# VOLUME 0 

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Containing all laws of a general and permanent nature through the 1985 1st extraordinary session, which adjourned sine die June 11, 1985.

## REVISED CODE OF WASHINGTON

## 1985 Edition

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## CERTIFICATE

The 1985 edition of the Revised Code of Washington, published officially by the Statute Law Committee, is, in accordance with RCW 1.08.037, certified to comply with the current specifications of the committee.
(signed)
ROBERT L. CHARETTE, Chairman,
STATUTE LAW COMMITTEE

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# Constitution of the United States of America 

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## The Constitution of the United States of America <br> Preamble

We the people of the United States, in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America.

## ARTICLE I

§ 1 LEGISLATIVE POWERS. All legislative powers herein granted shall be vested in a congress of the United States, which shall consist of a senate and house of representatives.

## § 2 HOUSE OF REPRESENTATIVES, HOW

 CONSTITUTED, POWER OF IMPEACHMENT. The house of representatives shall be composed of members chosen every second year by the people of the several states, and the electors in each state shall have the qualifications requisite for electors of the most numerous branch of the state legislature.No person shall be a representative who shall not have attained to the age of twenty-five years, and been seven years a citizen of the United States, and who shall not, when elected, be an inhabitant of that state in which he shall be chosen.

Representatives and direct taxes shall be apportioned among the several states which may be included within this union, according to their respective numbers, which shall be determined by adding to the whole number of free persons, including those bound to service for a term of years, and excluding Indians not taxed, three-fif ths of all other person.* The actual enumeration shall be made within three years after the first meeting of the congress of the United States, and within every subsequent term of ten years, in such manner as they shall by law direct. The number of representatives shall not exceed one for every thirty thousand, but each state shall have at least one representative; and until such enumeration shall be made, the state of New Hampshire shall be entitled to choose three, Massachusetts eight, Rhode Island and Providence Plantations one, Connecticut five, New York six, New Jersey four, Pennsylvania eight, Delaware one, Maryland six, Virginia ten, North Carolina five, South Carolina five, and Georgia three.

When vacancies happen in the representation from any state, the executive authority thereof shall issue writs of election to fill such vacancies.

The house of representatives shall choose their speaker and other officers; and shall have the sole power of impeachment.
*Note: Modified by Amendment XIV, Section 2.
§ 3 THE SENATE, HOW CONSTITUTED, IMPEACHMENT TRIALS. The senate of the United States shall be composed of two senators from each state, chosen by the legislature thereof, for six years; and each senator shall have one vote.

Immediately after they shall be assembled in consequence of the first election, they shall be divided as equally as may be into three classes. The seats of the senators of the first class shall be vacated at the expiration of the second year, of the second class at the expiration of the fourth year, and of the third class at the expiration of the sixth year, so that one-third may be chosen every second year; and if vacancies happen by resignation, or otherwise, during the recess of the legislature of any state, the executive thereof may make temporary appointments until the next meeting of the legislature, which shall then fill such vacancies.*

No person shall be a senator who shall not have attained to the age of thirty years, and been nine years a citizen of the United States, and who shall not, when elected, be an inhabitant of that state for which he shall be chosen.

The vice president of the United States shall be president of the senate, but shall have no vote, unless they be equally divided.

The senate shall choose their other of ficers, and also a president pro tempore, in the absence of the vice president, or when he shall exercise the office of president of the United States.

The senate shall have the sole power to try all impeachments. When sitting for that purpose, they shall be on oath or affirmation. When the president of the United States is tried the chief justice shall preside: and no person shall be convicted without the concurrence of two-thirds of the members present.

Judgment in cases of impeachment shall not extend further than to removal from office, and disqualification to hold and enjoy any office of honor, trust or profit under the United States: but the party convicted shall nevertheless be liable and subject to indictment, trial, judgment and punishment, according to law.
*Note: Provisions changed by Amendment XVII.
§ 4 ELECTION OF SENATORS AND REPRESENTATIVES. The times, places and manner of holding elections for senators and representatives, shall be prescribed in each state by the legislature thereof; but the congress may at any time by law make or alter such regulations, except as to the places of choosing senators.

The congress shall assemble at least once in every year, and such meeting shall be on the first Monday in

December, unless they shall by law appoint a different day.*
*Note: Provision changed by Amendment XX, Section 2.
§ 5 QUORUM, JOURNALS, MEETINGS, ADJOURNMENTS. Each house shall be the judge of the elections, returns and qualifications of its own members, and a majority of each shall constitute a quorum to do business; but a smaller number may adjourn from day to day, and may be authorized to compel the attendance of absent members, in such manner, and under such penalties as each house may provide.

Each house may determine the rules of its proceedings, punish its members for disorderly behavior, and, with the concurrence of two-thirds, expel a member.

Each house shall keep a journal of its proceedings, and from time to time publish the same, excepting such parts as may in their judgment require secrecy; and the yeas and nays of the members of either house on any question shall, at the desire of one-fifth of those present, be entered on the journal.

Neither house, during the session of congress, shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two houses shall be sitting.
§ 6 COMPENSATION, PRIVILEGES, DISABILITIES. The senators and representatives shall receive a compensation for their services, to be ascertained by law, and paid out of the treasury of the United States. They shall in all cases, except treason, felony and breach of the peace, be privileged from arrest during their attendance at the session of their respective houses, and in going to and returning from the same; and for any speech or debate in either house, they shall not be questioned in any other place.

No senator or representative shall, during the time for which he was elected, be appointed to any civil office under the authority of the United States, which shall have been created, or the emoluments whereof shall have been increased during such time; and no person holding any office under the United States, shall be a member of either house during his continuance in office.
§ 7 PROCEDURE IN PASSING BILLS AND RESOLUTIONS. All bills for raising revenue shall originate in the house of representatives; but the senate may propose or concur with amendments as on other bills.

Every bill which shall have passed the house of representatives and the senate, shall, before it become a law, be presented to the president of the United States; if he approve he shall sign it, but if not he shall return it, with his objections to that house in which it shall have originated, who shall enter the objections at large on their journal, and proceed to reconsider it. If after such reconsideration two-thirds of that house shall agree to pass the bill, it shall be sent, together with the objections, to the other house, by which it shall likewise be reconsidered, and if approved by two-thirds of that house, it shall become a law. But in all such cases the votes of both houses shall be determined by yeas and
nays, and the names of the persons voting for and against the bill shall be entered on the journal of each house respectively. If any bill shall not be returned by the president within ten days (Sundays excepted) after it shall have been presented to him, the same shall be a law, in like manner as if he had signed it, unless the congress by their adjournment prevent its return, in which case it shall not be a law.

Every order, resolution, or vote to which the concurrence of the senate and house of representatives may be necessary (except on a question of adjournment) shall be presented to the president of the United States; and before the same shall take effect, shall be approved by him, or being disapproved by him, shall be repassed by two-thirds of the senate and house of representatives, according to the rules and limitations prescribed in the case of a bill.
§ 8 POWERS OF CONGRESS. The congress shall have power to lay and collect taxes, duties, imposts and excises, to pay the debts and provide for the common defense and general welfare of the United States; but all duties, imposts and excises shall be uniform throughout the United States;

To borrow money on the credit of the United States;
To regulate commerce with foreign nations, and among the several states, and with the Indian tribes;

To establish an uniform rule of naturalization, and uniform laws on the subject of bankruptcies throughout the United States;

To coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures;

To provide for the punishment of counterfeiting the securities and current coin of the United States;

To establish post offices and post roads;
To promote the progress of science and useful arts, by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries;

To constitute tribunals inferior to the supreme court;
To define and punish piracies and felonies committed on the high seas, and offences against the law of nations;

To declare war, grant letters of marque and reprisal, and make rules concerning captures on land and water;

To raise and support armies, but no appropriation of money to that use shall be for a longer term than two years;

To provide and maintain a navy;
To make rules for the government and regulation of the land and naval forces;

To provide for calling forth the militia to execute the laws of the union, suppress insurrections and repel invasions;

To provide for organizing, arming, and disciplining, the militia, and for governing such part of them as may be employed in the service of the United States, reserving to the states respectively, the appointment of the officers, and the authority of training the militia according to the discipline prescribed by congress;

To exercise exclusive legislation in all cases whatsoever, over such district (not exceeding ten miles square)
as may, by cession of particular states, and the acceptance of congress, become the seat of the government of the United States, and to exercise like authority over all places purchased by the consent of the legislature of the state in which the same shall be, for the erection of forts, magazines, arsenals, dock yards, and other needful buildings; and

To make all laws which shall be necessary and proper for carrying into execution the foregoing powers, and all other powers vested by this Constitution in the government of the United States, or in any department or officer thereof.
§ 9 LIMITATIONS UPON POWERS OF CONGRESS. The migration or importation of such persons as any of the states now existing shall think proper to admit, shall not be prohibited by the congress prior to the year one thousand eight hundred and eight, but a tax or duty may be imposed on such importation, not exceeding ten dollars for each person.

The privilege of the writ of habeas corpus shall not be suspended, unless when in cases of rebellion or invasion the public safety may require it.

No bill of attainder or ex post facto law shall be passed.

No capitation, or other direct, tax shall be laid, unless in proportion to the census or enumeration hereinbefore directed to be taken.

No tax or duty shall be laid on articles exported from any state.

No preference shall be given by any regulation of commerce or revenue to the ports of one state over those of another nor shall vessels bound to, or from, one state, be obliged to enter, clear, or pay duties in another.

No money shall be drawn from the treasury, but in consequence of appropriations made by law; and a regular statement and account of the receipts and expenditures of all public money shall be published from time to time.

No title of nobility shall be granted by the United States: And no person holding any office of profit or trust under them, shall, without the consent of the congress, accept of any present, emolument, office, or title, of any kind whatever, from any king, prince, or foreign state.
§ 10 RESTRICTIONS UPON POWERS OF STATES. No state shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin money; emit bills of credit; make any thing but gold and silver coin a tender in payment of debts; pass any bill of attainder, ex post facto law, or law impairing the obligation of contracts, or grant any title of nobility.

No state shall, without the consent of the congress, lay any imposts or duties on imports or exports, except what may be absolutely necessary for executing its inspection laws: and the net produce of all duties and imposts, laid by any state on imports or exports, shall be for the use of the treasury of the United States; and all such laws shall be subject to the revision and control of the congress.

No state shall, without the consent of congress, lay any duty of tonnage, keep troops, or ships of war in time of peace, enter into any agreement or compact with another state, or with a foreign power, or engage in war, unless actually invaded, or in such imminent danger as will not admit of delay.

## ARTICLE II

§ 1 EXECUTIVE POWER, ELECTION, QUALIFICATIONS OF THE PRESIDENT. The executive power shall be vested in a president of the United States of America. He shall hold his office during the term of four years, and, together with the vice president, chosen for the same term, be elected, as follows

Each state shall appoint, in such manner as the legislature thereof may direct, a number of electors, equal to the whole number of senators and representatives to which the state may be entitled in the congress: but no senator or representative, or person holding an office of trust or profit under the United States, shall be appointed an elector.

The electors shall meet in their respective states, and vote by ballot for two persons, of whom one at least shall not be an inhabitant of the same state with themselves. And they shall make a list of all the persons voted for, and of the number of votes for each; which list they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the president of the senate. The president of the senate shall, in the presence of the senate and house of representatives, open all the certificates, and the votes shall then be counted. The person having the greatest number of votes shall be the president, if such number be a majority of the whole number of electors appointed; and if there be more than one who have such majority, and have an equal number of votes, then the house of representatives shall immediately choose by ballot one of them for president; and if no person have a majority, then from the five highest on the list the said house shall in like manner choose the president. But in choosing the president, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from twothirds of the states, and a majority of all the states shall be necessary to a choice. In every case, after the choice of the president, the person having the greatest number of votes of the electors shall be the vice president. But if there should remain two or more who have equal votes, the senate shall choose from them by ballot the vice president.*

The congress may determine the time of choosing the electors, and the day on which they shall give their votes; which day shall be the same throughout the United States.

No person except a natural born citizen, or a citizen of the United States, at the time of the adoption of this Constitution, shall be eligible to the office of president; neither shall any person be eligible to that office who shall not have attained to the age of thirty-five years,
and been fourteen years a resident within the United States.

In case of the removal of the president from office, or of his death, resignation, or inability to discharge the powers and duties of the said office, the same shall devolve on the vice president, and the congress may by law provide for the case of removal, death, resignation or inability, both of the president and vice president, declaring what officer shall then act as president, and such officer shall act accordingly, until the disability be removed, or a president shall be elected.

The president shall, at stated times, receive for his services, a compensation, which shall neither be increased nor diminished during the period for which he shall have been elected, and he shall not receive within that period any other emolument from the United States, or any of them.

Before he enter on the execution of his office, he shall take the following oath or affirmation: "I do solemnly swear (or affirm) that I will faithfully execute the office of president of the United States, and will to the best of my ability, preserve, protect and defend the Constitution of the United States."
*Note: Provisions superseded by Amendment XII.
§ 2 POWERS OF THE PRESIDENT. The president shall be commander in chief of the army and navy of the United States, and of the militia of the several states, when called into the actual service of the United States; he may require the opinion, in writing, of the principal officer in each of the executive departments, upon any subject relating to the duties of their respective offices, and he shall have power to grant reprieves and pardons for offences against the United States, except in cases of impeachment.

He shall have power, by and with the advice and consent of the senate, to make treaties, provided two-thirds of the senators present concur; and he shall nominate, and by and with the advice and consent of the senate, shall appoint ambassadors, other public ministers and consuls, judges of the supreme court, and all other officers of the United States, whose appointments are not herein otherwise provided for, and which shall be established by law: but the congress may by law vest the appointment of such inferior officers, as they think proper in the president alone, in the courts of law, or in the heads of departments.

The president shall have power to fill up all vacancies that may happen during the recess of the senate, by granting commissions which shall expire at the end of their next session.
§ 3 POWERS AND DUTIES OF THE PRESIDENT. He shall from time to time give to the congress information of the state of the union, and recommend to their consideration such measures as he shall judge necessary and expedient; he may, on extraordinary occasions, convene both houses, or either of them, and in case of disagreement between them, with respect to the time of adjournment, he may adjourn them to such time as he shall think proper; he shall receive ambassadors
and other public ministers; he shall take care that the laws be faithfully executed, and shall commission all the officers of the United States.
§ 4 IMPEACHMENT. The president, vice president and all civil officers of the United States, shall be removed from office on impeachment for, and conviction of, treason, bribery, or other high crimes and misdemeanors.

## ARTICLE III

§ 1 JUDICIAL POWER, TENURE OF OFFICE. The judicial power of the United States, shall be vested in one supreme court, and in such inferior courts as the congress may from time to time ordain and establish. The judges, both of the supreme and inferior courts, shall hold their offices during good behavior, and shall, at stated times, receive for their services, a compensation, which shall not be diminished during their continuance in office.
§ 2 JURISDICTION. The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority; to all cases affecting ambassadors, other public ministers and consuls; to all cases of admiralty and maritime jurisdiction; to controversies to which the United States shall be a party; to controversies between two or more states; between a state and citizens of another state; between citizens of different states, between citizens of the same state claiming lands under grants of different states, and between a state, or the citizens thereof, and foreign states, citizens or subjects.*

In all cases affecting ambassadors, other public ministers and consuls, and those in which a state shall be party, the supreme court shall have original jurisdiction. In all the other cases before mentioned, the supreme court shall have appellate jurisdiction, both as to law and fact, with such exceptions, and under such regulations as the congress shall make.

The trial of all crimes, except in cases of impeachment, shall be by jury; and such trial shall be held in the state where the said crimes shall have been committed; but when not committed within any state, the trial shall be at such place or places as the congress may by law have directed.
*Note: Clause changed by Amendment XI.

## § 3 TREASON, PROOF AND PUNISHMENT.

 Treason against the United States, shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or on confession in open court.The congress shall have power to declare the punishment of treason, but no attainder of treason shall work
corruption of blood, or forfeiture except during the life of the person attainted.

## ARTICLE IV

§ 1 FAITH AND CREDIT AMONG STATES. Full faith and credit shall be given in each state to the public acts, records, and judicial proceedings of every other state. And the congress may by general laws prescribe the manner in which such acts, records and proceedings shall be proved, and the effect thereof.

## § 2 PRIVILEGES AND IMMUNITIES, FUGI-

 TIVES. The citizens of each state shall be entitled to all privileges and immunities of citizens in the several states.A person charged in any state with treason, felony, or other crime, who shall flee from justice, and be found in another state, shall on demand of the executive authority of the state from which he fled, be delivered up, to be removed to the state having jurisdiction of the crime.

No person held to service or labor in one state, under the laws thereof, escaping into another, shall, in consequence of any law or regulation therein, be discharged from such service or labor, but shall be delivered up on claim of the party to whom such service or labor may be due.
§ 3 ADMISSION OF NEW STATES. New states may be admitted by the congress into this union; but no new state shall be formed or erected within the jurisdiction of any other state; nor any state be formed by the junction of two or more states, or parts of states, without the consent of the legislatures of the states concerned as well as of the congress.

The congress shall have power to dispose of and make all needful rules and regulations respecting the territory or other property belonging to the United States; and nothing in this Constitution shall be so construed as to prejudice any claims of the United States, or of any particular state.
§ 4 GUARANTEE OF REPUBLICAN GOVERNMENT. The United States shall guarantee to every state in this union a republican form of government, and shall protect each of them against invasion; and on application of the legislature, or of the executive (when the legislature cannot be convened) against domestic violence.

## ARTICLE V

AMENDMENT OF THE CONSTITUTION. The congress, whenever two-thirds of both houses shall deem it necessary, shall propose amendments to this Constitution, or, on the application of the legislatures of twothirds of the several states, shall call a convention for proposing amendments, which, in either case, shall be valid to all intents and purposes, as part of this Constitution, when ratified by the legislatures of three-fourths of the several states, or by conventions in three-fourths
thereof, as the one or the other mode of ratification may be proposed by the congress; provided that no amendment which may be made prior to the year one thousand eight hundred and eight shall in any manner affect the first and fourth clauses in the ninth section of the first article; and that no state, without its consent, shall be deprived of its equal suffrage in the senate.

## ARTICLE VI

DEBTS, SUPREMACY, OATH. All debts contracted and engagements entered into, before the adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the confederation.

This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, any thing in the Constitution or laws of any state to the contrary notwithstanding.

The senators and representatives before mentioned, and the members of the several state legislatures, and all executive and judicial officers, both of the United States and of the several states, shall be bound by oath or affirmation, to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States.

## ARTICLE VII

RATIFICATION AND ESTABLISHMENT. The ratification of the conventions of nine states, shall be sufficient for the establishment of this Constitution between the states so ratif ying the same.

Done in convention by the unanimous consent of the states present the seventeenth day of September in the year of our Lord one thousand seven hundred and eighty-seven and of the independence of the United States of America the twelfth.* In witness whereof we have hereunto subscribed our names,

```
GEO. WASHINGTON, President
    and Deputy from Virginia.
                                    Delaware
                                    Geo. Read
    Gunning Bedford, Jr.
        John Dickinson
    Richard Bassett
        Jaco. Broom
            Maryland
    James McHenry
Dan of St. Thos. Jenifer
            Danl. Carroll
                Virginia
            John Blair
    James Madison, Jr.
        North Carolina
            Wm. Blount
Richd. Dobbs Spaight
                            Hu. Williamson
                            South Carolina
                            J. Rutledge
```

Robt. Morris
Geo. Clymer
Thos. FitzSimons
Jared Ingersoll
James Wilson
Gouv. Morris

Charles Cotesworth Pinckney Charles Pinckney Pierce Butler Georgia William Few
Abr. Baldwin
*Note: The Constitution was submitted on September 17, 1787, by the Constitutional Convention, was ratified by the conventions of several states at various dates up to May 29, 1790, and became effective on March 4, 1789.

## Amendments

to the Constitution of the United States 1791-1971


#### Abstract

AMENDMENT I FREEDOM OF RELIGION, OF SPEECH, AND OF THE PRESS. Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.


## AMENDMENT II

RIGHT TO KEEP AND BEAR ARMS. A well regulated militia being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed.

## AMENDMENT III

QUARTERING OF SOLDIERS. No soldier shall, in time of peace be quartered in any house, without the consent of the owner, nor in time of war, but in a manner to be prescribed by law.

## AMENDMENT IV

SECURITY FROM UNWARRANTABLE SEARCH AND SEIZURE. The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

## AMENDMENT V <br> RIGHTS OF ACCUSED IN CRIMINAL PROCEEDINGS. No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or

indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb, nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

## AMENDMENT VI

RIGHT TO SPEEDY TRIAL, WITNESSES, ETC. In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the state and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense.

## AMENDMENT VII

TRIAL BY JURY IN CIVIL CASES. In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law.

## AMENDMENT VIII

BAILS, FINES, PUNISHMENTS. Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

## AMENDMENT IX

RESERVATION OF RIGHTS OF THE PEOPLE. The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

## AMENDMENT X

POWERS RESERVED TO STATES OR PEOPLE. The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.*
*Note: The first ten amendments were all proposed by congress on September 25, 1789, and were ratified and adoption certified on December 15, 1791.

## AMENDMENT XI

RESTRICTION OF JUDICIAL POWERS. The judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another state, or by citizens or subjects of any foreign state.*

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## AMENDMENT XII

ELECTION OF PRESIDENT AND VICE PRESIDENT. The electors shall meet in their respective states, and vote by ballot for president and vice president, one of whom, at least, shall not be an inhabitant of the same state with themselves; they shall name in their ballots the person voted for as president, and in distinct ballots the person voted for as vice president, and they shall make distinct lists of all persons voted for as president, and of all persons voted for as vice president, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the president of the senate; the president of the senate shall, in the presence of the senate and house of representatives, open all the certificates and the votes shall then be counted; the person having the greatest number of votes for president, shall be the president, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers not exceeding three on the list of those voted for as president, the house of representatives shall choose immediately, by ballot, the president. But in choosing the president, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the states, and a majority of all the states shall be necessary to a choice. And if the house of representatives shall not choose a president whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the vice president shall act as president, as in the case of the death or other constitutional disability of the president. The person having the greatest number of votes as vice president, shall be the vice president, if such number be a majority of the whole number of electors appointed, and if no person have a majority, then from the two highest numbers on the list, the senate shall choose the vice president; a quorum for the purpose shall consist of two-thirds of the whole number of senators, and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of president shall be eligible to that of vice president of the United States.*

[^1]
## AMENDMENT XIII

§ 1 ABOLITION OF SLAVERY. Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

## § 2 POWER TO ENFORCE THIS ARTICLE.

 Congress shall have power to enforce this article by appropriate legislation.*[^2]
## AMENDMENT XIV

§ 1 CITIZENSHIP RIGHTS NOT TO BE ABRIDGED BY STATES. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the state wherein they reside. No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any state deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.
§ 2 APPORTIONMENT OF REPRESENTATIVES IN CONGRESS. Representatives shall be apportioned among the several states according to their respective numbers, counting the whole number of persons in each state, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for president and vice president of the United States, representatives in congress, the executive and judicial officers of a state, or the members of the legislature thereof, is denied to any of the male inhabitants of such state, being twenty-one years of age, and citizens of the United States, or in any way abridges, except for participation in rebellion, or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such state.
§ 3 PERSONS DISQUALIFIED FROM HOLDING OFFICE. No person shall be a senator or representative in congress, or elector of president and vice president, or hold any office, civil or military, under the United States, or under any state, who, having previously taken an oath, as a member of congress, or as an officer of the United States, or as a member of any state legislature, or as an executive or judicial officer of any state, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But congress may by a vote of two-thirds of each house, remove such disability.
§ 4 WHAT PUBLIC DEBTS ARE VALID. The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any state shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations and claims shall be held illegal and void.
§ 5 POWER TO ENFORCE THIS ARTICLE. The congress shall have power to enforce, by appropriate legislation, the provisions of this article.*

[^3]
## AMENDMENT XV

§ 1 NEGRO SUFFRAGE. The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any state on account of race, color, or previous condition of servitude.
§ 2 POWER TO ENFORCE THIS ARTICLE. The congress shall have power to enforce this article by appropriate legislation.*
*Note: Proposed by congress on February 26, 1869; declared ratified on March 30, 1870.

## AMENDMENT XVI

AUTHORIZING INCOME TAXES. The congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several states, and without regard to any census or enumeration.*
*Note: Proposed by congress on July 12, 1909; declared ratified on February 25, 1913.

## AMENDMENT XVII

POPULAR ELECTION OF SENATORS. The senate of the United States shall be composed of two senators from each state, elected by the people thereof, for six years; and each senator shall have one vote. The electors in each state shall have the qualifications requisite for electors of the most numerous branch of the state legislatures.

When vacancies happen in the representation of any state in the senate, the executive authority of such state shall issue writs of election to fill such vacancies: Provided, That the legislature of any state may empower the executive thereof to make temporary appointments until the people fill the vacancies by election as the legislature may direct.

This amendment shall not be so construed as to affect the election or term of any senator chosen before it becomes valid as part of the Constitution.*
*Note: Proposed by congress on May 13, 1912; declared ratified on May 31, 1913.

## AMENDMENT XVIII

§ 1 NATIONAL LIQUOR PROHIBITION. After one year from the ratification of this article the manufacture, sale, or transportation of intoxicating liquors within, the importation thereof into, or the exportation thereof from the United States and all territory subject to the jurisdiction thereof for beverage purposes is hereby prohibited.
§ 2 POWER TO ENFORCE THIS ARTICLE. The congress and the several states shall have concurrent power to enforce this article by appropriate legislation.
§ 3 RATIFICATION WITHIN SEVEN YEARS. This article shall be inoperative until it shall have been
ratified as an amendment to the Constitution by the legislatures of the several states, as provided in the Constitution, within seven years from the date of the submission hereof to the states by the congress.*
*Note: Proposed by congress on December 18, 1917; declared ratified on January 29, 1919. Repealed by Amendment XXI.

## AMENDMENT XIX

WOMAN SUFFRAGE. The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any state on account of sex.
Congress shall have power to enforce this article by appropriate legislation.*
*Note: Proposed by congress on June 4, 1919; declared ratified on August 26, 1920.

## AMENDMENT XX

§ 1 TERMS OF OFFICE. The terms of the president and vice president shall end at noon on the 20th day of January, and the terms of senators and representatives at noon on the 3rd day of January, of the years in which such terms would have ended if this article had not been ratified; and the terms of their successors shall then begin.
§ 2 TIME OF CONVENING CONGRESS. The congress shall assemble at least once in every year, and such meeting shall begin at noon on the 3rd day of January, unless they shall by law appoint a different day.
§ 3 DEATH OF PRESIDENT ELECT. If, at the time fixed for the beginning of the term of the president, the president elect shall have died, the vice president elect shall become president. If a president shall not have been chosen before the time fixed for the beginning of his term, or if the president elect shall have failed to qualify, then the vice president elect shall act as president until a president shall have qualified; and the congress may by law provide for the case wherein neither a president elect nor a vice president elect shall have qualified, declaring who shall then act as president, or the manner in which one who is to act shall be selected, and such person shall act accordingly until a president or vice president shall have qualified.
§ 4 ELECTION OF THE PRESIDENT. The congress may by law provide for the case of the death of any of the persons from whom the house of representatives may choose a president whenever the right of choice shall have devolved upon them, and for the case of the death of any of the persons from whom the senate may choose a vice president whenever the right of choice shall have devolved upon them.
§ 5 Sections 1 and 2 shall take effect on the 15th day of October following the ratification of this article.
§ 6 This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several states within seven years from the date of its submission.*
*Note: Proposed by congress on March 2, 1932; declared ratified on February 6, 1933.

## AMENDMENT XXI

§ 1 NATIONAL LIQUOR PROHIBITION REPEALED. The eighteenth article of amendment to the Constitution of the United States is hereby repealed.
§ 2 TRANSPORTATION OF LIQUOR INTO "DRY" STATES. The transportation or importation into any states, territory, or possession of the United States for delivery or use therein of intoxicating liquors, in violation of the laws thereof, is hereby prohibited.
§ 3 This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by conventions in the several states, as provided in the Constitution, within seven years from the date of the submission hereof to the states by the congress.*
*Note: Proposed by congress on February 20, 1933; declared ratified on December 5, 1933.

## AMENDMENT XXII

§ 1 TERMS OF OFFICE OF PRESIDENT. No person shall be elected to the office of the president more than twice, and no person who held the office of president, or acted as president, for more than two years of a term to which some other person was elected president, shall be elected to the office of president more than once. But this article shall not apply to any person holding the office of president when this article was proposed by the congress, and shall not prevent any person who may be holding the office of president, or acting as president, during the term within which this article becomes operative from holding the office of president or acting as president during the remainder of such term.
§ 2 WHEN OPERATIVE. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of threefourths of the several states within seven years from the date of its submission to the states by the congress.*
*Note: The certificate of adoption of the 22nd Amendment, dated March 1, 1951, was published in the Federal Register of March 3, 1951.

## AMENDMENT XXIII

§ 1 GRANTING REPRESENTATION IN THE ELECTORAL COLLEGE TO THE DISTRICT OF COLUMBIA. The District constituting the seat of Government of the United States shall appoint in such manner as the Congress may direct:

A number of electors of President and Vice President equal to the whole number of Senators and Representatives in Congress to which the District would be entitled if it were a State, but in no event more than the least populous State; they shall be in addition to those appointed by the States, but they shall be considered, for
the purposes of the election of President and Vice President, to be electors appointed by a State; and they shall meet in the District and perform such duties as provided by the twelfth article of amendment.
§ 2 LEGISLATION. The Congress shall have power to enforce this article by appropriate legislation.*
*Note: The certificate of adoption of the 23rd Amendment, dated April 3, 1961, is published in Vol. 26 Federal Register, page 2808.

## AMENDMENT XXIV

§ 1 FAILURE TO PAY TAX SHALL NOT DENY RIGHT TO VOTE FOR FEDERAL OFFICES. The right of citizens of the United States to vote in any primary or other election for President or Vice President, for electors for President or Vice President, or for Senator or Representative in Congress, shall not be denied or abridged by the United States or any State by reason of failure to pay any poll tax or other tax.
§ 2 LEGISLATION. The Congress shall have power to enforce this article by appropriate legislation.*
*Note: The certificate of adoption of the 24th Amendment dated February 4, 1964, is published in Vol. 29 Federal Register, page 1715.

## AMENDMENT XXV

§ 1 SUCCESSION TO THE PRESIDENCY. In case of the removal of the President from office or of his death or resignation, the Vice President shall become President.
§ 2 SUCCESSION TO THE VICE PRESIDENCY. Whenever there is a vacancy in the office of the Vice President, the President shall nominate a Vice President who shall take office upon confirmation by a majority vote of both Houses of Congress.
§ 3 PRESIDENT'S DECLARATION OF INABILITY TO DISCHARGE POWERS AND DUTIES OF OFFICE. Whenever the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that he is unable to discharge the powers and duties of his office, and until he transmits to them a written declaration to the contrary, such powers and duties shall be discharged by the Vice President as Acting President.
§ 4 DETERMINATION THAT PRESIDENT IS UNABLE TO DISCHARGE THE POWERS AND DUTIES OF OFFICE. Whenever the Vice President and a majority of either the principal officers of the executive departments or of such other body as Congress may by law provide, transmit to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office, the Vice President shall immediately assume the powers and duties of the office as Acting President.

Thereafter, when the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that no
inability exists, he shall resume the powers and duties of his office unless the Vice President and a majority of either the principal officers of the executive department or of such other body as Congress may by law provide, transmit within four days to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office. Thereupon Congress shall decide the issue, assembling within forty-eight hours for that purpose if not in session. If the Congress, within twenty-one days after receipt of the latter written declaration, or, if Congress is not in session, within twenty-one days after Congress is required to assemble, determines by two-thirds vote of both Houses that the President is unable to discharge the powers and duties of his office, the Vice President shall continue to discharge the same as Acting President; otherwise, the President shall resume the powers and duties of his office.*
*Note: The certificate of adoption of the 25th Amendment dated February 23, 1967 is published in Vol. 32 Federal Register, page 3287.

## AMENDMENT XXVI

§ 1 EXTENDING THE RIGHT TO VOTE TO CITIZENS EIGHTEEN YEARS OF AGE OR OLDER. The right of citizens of the United States, who are eighteen years of age or older, to vote shall not be denied or abridged by the United States or by any State on account of age.
§ 2 LEGISLATION. The Congress shall have power to enforce this article by appropriate legislation.*
*Note: The certificate of adoption of the 26th Amendment dated July 5, 1971 is published in Vol. 36, No. 130, Federal Register, page 12726.

# ORGANIC ACT 


#### Abstract

Reviser's note: The original organic act to establish the territorial government of Washington is set forth herein. Note however that the organic act was completely revised in the 1873 United States Revised Statutes which was enacted by Congress in 1874. The 1873 United States Revised Statutes contained a construction section (Title 74, section 5596) which has been construed by the United States Supreme Court (Dwight v. Merrit, 140 U.S. 213, 11 S.Ct. 768, 35 L.Ed. 45) as abrogating or repealing all prior statutes on the same subject as those revised. As the twenty-one sections of the original organic act were rewritten and combined with the organic acts of other territories the disposition of the original sections into the 1873 United States Revised Statutes cannot be traced with absolute accuracy. A schedule of the disposition of the original organic act sections based on the audit contained in the United States Revised Statutes of 1878 , is published herein following section 21 of the organic act.


an act to establish the territorial government of WASHINGTON.
(Approved March 2, 1853.) [10 U.S. Statutes at Large, c 90 p 172.]
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act, all that portion of Oregon Territory lying and being south of the forty-ninth degree of north latitude, and north of the middle of the main channel of the Columbia River, from its mouth to where the forty-sixth degree of north latitude crosses said river, near Fort Wallawalla, thence with said forty-sixth degree of latitude to the summit of the Rocky Mountains, be organized into and constitute a temporary government by the name of the Territory of Washington: Provided, That nothing in this act contained shall be construed to affect the authority of the government of the United States to make any regulation respecting the Indians of said Territory, their lands, property, or other rights, by treaty, law, or otherwise, which it would have been competent to the government to make if this act had never been passed: Provided further, That the title to the land, not exceeding six hundred and forty acres, now occupied as missionary stations among the Indian tribes in said Territory, or that may have been so occupied as missionary stations prior to the passage of the act establishing the Territorial government of Oregon, together with the improvements thereon, be, and is hereby, confirmed and established to the several religious societies to which said missionary stations respectively belong.

Sec. 2. And be it further enacted, That the executive power and authority in and over said Territory of Washington shall be vested in a governor, who shall hold his office for four years, and until his successor shall be appointed and qualified, unless sooner removed by the President of the United States. The governor shall reside in said Territory, shall be the commander-in-chief of the militia thereof, shall perform the duties and receive the emoluments of Superintendent of Indian Affairs; he may grant pardons and remit fines and forfeitures for offenses against the laws of said Territory, and respites for offenses against the laws of the United States until the decision of the President can be made known
thereon; he shall commission all officers who shall be appointed to office under the laws of the said Territory, where, by law, such commissions shall be required, and shall take care that the laws be faithfully executed.

Sec. 3. And be it further enacted, That there shall be a Secretary of said Territory, who shall reside therein, and hold his office for four years, unless sooner removed by the President of the United States; he shall record and preserve all the laws and proceedings of the Legislative Assembly hereinafter constituted, and all the acts and proceedings of the Governor in his Executive department; he shall transmit one copy of the laws and journals of the Legislative Assembly within thirty days after the end of each session, and one copy of the executive proceedings and official correspondence semi-annually, on the first days of January and July in each year, to the President of the United States, and two copies of the laws to the President of the Senate and to the Speaker of the House of Representatives, for the use of Congress. And in case of the death, removal, resignation, or absence of the Governor from the Territory, the Secretary shall be, and he is hereby, authorized and required to execute and perform all the powers and duties of the Governor during such vacancy or absence, or until another Governor shall be duly appointed and qualified to fill such vacancy.

SEc. 4. And be it further enacted, That the Legislative power and authority of said Territory shall be vested in a Legislative Assembly, which shall consist of a Council and House of Representatives. The Council shall consist of nine members, having the qualifications of voters, as hereinafter prescribed, whose term of service shall continue three years. Immediately after they shall be assembled, in consequence of their first election, they shall be divided as equally as may be into three classes. The seats of the members of Council of the first class, shall be vacated at the expiration of the first year, of the second class at the expiration of the second year, and of the third class at the expiration of the third year, so that one third may be chosen every year; and if vacancies happen, by resignation or otherwise, the same shall be filled at the next ensuing election. The House of Representatives shall, at its first session, consist of eighteen members, possessing the same qualifications as prescribed for members of the Council, and whose term of service shall continue one year. The number of representatives may be increased by the Legislative Assembly, from time to time, in proportion to the increase of qualified voters: Provided, That the whole number shall never exceed thirty. An apportionment shall be made, as nearly equal as practicable, among the several counties or districts, for the election of the Council and Representatives, giving to each section of the Territory representation in the ratio of its qualified voters, as nearly as may be. And the members of the Council and of the

House of Representatives shall reside in, and be inhabitants of, the district or county or counties, for which they may be elected, respectively. Previous to the first election, the Governor shall cause a census or enumeration of the inhabitants and qualified voters of the several counties and districts of the Territory to be taken, by such persons, and in such mode, as the Governor shall designate and appoint; and the persons so appointed shall receive a reasonable compensation therefor. And the first election shall be held at such time and places, and be conducted in such manner, both as to the persons who shall superintend such election and the returns thereof, as the Governor shall appoint and direct; and he shall at the same time declare the number of members of the Council and House of Representatives to which each of the counties or districts shall be entitled under this act; and the Governor shall, by his proclamation, give at least sixty days' previous notice of such apportionment, and of the time, places, and manner of holding such election. The persons having the highest number of legal votes in each of said council districts for members of the Council shall be declared by the Governor to be duly elected to the Council, and the persons having the highest number of legal votes for the House of Representatives shall be declared by the Governor to be duly elected members of said House: Provided, That in case two or more persons voted for shall have an equal number of votes, and in case a vacancy shall otherwise occur in either branch of the Legislative Assembly, the Governor shall order a new election; and the persons thus elected to the Legislative Assembly shall meet at such place, and on such day, within ninety days after such elections, as the Governor shall appoint. But thereafter the time, place, and manner of holding and conducting all elections by the people, and the apportioning the representation in the several counties or districts to the Council and House of Representatives, according to the number of qualified voters, shall be prescribed by law, as well as the day of the commencement of the regular session of the Legislative Assembly: Provided, That no session in any one year shall exceed the term of sixty days, except the first session, which shall not exceed one hundred days.

Sec. 5. And be it further enacted, That every white male inhabitant above the age of twenty-one years, who shall have been a resident of said Territory at the time of the passage of this act, and shall possess the qualifications hereinafter prescribed, shall be entitled to vote at the first election, and shall be eligible to any office within the said Territory; but the qualifications of voters and of holding office at all subsequent elections shall be such as shall be prescribed by the Legislative Assembly: Provided, That the right of suffrage and of holding office shall be exercised only by citizens of the United States above the age of twenty-one years, and those above that age who shall have declared on oath their intention to become such, and shall have taken an oath to support the Constitution of the United States and the provisions of this act: And provided further, That no officer, soldier, seaman, mariner, or other person in the army or navy of the United States, or attached to troops in the
service of the United States, shall be allowed to vote in said Territory, by reason of being on service therein, unless said Territory is, and has been for the period of six months, his permanent domicil: Provided further, That no person belonging to the army or navy of the United States shall ever be elected to or hold any civil office or appointment in said Territory.

Sec. 6. And be it further enacted, That the Legislative power of the Territory shall extend to all rightful subjects of legislation not inconsistent with the Constitution and laws of the United States. But no law shall be passed interfering with the primary disposal of the soil; no tax shall be imposed upon the property of the United States; nor shall the lands or other property of nonresidents be taxed higher than the lands or other property of residents. All the laws passed by the Legislative Assembly shall be submitted to the Congress of the United States, and, if disapproved, shall be null and of no effect: Provided, That nothing in this act shall be construed to give power to incorporate a bank or any institution with banking powers, or to borrow money in the name of the Territory, or to pledge the faith of the people of the same for any loan whatever, directly or indirectly. No charter granting any privileges of making, issuing, or putting into circulation any notes or bills in the likeness of bank-notes, or any bonds, scrip, drafts, bills of exchange, or obligations, or granting any other banking powers or privileges, shall be passed by the Legislative Assembly; nor shall the establishment of any branch or agency of any such corporation, derived from other authority, be allowed in said Territory; nor shall said Legislative Assembly authorize the issue of any obligation, scrip, or evidence of debt, by said Territory, in any mode or manner whatever, except certificates for service to said Territory. And all such laws, or any law or laws inconsistent with the provisions of this act, shall be utterly null and void. And all taxes shall be equal and uniform; and no distinctions shall be made in the assessments between different kinds of property, but the assessments shall be according to the value thereof. To avoid improper influences, which may result from intermixing in one and the same act such things as have no proper relation to each other, every law shall embrace but one object, and that shall be expressed in the title.

SEc. 7. And be it further enacted, That all township, district, and county officers not herein otherwise provided for, shall be appointed or elected in such manner as shall be provided by the Legislative Assembly of the Territory of Washington.

SEc. 8. And be it further enacted, That no member of the Legislative Assembly shall hold or be appointed to any office which shall have been created, or the salary or emoluments of which shall have been increased while he was a member, during the term for which he was elected and for one year after the expiration of such term; but this restriction shall not be applicable to members of the first Legislative Assembly; and no person holding a commission or appointment under the United States shall be a member of the Legislative Assembly, or shall hold any office under the government of said Territory.

Sec. 9. And be it further enacted, That the judicial power of said Territory shall be vested in a supreme court, district courts, probate courts, and in justices of the peace. The supreme court shall consist of a chief justice and two associate justices, any two of whom shall constitute a quorum, and who shall hold a term at the seat of government of said Territory annually, and they shall hold their offices during the period of four years, and until their successors shall be appointed and qualified. The said Territory shall be divided into three judicial districts, and a district court shall be held in each of said districts by one of the justices of the supreme court, at such times and places as may be prescribed by law; and the said judges shall, after their appointments, respectively reside in the districts which shall be assigned them. The jurisdiction of the several courts herein provided for, both appellate and original, and that of the probate courts and of justices of the peace, shall be as limited by law: Provided, That justices of the peace shall not have jurisdiction of any case in which the title to land shall in any wise come in question, or where the debt or damages claimed shall exceed one hundred dollars; and the said supreme and district courts, respectively shall possess chancery as well as common-law jurisdiction. Each district court, or the judge thereof, shall appoint its clerk, who shall also be the register in chancery, and shall keep his office at the place where the court may be held. Writs of error, bills of exception, and appeals, shall be allowed in all cases from the final decisions of said district court to the supreme court under such regulations as may be prescribed by law; but in no case removed to the supreme court shall trial by jury be allowed in said court. The supreme court, or the justices thereof, shall appoint its own clerk, and every clerk shall hold his office at the pleasure of the court for which he shall have been appointed. Writs of error, and appeals from the final decisions of said supreme court, shall be allowed, and may be taken to the Supreme Court of the United States, in the same manner and under the same regulations as from the circuit court of the United States, where the value of the property, or the amount in controversy, to be ascertained by the oath or affirmation of either party, or other competent witness, shall exceed two thousand dollars, and in all cases where the constitution of the United States, or acts of Congress, or a treaty of the United States, is brought in question; and each of the said district courts shall have and exercise the same jurisdiction in all cases arising under the constitution of the United States and the laws of said Territory, as is vested in the circuit and district courts of the United States; writs of error and appeal in all such cases shall be made to the supreme court of said Territory the same as in other cases. Writs of error, and appeals from the final decisions of said supreme court, shall be allowed and may be taken to the supreme court of the United States in the same manner as from the circuit courts of the United States, where the value of the property, or the amount in controversy, shall exceed two thousand dollars, and each of said district courts shall have and exercise the same jurisdiction, in all cases arising under the constitution and laws of the United States,
as is vested in the circuit and district courts of the United States; and also of all cases arising under the laws of said Territory, and otherwise. The said clerk shall receive in all such cases the same fees which the clerks of the district courts of the Territory of Oregon receive for similar services.

Sec. 10. And be it further enacted, That there shall be appointed an attorney for said Territory, who shall continue in office for four years and until his successor shall be appointed and qualified, unless sooner removed by the President, and who shall receive the same fees and salary as is provided by law for the attorney of the United States for the Territory of Oregon. There shall also be a marshal for the Territory appointed, who shall hold his office for four years and until his successor shall be appointed and qualified, unless sooner removed by the President, and who shall execute all processes issuing from the said courts when exercising their jurisdiction as circuit and district courts of the United States; he shall perform the duties, be subject to the same regulation and penalties, and be entitled to the same fees, as are provided by law for the marshal of the Territory of Oregon, and shall, in addition, be paid the sum of two hundred dollars annually as a compensation for extra services.

Sec. 11. And be it further enacted, That the governor, secretary, chief justice, and associate justices, attorney, and marshal, shall be nominated, and, by and with the advice and consent of the Senate, appointed by the President of the United States. The governor and secretary to be appointed as aforesaid shall, before they act as such, respectively take an oath or affirmation before the district judge, or some justice of the peace in the limits of said Territory duly authorized to administer oaths and affirmations by the laws in force therein, or before the chief justice or some associate justice of the supreme court of the United States, to support the constitution of the United States, and faithfully to discharge the duties of their respective offices, which said oaths, when so taken, shall be certified by the person before whom the same shall have been taken; and such certificates shall be received and recorded by the said Secretary among the executive proceedings; and the Chief Justice and Associate Justices, and all other civil officers in said Territory, before they act as such, shall take a like oath or affirmation before the said Governor or Secretary, or some judge or justice of the peace of the Territory who may be duly commissioned and qualified, which said oath or affirmation shall be certified and transmitted, by the person taking the same, to the Secretary, to be by him recorded as aforesaid; and afterwards, the like oath or affirmation shall be taken, certified and recorded in such manner and form as may be prescribed by law. The Governor shall receive an annual salary of fifteen hundred dollars as Governor, and fifteen hundred dollars as Superintendent of Indian affairs. The Chief Justice, and Associate Justices, shall each receive an annual salary of two thousand dollars. The Secretary shall receive an annual salary of fifteen
hundred dollars. The said salaries shall be paid quarterly, from the dates of the respective appointments, at the Treasury of the United States; but no such payment shall be made until said officers shall have entered upon the duties of their respective appointments. The members of the legislative assembly shall be entitled to receive three dollars each per day during their attendance at the session thereof, and three dollars each for every twenty miles' travel in going to and returning from said sessions, estimated according to the nearest usually traveled route. And a chief clerk, one assistant clerk, a ser-geant-at-arms, and door-keeper, may be chosen for each house; and the chief clerk shall receive five dollars per day, and the said other officers three dollars per day, during the session of the legislative assembly; but no other officers shall be paid by the United States: Provided, That there shall be but one session of the legislative assembly annually, unless, on an extraordinary occasion, the Governor shall deem it expedient and proper to call the legislature together. There shall be appropriated, annually, the sum of fifteen hundred dollars, to be expended by the Governor, to defray the contingent expenses of the Territory, including the salary of a clerk of the executive department; and there shall also be appropriated, annually, a sufficient sum to be expended by the Secretary of the Territory, and upon an estimate to be made by the Secretary of the Treasury of the United States, to defray the expenses of the legislative assembly, the printing of the laws, and other incidental expenses; and the Governor and Secretary of the Territory shall, in the disbursement of all moneys intrusted to them, be governed solely by the instructions of the Secretary of the Treasury of the United States, and shall, semi-annually, account to the said Secretary for the manner in which the aforesaid sums of money shall have been expended; and no expenditure, to be paid out of money appropriated by Congress, shall be made by said legislative assembly for objects not specially authorized by the acts of Congress making the appropriations, nor beyond the sums thus appropriated for such objects.

SEc. 12. And be it further enacted, That the laws now in force in said Territory of Washington, by virtue of the legislation of Congress in reference to the Territory of Oregon, which have been enacted and passed subsequent to the first day of September, eighteen hundred and forty-eight, applicable to the said Territory of Washington, together with the legislative enactments of the Territory of Oregon, enacted and passed prior to the passage of, and not inconsistent with, the provisions of this act, and applicable to the said Territory of Washington, be, and they are hereby, continued in force in said Territory of Washington until they shall be repealed or a mended by future legislation.

Sec. 13. And be it further enacted, That the legislative assembly of the Territory of Washington shall hold its first session at such time and place in said Territory as the Governor thereof shall appoint and direct; and at said first session, or as soon thereafter as they shall deem
expedient, the legislative assembly shall proceed to locate and establish the seat of government for said Territory, at such place as they may deem eligible; which place, however, shall thereafter be subject to be changed by said legislative assembly. And the sum of five thousand dollars, out of any money in the Treasury not otherwise appropriated, is hereby appropriated and granted to said Territory of Washington, to be there applied by the Governor to the erection of suitable buildings at the seat of government.

SEc. 14. And be it further enacted, That a delegate to the House of Representatives of the United States, to serve for the term of two years, who shall be a citizen of the United States, may be elected by the voters qualified to elect members of the legislative assembly, who shall be entitled to the same rights and privileges as have been heretofore exercised and enjoyed by the delegates from the several other Territories of the United States to the House of Representatives, but the delegate first elected shall hold his seat only during the term of the Congress to which he shall be elected. The first election shall be held at such time, and places, and be conducted in such manner, as the Governor shall appoint and direct; of which, and the time, place, and manner of holding such elections, he shall give at least sixty days' notice by proclamation; and at all subsequent elections the time, places, and manner of holding the elections shall be prescribed by law. The person having the greatest number of votes shall be declared by the Governor to be duly elected, and a certificate thereof shall be given accordingly. The delegate from said Territory shall be entitled to receive the same per diem compensation and mileage at present allowed the delegate from the Territory of Oregon.

Sec. 15. And be it further enacted, That all suits, plaints, process, and proceedings, civil and criminal, at law and in chancery, and all indictments and informations, which shall be pending and undetermined in the courts established within and for said Territory of Oregon, by act of Congress, entitled "An act to establish the territorial government of Oregon," approved August fourteen, one thousand eight hundred and forty-eight, wherein the venue in said cases, suits at law, or in chancery, or criminal proceedings, shall be included within the limits hereinbefore declared and established for the said Territory of Washington; then, and in that case, said actions so pending in the Supreme or Circuit Courts of the Territory of Oregon shall be, by the clerks of said courts, duly certified to the proper courts of said Territory of Washington; and thereupon said causes shall, in all things concerning the same, be proceeded on, and judgments, verdicts, decrees, and sentences rendered thereon, in the same manner as if the said Territory had not been divided. All bonds, recognizances, and obligations of every kind whatsoever, valid, under the existing laws, within the limits of said Territory of Oregon, shall be held valid under this act, and all crimes and misdemeanors against the laws now in force within the said limits of the Territory of Washington may be prosecuted, tried, and punished in the courts established by
this act, and all penalties, forfeitures, actions, and causes of action, may be recovered and enforced, under this act, before the Supreme and Circuit Courts established by this act as aforesaid: Provided, That no right of action whatever shall accrue against any person for any act done in pursuance of any law heretofore passed by the legislative assembly of the Territory of Oregon, and which may be declared contrary to the Constitution or laws of the United States.

Sec. 16. And be it further enacted, That all justices of the peace, constables, sheriffs, and other judicial and ministerial officers, who shall be in office within the limits of said Territory of Washington when this act shall take effect, shall be and they are hereby authorized and required to continue to exercise and perform the duties of their respective offices, as officers of said Territory, until they or others shall be duly elected or appointed, and qualified, to fill their places in the manner herein directed, or until their offices shall be abolished.

SEc. 17. And be it further enacted, That the sum of five thousand dollars be, and the same is hereby, appropriated out of any moneys in the Treasury not otherwise appropriated, to be expended, by and under the direction of the Governor of Washington, in the purchase of a library, to be kept at the seat of government for the use of the Governor, legislative assembly, Judges of the Supreme Court, secretary, marshal, and Attorney of said Territory, and such other persons, and under such regulations, as shall be prescribed by law.

Sec. 18. And be it further enacted, That until otherwise provided for by law, the Governor of said Territory may define the judicial districts of said Territory, and assign the judges who may be appointed for said Territory to the several districts, and also appoint the times and places for holding courts in the several counties or subdivisions in each of said judicial districts by proclamation, to be issued by him; but the legislative assembly, at their first or any subsequent session, may organize, alter, or modify such judicial districts, and assign the judges, and alter the times and places of holding the courts, as to them shall seem expedient and proper.

Sec. 19. And be it further enacted, That all officers to be appointed by the President, by and with the advice and consent of the Senate, for the Territory of Washington, who, by virtue of the provisions of any law of Congress now existing, or which may be enacted during the present session of Congress, are required to give security for moneys that may be intrusted with them for disbursement, shall give such security at such time and place, and in such manner, as the Secretary of the Treasury may prescribe.

SEc. 20. And be it further enacted, That when the lands in said Territory shall be surveyed under the direction of the Government of the United States preparatory to bringing the same into market or otherwise disposing thereof, sections numbered sixteen and thirtysix in each township in said Territory shall be, and the same are hereby, reserved for the purpose of being applied to common schools in said Territory. And in all
cases where said sections sixteen and thirty-six, or either or any of them, shall be occupied by actual settlers prior to survey thereof, the County Commissioners of the counties in which said sections so occupied as aforesaid are situated, be, and they are hereby, authorized to locate other lands to an equal amount in sections, or fractional sections, as the case may be, within their respective counties, in lieu of said sections so occupied as aforesaid.

Sec. 21. And be it further enacted, That the Territory of Oregon and the Territory of Washington shall have concurrent jurisdiction over all offenses committed on the Columbia River, where said river forms a common boundary between said Territories.

Approved, March 2, 1853. [10 U.S. Statutes at Large, c 90 p 172.]

## Disposition of Organic Act of 1853:

| Organic Act <br> of 1853 |  |  |
| :---: | :---: | :---: |
| (10 St. at <br> Large 172) | 1873 Revised <br> Statutes | Repealed by | | Placement in |
| :---: |
| United States |
| Code |


| Section 1 | $\begin{aligned} & \S 1839 \\ & \S 1840 \\ & \S 1898 \end{aligned}$ | Repealed by 47 S.L. 1429 | $\begin{aligned} & \text { T. } 48 \S 1451 \\ & \text { T. } 48 \S 1452 \\ & \text { T. } 48 \S 1453 \end{aligned}$ |
| :---: | :---: | :---: | :---: |
| Section 2 | § 1841 |  | T. 48 § 1453 |
| Section 3 | § 1843 |  | T. 48 § 1454 |
|  | § 1844 |  | T. 48 § 1455 |
| Section 4 | § 1846 | Repealed by 47 S.L. 1429 and in part 20 S.L. 193 |  |
|  | § 1847 | Repealed by 47 S.L. 1429 and in part 20 S.L. 193 |  |
|  | § 1848 | Repealed by 47 S.L. 1429 and in part 20 S.L. 193 |  |
|  | § 1849 | Repealed by 47 S.L. 1429 and in part 20 S.L. 193 |  |
|  | § 1922 | Repealed by 47 S.L. 1429 and in part 20 S.L. 193 |  |
|  | §1923 | Repealed by 47 S.L. 1429 and in part 20 S.L. 193 |  |
| Section 5 | § 1859 | Repealed by 47 S.L. 1429 |  |
|  | § 1860 |  |  |
| Section 6 | § 1850 | Repealed by 47 S.L. 1429 |  |
|  | § 1851 | Repealed by 47 S.L. 1429 |  |
|  | § 1924 | Repealed by 47 S.L. 1429 |  |
| Section 7 | § 1857 |  | T. 48 § 1458 |
| Section 8 | §1854 |  |  |
|  | § 1860 |  | T. 48 § 1460 |
| Section 9 | § 1854 |  | T. 48 § 1460a |
|  | § 1868 |  | T. 48 § 1463 |
|  | § 1864 |  | T. 48 § 1463a |


| Organic Act <br> of 1853 |  |  |
| :--- | :---: | :---: |
| $(10$ St. at | 1873 Revised |  |
| Large 172) | Statutes | Repealed by | | Placement in |
| :---: |
| United States |
| Code |


| Section 10 | $\begin{gathered} \S \S 1875,1876, \\ 1881,1882 \end{gathered}$ | Repealed by 47 S.L. 1429 |  |
| :---: | :---: | :---: | :---: |
| Section 11 | § 1877 | Repealed by 47 S.L. 1429 |  |
|  | § 1878 |  | T. 48 § 1465 |
|  | § 1938 | Repealed by 47 S.L. 1429 |  |
|  | § 1940 | Repealed by 47 S.L. 1429 |  |
|  | § 1941 | Repealed by 47 S.L. 1429 |  |
| Section 12 | § 1852 | Repealed by 47 S.L. 1429 |  |
| Section 13 | § 1885 | Repealed by 47 S.L. 1429 |  |
|  | § 1944 | Repealed by 47 S.L. 1429 |  |
| Section 14 | § 1862 | Repealed by 47 S.L. 1429 |  |
|  | § 1863 | Repealed by 47 S.L. 1429 |  |
|  | § 1906 | Repealed by 47 S.L. 1429 |  |
| Section 15 | No record | No record | No record |
| Section 16 | No record | No record | No record |
| Section 17 | § 1953 | Repealed by 47 S.L. 1429 |  |
| Section 18 | $\begin{aligned} & \S 1873 \\ & \S \S 1913,1918 \end{aligned}$ | Repealed by 47 S.L. 1429 | T. 48 § 1453a |
| Section 19 | § 1951 | Repealed by 47 S.L. 1429 |  |
| Section 20 | § 1947 | Repealed by 47 S.L. 1429 |  |
| Section 21 | §1950 | Repealed by 47 S.L. 1429 |  |

## ENABLING ACT

AN ACT to provide for the division of Dakota into two States and to enable the people of North Dakota, South Dakota, Montana, and Washington to form constitutions and State governments and to be admitted into the Union on an equal footing with the original States, and to make donations of public lands to such States.
(Approved February 22, 1889.) [25 U.S. Statutes at Large, c 180 p 676.]
[President's proclamation declaring Washington a state: 26 St. at Large, Proclamations, p 10, Nov. 11, 1889.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the inhabitants of all that part of the area of the United States now constituting the Territories of Dakota, Montana, and Washington, as at present described, may become the States of North Dakota, South Dakota, Montana, and Washington, respectively, as hereinafter provided.

Sec. 2. The area comprising the Territory of Dakota shall, for the purposes of this act, be divided on the line of the seventh standard parallel produced due west to the western boundary of said Territory; and the delegates elected as hereinafter provided to the constitutional convention in districts north of said parallel shall assemble in convention, at the time prescribed in this act, at the city of Bismarck; and the delegates elected in districts south of said parallel shall, at the same time, assemble in convention at the city of Sioux Falls.
SEc. 3. That all persons who are qualified by the laws of said Territories to vote for representatives to the legislative assemblies thereof, are hereby authorized to vote for and choose delegates to form conventions in said proposed States; and the qualifications for delegates to such conventions shall be such as by the laws of said Territories respectively persons are required to possess to be eligible to the legislative assemblies thereof; and the aforesaid delegates to form said conventions shall be apportioned within the limits of the proposed States, in such districts as may be established as herein provided, in proportion to the population in each of said counties and districts, as near as may be, to be ascertained at the time of making said apportionments by the persons hereinafter authorized to make the same, from the best information obtainable, in each of which districts three delegates shall be elected, but no elector shall vote for more than two persons for delegates to such conventions; that said apportionments shall be made by the governor, the chief-justice, and the secretary of said Territories; and the governors of said Territories shall, by proclamation, order an election of the delegates aforesaid in each of said proposed States, to be held on the Tuesday after the second Monday in May, eighteen hundred and eighty-nine, which proclamation shall be issued on the fifteenth day of April, eighteen hundred and eighty-nine; and such election shall be conducted, the returns made, the result ascertained, and the certificates to persons elected to such convention issued in the same manner as
is prescribed by the laws of the said Territories regulating elections therein for Delegates to Congress; and the number of votes cast for delegates in each precinct shall also be returned. The number of delegates to said conventions respectively shall be seventy-five; and all persons resident in said proposed States, who are qualified voters of said Territories as herein provided, shall be entitled to vote upon the election of delegates, and under such rules and regulations as said conventions may prescribe, not in conflict with this act, upon the ratification or rejection of the constitutions.

Sec. 4. That the delegates to the conventions elected as provided for in this act shall meet at the seat of government of each of said Territories, except the delegates elected in South Dakota, who shall meet at the city of Sioux Falls, on the fourth day of July, eighteen hundred and eighty-nine, and, after organization, shall declare, on behalf of the people of said proposed States, that they adopt the Constitution of the United States; whereupon the said conventions shall be, and are hereby, authorized to form constitutions and States governments for said proposed states, respectively. The constitutions shall be republican in form, and make no distinction in civil or political rights on account of race or color, except as to Indians not taxed, and not be repugnant to the Constitution of the United States and the principles of the Declaration of Independence. And said conventions shall provide, by ordinances irrevocable without the consent of the United States and the people of said States:

First. That perfect toleration of religious sentiment shall be secured and that no inhabitant of said States shall ever be molested in person or property on account of his or her mode of religious worship.

Second. That the people inhabiting said proposed States do agree and declare that they forever disclaim all right and title to the unappropriated public lands lying within the boundaries thereof, and to all lands lying within said limits owned or held by any Indian or Indian tribes; and that until the title thereto shall have been extinguished by the United States, the same shall be and remain subject to the disposition of the United States, and said Indian lands shall remain under the absolute jurisdiction and control of the Congress of the United States; that the lands belonging to citizens of the United States residing without the said States shall never be taxed at a higher rate than the lands belonging to residents thereof; that no taxes shall be imposed by the States on lands or property therein belonging to or which may hereafter be purchased by the United States or reserved for its use. But nothing herein, or in the ordinances herein provided for, shall preclude the said States from taxing as other lands are taxed any lands owned or held by any Indian who has severed his tribal relations, and has obtained from the United States or from any person a title thereto by patent or other grant, save and except such lands as have been or may be
granted to any Indian or Indians under any act of Congress containing a provision exempting the lands thus granted from taxation; but said ordinances shall provide that all such lands shall be exempt from taxation by said States so long and to such extent as such act of Congress may prescribe.

Third. That the debts and liabilities of said Territories shall be assumed and paid by said States, respectively.

Fourth. That provision shall be made for the establishment and maintenance of systems of public schools, which shall be open to all the children of said States, and free from sectarian control.

Sec. 5. That the convention which shall assemble at Bismarck shall form a constitution and State government for a State to be known as North Dakota, and the convention which shall assemble at Sioux Falls shall form a constitution and State government for a State to be known as South Dakota: Provided, That at the election for delegates to the constitutional convention in South Dakota, as hereinbefore provided, each elector may have written or printed on his ballot the words "For the Sioux Falls constitution," or the words "Against the Sioux Falls constitution," and the votes on this question shall be returned and canvassed in the same manner as for the election provided for in section three of this act; and if a majority of all votes cast on this question shall be "for the Sioux Falls constitution" it shall be the duty of the convention which may assemble at Sioux Falls, as herein provided, to resubmit to the people of South Dakota, for ratification or rejection at the election hereinafter provided for in this act, the constitution framed at Sioux Falls and adopted November third, eighteen hundred and eighty-five, and also the articles and propositions separately submitted at the election, including the question of locating the temporary seat of government, with such changes only as relate to the name and boundary of the proposed State, to the re-apportionment of the judicial and legislative districts, and such amendments as may be necessary in order to comply with the provisions of this act; and if a majority of the votes cast on the ratification or rejection of the constitution shall be for the constitution irrespective of the articles separately submitted, the State of South Dakota shall be admitted as a State in the Union under said constitution as hereinafter provided; but the archives, records, and books of the Territory of Dakota shall remain at Bismarck, the capital of North Dakota, until an agreement in reference thereto is reached by said States. But if at the election for delegates to the constitutional convention in South Dakota a majority of all the votes cast at that election shall be "against the Sioux Falls constitution", then and in that event it shall be the duty of the convention which will assemble at the city of Sioux Falls on the fourth day of July, eighteen hundred and eightynine, to proceed to form a constitution and State government as provided in this act the same as if that question had not been submitted to a vote of the people of South Dakota.

Sec. 6. It shall be the duty of the constitutional conventions of North Dakota and South Dakota to appoint
a joint commission, to be composed of not less than three members of each convention, whose duty it shall be to assemble at Bismarck, the present seat of government of said Territory, and agree upon an equitable division of all property belonging to the Territory of Dakota, the disposition of all public records, and also adjust and agree upon the amount of the debts and liabilities of the Territory, which shall be assumed and paid by each of the proposed States of North Dakota and South Dakota; and the agreement reached respecting the Territorial debts and liabilities shall be incorporated in the respective constitutions, and each of said States shall obligate itself to pay its proportion of such debts and liabilities the same as if they had been created by such States respectively.

Sec. 7. If the constitutions formed for both North Dakota and South Dakota shall be rejected by the people at the elections for the ratification or rejection of their respective constitutions as provided for in this act, the Territorial government of Dakota shall continue in existence the same as if this act had not been passed. But if the constitution formed for either North Dakota or South Dakota shall be rejected by the people, that part of the Territory so rejecting its proposed constitution shall continue under the Territorial government of the present Territory of Dakota, but shall, after the State adopting its constitution is admitted into the Union, be called by the name of the Territory of North Dakota or South Dakota, as the case may be: Provided, That if either of the proposed States provided for in this act shall reject the constitution which may be submitted for ratification or rejection at the election provided therefor, the governor of the Territory in which such proposed constitution was rejected shall issue his proclamation reconvening the delegates elected to the convention which formed such rejected constitution, fixing the time and place at which said delegates shall assemble; and when so assembled they shall proceed to form another constitution or to amend the rejected constitution, and shall submit such new constitution or amended constitution to the people of the proposed State for ratification or rejection, at such time as said convention may determine; and all the provisions of this act, so far as applicable, shall apply to such convention so reassembled and to the constitution which may be formed, its ratification or rejection, and to the admission of the proposed State.

SEc. 8. That the constitutional convention which may assemble in South Dakota shall provide by ordinance for resubmitting the Sioux Falls constitution of eighteen hundred and eighty-five, after having amended the same as provided in section five of this act, to the people of South Dakota for ratification or rejection at an election to be held therein on the first Tuesday in October, eighteen hundred and eighty-nine; but if said constitutional convention is authorized and required to form a new constitution for South Dakota it shall provide for submitting the same in like manner to the people of South Dakota for ratification or rejection at an election
to be held in said proposed State on the said first Tuesday in October. And the constitutional conventions which may assemble in North Dakota, Montana, and Washington shall provide in like manner for submitting the constitutions formed by them to the people of said proposed States, respectively, for ratification or rejection at elections to be held in said proposed States on the said first Tuesday in October. At the elections provided for in this section the qualified voters of said proposed States shall vote directly for or against the proposed constitutions, and for or against any articles or propositions separately submitted. The returns of said elections shall be made to the secretary of each of said Territories, who with the governor and chief-justice thereof, or any two of them, shall canvass the same; and if a majority of the legal votes cast shall be for the constitution the governor shall certify the result to the President of the United States, together with a statement of the votes cast thereon and upon separate articles or propositions, and a copy of said constitution, articles, propositions, and ordinances. And if the constitutions and governments of said proposed States are republican in form, and if all the provisions of this act have been complied with in the formation thereof, it shall be the duty of the President of the United States to issue his proclamation announcing the result of the election in each, and thereupon the proposed States which have adopted constitutions and formed State governments as herein provided shall be deemed admitted by Congress into the Union under and by virtue of this act on an equal footing with the original States from and after the date of said proclamation.

Sec. 9. That until the next general census, or until otherwise provided by law, said States shall be entitled to one Representative in the House of Representatives of the United States, except South Dakota, which shall be entitled to two; and the Representatives to the fifty-first Congress, together with the governors and other officers provided for in said constitutions, may be elected on the same day of the election for the ratification or rejection of the constitutions; and until said State officers are elected and qualified under the provisions of each constitution and the States, respectively, are admitted into the Union, the Territorial officers shall continue to discharge the duties of their respective offices in each of said Territories.

Sec. 10. That upon the admission of each of said States into the Union sections numbered sixteen and thirty-six in every township of said proposed States, and where such sections, or any parts thereof, have been sold or otherwise disposed of by or under the authority of any act of Congress, other lands equivalent thereto, in legal subdivisions of not less than one-quarter section, and as contiguous as may be to the section in lieu of which the same is taken, are hereby granted to said States for the support of common schools, such indemnity lands to be selected within said States in such manner as the legislature may provide, with the approval of the Secretary of the Interior: Provided, That the sixteenth and thirtysixth sections embraced in permanent reservations for national purposes shall not, at any time, be subject to
the grants nor to the indemnity provisions of this act, nor shall any lands embraced in Indian, military, or other reservations of any character be subject to the grants or to the indemnity provisions of this act until the reservation shall have been extinguished and such lands be restored to, and become a part of, the public domain.

Sec. 11. That all lands herein granted for educational purposes shall be disposed of only at public sale, and at a price not less than ten dollars per acre, the proceeds to constitute a permanent school fund, the interest of which only shall be expended in the support of said schools. But said lands may, under such regulations as the legislatures shall prescribe, be leased for periods of not more than five years, in quantities not exceeding one section to any one person or company; and such land shall not be subject to pre-emption, homestead entry, or any other entry under the land laws of the United States, whether surveyed or unsurveyed, but shall be reserved for school purposes only.

Reviser's note: Section 11 has at various times been amended by Congress as follows:
(1) August 11, 1921:

AN ACT To amend an Act approved February 22, 1889, entitled " An Act to provide for the division of Dakota into two States and to enable the people of North Dakota, South Dakota, Montana, and Washington to form constitutions and State governments, and to be admitted into the Union on an equal footing with the original States, and to make donations of public lands to such States."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 11 of the Act entitled "An Act to provide for the division of Dakota into two States and to enable the people of North Dakota, South Dakota, Montana, and Washington to form constitutions and State governments, and to be admitted into the Union on an equal footing with the original States, and to make donations of public lands to such States," approved February 22, 1889, be, and the same hereby is, amended by adding the following: Provided, however, That the State may, upon such terms as it may prescribe, grant such easements or rights in such lands as may be acquired in, to, or over the lands of private properties through proceedings in eminent domain: And provided further, That any of such granted lands found, after title thereto has vested in the State, to be mineral in character, may be leased for a period not longer than twenty years upon such terms and conditions as the legislature may prescribe. [42 U.S. Statutes at Large, c 61 p 158. Approved, August 11, 1921.]

## (2) May 7, 1932:

AN ACT To amend section 11 of the Act approved February 22, 1889 (25 Stat. 676), relating to the admission into the Union of the States of North Dakota, South Dakota, Montana, and Washington.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 11 of the Act approved February 22, 1889 ( 25 Stat. 676), be, and the same is hereby, amended to read as follows:
"That all lands granted by this Act shall be disposed of only at public sale after advertising-tillable lands capable of producing agricultural crops for not less than $\$ 10$ per acre and lands principally valuable for grazing purposes for not less than $\$ 5$ per acre. Any of the said lands may be exchanged for other lands, public or private, of equal value and as near as may be of equal area, but if any of the said lands are exchanged with the United States such exchange shall be limited to surveyed, nonmineral, unreserved public lands of the United States within the State.
"The said lands may be leased under such regulations as the legislature may prescribe; but leases for grazing and agricultural purposes shall not be for a term longer than five years; mineral leases, including leases for exploration for oil and gas and the extraction thereof, for a term not longer than twenty years; and leases for development of hydroelectric power for a term not longer than fifty years.
${ }^{\text {n }}$ The State may also, upon such terms as it may prescribe, grant such easements or rights in any of the lands granted by this Act, as may be acquired in privately owned lands through proceedings in eminent domain: Provided, however, That none of such lands, nor any estate or interest therein, shall ever be disposed of except in pursuance of general laws providing for such disposition, nor unless the full market value of the estate or interest disposed of, to be ascertained in such manner as may be provided by law, has been paid or safely secured to the State.
${ }^{\text {n }}$ With the exception of the lands granted for public buildings, the proceeds from the sale and other permanent disposition of any of the said lands and from every part thereof, shall constitute permanent funds for the support and maintenance of the public schools and the various State institutions for which the lands have been granted. Rentals on leased lands, interest on deferred payments on lands sold, interest on funds arising from these lands, and all other actual income, shall be available for the maintenance and support of such schools and institutions. Any State may, however, in its discretion, add a portion of the annual income to the permanent funds.
"The lands hereby granted shall not be subject to preemption, homestead entry, or any other entry under the land laws of the United States whether surveyed or unsurveyed, but shall be reserved for the purposes for which they have been granted."

Sec. 2. Anything in the said Act approved February 22, 1889, inconsistent with the provisions of this Act is hereby repealed. [47 U.S. Statutes at Large c 172 p 150 . Approved, May 7, 1932.]

## (3) June 25, 1938:

AN ACT To increase the period for which leases may be made for grazing and agricultural purposes of public lands donated to the States of North Dakota, South Dakota, Montana, and Washington by the Act of February 22, 1889, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the second paragraph of section 11 of the Act relating to the admission into the Union of the States of North Dakota, South Dakota, Montana, and Washington, approved February 22, 1889, as amended, as reads " but leases for grazing and agricultural purposes shall not be for a term longer than five years", is amended to read as follows: "but leases for grazing and agricultural purposes shall not be for a term longer than ten years ${ }^{n}$. [52 U. S. Statutes at Large c 700 p 1198. Approved, June 25, 1938.]

## (4) April 13, 1948:

AN ACT To authorize the States of Montana, North Dakota, South Dakota, and Washington to lease their State lands for production of minerals, including leases for exploration for oil, gas, and other hydrocarbons and the extraction thereof, for such terms of years and on such conditions as may be from time to time provided by the legislatures of the respective States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled: That the second paragraph of section 11 of the Act relating to the admission into the Union of the States of North Dakota, South Dakota, Montana, and Washington, approved February 22, 1889, as amended, is amended to read as follows: "Except as otherwise provided herein, the said lands may be leased under such regulations as the legislature may prescribe. Leases for the production of minerals, including leases for exploration for oil, gas, and other hydrocarbons and the extraction thereof, shall be for such term of years and on such conditions as may be from time to time provided by the legislatures of the respective States; leases for grazing and agricultural purposes shall be for a term not longer than ten years; and leases for development of hydroelectric power shall be for a term not longer than fifty years." [62 U.S. Statutes at Large c 183 p 170. Approved April 13, 1948.]

## (5) June 28, 1952:

AN ACT To authorize each of the States of North Dakota, South Dakota, and Washington to pool moneys derived from lands granted to it for public schools and various State institutions.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the fourth paragraph of section 11 of the Act relating to the admission into the Union of the States of North Dakota, South Dakota, Montana, and Washington, approved February 22, 1889, as amended (47 Stat. 151),
is amended by adding at the end thereof the following: "Notwithstanding the foregoing provisions of this section, each of the States of North Dakota, South Dakota, and Washington may pool the moneys received by it from oil and gas and other mineral leasing of said lands. The moneys so pooled shall be apportioned among the public schools and the various State institutions in such manner that the public schools and each of such institutions shall receive an amount which bears the same ratio to the total amount apportioned as the number of acres (including any that may have been disposed of) granted for such public schools or for such institutions bears to the total number of acres (including any that may have been disposed of) granted by this Act. Not less than 50 per centum of each such amount shall be covered into the appropriate permanent fund." [66 U.S. Statutes at Large c 480 p 283. Approved June 28, 1952.]

## (6) May 31, 1962:

AN ACT To amend the Act admitting the State of Washington into the Union in order to authorize the use of funds from the disposition of certain lands for the construction of State charitable, educational, penal, or reformatory institutions.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act entitled "An Act to provide for the division of Dakota into two States and to enable the people of North Dakota, South Dakota, Montana, and Washington to form constitutions and State governments and to be admitted into the Union on an equal footing with the original States and to make donations of public lands to such States ${ }^{n}$, approved February 22, 1889 ( 25 Stat. 676, as amended), is amended by inserting before the period at the end of the first sentence in the fourth paragraph of section 11 a comma and the following: "except that proceeds from the sale and other permanent disposition of the two hundred thousand acres granted to the State of Washington for State charitable, educational, penal, and reformatory institutions may be used by such State for the construction of any such institution ${ }^{\text { }}$. [Public Law 87-473. 76 U.S. Statutes at Large p 91. Approved May 31, 1962.]

## (7) June 30, 1967:

AN ACT To authorize the States of North Dakota, South Dakota, Montana, and Washington to use the income from certain lands for the construction of facilities for State charitable, educational, penal, and reformatory institutions.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the second sentence of the fourth paragraph of section 11 of the Act entitled "An Act to provide for the division of Dakota into two States and to enable the people of North Dakota, South Dakota, Montana, and Washington to form constitutions and State governments and to be admitted into the Union on an equal footing with the original States, and to make donations of public lands to such States ${ }^{n}$, approved February 22, 1889 ( 25 Stat. 676), as amended, is amended to read as follows: ${ }^{n}$ Rentals on leased land, proceeds from the sale of timber and other crops, interest on deferred payments on land sold, interest on funds arising from these lands, and all other actual income, shall be available for the acquisition and construction of facilities, including the retirement of bonds authorized by law for such purposes, and for the maintenance and support of such schools and institutions." [Public Law 90-41. 81 U.S. Statutes at Large p 106. Approved June 30, 1967.]

## (8) October 16, 1970:

AN ACT To amend section 11 of the Act approved February 22, 1889 (25 Stat. 676) as amended by the Act of May 7, 1932 (47 Stat. 150), and as amended by the Act of April 13, 1948 (62 Stat. 170) relating to the admission to the Union of the States of North Dakota, South Dakota, Montana, and Washington, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the second sentence of the first paragraph of section 11 of the Act approved February 22, 1889 (25 Stat. 676), as amended by the Act of May 7, 1932 (47 Stat. 150 ), is hereby amended to read as follows:
"Any of the said lands may be exchanged for other lands, public or private, of equal value and as near as may be of equal area, but if any of the said lands are exchanged with the United States such exchange shall be limited to Federal lands that are surveyed, nonmineral, unreserved public lands within the State, or are reserved public lands within the State that are subject to exchange under the laws governing the administration of such Federal reserved public lands."
and that a new paragraph be added immediately following the above, as follows:
"All exchanges heretofore made under section 11 of the Act approved February 22, 1889 ( 25 Stat. 676), as amended by the Act approved May 7, 1932 ( 47 Stat. 150), for reserved public lands of the United States that were subject to exchange under law pursuant to which they were being administered and the requirements thereof have been met, are hereby approved to the same extent as though the lands exchanged were unreserved public lands."
and that the present paragraph 2 of section 11 be amended to read as follows:
"The said lands may be leased under such regulations as the legislature may prescribe." [Public Law 91-463. 84 U.S. Statutes at Large p 987. Approved October 16, 1970.]

Sec. 12. That upon the admission of each of said States into the Union, in accordance with the provisions of this act, fifty sections of the unappropriated public lands within said States, to be selected and located in legal subdivisions as provided in section ten of this act, shall be, and are hereby, granted to said States for the purpose of erecting public buildings at the capital of said States for legislative, executive, and judicial purposes.
Reviser's note: Section 12 has been amended by Congress as follows: AN ACT To amend section 12 of the Act approved February 22, 1889 ( 25 Stat. 676) relating to the admission into the Union of the States of North Dakota, South Dakota, Montana, and Washington, by providing for the use of public lands granted to the States therein for the purpose of construction, reconstruction, repair, renovation, furnishings, equipment, or other permanent improvement of public buildings at the capital of said States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 12 of the Act relating to the admission into the Union of the States of North Dakota, South Dakota, Montana, and Washington, approved February 22,1889 , is a mended to read as follows:
"That upon the admission of each of said States into the Union, in accordance with the provisions of this act, fifty sections of unappropriated public lands within such States, to be selected and located in legal subdivisions as provided in section 10 of this Act, shall be, and are hereby, granted to said States for public buildings at the capital of said States for legislative, executive, and judicial purposes, including construction, reconstruction, repair, renovation, furnishings, equipment, and any other permanent improvement of such buildings and the acquisition of necessary land for such buildings, and the payment of principal and interest on bonds issued for any of the above purposes."
Sec. 2. This Act shall take effect as of February 22, 1889. [Public Law 85-6. 71 U.S. Statutes at large p 5. Approved February 26, 1957.]

Sec. 13. That five per centum of the proceeds of the sales of public lands lying within said States which shall be sold by the United States subsequent to the admission of said States into the Union, after deducting all the expenses incident to the same, shall be paid to the said States, to be used as a permanent fund, the interest of which only shall be expended for the support of common schools within said States, respectively.
Sec. 14. That the lands granted to the Territories of Dakota and Montana by the act of February eighteenth, eighteen hundred and eighty-one, entitled "An act to grant lands to Dakota, Montana, Arizona, Idaho, and Wyoming for university purposes," are hereby vested in the States of South Dakota, North Dakota, and Montana, respectively, if such States are admitted into the Union, as provided in this act, to the extent of the full quantity of seventy-two sections to each of said States, and any portion of said lands that may not have
been selected by either of said Territories of Dakota or Montana may be selected by the respective States aforesaid; but said act of February eighteenth, eighteen hundred and eighty-one, shall be so amended as to provide that none of said lands shall be sold for less than ten dollars per acre, and the proceeds shall constitute a permanent fund to be safely invested and held by said States severally, and the income thereof be used exclusively for university purposes. And such quantity of the lands authorized by the fourth section of the act of July seventeenth, eighteen hundred and fifty-four, to be reserved for university purposes in the Territory of Washington, as, together with the lands confirmed to the vendees of the Territory by the act of March fourteenth, eighteen hundred and sixty-four, will make the full quantity of seventy-two entire sections, are hereby granted in like manner to the State of Washington for the purposes of a university in said State. None of the lands granted in this section shall be sold at less than ten dollars per acre; but said lands may be leased in the same manner as provided in section eleven of this act. The schools, colleges, and universities provided for in this act shall forever remain under the exclusive control of the said States, respectively, and no part of the proceeds arising from the sale or disposal of any lands herein granted for educational purposes shall be used for the support of any sectarian or denominational school, college, or university. The section of land granted by the act of June sixteenth, eighteen hundred and eighty, to the Territory of Dakota, for an asylum for the insane shall, upon the admission of said State of South Dakota into the Union, become the property of said State.

Sec. 15. That so much of the lands belonging to the United States as have been acquired and set apart for the purpose mentioned in "An act appropriating money for the erection of a penitentiary in the Territory of Dakota," approved March second, eighteen hundred and eighty-one, together with the buildings thereon, be, and the same is hereby, granted, together with any unexpended balances of the moneys appropriated therefor by said act, to said State of South Dakota, for the purposes therein designated; and the States of North Dakota and Washington shall, respectively, have like grants for the same purpose, and subject to like terms and conditions as provided in said act of March second, eighteen hundred and eighty-one, for the Territory of Dakota. The penitentiary at Deer Lodge City, Montana, and all lands connected therewith and set apart and reserved therefor, are hereby granted to the State of Montana.

Sec. 16. That ninety thousand acres of land, to be selected and located as provided in section 10 of this act, are hereby granted to each of said States, except to the State of South Dakota, to which one hundred and twenty thousand acres are granted, for the use and support of agricultural colleges in said States, as provided in the acts of Congress making donations of lands for such purpose.

Sec. 17. That in lieu of the grant of land for purposes of internal improvement made to new States by the eighth section of the act of September fourth, eighteen
hundred and forty-one, which act is hereby repealed as to the States provided for by this act, and in lieu of any claim or demand by the said States, or either of them, under the act of September twenty-eighth, eighteen hundred and fifty, and section twenty-four hundred and seventy-nine of the Revised Statutes, making a grant of swamp and overflowed lands to certain States, which grant it is hereby declared is not extended to the States provided for in this act, and in lieu of any grant of saline lands to said States, the following grants of land are hereby made, to wit:

To the State of South Dakota: For the school of mines, forty thousand acres; for the reform school, forty thousand acres; for the deaf and dumb asylum, forty thousand acres; for the agricultural college, forty thousand acres; for the university, forty thousand acres; for State normal schools, eighty thousand acres; for public buildings at the capital of said State, fifty thousand acres, and for such other educational and charitable purposes as the legislature of said State may determine, one hundred and seventy thousand acres; in all five hundred thousand acres.

To the State of North Dakota a like quantity of land as in this section granted to the State of South Dakota, and to be for like purposes, and in like proportion as far as practicable.

To the State of Montana: For the establishment and maintenance of a school of mines, one hundred thousand acres; for State normal schools, one hundred thousand acres; for agricultural colleges, in addition to the grant hereinbefore made for that purpose, fifty thousand acres; for the establishment of a State reform school, fifty thousand acres; for the establishment of a deaf and dumb asylum, fifty thousand acres; for public buildings at the capital of the State, in addition to the grant hereinbefore made for that purpose, one hundred and fifty thousand acres.

To the State of Washington: For the establishment and maintenance of a scientific school, one hundred thousand acres; for State normal schools, one hundred thousand acres; for public buildings at the State capital, in addition to the grant hereinbefore made for that purpose, one hundred thousand acres; for State charitable, educational, penal, and reformatory institutions, two hundred thousand acres.

That the States provided for in this act shall not be entitled to any further or other grants of land for any purpose than as expressly provided in this act. And the lands granted by this section shall be held, appropriated, and disposed of exclusively for the purposes herein mentioned, in such manner as the legislatures of the respective States may severally provide.

Sec. 18. That all mineral lands shall be exempted from the grants made by this act. But if sections sixteen and thirty-six, or any subdivisions or portion of any smallest subdivision thereof in any township shall be found by the Department of the Interior to be mineral lands, said States are hereby authorized and empowered to select, in legal subdivisions, an equal quantity of other unappropriated lands in said States, in lieu thereof, for
the use and the benefit of the common schools of said States.

Sec. 19. That all lands granted in quantity or as indemnity by this act shall be selected, under the direction of the Secretary of the Interior, from the surveyed, unreserved, and unappropriated public lands of the United States within the limits of the respective States entitled thereto. And there shall be deducted from the number of acres of land donated by this act for specific objects to said States the number of acres in each heretofore donated by Congress to said Territories for similar objects.

Sec. 20. That the sum of twenty thousand dollars, or so much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to each of said Territories for defraying the expenses of the said conventions, except to Dakota, for which the sum of forty thousand dollars is so appropriated, twenty thousand dollars each for South Dakota and North Dakota, and for the payment of the members thereof, under the same rules and regulations and at the same rates as are now provided by law for the payment of the Territorial legislatures. Any money hereby appropriated not necessary for such purpose shall be covered into the Treasury of the United States.

Sec. 21. That each of said States, when admitted as aforesaid, shall constitute one judicial district, the names thereof to be the same as the names of the States, respectively; and the circuit and district courts therefor shall be held at the capital of such State for the time being, and each of said districts shall, for judicial purposes, until otherwise provided, be attached to the eighth judicial circuit, except Washington and Montana, which shall be attached to the ninth judicial circuit. There shall be appointed for each of said districts one district judge, one United States attorney, and one United States marshal. The judge of each of said districts shall receive a yearly salary of three thousand five hundred dollars, payable in four equal installments, on the first days of January, April, July, and October of each year, and shall reside in the district. There shall be appointed clerks of said courts in each district, who shall keep their offices at the capital of said State. The regular terms of said courts shall be held in each district, at the place aforesaid, on the first Monday in April and the first Monday in November of each year, and only one grand jury and one petit jury shall be summoned in both said circuit and district courts. The circuit and district courts for each of said districts, and the judges thereof, respectively, shall possess the same powers and jurisdiction, and perform the same duties required to be performed by the other circuit and district courts and judges of the United States, and shall be governed by the same laws and regulations. The Marshal, district attorney, and clerks of the circuit and district courts of each of said districts, and all other officers and persons performing duties in the administration of justice therein, shall severally possess the powers and perform the duties lawfully possessed and required to be performed by similar officers in other districts of the United States; and shall, for the services they may perform, receive the fees and
compensation allowed by law to other similar officers and persons performing similar duties in the State of Nebraska.

SEC. 22. That all cases of appeal or writ of error heretofore prosecuted and now pending in the Supreme Court of the United States upon any record from the supreme court of either of the Territories mentioned in this act, or that may hereafter lawfully be prosecuted upon any record from either of said courts may be heard and determined by said Supreme Court of the United States. And the mandate of execution or of further proceedings shall be directed by the Supreme Court of the United States to the circuit or district court hereby established within the State succeeding the Territory from which such record is or may be pending, or to the supreme court of such State, as the nature of the case may require: Provided, That the mandate of execution or of further proceedings shall, in cases arising in the Territory of Dakota, be directed by the Supreme Court of the United States to the circuit or district court of the district of South Dakota, or to the supreme court of the State of South Dakota, or to the circuit or district court of the district of North Dakota, or to the supreme court of the State of North Dakota, or to the supreme court of the Territory of North Dakota, as the nature of the case may require. And each of the circuit, district, and State courts, herein named, shall, respectively, be the successor of the supreme court of the Territory, as to all such cases arising within the limits embraced within the jurisdiction of such courts respectively with full power to proceed with the same, and award mesne or final process therein; and that from all judgments and decrees of the supreme court of either of the Territories mentioned in this act, in any case arising within the limits of any of the proposed States prior to admission, the parties to such judgment shall have the same right to prosecute appeals and writs of error to the Supreme Court of the United States as they shall have had by law prior to the admission of said State into the Union.

Sec. 23. That in respect to all cases, proceedings, and matters now pending in the supreme or district courts of either of the Territories mentioned in this act at the time of the admission into the Union of either of the States mentioned in this act, and arising within the limits of any such State, whereof the circuit or district courts by this act established might have had jurisdiction under the laws of the United States had such courts existed at the time of the commencement of such cases, the said circuit and district courts, respectively, shall be the successors of said supreme and district courts of said Territory; and in respect to all other cases, proceedings and matters pending in the supreme or district courts of any of the Territories mentioned in this act at the time of the admission of such Territory into the Union, arising within the limits of said proposed State, the courts established by such State shall, respectively, be the successors of said supreme and district Territorial courts; and all the files, records, indictments, and proceedings relating to any such cases, shall be transferred to such circuit, district, and State courts, respectively, and the
same shall be proceeded with therein in due course of law; but no writ, action, indictment, cause or proceeding now pending, or that prior to the admission of any of the States mentioned in this act, shall be pending in any Territorial court in any of the Territories mentioned in this act, shall abate by the admission of any such State into the Union, but the same shall be transferred and proceeded with in the proper United States circuit, district or State court, as the case may be: Provided, however, That in all civil actions, causes, and proceedings, in which the United States is not a party, transfers shall not be made to the circuit and district courts of the United States, except upon written request of one of the parties to such action or proceeding filed in the proper court; and in the absence of such request such cases shall be proceeded with in the proper State courts.

Sec. 24. That the constitutional conventions may, by ordinance, provide for the election of officers for full State governments, including members of the legislatures and Representatives in the fifty-first Congress; but said State governments shall remain in abeyance until the States shall be admitted into the Union, respectively, as provided in this act. In case the constitution of any of said proposed States shall be ratified by the people, but not otherwise, the legislature thereof may assemble, organize, and elect two senators of the United States; and the governor and secretary of state of such proposed State shall certify the election of the Senators and Representatives in the manner required by law; and when such State is admitted into the Union, the Senators and Representatives shall be entitled to be admitted to seats in Congress, and to all the rights and privileges of Senators and Representatives of other States in the Congress of the United States; and the officers of the State governments formed in pursuance of said constitutions, as provided by the constitutional conventions, shall proceed to exercise all the functions of such State officers; and all laws in force made by said Territories, at the time of their admission into the Union, shall be in force in said States, except as modified or changed by this act or by the constitutions of the States, respectively.

Sec. 25. That all acts or parts of acts in conflict with the provisions of this act, whether passed by the legislatures of said Territories or by Congress, are hereby repealed.

Approved, February 22, 1889. [25 U.S. Statutes at Large, c 180 p 676.]

# CONSTITUTION OF THE STATE OF WASHINGTON 

This Constitution was framed by a convention of seventy-five delegates, chosen by the people of the Territory of Washington at an election held May 14, 1889, under section 3 of the Enabling Act. The convention met at Olympia on the fourth day of July, 1889, and adjourned on the twenty-second day of August, 1889. The Constitution was ratified by the people at an election held on October 1, 1889, and on November 11, 1889, in accordance with section 8 of the Enabling Act, the president of the United States proclaimed the admission of the State of Washington into the Union.

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(B) Constitutional Amendments (in order of adoption)
(C) Index to State Constitution.

In part (A), for convenience of the reader, the latest constitutional amendments have been integrated with the currently effective original sections of the Constitution with the result that the Constitution is herein presented in its currently amended form.

All current sections, whether original sections or constitutional amendments, are carried in Article and section order and are printed in regular type.

Following each section which has been amended, the original section and intervening amendments (if any) are printed in italics.

Appended to each amendatory section is a history note stating the amendment number and date of its approval as well as the citation to the session law wherein may be found the legislative measure proposing the amendment; e.g. "[AMENDMENT 27, 1951 House Joint Resolution No. 8, p 961. Approved November 4, 1952.]"

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& \text { FINANCING }
\end{aligned}
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## PREAMBLE

We, the people of the State of Washington, grateful to the Supreme Ruler of the Universe for our liberties, do ordain this constitution.

## ARTICLE I

DECLARATION OF RIGHTS
§ 1 POLITICAL POWER. All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights.
§ 2 SUPREME LAW OF THE LAND. The Constitution of the United States is the supreme law of the land.
§ 3 PERSONAL RIGHTS. No person shall be deprived of life, liberty, or property, without due process of law.
§ 4 RIGHT OF PETITION AND ASSEMBLAGE. The right of petition and of the people peaceably to assemble for the common good shall never be abridged.
§ 5 FREEDOM OF SPEECH. Every person may freely speak, write and publish on all subjects, being responsible for the abuse of that right.
§ 6 OATHS——MODE OF ADMINISTERING. The mode of administering an oath, or affirmation, shall be such as may be most consistent with and binding upon the conscience of the person to whom such oath, or affirmation, may be administered.
§ 7 INVASION OF PRIVATE AFFAIRS OR HOME PROHIBITED. No person shall be disturbed in his private affairs, or his home invaded, without authority of law.
§ 8 IRREVOCABLE PRIVILEGE, FRANCHISE OR IMMUNITY PROHIBITED. No law granting irrevocably any privilege, franchise or immunity, shall be passed by the legislature.
§ 9 RIGHTS OF ACCUSED PERSONS. No person shall be compelled in any criminal case to give evidence against himself, or be twice put in jeopardy for the same offense.
§ 10 ADMINISTRATION OF JUSTICE. Justice in all cases shall be administered openly, and without unnecessary delay.
§ 11 RELIGIOUS FREEDOM. Absolute freedom of conscience in all matters of religious sentiment, belief and worship, shall be guaranteed to every individual, and no one shall be molested or disturbed in person or property on account of religion; but the liberty of conscience hereby secured shall not be so construed as to excuse acts of licentiousness or justify practices inconsistent with the peace and safety of the state. No public money or property shall be appropriated for or applied to any religious worship, exercise or instruction, or the support of any religious establishment: Provided, however, That this article shall not be so construed as to forbid the employment by the state of a chaplain for such of the state custodial, correctional and mental institutions as in the discretion of the legislature may seem justified. No religious qualification shall be required for any public office or employment, nor shall any person be incompetent as a witness or juror, in consequence of his opinion on matters of religion, nor be questioned in any court of justice touching his religious belief to affect the weight of his testimony. [AMENDMENT 34, 1957 Senate Joint Resolution No. 14, p 1299. Approved November 4, 1958.]

Amendment 4 (1904)--Art. 1 § 11 Religious Freedom--Absolute freedom of conscience in all matters of religious sentiment, belief and
worship, shall be guaranteed to every individual, and no one shall be molested or disturbed in person or property on account of religion; but the liberty of conscience hereby secured shall not be so construed as to excuse acts of licentiousness or justify practices inconsistent with the peace and safety of the state. No public money or property shall be appropriated for or applied to any religious worship, exercise or instruction, or the support of any religious establishment. Provided, however, That this article shall not be so construed as to forbid the employment by the state of a chaplain for the state penitentiary, and for such of the state reformatories as in the discretion of the legislature may seem justified. No religious qualification shall be required for any public office or employment, nor shall any person be incompetent as a witness or juror, in consequence of his opinion on matters of religion, nor be questioned in any court of justice touching his religious belief to affect the weight of his testimony. [AMENDMENT 4, 1903 p 283 § 1. Approved November, 1904.]

Original text--Art. 1 § 11 Religious Freedom--Absolute freedom of conscience in all matters of religious sentiment, belief, and worship, shall be guaranteed to every individual, and no one shall be molested or disturbed in person, or property, on account of religion; but the liberty of conscience hereby secured shall not be so construed as to excuse acts of licentiousness, or justify practices inconsistent with the peace and safety of the state. No public money or property shall be appropriated for, or applied to any religious worship, exercise or instruction, or the support of any religious establishment. No religious qualification shall be required for any public office, or employment, nor shall any person be incompetent as a witness, or juror, in consequence of his opinion on matters of religion, nor be questioned in any court of justice touching his religious belief to affect the weight of his testimony.
§ 12 SPECIAL PRIVILEGES AND IMMUNITIES PROHIBITED. No law shall be passed granting to any citizen, class of citizens, or corporation other than municipal, privileges or immunities which upon the same terms shall not equally belong to all citizens, or corporations.
§ 13 HABEAS CORPUS. The privilege of the writ of habeas corpus shall not be suspended, unless in case of rebellion or invasion the public safety requires it.
§ 14 EXCESSIVE BAIL, FINES AND PUNISHMENTS. Excessive bail shall not be required, excessive fines imposed, nor cruel punishment inflicted.
§ 15 CONVICTIONS, EFFECT OF. No conviction shall work corruption of blood, nor forfeiture of estate.
§ 16 EMINENT DOMAIN. Private property shall not be taken for private use, except for private ways of necessity, and for drains, flumes, or ditches on or across the lands of others for agricultural, domestic, or sanitary purposes. No private property shall be taken or damaged for public or private use without just compensation having been first made, or paid into court for the owner, and no right-of-way shall be appropriated to the use of any corporation other than municipal until full compensation therefor be first made in money, or ascertained and paid into court for the owner, irrespective of any benefit from any improvement proposed by such corporation, which compensation shall be ascertained by a jury, unless a jury be waived, as in other civil cases in courts of record, in the manner prescribed by law. Whenever an attempt is made to take private property for a use alleged to be public, the question whether the contemplated use be really public shall be a judicial question, and determined
as such, without regard to any legislative assertion that the use is public: Provided, That the taking of private property by the state for land reclamation and settlement purposes is hereby declared to be for public use. [AMENDMENT 9, 1919 p 385 § 1. Approved November, 1920.]


#### Abstract

Original text--Art. 1 § 16 Eminent Domain--Private property shall not be taken for private use, except for private ways of necessity, and for drains, flumes or ditches on or across the lands of others for agricultural, domestic or sanitary purposes. No private property shall be taken or damaged for public or private use without just compensation having first been made, or paid into court for the owner, and no right of way shall be appropriated to the use of any corporation other than municipal, until full compensation therefor be first made in money, or ascertained and paid into the court for the owner, irrespective of any benefit from any improvement proposed by such corporation, which compensation shall be ascertained by a jury, unless a jury be waived as in other civil cases in courts of record, in the manner prescribed by law. Whenever an attempt is made to take private property for a use alleged to be public, the question whether the contemplated use be really public shall be a judicial question, and determined as such without regard to any legislative assertion that the use is public.


§ 17 IMPRISONMENT FOR DEBT. There shall be no imprisonment for debt, except in cases of absconding debtors.
§ 18 MILITARY POWER, LIMITATION OF. The military shall be in strict subordination to the civil power.
§ 19 FREEDOM OF ELECTIONS. All Elections shall be free and equal, and no power, civil or military, shall at any time interfere to prevent the free exercise of the right of suffrage.
§ 20 BAIL, WHEN AUTHORIZED. All persons charged with crime shall be bailable by sufficient sureties, except for capital offenses when the proof is evident, or the presumption great.
§ 21 TRIAL BY JURY. The right of trial by jury shall remain inviolate, but the legislature may provide for a jury of any number less than twelve in courts not of record, and for a verdict by nine or more jurors in civil cases in any court of record, and for waiving of the jury in civil cases where the consent of the parties interested is given thereto.
§ 22 RIGHTS OF THE ACCUSED. In criminal prosecutions the accused shall have the right to appear and defend in person, or by counsel, to demand the nature and cause of the accusation against him, to have a copy thereof, to testify in his own behalf, to meet the witnesses against him face to face, to have compulsory process to compel the attendance of witnesses in his own behalf, to have a speedy public trial býlan impartial jury of the county in which the offense is ${ }^{\dagger}$ charged to have been committed and the right to appeal in all cases: Provided, The route traversed by any railway coach, train or public conveyance, and the water traversed by any boat shall be criminal districts; and the jurisdiction of all public offenses committed on any such railway car,
coach, train, boat or other public conveyance, or at any station or depot upon such route, shall be in any county through which the said car, coach, train, boat or other public conveyance may pass during the trip or voyage, or in which the trip or voyage may begin or terminate. In no instance shall any accused person before final judgment be compelled to advance money or fees to secure the rights herein guaranteed. [AMENDMENT 10, 1921 p 79 § 1. Approved November, 1922.]

Original text--Art. 1 § 22 Rights of Accused Persons-In criminal prosecution, the accused shall have the right to appear and defend in person, and by counsel, to demand the nature and cause of the accusation against him, to have a copy thereof, to testify in his own behalf, to meet the witnesses against him face to face, to have compulsory process to compel the attendance of witnesses in his own behalf, to have a speedy public trial by an impartial jury of the county in which the offense is alleged to have been committed, and the right to appeal in all cases; and, in no instance, shall any accused person before final judgment be compelled to advance money or fees to secure the rights herein guaranteed.
§ 23 BILL OF ATTAINDER, EX POST FACTO LAW, ETC. No bill of attainder, ex post facto law, or law impairing the obligations of contracts shall ever be passed.
§ 24 RIGHT TO BEAR ARMS. The right of the individual citizen to bear arms in defense of himself, or the state, shall not be impaired, but nothing in this section shall be construed as authorizing individuals or corporations to organize, maintain or employ an armed body of men.
§ 25 PROSECUTION BY INFORMATION. Offenses heretofore required to be prosecuted by indictment may be prosecuted by information, or by indictment, as shall be prescribed by law.
§ 26 GRAND JURY. No grand jury shall be drawn or summoned in any county, except the superior judge thereof shall so order.
§ 27 TREASON, DEFINED, ETC. Treason against the state shall consist only in levying war against the state, or adhering to its enemies, or in giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or confession in open court.
§ 28 HEREDITARY PRIVILEGES ABOLISHED. No hereditary emoluments, privileges, or powers, shall be granted or conferred in this state.
§ 29 CONSTITUTION MANDATORY. The provisions of this Constitution are mandatory, unless by express words they are declared to be otherwise.
§ 30 RIGHTS RESERVED. The enumeration in this Constitution of certain rights shall not be construed to deny others retained by the people.
§ 31 STANDING ARMY. No standing army shall be kept up by this state in time of peace, and no soldier shall in time of peace be quartered in any house without
the consent of its owner, nor in time of war except in the manner prescribed by law.
§ 32 FUNDAMENTAL PRINCIPLES. A frequent recurrence to fundamental principles is essential to the security of individual right and the perpetuity of free government.
§ 33 RECALL OF ELECTIVE OFFICERS. Every elective public officer of the state of Washington expect [except] judges of courts of record is subject to recall and discharge by the legal voters of the state, or of the political subdivision of the state, from which he was elected whenever a petition demanding his recall, reciting that such officer has committed some act or acts of malfeasance or misfeasance while in office, or who has violated his oath of office, stating the matters complained of, signed by the percentages of the qualified electors thereof, hereinafter provided, the percentage required to be computed from the total number of votes cast for all candidates for his said office to which he was elected at the preceding election, is filed with the officer with whom a petition for nomination, or certificate for nomination, to such office must be filed under the laws of this state, and the same officer shall call a special election as provided by the general election laws of this state, and the result determined as therein provided. [AMENDMENT 8, 1911 p 504 § 1. Approved November, 1912.]
§ 34 SAME. The legislature shall pass the necessary laws to carry out the provisions of section thirty-three (33) of this article, and to facilitate its operation and effect without delay: Provided, That the authority hereby conferred upon the legislature shall not be construed to grant to the legislature any exclusive power of lawmaking nor in any way limit the initiative and referendum powers reserved by the people. The percentages required shall be, state officers, other than judges, senators and representatives, city officers of cities of the first class, school district boards in cities of the first class; county officers of counties of the first, second and third classes, twenty-five per cent. Officers of all other political subdivisions, cities, towns, townships, precincts and school districts not herein mentioned, and state senators and representatives, thirty-five per cent. [AMENDMENT 8, 1911 p 504 § 1. Approved November, 1912.]

## ARTICLE II LEGISLATIVE DEPARTMENT

§ 1 LEGISLATIVE POWERS, WHERE VESTED. The legislative authority of the state of Washington shall be vested in the legislature, consisting of a senate and house of representatives, which shall be called the legislature of the state of Washington, but the people reserve to themselves the power to propose bills, laws, and to enact or reject the same at the polls, independent of the legislature, and also reserve power, at their own option,
to approve or reject at the polls any act, item, section, or part of any bill, act, or law passed by the legislature.
(a) Initiative: The first power reserved by the people is the initiative. Every such petition shall include the full text of the measure so proposed. In the case of initiatives to the legislature and initiatives to the people, the number of valid signatures of legal voters required shall be equal to eight percent of the votes cast for the office of governor at the last gubernatorial election preceding the initial filing of the text of the initiative measure with the secretary of state.

Initiative petitions shall be filed with the secretary of state not less than four months before the election at which they are to be voted upon, or not less than ten days before any regular session of the legislature. If filed at least four months before the election at which they are to be voted upon, he shall submit the same to the vote of the people at the said election. If such petitions are filed not less than ten days before any regular session of the legislature, he shall certify the results within forty days of the filing. If certification is not complete by the date that the legislature convenes, he shall provisionally certify the measure pending final certification of the measure. Such initiative measures, whether certified or provisionally certified, shall take precedence over all other measures in the legislature except appropriation bills and shall be either enacted or rejected without change or amendment by the legislature before the end of such regular session. If any such initiative measures shall be enacted by the legislature it shall be subject to the referendum petition, or it may be enacted and referred by the legislature to the people for approval or rejection at the next regular election. If it is rejected or if no action is taken upon it by the legislature before the end of such regular session, the secretary of state shall submit it to the people for approval or rejection at the next ensuing regular general election. The legislature may reject any measure so proposed by initiative petition and propose a different one dealing with the same subject, and in such event both measures shall be submitted by the secretary of state to the people for approval or rejection at the next ensuing regular general election. When conflicting measures are submitted to the people the ballots shall be so printed that a voter can express separately by making one cross (X) for each, two preferences, first, as between either measure and neither, and secondly, as between one and the other. If the majority of those voting on the first issue is for neither, both fail, but in that case the votes on the second issue shall nevertheless be carefully counted and made public. If a majority voting on the first issue is for either, then the measure receiving a majority of the votes on the second issue shall be law.
(b) Referendum. The second power reserved by the people is the referendum, and it may be ordered on any act, bill, law, or any part thereof passed by the legislature, except such laws as may be necessary for the immediate preservation of the public peace, health or safety, support of the state government and its existing
public institutions, either by petition signed by the required percentage of the legal voters, or by the legislature as other bills are enacted: Provided, That the legislature may not order a referendum on any initiative measure enacted by the legislature under the foregoing subsection (a). The number of valid signatures of registered voters required on a petition for referendum of an act of the legislature or any part thereof, shall be equal to or exceeding four percent of the votes cast for the office of governor at the last gubernatorial election preceding the filing of the text of the referendum measure with the secretary of state.
(c) No act, law, or bill subject to referendum shall take effect until ninety days after the adjournment of the session at which it was enacted. No act, law, or bill approved by a majority of the electors voting thereon shall be amended or repealed by the legislature within a period of two years following such enactment: Provided, That any such act, law, or bill may be amended within two years after such enactment at any regular or special session of the legislature by a vote of two-thirds of all the members elected to each house with full compliance with section 12, Article III, of the Washington Constitution, and no amendatory law adopted in accordance with this provision shall be subject to referendum. But such enactment may be amended or repealed at any general regular or special election by direct vote of the people thereon.
(d) The filing of a referendum petition against one or more items, sections, or parts of any act, law, or bill shall not delay the remainder of the measure from becoming operative. Referendum petitions against measures passed by the legislature shall be filed with the secretary of state not later than ninety days after the final adjournment of the session of the legislature which passed the measure on which the referendum is demanded. The veto power of the governor shall not extend to measures initiated by or referred to the people. All elections on measures referred to the people of the state shall be had at the next succeeding regular general election following the filing of the measure with the secretary of state, except when the legislature shall order a special election. Any measure initiated by the people or referred to the people as herein provided shall take effect and become the law if it is approved by a majority of the votes cast thereon: Provided, That the vote cast upon such question or measure shall equal one-third of the total votes cast at such election and not otherwise. Such measure shall be in operation on and after the thirtieth day after the election at which it is approved. The style of all bills proposed by initiative petition shall be: " Be it enacted by the people of the State of Washington." This section shall not be construed to deprive any member of the legislature of the right to introduce any measure. All such petitions shall be filed with the secretary of state, who shall be guided by the general laws in submitting the same to the people until additional legislation shall especially provide therefor. This section is self-executing, but legislation may be enacted especially to facilitate its operation.
(e) The legislature shall provide methods of publicity of all laws or parts of laws, and amendments to the Constitution referred to the people with arguments for and against the laws and amendments so referred. The secretary of state shall send one copy of the publication to each individual place of residence in the state and shall make such additional distribution as he shall determine necessary to reasonably assure that each voter will have an opportunity to study the measures prior to election. [AMENDMENT 72, 1981 Substitute Senate Joint Resolution No. 133. Approved November 3, 1981.]

Amendment 7 (1911)--Art. 2 § 1 Legislative Powers, Where Vested-- The legislative authority of the state of Washington shall be vested in the legislature, consisting of a senate and house of representatives, which shall be called the legislature of the state of Washington, but the people reserve to themselves the power to propose bills, laws, and to enact or reject the same at the polls, independent of the legislature, and also reserve power, at their own option, to approve or reject at the polls any act, item, section or part of any bill, act or law passed by the legislature.
(a) Initiative: The first power reserved by the people is the initiative. Ten per centum, but in no case more than fifty thousand, of the legal voters shall be required to propose any measure by such petition, and every such petition shall include the full text of the measure so proposed. [Note: Signature requirements were superseded by Art. 2 Sec. I(a), AMENDMENT 30.J Initiative petitions shall be filed with the secretary of state not less than four months before the election at which they are to be voted upon, or not less than ten days before any regular session of the legislature. If filed at least four months before the election at which they are to be voted upon, he shall submit the same to the vote of the people at the said election. If such petitions are filed not less than ten days before any regular session of the legislature, he shall transmit the same to the legislature as soon as it convenes and organizes. Such initiative measure shall take precedence over all other measures in the legislature except appropriation bills and shall be either enacted or rejected without change or amendment by the legislature before the end of such regular session. If any such initiative measures shall be enacted by the legislature it shall be subject to the referendum petition, or it may be enacted and referred by the legislature to the people for approval or rejection at the next regular election. If it is rejected or if no action is taken upon it by the legislature before the end of such regular session, the secretary of state shall submit it to the people for approval or rejection at the next ensuing regular general election. The legislature may reject any measure so proposed by initiative petition and propose a different one dealing with the same subject, and in such event both measures shall be submitted by the secretary of state to the people for approval or rejection at the next ensuing regular general election. When confficting measures are submitted to the people the ballots shall be so printed that a voter can express separately by making one cross (X) for each, two preferences, first, as between either measure and neither, and secondly, as between one and the other. If the majority of those voting on the first issue is for neither, both fail, but in that case the votes on the second issue shall nevertheless be carefully counted and made public. If a majority voting on the first issue is for either, then the measure receiving a majority of the votes on the second issue shall be law.
(b) Referendum. The second power reserved by the people is the referendum, and it may be ordered on any act, bill, law, or any part thereof passed by the legislature, except such laws as may be necessary for the immediate preservation of the public peace, health or safety, support of the state government and its existing public institutions, either by petition signed by the required percentage of the legal voters, or by the legislature as other bills are enacted. Six per centum, but in no case more than thirty thousand, of the legal voters shall be required to sign and make a valid referendum petition. [Note: Signature requirements were superseded by Art. 2 Sec. I(a), AMENDMENT 30.]
(c) No act, law, or bill subject to referendum shall take effect until ninety days after the adjournment of the session at which it was enacted. No act, law, or bill approved by a majority of the electors voting thereon shall be amended or repealed by the legislature within a period of two years following such enactment. But such enactment may be
amended or repealed at any general regular or special election by direct vote of the people thereon. [Note: Subsection (c) was expressly superseded by Art. 2 Sec. 41, AMENDMENT 26.]
(d) The filing of a referendum petition against one or more items, sections or parts of any act, law or bill shall not delay the remainder of the measure from becoming operative. Referendum petitions against measures passed by the legislature shall be filed with the secretary of state not later than ninety days after the final adjournment of the session of the legislature which passed the measure on which the referendum is demanded. The veto power of the governor shall not extend to measures initiated by or referred to the people. All elections on measures referred to the people of the state shall be had at the biennial regular elections, except when the legislature shall order a special election. Any measure initiated by the people or referred to the people as herein provided shall take effect and become the law if it is approved by a majority of the votes cast thereon: Provided, That the vote cast upon such question or measure shall equal one-third of the total votes cast at such election and not otherwise. Such measure shall be in operation on and after the thirtieth day after the election at which it is approved. The style of all bills proposed by initiative petition shall be: "Be it enacted by the people of the State of Washington." This section shall not be construed to deprive any member of the legislature of the right to introduce any measure. The whole number of electors who voted for governor at the regular gubernatorial election last preceding the filing of any petition for the initiative or for the referendum shall be the basis on which the number of legal voters necessary to sign such petition shall be counted. [Note: Cf. Art. 2 Sec. I(a), AMENDMENT 30.] All such petitions shall be filed with the secretary of state, who shall be guided by the general laws in submitting the same to the people until additional legislation shall especially provide therefor. This section is self-executing, but legislation may be enacted especially to facilitate its operation.
The legislature shall provide methods of publicity of all laws or parts of laws, and amendments to the Constitution referred to the people with arguments for and against the laws and amendments so referred, so that each voter of the state shall receive the publication at least fifty days before the election at which they are to be voted upon. [Note: This paragraph was expressly superseded by subsection (e) of this section, which was added by AMENDMENT 36.]
(e) The legislature shall provide methods of publicity of all laws or parts of laws, and amendments to the Constitution referred to the people with arguments for and against the laws and amendments so referred. The secretary of state shall send one copy of the publication to each individual place of residence in the state and shall make such additional distribution as he shall determine necessary to reasonably assure that each voter will have an opportunity to study the measures prior to election. These provisions supersede the provisions set forth in the last paragraph of section 1 of this article as amended by the seventh amendment to the Constitution of this state. [AMENDMENT 7, 1911 House Bill No. 153 p 136. Approved November, 1912; Subsection (e) added by AMENDMENT 36, 1961 Senate Joint Resolution No. 9, p 2751. Approved November, 1962.]

Original text--Art. 2 § 1 Legislative Powers, Where Vested-The legislative powers shall be vested in a senate and house of representatives, which shall be called the legislature of the State of Washington.

Note: Art. 2 Sec. 31 was also stricken by AMENDMENT 7.
§ 1(a) INITIATIVE AND REFERENDUM, SIGNATURES REQUIRED. [Stricken by AMENDMENT 72, 1981 Substitute Senate Joint Resolution No. 133. Approved November 3, 1981.]

Amendment 30 (1956)--Art. 2 § 1(a) Initiative and Referendum, Signatures Required--Hereafter, the number of valid signatures of legal voters required upon a petition for an initiative measure shall be equal to eight per centum of the number of voters registered and voting for the office of governor at the last preceding regular gubernatorial election. Hereafter, the number of valid signatures of legal voters required upon a petition for a referendum of an act of the legislature or any part thereof, shall be equal to four per centum of the number of voters registered and voting for the office of governor at the last preceding regular gubernatorial election. These provisions supersede the requirements specified in section 1 of this article as amended
by the seventh amendment to the Constitution of this state. [AMENDMENT 30, 1955 Senate Joint Resolution No. 4, p 1860. Approved November 6, 1956.]

## § 2 HOUSE OF REPRESENTATIVES AND SEN-

 ATE. The house of representatives shall be composed of not less than sixty-three nor more than ninety-nine members. The number of senators shall not be more than one-half nor less than one-third of the number of members of the house of representatives. The first legislature shall be composed of seventy members of the house of representatives, and thirty-five senators.§ 3 THE CENSUS. [Repealed by AMENDMENT 74, 1983 Substitute Senate Joint Resolution No. 103. Approved November 8, 1983.]

Original text--Art. 2 § 3 The Census--The legislature shall provide by law for an enumeration of the inhabitants of the state in the year one thousand eight hundred and ninety-five and every ten years thereafter, and at the first session after such enumeration, and also after each enumeration made by the authority of the United States, the legislature shall apportion and district anew the members of the senate and house of representatives, according to the number of inhabitants, excluding Indians not taxed, soldiers, sailors and officers of the United States army and navy in active service.
§ 4 ELECTION OF REPRESENTATIVES AND TERM OF OFFICE. Members of the house of representatives shall be elected in the year eighteen hundred and eighty-nine at the time and in the manner provided by this Constitution, and shall hold their offices for the term of one year and until their successors shall be elected.
§ 5 ELECTIONS, WHEN TO BE HELD. The next election of the members of the house of representatives after the adoption of this Constitution shall be on the first Tuesday after the first Monday of November, eighteen hundred and ninety, and thereafter, members of the house of representatives shall be elected biennially and their term of office shall be two years; and each election shall be on the first Tuesday after the first Monday in November, unless otherwise changed by law.

## § 6 ELECTION AND TERM OF OFFICE OF

 SENATORS. After the first election the senators shall be elected by single districts of convenient and contiguous territory, at the same time and in the same manner as members of the house of representatives are required to be elected; and no representative district shall be divided in the formation of a senatorial district. They shall be elected for the term of four years, one-half of their number retiring every two years. The senatorial districts shall be numbered consecutively, and the senators chosen at the first election had by virtue of this Constitution, in odd numbered districts, shall go out of office at the end of the first year; and the senators, elected in the even numbered districts, shall go out of office at the end of the third year.§ 7 QUALIFICATIONS OF LEGISLATORS. No person shall be eligible to the legislature who shall not be a citizen of the United States and a qualified voter in the district for which he is chosen.
§ 8 JUDGES OF THEIR OWN ELECTION AND QUALIFICATION_—QUORUM. Each house shall be the judge of the election, returns and qualifications of its own members, and a majority of each house shall constitute a quorum to do business; but a smaller number may adjourn from day to day and may compel the attendance of absent members, in such manner and under such penalties as each house may provide.

Governmental continuity during emergency periods: Art. 2 § 42.
§ 9 RULES OF PROCEDURE. Each house may determine the rules of its own proceedings, punish for contempt and disorderly behavior, and, with the concurrence of two-thirds of all the members elected, expel a member, but no member shall be expelled a second time for the same offense.
§ 10 ELECTION OF OFFICERS. Each house shall elect its own officers; and when the lieutenant governor shall not attend as president, or shall act as governor, the senate shall choose a temporary president. When presiding, the lieutenant governor shall have the deciding vote in case of an equal division of the senate.
§ 11 JOURNAL, PUBLICITY OF MEET-INGS-ADJOURNMENTS. Each house shall keep a journal of its proceedings and publish the same, except such parts as require secrecy. The doors of each house shall be kept open, except when the public welfare shall require secrecy. Neither house shall adjourn for more than three days, nor to any place other than that in which they may be sitting, without the consent of the other.
§ 12 SESSIONS, WHEN——DURATION. (1) Regular Sessions. A regular session of the legislature shall be convened each year. Regular sessions shall convene on such day and at such time as the legislature shall determine by statute. During each odd-numbered year, the regular session shall not be more than one hundred five consecutive days. During each even-numbered year, the regular session shall not be more than sixty consecutive days.
(2) Special Legislative Sessions. Special legislative sessions may be convened for a period of not more than thirty consecutive days by proclamation of the governor pursuant to Article III, section 7 of this Constitution. Special legislative sessions may also be convened for a period of not more than thirty consecutive days by resolution of the legislature upon the affirmative vote in each house of two-thirds of the members elected or appointed thereto, which vote may be taken and resolution executed either while the legislature is in session or during any interim between sessions in accordance with such procedures as the legislature may provide by law or resolution. The resolution convening the legislature shall specify a purpose or purposes for the convening of a special session, and any special session convened by the resolution shall consider only measures germane to the purpose or purposes expressed in the resolution, unless
by resolution adopted during the session upon the affirmative vote in each house of two-thirds of the members elected or appointed thereto, an additional purpose or purposes are expressed. The specification of purpose by the governor pursuant to Article III, section 7 of this Constitution shall be considered by the legislature but shall not be mandatory.
(3) Committees of the Legislature. Standing and special committees of the legislature shall meet and conduct official business pursuant to such rules as the legislature may adopt. [AMENDMENT 68, 1979 Substitute Senate Joint Resolution No. 110. Approved November 6, 1979.]
Extraordinary sessions to reconsider vetos: Art. 3 § 12.
Sessions to convene on the second Monday in January: RCW 44.04.010.

Original text--Art. 2 § 12 Sessions, When--Duration--The first legislature shall meet on the first Wednesday after the first Monday in November, A. D., 1889. The second legislature shall meet on the first Wednesday after the first Monday in January, A. D., 1891, and sessions of the legislature shall be held biennially thereafter, unless specially convened by the governor, but the times of meeting of subsequent sessions may be changed by the legislature. After the first legislature the sessions shall not be more than sixty days.
§ 13 LIMITATION ON MEMBERS HOLDING OFFICE IN THE STATE. No member of the legislature, during the term for which he is elected, shall be appointed or elected to any civil office in the state, which shall have been created during the term for which he was elected. Any member of the legislature who is appointed or elected to any civil office in the state, the emoluments of which have been increased during his legislative term of office, shall be compensated for the initial term of the civil office at the level designated prior to the increase in emoluments. [ AMENDMENT 69, 1979 Senate Joint Resolution No. 112. Approved November 6, 1979.]
Original text--Art $2 \S 13$ Limitation on Members Holding
Office in the State--No member of the legislature, during the term
for which he is elected, shall be appointed or elected to any civil office
in the state, which shall have been created, or the emoluments of
which shall have been increased, during the term for which he was
elected.
§ 14 SAME, FEDERAL OR OTHER OFFICE. No person, being a member of congress, or holding any civil or military office under the United States or any other power, shall be eligible to be a member of the legislature; and if any person after his election as a member of the legislature, shall be elected to congress or be appointed to any other office, civil or military, under the government of the United States, or any other power, his acceptance thereof shall vacate his seat, provided, that officers in the militia of the state who receive no annual salary, local officers and postmasters, whose compensation does not exceed three hundred dollars per annum, shall not be ineligible.
§ 15 VACANCIES IN LEGISLATURE AND IN PARTISAN COUNTY ELECTIVE OFFICE. Such vacancies as may occur in either house of the legislature or in any partisan county elective office shall be filled by appointment by the board of county commissioners of
the county in which the vacancy occurs: Provided, That the person appointed to fill the vacancy must be from the same legislative district, county or county commissioner district and the same political party as the legislator or partisan county elective officer whose office has been vacated, and shall be one of three persons who shall be nominated by the county central committee of that party, and in case a majority of said county commissioners do not agree upon the appointment within sixty days after the vacancy occurs, the governor shall within thirty days thereafter, and from the list of nominees provided for herein, appoint a person who shall be from the same legislative district, county or county commissioner district and of the same political party as the legislator or partisan county elective officer whose office has been vacated, and the person so appointed shall hold office until his successor is elected at the next general election, and shall have qualified: Provided, That in case of a vacancy occurring in the office of joint senator, or joint representative, the vacancy shall be filled from a list of three nominees selected by the state central committee, by appointment by the joint action of the boards of county commissioners of the counties composing the joint senatorial or joint representative district, the person appointed to fill the vacancy must be from the same legislative district and of the same political party as the legislator whose office has been vacated, and in case a majority of said county commissioners do not agree upon the appointment within sixty days after the vacancy occurs, the governor shall within thirty days thereafter, and from the list of nominees provided for herein, appoint a person who shall be from the same legislative district and of the same political party as the legislator whose office has been vacated. [AMENDMENT 52, part, 1967 Senate Joint Resolution No. 24, part. Approved November 5, 1968.]

Governmental continuity during emergency periods: Art. 2 § 42.
Vacancies in county, etc., offices, how filled: Art. 11 § 6.


#### Abstract

Amendment 32 (1956)--Art. 2 § 15 Vacancies in Legislature and in Partisan County Elective Office--Such vacancies as may occur in either house of the legislature or in any partisan county elective office shall be filled by appointment by the board of county commissioners of the county in which the vacancy occurs: Provided, That the person appointed to fill the vacancy must be from the same legislative district and the same political party as the legislator whose office has been vacated, and shall be one of three persons who shall be nominated by the county central committee of that party, and the person so appointed shall hold office until his successor is elected at the next general election, and shall have qualified: Provided, That in case of a vacancy occurring in the office of joint senator, or joint representative, the vacancy shall be filled from a list of three nominees selected by the state central committee, by appointment by the joint action of the boards of county commissioners of the counties composing the joint senatorial or joint representative district, the person appointed to fill the vacancy must be from the same legislative district and of the same political party as the legislator whose office has been vacated, and in case a majority of said county commissioners do not agree upon the appointment within sixty days after the vacancy occurs, the governor shall within thirty days thereafter, and from the list of nominees provided for herein, appoint a person who shall be from the same legislative district and of the same political party as the legislator whose office has been vacated. [AMENDMENT 32, 1955 Senate Joint Resolution No. 14, p 1862. Approved November 6, 1956.]


Amendment 13 (1930)--Art. 2 § 15 Vacancies in Legislature-Such vacancies as may occur in either house of the legislature shall be
filled by appointment by the board of county commissioners of the county in which the vacancy occurs, and the person so appointed shall hold office until his successor is elected at the next general election, and shall have qualified: Provided, That in case of a vacancy occurring in the office of joint senator, the vacancy shall be filled by appointment by the joint action of the boards of count y commissioners of the counties composing the joint senatorial district. [AMENDMENT 13, 1929 p 690. Approved November, 1930.]

Original text--Art. 2 § 15 Writs of Election to Fill Vacan-CIES--The governor shall issue writs of election to fill such vacancies as may occur in either house of the legislature.
§ 16 PRIVILEGES FROM ARREST. Members of the legislature shall be privileged from arrest in all cases except treason, felony and breach of the peace; they shall not be subject to any civil process during the session of the legislature, nor for fifteen days next before the commencement of each session.
§ 17 FREEDOM OF DEBATE. No member of the legislature shall be liable in any civil action or criminal prosecution whatever, for words spoken in debate.
§ 18 STYLE OF LAWS. The style of the laws of the state shall be: "Be it enacted by the Legislature of the State of Washington." And no laws shall be enacted except by bill.
§ 19 BILL TO CONTAIN ONE SUBJECT. No bill shall embrace more than one subject, and that shall be expressed in the title.

## § 20 ORIGIN AND AMENDMENT OF BILLS.

 Any bill may originate in either house of the legislature, and a bill passed by one house may be amended in the other.§ 21 YEAS AND NAYS. The yeas and nays of the members of either house shall be entered on the journal, on the demand of one-sixth of the members present.
§ 22 PASSAGE OF BILLS. No bill shall become a law unless on its final passage the vote be taken by yeas and nays, the names of the members voting for and against the same be entered on the journal of each house, and a majority of the members elected to each house be recorded thereon as voting in its favor.

Governmental continuity during emergency periods: Art. $2 \S 42$.
§ 23 COMPENSATION OF MEMBERS. Each member of the legislature shall receive for his services five dollars for each day's attendance during the session, and ten cents for every mile he shall travel in going to and returning from the place of meeting of the legislature, on the most usual route.
Compensation of state officers: Art. 28 § 1, Art. 30.
Salaries of elective state officers: RCW 43.03.010.
§ 24 LOTTERIES AND DIVORCE. The legislature shall never grant any divorce. Lotteries shall be prohibited except as specifically authorized upon the affirmative vote of sixty percent of the members of each house of the legislature or, notwithstanding any other provision
of this Constitution, by referendum or initiative approved by a sixty percent affirmative vote of the electors voting thereon. [AMENDMENT 56, 1971 Senate Joint Resolution No. 5, p 1828. Approved November 7, 1972.]

Original text--Art. 2 § 24 Lotteries and Divorce--The legislature shall never authorize any lottery or grant any divorce.
§ 25 EXTRA COMPENSATION PROHIBITED. The legislature shall never grant any extra compensation to any public officer, agent, employee, servant, or contractor, after the services shall have been rendered, or the contract entered into, nor shall the compensation of any public officer be increased or diminished during his term of office. Nothing in this section shall be deemed to prevent increases in pensions after such pensions shall have been granted. [AMENDMENT 35, 1957 Senate Joint Resolution No. 18, p 1301. Approved November 4, 1958.]

Compensation of state officers: Art. 28.
Increase during term of certain officers, authorized: Art. 30 § 1.
Increase or diminution of compensation during term of office prohibited.
county, city, town or municipal officers: Art. 11 § 8.
judicial officers: Art. 4 § 13.
state officers: Art. 3 § 25.
Original text--Art. 2 § 25 Extra Compensation, Prohibited-The legislature shall never grant any extra compensation to any public officer, agent, servant, or contractor, after the services shall have been rendered, or the contract entered into, nor shall the compensation of any public officer be increased or diminished during his term of office.
§ 26 SUITS AGAINST THE STATE. The legislature shall direct by law, in what manner, and in what courts, suits may be brought against the state.
§ 27 ELECTIONS__VIVA VOCE VOTE. In all elections by the legislature the members shall vote viva voce, and their votes shall be entered on the journal.
§ 28 SPECIAL LEGISLATION. The legislature is prohibited from enacting any private or special laws in the following cases:

1. For changing the names of persons, or constituting one person the heir at law of another.
2. For laying out, opening or altering highways, except in cases of state roads extending into more than one county, and military roads to aid in the construction of which lands shall have been or may be granted by congress.
3. For authorizing persons to keep ferries wholly within this state.
4. For authorizing the sale or mortgage of real or personal property of minors, or others under disability.
5. For assessment or collection of taxes, or for extending the time for collection thereof.
6. For granting corporate powers or privileges.
7. For authorizing the apportionment of any part of the school fund.
8. For incorporating any town or village or to amend the charter thereof.
9. From giving effect to invalid deeds, wills or other instruments.
10. Releasing or extinguishing in whole or in part, the indebtedness, liability or other obligation, of any person, or corporation to this state, or to any municipal corporation therein.
11. Declaring any person of age or authorizing any minor to sell, lease, or encumber his or her property.
12. Legalizing, except as against the state, the unauthorized or invalid act of any officer.
13. Regulating the rates of interest on money.
14. Remitting fines, penalties or forfeitures.
15. Providing for the management of common schools.
16. Authorizing the adoption of children.
17. For limitation of civil or criminal actions.
18. Changing county lines, locating or changing county seats, provided, this shall not be construed to apply to the creation of new counties.

Corporations for municipal purposes shall not be created by special laws: Art. 11 § 10.
§ 29 CONVICT LABOR. After the first day of January eighteen hundred and ninety the labor of convicts of this state shall not be let out by contract to any person, copartnership, company or corporation, and the legislature shall by law provide for the working of convicts for the benefit of the state.
§ 30 BRIBERY OR CORRUPT SOLICITATION. The offense of corrupt solicitation of members of the legislature, or of public officers of the state or any municipal division thereof, and any occupation or practice of solicitation of such members or officers to influence their official action, shall be defined by law, and shall be punished by fine and imprisonment. Any person may be compelled to testify in any lawful investigation or judicial proceeding against any person who may be charged with having committed the offense of bribery or corrupt solicitation, or practice of solicitation, and shall not be permitted to withhold his testimony on the ground that it may criminate himself or subject him to public infamy, but such testimony shall not afterwards be used against him in any judicial proceeding-except for perjury in giving such testimony-and any person convicted of either of the offenses aforesaid, shall as part of the punishment therefor, be disqualified from ever holding any position of honor, trust or profit in this state. A member who has a private interest in any bill or measure proposed or pending before the legislature, shall disclose the fact to the house of which he is a member, and shall not vote thereon.
§ 31 LAWS, WHEN TO TAKE EFFECT. [This section stricken by $A M E N D M E N T$ 7, 1911 House Bill No. 153, p 136. Approved November, 1912.]

[^4]§ 32 LAWS, HOW SIGNED. No bill shall become a law until the same shall have been signed by the presiding officer of each of the two houses in open session, and under such rules as the legislature shall prescribe.
§ 33 ALIEN OWNERSHIP. [Repealed by AMENDMENT 42, 1965 ex.s. Senate Joint Resolution No. 20, p 2816. Approved November 8, 1966.]

Amendment 29 (1954)--Art. 2 § 33 Alien Ownership-- The ownership of lands by aliens, other than those who in good faith have declared their intention to become citizens of the United States, is prohibited in this state, except where acquired by inheritance, under mortgage or in good faith in the ordinary course of justice in the collection of debts; and all conveyances of lands hereafter made to any alien directly, or in trust for such alien, shall be void: Provided, That the provisions of this section shall not apply to lands containing valuable deposits of minerals, metals, iron, coal, or fire clay, and the necessary land for mills and machinery to be used in the development thereof and the manufacture of the products therefrom: And provided further, That the provisions of this section shall not apply to the citizens of such of the Provinces of the Dominion of Canada as do not expressly or by implication prohibit ownership of provincial lands by citizens of this state. [AMENDMENT 29, 1953 House Joint Resolution No. 16, p 853. Approved November 2, 1954.]

Amendment 24 (1950)--Art. 2 § 33 Alien Ownership-- The ownership of lands by aliens, other than those who in good faith have declared their intention to become citizens of the United States, is prohibited in this state, except where acquired by inheritance, under mortgage or in good faith in the ordinary course of justice in the collection of debts; and all conveyances of lands hereafter made to any alien directly, or in trust for such alien, shall be void: Provided, That the provisions of this section shall not apply to lands containing valuable deposits of minerals, metals, iron, coal, or fire clay, and the necessary land for mills and machinery to be used in the development thereof and the manufacture of the products therefrom: And provided further, That the provisions of this section shall not apply to the citizens of such of the Provinces of the Dominion of Canada as do not expressly or by implication prohibit ownership of provincial lands by citizens of this state. Every corporation, the majority of the capital stock of which is owned by aliens, shall be considered an alien for the purposes of this prohibition. [AMENDMENT 24, 1949 Senate Joint Resolution No. 9, p 999. Approved November, 1950.]

Original text--Art. 2 § 33 Ownership of Lands by Aliens, Prohibited--ExCeptions--The ownership of lands by aliens, other than those who in good faith have declared their intention to become citizens of the United States, is prohibited in this state, except where acquired by inheritance, under mortgage or in good faith in the ordinary course of justice in the collection of debts; and all conveyances of lands hereafter made to any alien directly or in trust for such alien shall be void: Provided, That the provisions of this section shall not apply to lands containing valuable deposits of minerals, metals, iron, coal, or fire-clay, and the necessary land for mills and machinery to be used in the development thereof and the manufacture of the products therefrom. Every corporation, the majority of the capital stock of which is owned by aliens, shall be considered on alien for the purposes of this prohibition.

## § 34 BUREAU OF STATISTICS, AGRICULTURE

 AND IMMIGRATION. There shall be established in the office of the secretary of state, a bureau of statistics, agriculture and immigration, under such regulations as the legislature may provide.§ 35 PROTECTION OF EMPLOYEES. The legislature shall pass necessary laws for the protection of persons working in mines, factories and other employments dangerous to life or deleterious to health; and fix pains and penalties for the enforcement of the same.
§ 36 WHEN BILLS MUST BE INTRODUCED. No bill shall be considered in either house unless the time of its introduction shall have been at least ten days before the final adjournment of the legislature, unless the legislature shall otherwise direct by a vote of twothirds of all the members elected to each house, said vote to be taken by yeas and nays and entered upon the journal, or unless the same be at a special session.
§ 37 REVISION OR AMENDMENT. No act shall ever be revised or amended by mere reference to its title, but the act revised or the section amended shall be set forth at full length.
§ 38 LIMITATION ON AMENDMENTS. No amendment to any bill shall be allowed which shall change the scope and object of the bill.
§ 39 FREE TRANSPORTATION TO PUBLIC OFFICER PROHIBITED. It shall not be lawful for any person holding public office in this state to accept or use a pass or to purchase transportation from any railroad or other corporation, other than as the same may be purchased by the general public, and the legislature shall pass laws to enforce this provision.
§ 40 HIGHWAY FUNDS. All fees collected by the State of Washington as license fees for motor vehicles and all excise taxes collected by the State of Washington on the sale, distribution or use of motor vehicle fuel and all other state revenue intended to be used for highway purposes, shall be paid into the state treasury and placed in a special fund to be used exclusively for highway purposes. Such highway purposes shall be construed to include the following:
(a) The necessary operating, engineering and legal expenses connected with the administration of public highways, county roads and city streets;
(b) The construction, reconstruction, maintenance, repair, and betterment of public highways, county roads, bridges and city streets; including the cost and expense of (1) acquisition of rights-of-way, (2) installing, maintaining and operating traffic signs and signal lights, (3) policing by the state of public highways, (4) operation of movable span bridges, (5) operation of ferries which are a part of any public highway, county road, or city street;
(c) The payment or refunding of any obligation of the State of Washington, or any political subdivision thereof, for which any of the revenues described in section 1 may have been legally pledged prior to the effective date of this act;
(d) Refunds authorized by law for taxes paid on motor vehicle fuels;
(e) The cost of collection of any revenues described in this section:

Provided, That this section shall not be construed to include revenue from general or special taxes or excises not levied primarily for highway purposes, or apply to vehicle operator's license fees or any excise tax imposed on motor vehicles or the use thereof in lieu of a property tax thereon, or fees for certificates of ownership of motor
vehicles. [AMENDMENT 18, 1943 House Joint Resolution No. 4, p 938. Approved November, 1944.]

## § 41 LAWS, EFFECTIVE DATE, INITIATIVE, REFERENDUM——AMENDMENT OR REPEAL. No

 act, law, or bill subject to referendum shall take effect until ninety days after the adjournment of the session at which it was enacted. No act, law or bill approved by a majority of the electors voting thereon shall be amended or repealed by the legislature within a period of two years following such enactment: Provided, That any such act, law or bill may be amended within two years after such enactment at any regular or special session of the legislature by a vote of two-thirds of all the members elected to each house with full compliance with section 12, Article III, of the Washington Constitution, and no amendatory law adopted in accordance with this provision shall be subject to referendum. But such enactment may be amended or repealed at any general regular or special election by direct vote of the people thereon. These provisions supersede the provisions of subsection (c) of section 1 of this article as amended by the seventh amendment to the Constitution of this state. [AMENDMENT 26, 1951 Substitute Senate Joint Resolution No. 7, p 959. Approved November 4, 1952.]Reviser's note: (1) In third sentence, comma between "general" and "regular" omitted in conformity with enrolled resolution.
(2) Subsection (c) of section 1 of this article was amended by Amendment 72, approved November 3, 1981.
§ 42 GOVERNMENTAL CONTINUITY DURING EMERGENCY PERIODS. The legislature, in order to insure continuity of state and local governmental operations in periods of emergency resulting from enemy attack, shall have the power and the duty, immediately upon and after adoption of this amendment, to enact legislation providing for prompt and temporary succession to the powers and duties of public offices of whatever nature and whether filled by election or appointment, the incumbents and legal successors of which may become unavailable for carrying on the powers and duties of such offices; the legislature shall likewise enact such other measures as may be necessary and proper for insuring the continuity of governmental operations during such emergencies. Legislation enacted under the powers conferred by this amendment shall in all respects conform to the remainder of the Constitution: Provided, That if, in the judgment of the legislature at the time of disaster, conformance to the provisions of the Constitution would be impracticable or would admit of undue delay, such legislation may depart during the period of emergency caused by enemy attack only, from the following sections of the Constitution:

Article 14, Sections 1 and 2, Seat of Government;
Article 2, Sections 8, 15 (Amendments 13 and 32), and 22, Membership, Quorum of Legislature and Passage of Bills;

Article 3, Section 10 (Amendment 6), Succession to Governorship: Provided, That the legislature shall not depart from Section 10, Article III, as amended by Amendment 6, of the state Constitution relating to the

Governor's office so long as any successor therein named is available and capable of assuming the powers and duties of such office as therein prescribed;

Article 3, Section 13, Vacancies in State Offices; Article 11, Section 6, Vacancies in County Offices;
Article 11, Section 2, Seat of County Government;
Article 3, Section 24, State Records. [AMENDMENT 39, 1961 House Joint Resolution No. 9, p 2758. Approved November, 1962.]
Continuity of government act: Chapter 42.14 RCW.
§ 43 REDISTRICTING. (1) In January of each year ending in one, a commission shall be established to provide for the redistricting of state legislative and congressional districts.
(2) The commission shall be composed of five members to be selected as follows: The legislative leader of the two largest political parties in each house of the legislature shall appoint one voting member to the commission by January 15 th of each year ending in one. By January 31st of each year ending in one, the four appointed members, by an affirmative vote of at least three, shall appoint the remaining member. The fifth member of the commission, who shall be nonvoting, shall act as its chairperson. If any appointing authority fails to make the required appointment by the date established by this subsection, within five days after that date the supreme court shall make the required appointment.
(3) No elected official and no person elected to legislative district, county, or state political party office may serve on the commission. A commission member shall not have been an elected official and shall not have been an elected legislative district, county, or state political party officer within two years of his or her appointment to the commission. The provisions of this subsection do not apply to the office of precinct committee person.
(4) The legislature shall enact laws providing for the implementation of this section, to include additional qualifications for commissioners and additional standards to govern the commission. The legislature shall appropriate funds to enable the commission to carry out its duties.
(5) Each district shall contain a population, excluding nonresident military personnel, as nearly equal as practicable to the population of any other district. To the extent reasonable, each district shall contain contiguous territory, shall be compact and convenient, and shall be separated from adjoining districts by natural geographic barriers, artificial barriers, or political subdivision boundaries. The commission's plan shall not provide for a number of legislative districts different than that established by the legislature. The commission's plan shall not be drawn purposely to favor or discriminate against any political party or group.
(6) The commission shall complete redistricting as soon as possible following the federal decennial census, but no later than January 1 st of each year ending in two. At least three of the voting members shall approve such a redistricting plan. If three of the voting members of the commission fail to approve a plan within the time limitations provided in this subsection, the supreme
court shall adopt a plan by April 30th of the year ending in two in conformance with the standards set forth in subsection (5) of this section.
(7) The legislature may amend the redistricting plan but must do so by a two-thirds vote of the legislators elected or appointed to each house of the legislature. Any amendment must have passed both houses by the end of the thirtieth day of the first session convened after the commission has submitted its plan to the legislature. After that day, the plan, with any legislative amendments, constitutes the state districting law.
(8) The legislature shall enact laws providing for the reconvening of a commission for the purpose of modifying a districting law adopted under this section. Such reconvening requires a two-thirds vote of the legislators elected or appointed to each house of the legislature. The commission shall conform to the standards prescribed under subsection (5) of this section and any other standards or procedures that the legislature may provide by law. At least three of the voting members shall approve such a modification. Any modification adopted by the commission may be amended by a twothirds vote of the legislators elected and appointed to each house of the legislature. The state districting law shall include the modifications with amendments, if any:
(9) The legislature shall prescribe by law the terms of commission members and the method of filling vacancies on the commission.
(10) The supreme court has original jurisdiction to hear and decide all cases involving congressional and legislative redistricting.
(11) Legislative and congressional districts may not be changed or established except pursuant to this section. A districting plan and any legislative amendments to the plan are not subject to Article III, section 12 of this Constitution. [AMENDMENT 74, 1983 Substitute Senate Joint Resolution No. 103. Approved November 8, 1983.]

## ARTICLE III

## THE EXECUTIVE

§ 1 EXECUTIVE DEPARTMENT. The executive department shall consist of a governor, lieutenant governor, secretary of state, treasurer, auditor, attorney general, superintendent of public instruction, and a commissioner of public lands, who shall be severally chosen by the qualified electors of the state at the same time and place of voting as for the members of the legislature.
§ 2 GOVERNOR, TERM OF OFFICE. The supreme executive power of this state shall be vested in a governor, who shall hold his office for a term of four years, and until his successor is elected and qualified.
§ 3 OTHER EXECUTIVE OFFICERS, TERMS OF OFFICE. The lieutenant governor, secretary of state, treasurer, auditor, attorney general, superintendent of public instruction, and commissioner of public lands,
shall hold their offices for four years respectively, and until their successors are elected and qualified.
§ 4 RETURNS OF ELECTIONS, CANVASS, ETC. The returns of every election for the officers named in the first section of this article shall be sealed up and transmitted to the seat of government by the returning officers, directed to the secretary of state, who shall deliver the same to the speaker of the house of representatives at the first meeting of the house thereafter, who shall open, publish and declare the result thereof in the presence of a majority of the members of both houses. The person having the highest number of votes shall be declared duly elected, and a certificate thereof shall be given to such person, signed by the presiding officers of both houses; but if any two or more shall be highest and equal in votes for the same office, one of them shall be chosen by the joint vote of both houses. Contested elections for such officers shall be decided by the legislature in such manner as shall be determined by law. The terms of all officers named in section one of this article shall commence on the second Monday in January after their election until otherwise provided by law.
§ 5 GENERAL DUTIES OF GOVERNOR. The governor may require information in writing from the officers of the state upon any subject relating to the duties of their respective offices, and shall see that the laws are faithfully executed.
§ 6 MESSAGES. He shall communicate at every session by message to the legislature the condition of the aff airs of the state, and recommend such measures as he shall deem expedient for their action.
§ 7 EXTRA LEGISLATIVE SESSIONS. He may, on extraordinary occasions, convene the legislature by proclamation, in which shall be stated the purposes for which the legislature is convened.
Extraordinary sessions to reconsider vetoes: Art. 3 § 12.
§ 8 COMMANDER-IN-CHIEF. He shall be com-mander-in-chief of the military in the state except when they shall be called into the service of the United States.
§ 9 PARDONING POWER. The pardoning power shall be vested in the governor under such regulations and restrictions as may be prescribed by law.
§ 10 VACANCY IN OFFICE OF GOVERNOR. In case of the removal, resignation, death or disability of the governor, the duties of the office shall devolve upon the lieutenant governor; and in case of a vacancy in both the offices of governor and lieutenant governor, the duties of the governor shall devolve upon the secretary of state. In addition to the line of succession to the office and duties of governor as hereinabove indicated, if the necessity shall arise, in order to fill the vacancy in the office of governor, the following state officers shall succeed to the duties of governor and in the order named, viz.: Treasurer, auditor, attorney general, superintendent
of public instruction and commissioner of public lands. In case of the death, disability, failure or refusal of the person regularly elected to the office of governor to qualify at the time provided by law, the duties of the office shall devolve upon the person regularly elected to and qualified for the office of lieutenant governor, who shall act as governor until the disability be removed, or a governor be elected; and in case of the death, disability, failure or refusal of both the governor and the lieutenant governor elect to qualify, the duties of the governor shall devolve upon the secretary of state; and in addition to the line of succession to the office and duties of governor as hereinabove indicated, if there shall be the failure or refusal of any officer named above to qualify, and if the necessity shall arise by reason thereof, then in that event in order to fill the vacancy in the office of governor, the following state officers shall succeed to the duties of governor in the order named, viz: Treasurer, auditor, attorney general, superintendent of public instruction and commissioner of public lands. Any person succeeding to the office of governor as in this section provided, shall perform the duties of such office only until the disability be removed, or a governor be elected and qualified; and if a vacancy occur more than thirty days before the next general election occurring within two years after the commencement of the term, a person shall be elected at such election to fill the office of governor for the remainder of the unexpired term. [AMENDMENT 6, 1909 p 642 § 1. Approved November, 1910.]

## Governmental continuity during emergency periods: Art. 2 § 42.

Original text--Art. 3 § 10 Vacancy In--In case of the removal, resignation, death, or disability of the governor, the duties of the office shall devolve upon the lieutenant governor, and in case of a vacancy in both the offices of governor and lieutenant governor, the duties of governor shall devolve upon the secretary of state, who shall act as governor until the disability be removed or a governor elected.

## § 11 REMISSION OF FINES AND FORFEI-

 TURES. The governor shall have power to remit fines and forfeitures, under such regulations as may be prescribed by law, and shall report to the legislature at its next meeting each case of reprieve, commutation or pardon granted, and the reasons for granting the same, and also the names of all persons in whose favor remission of fines and forfeitures shall have been made, and the several amounts remitted and the reasons for the remission.§ 12 VETO POWERS. Every act which shall have passed the legislature shall be, before it becomes a law, presented to the governor. If he approves, he shall sign it; but if not, he shall return it, with his objections, to that house in which it shall have originated, which house shall enter the objections at large upon the journal and proceed to reconsider. If, after such reconsideration, two-thirds of the members present shall agree to pass the bill it shall be sent, together with the objections, to the other house, by which it shall likewise be reconsidered, and if approved by two-thirds of the members present, it shall become a law; but in all such cases the vote of both houses shall be determined by the yeas and nays, and the names of the members voting for or against the bill shall be entered upon the journal of each
house respectively. If any bill shall not be returned by the governor within five days, Sundays excepted, after it shall be presented to him, it shall become a law without his signature, unless the general adjournment shall prevent its return, in which case it shall become a law unless the governor, within twenty days next after the adjournment, Sundays excepted, shall file such bill with his objections thereto, in the office of secretary of state, who shall lay the same before the legislature at its next session in like manner as if it had been returned by the governor: Provided, That within forty-five days next after the adjournment, Sundays excepted, the legislature may, upon petition by a two-thirds majority or more of the membership of each house, reconvene in extraordinary session, not to exceed five days duration, solely to reconsider any bills vetoed. If any bill presented to the governor contain several sections or appropriation items, he may object to one or more sections or appropriation items while approving other portions of the bill: Provided, That he may not object to less than an entire section, except that if the section contain one or more appropriation items he may object to any such appropriation item or items. In case of objection he shall append to the bill, at the time of signing it, a statement of the section or sections, appropriation item or items to which he objects and the reasons therefor; and the section or sections, appropriation item or items so objected to shall not take effect unless passed over the governor's objection, as hereinbefore provided. The provisions of Article II, section 12 insofar as they are inconsistent herewith are hereby repealed. [AMENDMENT 62, 1974 Senate Joint Resolution No. 140. Approved November 5, 1974.]

Veto power withheld from initiated and referred measures: Art. 2 § 1.
Original text--Art. 3 § 12 Veto Power--Every act which shall have passed the legislature shall be, before it becomes a law, presented to the governor. If he approves, he shall sign it; but if not, he shall return it, with his objections, to that house in which it shall have originated, which house shall enter the objections at large upon the journal and proceed to reconsider. If, after such reconsideration, two-thirds of the members present shall agree to pass the bill it shall be sent, together with the objections, to the other house, by which it shall likewise be reconsidered, and if approved by two-thirds of the members present, it shall become a law, but in all cases the vote of both houses shall be determined by the yeas and nays, and the names of the members voting for or against the bill shall be entered upon the journal of each house respectively. If any bill shall not be returned by the governor within five days, Sundays excepted, after it shall be presented to him, it shall become a law without his signature, unless the general adjournment shall prevent its return, in which case it shall become a law unless the governor, within ten days next after the adjournment, Sundays excepted, shall file such bill with his objections thereto, in the office of secretary of state, who shall lay the same before the legislature at its next session in like manner as if it had been returned by the governor. If any bill presented to the governor contain several sections or items, he may object to one or more sections or items while approving other portions of the bill. In such case he shall append to the bill, at the time of signing it, a statement of the section, or sections, item or items to which he objects and the reasons therefor, and the section or sections, item or items so objected to, shall not take effect unless passed over the governor's objection, as hereinbefore provided.

Veto power does not extend to initiated or referred measures: Art. 2 § I(d).
§ 13 VACANCY IN APPOINTIVE OFFICE. When, during a recess of the legislature, a vacancy shall happen in any office, the appointment to which is vested
in the legislature, or when at any time a vacancy shall have occurred in any other state office, for the filling of which vacancy no provision is made elsewhere in this Constitution, the governor shall fill such vacancy by appointment, which shall expire when a successor shall have been elected and qualified.
Appointment of governing boards of educational, reformatory and penal institutions: Art. 13 § 1.
Governmental continuity during emergency periods: Art. 2 § 42.
§ 14 SALARY. The governor shall receive an annual salary of four thousand dollars, which may be increased by law, but shall never exceed six thousand dollars per annum.

Compensation of state officers: Art. 28 § 1, Art. 30.
Salaries of elective state officers: RCW 43.03.010.
§ 15 COMMISSIONS, HOW ISSUED. All commissions shall issue in the name of the state, shall be signed by the governor, sealed with the seal of the state, and attested by the secretary of state.
§ 16 LIEUTENANT GOVERNOR, DUTIES AND SALARY. The lieutenant governor shall be presiding officer of the state senate, and shall discharge such other duties as may be prescribed by law. He shall receive an annual salary of one thousand dollars, which may be increased by the legislature, but shall never exceed three thousand dollars per annum.
Compensation of state officers: Art. 28 § 1, Art. 30.
Salaries of elective state officers: RCW 43.03.010.
§ 17 SECRETARY OF STATE, DUTIES AND SALARY. The secretary of state shall keep a record of the official acts of the legislature, and executive department of the state, and shall, when required, lay the same, and all matters relative thereto, before either branch of the legislature, and shall perform such other duties as shall be assigned him by law. He shall receive an annual salary of twenty-five hundred dollars, which may be increased by the legislature, but shall never exceed three thousand dollars per annum.

Compensation of state officers: Art. 28 § I, Art. 30.
Salaries of elective state officers: RCW 43.03.010.
§ 18 SEAL. There shall be a seal of the state kept by the secretary of state for official purposes, which shall be called, "The Seal of the State of Washington."
Design of the Seal: Art. 18 § 1.
State seal: RCW 1.20.080.
§ 19 STATE TREASURER, DUTIES AND SALARY. The treasurer shall perform such duties as shall be prescribed by law. He shall receive an annual salary of two thousand dollars, which may be increased by the legislature, but shall never exceed four thousand dollars per annum.

Compensation of state officers: Art. 28 § 1, Art. 30.
Salaries of elective state officers: RCW 43.03.010.
§ 20 STATE AUDITOR, DUTIES AND SALARY. The auditor shall be auditor of public accounts, and shall have such powers and perform such duties in connection therewith as may be prescribed by law. He shall receive an annual salary of two thousand dollars, which may be increased by the legislature, but shall never exceed three thousand dollars per annum.
Compensation of state officers: Art. 28 § 1, Art. 30.
Salaries of elective state officers: $R$ CW 43.03.010.
§ 21 ATTORNEY GENERAL, DUTIES AND SALARY. The attorney general shall be the legal adviser of the state officers, and shall perform such other duties as may be prescribed by law. He shall receive an annual salary of two thousand dollars, which may be increased by the legislature, but shall never exceed thirty-five hundred dollars per annum.

Compensation of state officers: Art. 28 § 1, Art. 30.
Salaries of elective state officers: RCW 43.03.010.
§ 22 SUPERINTENDENT OF PUBLIC INSTRUCTION, DUTIES AND SALARY. The superintendent of public instruction shall have supervision over all matters pertaining to public schools, and shall perform such specific duties as may be prescribed by law. He shall receive an annual salary of twenty-five hundred dollars, which may be increased by law, but shall never exceed four thousand dollars per annum.

Compensation of state officers: Art. 28 § 1, Art. 30.
Salaries of elective state officers: RCW 43.03.010.
§ 23 COMMISSIONER OF PUBLIC LANDS-_ COMPENSATION. The commissioner of public lands shall perform such duties and receive such compensation as the legislature may direct.
§ 24 RECORDS, WHERE KEPT, ETC. The governor, secretary of state, treasurer, auditor, superintendent of public instruction, commissioner of public lands and attorney general shall severally keep the public records, books and papers relating to their respective offices, at the seat of government, at which place also the governor, secretary of state, treasurer and auditor shall reside.
Governmental continuity during emergency periods: Art. 2 § 42.
§ 25 QUALIFICATIONS, COMPENSATION, OFFICES WHICH MAY BE ABOLISHED. No person, except a citizen of the United States and a qualified elector of this state, shall be eligible to hold any state office. The compensation for state officers shall not be increased or diminished during the term for which they shall have been elected. The legislature may in its discretion abolish the offices of the lieutenant governor, auditor and commissioner of public lands. [AMENDMENT 31, 1955 Senate Joint Resolution No. 6, p 1861. Approved November 6, 1956.]

## Authorizing compensation increase during term: Art. 30 § 1.

Increase or diminution of compensation during term of office prohibited.
county, city, town or municipal officers: Art. 11 § 8.
judicial officers: Art. 4 § 13.
public officers: Art. 2 § 25.
Original text--Art. 3 § 25 Qualifications--No person, except a citizen of the United States and a qualified elector of this state, shall be eligible to hold any state office, and the state treasurer shall be ineligible for the term succeeding that for which he was elected. The compensation for state officers shall not be increased or diminished during the term for which they shall have been elected. The legislature may in its discretion abolish the offices of the lieutenant governor, auditor and commissioner of public lands.

## ARTICLE IV <br> THE JUDICIARY

§ 1 JUDICIAL POWER, WHERE VESTED. The judicial power of the state shall be vested in a supreme court, superior courts, justices of the peace, and such inferior courts as the legislature may provide.
Court of appeals: Art. 4 § 29.
§ 2 SUPREME COURT. The supreme court shall consist of five judges, a majority of whom shall be necessary to form a quorum, and pronounce a decision. The said court shall always be open for the transaction of business except on nonjudicial days. In the determination of causes all decisions of the court shall be given in writing and the grounds of the decision shall be stated. The legislature may increase the number of judges of the supreme court from time to time and may provide for separate departments of said court.
§ 2(a) TEMPORARY PERFORMANCE O' JUDICIAL DUTIES. When necessary for the preinpt and orderly administration of justice a majority of the Supreme Court is empowered to authorize judges or retired judges of courts of record of this state, to perform, temporarily, judicial duties in the Supreme Court, and to authorize any superior court judge to perform judicial duties in any superior court of this state. [AMENDMENT 38, 1961 House Joint Resolution No. 6, p 2757. Approved November, 1962.]
§ 3 ELECTION AND TERMS OF SUPREME JUDGES. The judges of the supreme court shall be elected by the qualified electors of the state at large at the general state election at the times and places at which state officers are elected, unless some other time be provided by the legislature. The first election of judges of the supreme court shall be at the election which shall be held upon the adoption of this Constitution and the judges elected thereat shall be classified by lot, so that two shall hold their office for the term of three years, two for the term of five years, and one for the term of seven years. The lot shall be drawn by the judges who shall for that purpose assemble at the seat of government, and they shall cause the result thereof to be certified to the secretary of state, and filed in his office. The judge having the shortest term to serve not holding his office by appointment or election to fill a vacancy, shall be the chief justice, and shall preside at all sessions of the supreme court, and in case there shall be two
judges having in like manner the same short term, the other judges of the supreme court shall determine which of them shall be chief justice. In case of the absence of the chief justice, the judge having in like manner the shortest or next shortest term to serve shall preside. After the first election the terms of judges elected shall be six years from and after the second Monday in January next succeeding their election. If a vacancy occur in the office of a judge of the supreme court the governor shall appoint a person to hold the office until the election and qualification of a judge to fill the vacancy, which election shall take place at the next succeeding general election, and the judge so elected shall hold the office for the remainder of the unexpired term. The term of office of the judges of the supreme court, first elected, shall commence as soon as the state shall have been admitted into the Union, and continue for the term herein provided, and until their successors are elected and qualified. The sessions of the supreme court shall be held at the seat of government until otherwise provided by law.
§ 3(a) RETIREMENT OF SUPREME COURT AND SUPERIOR COURT JUDGES. A judge of the supreme court or the superior court shall retire from judicial office at the end of the calendar year in which he attains the age of seventy-five years. The legislature may, from time to time, fix a lesser age for mandatory retirement, not earlier than the end of the calendar year in which any such judge attains the age of seventy years, as the legislature deems proper. This provision shall not affect the term to which any such judge shall have been elected or appointed prior to, or at the time of, approval and ratification of this provision. Notwithstanding the limitations of this section, the legislature may by general law authorize or require the retirement of judges for physical or mental disability, or any cause rendering judges incapable of performing their judicial duties. [AMENDMENT 25, 1951 House Joint Resolution No. 6, p 960. Approved November 4, 1952.]
§ 4 JURISDICTION. The supreme court shall have original jurisdiction in habeas corpus, and quo warranto and mandamus as to all state officers, and appellate jurisdiction in all actions and proceedings, excepting that its appellate jurisdiction shall not extend to civil actions at law for the recovery of money or personal property when the original amount in controversy, or the value of the property does not exceed the sum of two hundred dollars ( $\$ 200$ ) unless the action involves the legality of a tax, impost, assessment, toll, municipal fine, or the validity of a statute. The supreme court shall also have power to issue writs of mandamus, review, prohibition, habeas corpus, certiorari and all other writs necessary and proper to the complete exercise of its appellate and revisory jurisdiction. Each of the judges shall have power to issue writs of habeas corpus to any part of the state upon petition by or on behalf of any person held in actual custody, and may make such writs returnable before himself, or before the supreme court, or before any superior court of the state or any judge thereof.
§ 5 SUPERIOR COURT-ELECTION OF JUDGES, TERMS OF, ETC. There shall be in each of the organized counties of this state a superior court for which at least one judge shall be elected by the qualified electors of the county at the general state election: Provided, That until otherwise directed by the legislature one judge only shall be elected for the counties of Spokane and Stevens; one judge for the county of Whitman; one judge for the counties of Lincoln, Okanogan, Douglas and Adams; one judge for the counties of Walla Walla and Franklin; one judge for the counties of Columbia, Garfield and Asotin; one judge for the counties of Kittitas, Yakima and Klickitat; one judge for the counties of Clarke, Skamania, Pacific, Cowlitz and Wahkiakum; one judge for the counties of Thurston, Chehalis, Mason and Lewis; one judge for the county of Pierce; one judge for the county of King; one judge for the counties of Jefferson, Island, Kitsap, San Juan and Clallam; and one judge for the counties of Whatcom, Skagit and Snohomish. In any county where there shall be more than one superior judge, there may be as many sessions of the superior court at the same time as there are judges thereof, and whenever the governor shall direct a superior judge to hold court in any county other than that for which he has been elected, there may be as many sessions of the superior court in said county at the same time as there are judges therein or assigned to duty therein by the governor, and the business of the court shall be so distributed and assigned by law or in the absence of legislation therefor, by such rules and orders of court as shall best promote and secure the convenient and expeditious transaction thereof. The judgments, decrees, orders and proceedings of any session of the superior court held by any one or more of the judges of such court shall be equally effectual as if all the judges of said court presided at such session. The first superior judges elected under this Constitution shall hold their offices for the period of three years, and until their successors shall be elected and qualified, and thereafter the term of office of all superior judges in this state shall be for four years from the second Monday in January next succeeding their election and until their successors are elected and qualified. The first election of judges of the superior court shall be at the election held for the adoption of this Constitution. If a vacancy occurs in the office of judge of the superior court, the governor shall appoint a person to hold the office until the election and qualification of a judge to fill the vacancy, which election shall be at the next succeeding general election, and the judge so elected shall hold office for the remainder of the unexpired term.

Supreme court may authorize superior court judge to perform judicial duties in any superior court: Art. 4 § 2(a).
§ 6 JURISDICTION OF SUPERIOR COURTS. The superior court shall have original jurisdiction in all cases in equity and in all cases at law which involve the title or possession of real property, or the legality of any tax, impost, assessment, toll, or municipal fine, and in all other cases in which the demand or the value of the
property in controversy amounts to three thousand dollars or as otherwise determined by law, or a lesser sum in excess of the jurisdiction granted to justices of the peace and other inferior courts, and in all criminal cases amounting to felony, and in all cases of misdemeanor not otherwise provided for by law; of actions of forcible entry and detainer; of proceedings in insolvency; of actions to prevent or abate a nuisance; of all matters of probate, of divorce, and for annulment of marriage; and for such special cases and proceedings as are not otherwise provided for. The superior court shall also have original jurisdiction in all cases and of all proceedings in which jurisdiction shall not have been by law vested exclusively in some other court; and said court shall have the power of naturalization and to issue papers therefor. They shall have such appellate jurisdiction in cases arising in justices' and other inferior courts in their respective counties as may be prescribed by law. They shall always be open, except on nonjudicial days, and their process shall extend to all parts of the state. Said courts and their judges shall have power to issue writs of mandamus, quo warranto, review, certiorari, prohibition, and writs of habeas corpus, on petition by or on behalf of any person in actual custody in their respective counties. Injunctions and writs of prohibition and of habeas corpus may be issued and served on legal holidays and nonjudicial days. [AMENDMENT 65, part, 1977 Senate Joint Resolution No. 113. Approved November 8, 1977.]
Amendment 65 also amended Art. 4 § 10.
Amendment 28, part (1952)--Art. 4 § 6 Jurisdiction of Superior Courts-- The superior court shall have original jurisdiction in all cases in equity and in all cases at law which involve the title or possession of real property, or the legality of any tax, impost, assessment, toll, or municipal fine, and in all other cases in which the demand or the value of the property in controversy amounts to one thousand dollars, or a lesser sum in excess of the jurisdiction granted to justices of the peace and other inferior courts, and in all criminal cases amounting to felony, and in all cases of misdemeanor not otherwise provided for by law; of actions of forcible entry and detainer, of proceedings in insolvency, of actions to prevent or abate a nuisance, of all matters of probate, of divorce, and for annulment of marriage; and for such special cases and proceedings as are not otherwise provided for. The superior court shall also have original jurisdiction in all cases and of all proceedings in which jurisdiction shall not have been by law vested exclusively in some other court; and said court shall have the power of naturalization and to issue papers therefor. They shall have such appellate jurisdiction in cases arising in justices' and other inferior courts in their respective counties as may be prescribed by law. They shall always be open, except on nonjudicial days, and their process shall extend to all parts of the state. Said courts and their judges shall have power to issue writs of mandamus, quo warranto, review, certiorari, prohibition, and writs of habeas corpus, on petition by or on behalf of any person in actual custody in their respective counties. Injunctions and writs of prohibition and of habeas corpus may be issued and served on legal holidays and nonjudicial days. [AMENDMENT 28, part, 1951 Substitute House Joint Resolution No. 13, p 962. Approved November 4, 1952.]

Note: Amendment 28 also amended Art. 4 § 10.
Original text--Art. 4 § 6 Jurisdiction of Superior Courts-The superior court shall have original jurisdiction in all cases in equity, and in all cases at law which involve the title or possession of real property, or the legality of any tax, impost, assessment, toll or municipal fine, and in all other cases in which the demand, or the value of the property in controversy amounts to one hundred dollars, and in all criminal cases amounting to felony, and in all cases of misdemeanor not otherwise provided for by law, of actions of forcible entry and detainer, of proceedings in insolvency, of actions to prevent or abate a
nuisance, of all matters of probate, of divorce, and for annulment of marriage; and for such special cases and proceedings as are not otherwise provided for. The superior court shall also have original jurisdiction in all cases and of all proceedings in which jurisdiction shall not have been by law vested exclusively in some other court; and said court shall have the power of naturalization, and to issue papers therefor. They shall have such appellate jurisdiction in cases arising in justice's and other inferior courts in their respective counties as may be prescribed by law. They shall be always open except on non-judicial days, and their process shall extend to all parts of the state. Said courts and their judges shall have power to issue writs of mandamus, quo warranto, review, certiorari, prohibition, and writs of habeas corpus on petition by or on behalf of any person in actual custody in their respective counties. Injunctions and writs of prohibition and of habeas corpus may be issued and served on legal holidays and non-judicial days.
§ 7 EXCHANGE OF JUDGES-_JUDGE PRO TEMPORE. The judge of any superior court may hold a superior court in any county at the request of the judge of the superior court thereof, and upon the request of the governor it shall be his duty to do so. A case in the superior court may be tried by a judge, pro tempore, who must be a member of the bar, agreed upon in writing by the parties litigant, or their attorneys of record, approved by the court and sworn to try the case.
§ 8 ABSENCE OF JUDICIAL OFFICER. Any judicial officer who shall absent himself from the state for more than sixty consecutive days shall be deemed to have forfeited his office: Provided, That in cases of extreme necessity the governor may extend the leave of absence such time as the necessity therefor shall exist.
§ 9 REMOVAL OF JUDGES, ATTORNEY GENERAL, ETC. Any judge of any court of record, the attorney general, or any prosecuting attorney may be removed from office by joint resolution of the legislature, in which three-fourths of the members elected to each house shall concur, for incompetency, corruption, malfeasance, or delinquency in office, or other sufficient cause stated in such resolution. But no removal shall be made unless the officer complained of shall have been served with a copy of the charges against him as the ground of removal, and shall have an opportunity of being heard in his defense. Such resolution shall be entered at length on the journal of both houses and on the question of removal the ayes and nays shall also be entered on the journal.

Removal, censure, suspension, or retirement of judges or justices: Art. 4 § 31.
§ 10 JUSTICES OF THE PEACE. The legislature shall determine the number of justices of the peace to be elected and shall prescribe by law the powers, duties and jurisdiction of justices of the peace: Provided, That such jurisdiction granted by the legislature shall not trench upon the jurisdiction of superior or other courts of record, except that justices of the peace may be made police justices of incorporated cities and towns. Justices of the peace shall have original jurisdiction in cases where the demand or value of the property in controversy is less than three hundred dollars or such greater
sum, not to exceed three thousand dollars or as otherwise determined by law, as shall be prescribed by the legislature. In incorporated cities or towns having more than five thousand inhabitants, the justices of the peace shall receive such salary as may be provided by law, and shall receive no fees for their own use. [AMENDMENT 65, part, 1977 Senate Joint Resolution No. 113. Approved November 8, 1977.]

Amendment 65 also amended Art. 4 § 6.
Amendment 28, part (1952)--Art. 4 § 10 Justices of the Peace-The legislature shall determine the number of justices of the peace to be elected and shall prescribe by law the powers, duties and jurisdiction of justices of the peace: Provided, That such jurisdiction granted by the legislature shall not trench upon the jurisdiction of superior or other courts of record, except that justices of the peace may be made police justices of incorporated cities and towns. Justices of the peace shall have original jurisdiction in cases where the demand or value of the property in controversy is less than three hundred dollars or such greater sum, not to exceed one thousand dollars, as shall be prescribed by the legislature. In incorporated cities or towns having more than five thousand inhabitants, the justices of the peace shall receive such salary as may be provided by law, and shall receive no fees for their own use. [AMENDMENT 28, part, 1951 Substitute House Joint Resolution No. 13, p 962. Approved November 4, 1952.]

Note: Amendment 28 also amended Art. 4 § 6.
Original text--Art. 4 § 10 Justices of the Peace--T he legislature shall determine the number of justices of the peace to be elected in incorporated cities or towns and in precincts, and shall prescribe by law the powers, duties and jurisdiction of justices of the peace; Provided, That such jurisdiction granted by the legislature shall not trench upon the jurisdiction of superior or other courts of record, except that justices of the peace may be made police justices of incorporated cities and towns. In incorporated cities or towns having more than five thousand inhabitants the justices of the peace shall receive such salary as may be provided by law, and shall receive no fees for their own use.
§ 11 COURTS OF RECORD. The supreme court and the superior courts shall be courts of record, and the legislature shall have power to provide that any of the courts of this state, excepting justices of the peace, shall be courts of record.
§ 12 INFERIOR COURTS. The legislature shall prescribe by law the jurisdiction and powers of any of the inferior courts which may be established in pursuance of this Constitution.

## § 13 SALARIES OF JUDICIAL OFFICERS-

 HOW PAID, ETC. No judicial officer, except court commissioners and unsalaried justices of the peace, shall receive to his own use any fees or perquisites of office. The judges of the supreme court and judges of the superior courts shall severally at stated times, during their continuance in office, receive for their services the salaries prescribed by law therefor, which shall not be increased after their election, nor during the term for which they shall have been elected. The salaries of the judges of the supreme court shall be paid by the state. One-half of the salary of each of the superior court judges shall be paid by the state, and the other one-half by the county or counties for which he is elected. In cases where a judge is provided for more than one county, that portion of his salary which is to be paid by the counties shall be apportioned between or among them according to the assessed value of their taxableproperty, to be determined by the assessment next preceding the time for which such salary is to be paid.

## Authorizing compensation increase during term: Art. 30 § 1.

Increase or diminution of compensation during term of office prohibited
county, city or municipal officers: Art. 11 § 8.
public officers: Art. 2 § 25.
state officers: Art. 3 § 25.
§ 14 SALARIES OF SUPREME AND SUPERIOR COURT JUDGES. Each of the judges of the supreme court shall receive an annual salary of four thousand dollars ( $\$ 4,000$ ); each of the superior court judges shall receive an annual salary of three thousand dollars ( $\$ 3,000$ ), which said salaries shall be payable quarterly. The legislature may increase the salaries of judges herein provided.
Salaries of supreme court judges: RCW 2.04.092.
Salaries of superior court judges: RCW 2.08.092.
§ 15 INELIGIBILITY OF JUDGES. The judges of the supreme court and the judges of the superior court shall be ineligible to any other office or public employment than a judicial office, or employment, during the term for which they shall have been elected.
§ 16 CHARGING JURIES. Judges shall not charge juries with respect to matters of fact, nor comment thereon, but shall declare the law.
§ 17 ELIGIBILITY OF JUDGES. No person shall be eligible to the office of judge of the supreme court, or judge of a superior court, unless he shall have been admitted to practice in the courts of record of this state, or of the Territory of Washington.
§ 18 SUPREME COURT REPORTER. The judges of the supreme court shall appoint a reporter for the decisions of that court, who shall be removable at their pleasure. He shall receive such annual salary as shall be prescribed by law.
§ 19 JUDGES MAY NOT PRACTICE LAW. No judge of a court of record shall practice law in any court of this state during his continuance in office.
§ 20 DECISIONS, WHEN TO BE MADE. Every cause submitted to a judge of a superior court for his decision shall be decided by him within ninety days from the submission thereof; Provided, That if within said period of ninety days a rehearing shall have been ordered, then the period within which he is to decide shall commence at the time the cause is submitted upon such a hearing.
§ 21 PUBLICATION OF OPINIONS. The legislature shall provide for the speedy publication of opinions of the supreme court, and all opinions shall be free for publication by any person.
§ 22 CLERK OF THE SUPREME COURT. The judges of the supreme court shall appoint a clerk of that
court who shall be removable at their pleasure, but the legislature may provide for the election of the clerk of the supreme court, and prescribe the term of his office. The clerk of the supreme court shall receive such compensation by salary only as shall be provided by law.
§ 23 COURT COMMISSIONERS. There may be appointed in each county, by the judge of the superior court having jurisdiction therein, one or more court commissioners, not exceeding three in number, who shall have authority to perform like duties as a judge of the superior court at chambers, subject to revision by such judge, to take depositions and to perform such other business connected with the administration of justice as may be prescribed by law.
§ 24 RULES FOR SUPERIOR COURTS. The judges of the superior courts, shall from time to time, establish uniform rules for the government of the superior courts.
§ 25 REPORTS OF SUPERIOR COURT JUDGES. Superior judges, shall on or before the first day of November in each year, report in writing to the judges of the supreme court such defects and omissions in the laws as their experience may suggest, and the judges of the supreme court shall on or before the first day of January in each year report in writing to the governor such defects and omissions in the laws as they may believe to exist.
§ 26 CLERK OF THE SUPERIOR COURT. The county clerk shall be by virtue of his office, clerk of the superior court.
§ 27 STYLE OF PROCESS. The style of all process shall be, "The State of Washington," and all prosecutions shall be conducted in its name and by its authority.
§ 28 OATH OF JUDGES. Every judge of the supreme court, and every judge of a superior court shall, before entering upon the duties of his office, take and subscribe an oath that he will support the Constitution of the United States and the Constitution of the State of Washington, and will faithfully and impartially discharge the duties of judge to the best of his ability, which oath shall be filed in the office of the secretary of state.
§ 29 ELECTION OF SUPERIOR COURT JUDGES. Notwithstanding any provision of this Constitution to the contrary, if, after the last day as provided by law for the withdrawal of declarations of candidacy has expired, only one candidate has filed for any single position of superior court judge in any county containing a population of one hundred thousand or more, no primary or election shall be held as to such position, and a certificate of election shall be issued to such candidate. If, after any contested primary for superior court judge in any county, only one candidate is entitled to have his name printed on the general election ballot for any single position, no election shall be held as to such position,
and a certificate of election shall be issued to such candidate: Provided, That in the event that there is filed with the county auditor within ten days after the date of the primary, a petition indicating that a write in campaign will be conducted for such single position and signed by one hundred registered voters qualified to vote with respect of the office, then such single position shall be subject to the general election. Provisions for the contingency of the death or disqualification of a sole candidate between the last date for withdrawal and the time when the election would be held but for the provisions of this section, and such other provisions as may be deemed necessary to implement the provisions of this section, may be enacted by the legislature. [AMENDMENT 41, 1965 ex.s. Substitute Senate Joint Resolution No. 6, p 281 5. Approved November 8, 1966.]
§ 30 COURT OF APPEALS. (1) Authorization. In addition to the courts authorized in section 1 of this article, judicial power is vested in a court of appeals, which shall be established by statute.
(2) Jurisdiction. The jurisdiction of the court of appeals shall be as provided by statute or by rules authorized by statute.
(3) Review of Superior Court. Superior court actions may be reviewed by the court of appeals or by the supreme court as provided by statute or by rule authorized by statute.
(4) Judges. The number, manner of election, compensation, terms of office, removal and retirement of judges of the court of appeals shall be as provided by statute.
(5) Administration and Procedure. The administration and procedures of the court of appeals shall be as provided by rules issued by the supreme court.
(6) Conflicts. The provisions of this section shall supersede any conflicting provisions in prior sections of this article. [AMENDMENT 50, 1967 Senate Joint Resolution No. 6. Approved November 5, 1968.]

Reviser's note: This section which was adopted as Sec. 29 is herein renumbered Sec. 30 to avoid confusion with Sec. 29, supra.

## § 31 JUDICIAL QUALIFICATIONS COMMISSION——REMOVAL, CENSURE, SUSPENSION, OR RETIREMENT OF JUDGES OR JUSTICES. There

 shall be a judicial qualifications commission consisting of a judge selected by and from the court of appeals judges, a judge selected by and from the superior court judges, a judge selected by and from the district court judges, two persons admitted to the practice of law in this state selected by the state bar association, and two persons who are not attorneys appointed by the governor and confirmed by the senate.The supreme court may censure, suspend, or remove a judge or justice for violating a rule of judicial conduct and may retire a judge or justice for disability which is permanent or is likely to become permanent and which seriously interferes with the performance of judicial duties. The office of a judge or justice retired or removed by the supreme court becomes vacant, and that person is ineligible for judicial office until eligibility is reinstated
by the supreme court. The salary of a removed judge or justice shall cease.

The supreme court shall specify the effect upon salary when disciplinary action other than removal is taken. The supreme court may not discipline or retire a judge or justice until the judicial qualifications commission recommends after notice and hearing that action be taken and the supreme court conducts a hearing, after notice, to review commission proceedings and findings against a judge or justice.

The legislature shall provide for commissioners' terms of office and compensation. The commission shall establish rules of procedure for commission proceedings including due process and confidentiality of proceedings. [AMENDMENT 71, 1980 Substitute House Joint Resolution No. 37. Approved November 4, 1980.]
Removal by legislature: Art. 4 § 9.

## ARTICLE V <br> IMPEACHMENT

§ 1 IMPEACHMENT_POWER OF AND PROCEDURE. The house of representatives shall have the sole power of impeachment. The concurrence of a majority of all the members shall be necessary to an impeachment. All impeachments shall be tried by the senate, and, when sitting for that purpose, the senators shall be upon oath or affirmation to do justice according to law and evidence. When the governor or lieutenant governor is on trial, the chief justice of the supreme court shall preside. No person shall be convicted without a concurrence of two-thirds of the senators elected.
§ 2 OFFICERS LIABLE TO. The governor and other state and judicial officers, except judges and justices of courts not of record, shall be liable to impeachment for high crimes or misdemeanors, or malfeasance in office, but judgment in such cases shall extend only to removal from office and disqualification to hold any office of honor, trust or profit, in the state. The party, whether convicted or acquitted, shall, nevertheless, be liable to prosecution, trial, judgment and punishment according to law.
§ 3 REMOVAL FROM OFFICE. All officers not liable to impeachment shall be subject to removal for misconduct or malfeasance in office, in such manner as may be provided by law.

## ARTICLE VI

## ELECTIONS AND ELECTIVE RIGHTS

§ 1 QUALIFICATIONS OF ELECTORS. All persons of the age of eighteen years or over who are citizens of the United States and who have lived in the state, county, and precinct thirty days immediately preceding the election at which they offer to vote, except those disqualified by Article VI, section 3 of this Constitution, shall be entitled to vote at all elections. [AMENDMENT

63, 1974 Senate Joint Resolution No. 143. Approved November 5, 1974.]

Amendment 5 (1910)--Art. 6 § 1 Qualifications of Electors-All persons of the age of twenty-one years or over, possessing the following qualifications, shall be entitled to vote at all elections: They shall be citizens of the United States; they shall have lived in the state one year, and in the county ninety days, and in the city, town, ward or precinct thirty days immediately preceding the election at which they offer to vote; they shall be able to read and speak the English language: Provided, That Indians not taxed shall never be allowed the elective franchise: And further provided, That this amendment shall not affect the rights of franchise of any person who is now a qualified elector of this state. The legislative authority shall enact laws defining the manner of ascertaining the qualifications of voters as to their ability to read and speak the English language, and providing for punishment of persons voting or registering in violation of the provision of this section. There shall be no denial of the elective franchise at any election on account of sex. [AMENDMENT 5, 1909 p 26 § 1. Approved November, 1910.]

Amendment 2 (1896)--Art. 6 § 1 Qualifications of Voters--All male persons of the age of twenty-one years or over, possessing the following qualifications, shall be entitled to vote at all elections: They shall be citizens of the United States; they shall have lived in the state one year, and in the county ninety days, and in the city, town, ward or precinct thirty days immediately preceding the election at which they offer to vote; they shall be able to read and speak the English language: Provided, That Indians not taxed shall never be allowed the elective franchise: And further provided, That this amendment shall not effect [affect] the right of franchise of any person who is now a qualified elector of this state. The legislature shall enact laws defining the manner of ascertaining the qualifications of voters as to their ability to read and speak the English language, and providing for punishment of persons voting or registering in violation of the provisions of this section. [AMENDMENT 2, 1895 p 60 § 1. Approved November, 1896.]

Original text--Art. 6 § 1 Qualifications of Electors--All male persons of the age of twenty-one years or over, possessing the following qualifications, shall be entitled to vote at all elections: They shall be citizens of the United States; They shall have lived in the state one year, and in the county ninety days, and in the city, town, ward or precinct thirty days immediately preceding the election at which they offer to vote; Provided, that Indians not taxed shall never be allowed the elective franchise; Provided, further; that all male persons who at the time of the adoption of this Constitution are qualified electors of the Territory, shall be electors.
§ 1A VOTER QUALIFICATIONS FOR PRESIDENTIAL ELECTIONS. In consideration of those citizens of the United States who become residents of the state of Washington during the year of a presidential election with the intention of making this state their permanent residence, this section is for the purpose of authorizing such persons who can meet all qualifications for voting as set forth in section 1 of this article, except for residence, to vote for presidential electors or for the office of President and Vice-President of the United States, as the case may be, but no other: Provided, That such persons have resided in the state at least sixty days immediately preceding the presidential election concerned.

The legislature shall establish the time, manner and place for such persons to cast such presidential ballots. [AMENDMENT 46, 1965 ex.s. Substitute House Joint Resolution No. 4, p 2820. Approved November 8, 1966.]
§ 2 SCHOOL ELECTIONS——FRANCHISE, HOW EXTENDED. [This section stricken by AMENDMENT 5, see Art. 6 § 1.]

Original text--Art. 6 § 2 School Elections--Franchise, How Extended-- The legislature may provide that there shall be no denial of the elective franchise at any school election on account of sex.
§ 3 WHO DISQUALIFIED. All idiots, insane persons, and persons convicted of infamous crime unless restored to their civil rights are excluded from the elective franchise.
§ 4 RESIDENCE, CONTINGENCIES AFFECTING. For the purpose of voting and eligibility to office no person shall be deemed to have gained a residence by reason of his presence or lost it by reason of his absence, while in the civil or military service of the state or of the United States, nor while a student at any institution of learning, nor while kept at public expense at any poorhouse or other asylum, nor while confined in public prison, nor while engaged in the navigation of the waters of this state or of the United States, or of the high seas.

## § 5 VOTER-WHEN PRIVILEGED FROM

 ARREST. Voters shall in all cases except treason, felony, and breach of the peace be privileged from arrest during their attendance at elections and in going to, and returning therefrom. No elector shall be required to do military duty on the day of any election except in time of war or public danger.§ 6 BALLOT. All elections shall be by ballot. The legislature shall provide for such method of voting as will secure to every elector absolute secrecy in preparing and depositing his ballot.
§ 7 REGISTRATION. The legislature shall enact a registration law, and shall require a compliance with such law before any elector shall be allowed to vote; Provided, that this provision is not compulsory upon the legislature except as to cities and towns having a population of over five hundred inhabitants. In all other cases the legislature may or may not require registration as a pre-requisite to the right to vote, and the same system of registration need not be adopted for both classes.
§ 8 ELECTIONS, TIME OF HOLDING. The first election of county and district officers not otherwise provided for in this Constitution shall be on the Tuesday next after the first Monday in November 1890, and thereafter all elections for such officers shall be held biennially on the Tuesday next succeeding the first Monday in November. The first election of all state officers not otherwise provided for in this Constitution, after the election held for the adoption of this Constitution, shall be on the Tuesday next after the first Monday in November, 1892, and the elections for such state officers shall be held in every fourth year thereafter on the Tuesday succeeding the first Monday in November.

Cf. Art. 27 § 14.

## ARTICLE VII REVENUE AND TAXATION

§ 1 TAXATION. The power of taxation shall never be suspended, surrendered or contracted away. All taxes shall be uniform upon the same class of property within the territorial limits of the authority levying the tax and shall be levied and collected for public purposes only. The word "property" as used herein shall mean and include everything, whether tangible or intangible, subject to ownership. All real estate shall constitute one class: Provided, That the legislature may tax mines and mineral resources and lands devoted to reforestation by either a yield tax or an ad valorem tax at such rate as it may fix, or by both. Such property as the legislature may by general laws provide shall be exempt from taxation. Property of the United States and of the state, counties, school districts and other municipal corporations, and credits secured by property actually taxed in this state, not exceeding in value the value of such property, shall be exempt from taxation. The legislature shall have power, by appropriate legislation, to exempt personal property to the amount of three hundred (\$300.00) dollars for each head of a family liable to assessment and taxation under the provisions of the laws of this state of which the individual is the actual bona fide owner. [AMENDMENT 14, 1929 p 499 § 1. Approved November, 1930.]

Reviser's note: Amendment 14 amended Art. 7 by striking all of §§ 1, 2, 3 and 4. Subsequently, Amendment 17 added a new § 2, and Amendment 19 added a new § 3 .

Original text--Art. 7 § 1 Annual State Tax--All property in the state, not exempt under the laws of the United States, or under this Constitution, shall be taxed in proportion to its value, to be ascertained as provided by law. The legislature shall provide by law for an annual tax sufficient, with other sources of revenue to defray the estimated ordinary expenses of the state for each fiscal year. And for the purpose of paying the state debt, if there be any, the legislature shall provide for levying a tax annually, sufficient to pay the annual interest and principal of such debt within twent y years from the final passage of the law creating the debt.

[^5][^6]same methods as are provided for the assessing and levying of taxes on individual property.

Original text--Art. 7 § 4 No Surrender of Power or Suspension of Tax on Corporate Property-The power to tax corporations and corporate property shall not be surrendered or suspended by any contract or grant to which the state shall be a party.
§ 2 LIMITATION ON LEVIES. Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed one per centum of the true and fair value of such property in money: Provided, however, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district. The term "taxing district" for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only
(a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to levy such additional tax submitted not more than twelve months prior to the date on which the proposed levy is to be made and not of tener than twice in such twelve month period, either at a special election or at the regular election of such taxing district, at which election the number of persons voting "yes" on the proposition shall constitute three-fifths of a number equal to forty per centum of the total votes cast in such taxing district at the last preceding general election when the number of electors voting on the proposition does not exceed forty per centum of the total votes cast in such taxing district in the last preceding general election; or by a majority of at least three-fifths of the electors thereof voting on the proposition to levy when the number of electors voting on the proposition exceeds forty percentum of the total votes cast in such taxing district in the last preceding general election: Provided, That notwithstanding any other provision of this Constitution, any proposition pursuant to this subsection to levy additional tax for the support of the common schools may provide such support for a two year period;
(b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by majority of at least three-fifths of the electors thereof voting on the proposition to issue such bonds and to pay the principal and interest thereon by an annual tax levy in excess of the limitation herein provided during the term of such bonds, submitted not of tener than twice in any calendar year, at an election held in the manner provided by law
for bond elections in such taxing district, at which election the total number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided, That any such taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitation provided for herein, And provided further, That the provisions of this section shall also be subject to the limitations contained in Article VIII, Section 6, of this Constitution;
(c) By the state or any taxing district for the purpose of paying the principal or interest on general obligation bonds outstanding on December 6, 1934; or for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort. [AMENDMENT 64, 1975-'76 2nd ex.s. Senate Joint Resolution No. 137. Approved November 2, 1976.]

## Prior amendments of Art. 7 § 2, see Amendments 17, 55, and 59.

Amendment 59 (1972) and Amendment 55 (1972)--Art. 7 § 2 LimiTATION ON LEVIES--Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed one per centum of the true and fair value of such property in money: Provided, however, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district. The term " taxing district" for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only
(a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to levy such additional tax submitted not more than twelve months prior to the date on which the proposed levy is to be made and not oftener than twice in such twelve month period, either at a special election or at the regular election of such taxing district, at which election the number of persons voting "yes" on the proposition shall constitute three-fifths of a number equal to forty per centum of the total votes cast in such taxing district at the last preceding general election when the number of electors voting on the proposition does not exceed forty per centum of the total votes cast in such taxing district in the last preceding general election; or by a majority of at least threefifths of the electors thereof voting on the proposition to levy when the number of electors voting on the proposition exceeds forty percentum of the total votes cast in such taxing district in the last preceding general election;
(b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by majority of at least three-fifths of the electors thereof voting on the proposition to issue such bonds and to pay the principal and interest thereon by an annual tax levy in excess of the limitation herein provided during the term of such bonds, submitted not of tener than twice in any calendar year, at an election held in the manner provided by law for bond elections in such taxing district, at which election the total number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided, That any such taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitation provided for herein, And provided
further, That the provisions of this section shall also be subject to the limitations contained in Article VIII, Section 6, of this Constitution;
(c) By the state or any taxing district for the purpose of paying the principal or interest on general obligation bonds outstanding on December 6, 1934; or for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort. [(i) AMENDMENT 59, 1971 House Joint Resolution No. 47, p 1834. Approved November, 1972. (ii) AMENDMENT 55, 1971 Senate Joint Resolution No. 1, p 1827. Approved November, 1972.]

Reviser's note: Article 7 § 2 was twice amended in different respects at the November 1972 general election by the ratification of both S.J.R. No. 1. (AMENDMENT 55) and H.J.R. No. 47. (AMENDMENT 59.) 1971 HJR No. 47 contained the following paragraph:
"Be It Further Resolved, That the foregoing amendment shall be submitted to the qualified electors of the state in such a manner that they may vote for or against it separately from the proposed amendment to Article VII, section 2, (Amendment 17) of the Constitution of the State of Washington contained in Senate Joint Resolution No. 1: Provided, That if both proposed amendments are approved and ratified, both shall become part of the Constitution" [1971 House Joint Resolution No. 47, part, p 1834]

The section as printed above reflects the content of both amendments.

Amendment 17 (1944)--Art. 7 § 2 Forty Mill Limit--Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed forty mills on the dollar of assessed valuation, which assessed valuation shall be fifty per centum of the true and fair value of such property in money: Provided, however, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district. The term "taxing district" for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only
(a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to levy such additional tax submitted not more than twelve months prior to the date on which the proposed levy is to be made and not of tener than twice in such twelve month period, either at a special election or at the regular election of such taxing district, at which election the number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election;
(b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by majority of at least three-fifths of the electors thereof voting on the proposition to issue such bonds and to pay the principal and interest thereon by an annual tax levy in excess of the limitation herein provided during the term of such bonds, submitted not oftener than twice in any calendar year, at an election held in the manner provided by law for bond elections in such taxing district, at which election the total number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided, That any such taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitation provided for herein, and Provided further, That the provisions of this section shall also be subject to the limitations contained in Article VIII, Section 6, of this Constitution;
(c) By the state or any taxing district for the purpose of paying the principal or interest on general obligation bonds outstanding on December 6, 1934; or for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort. [AMENDMENT 17, 1943 House Joint Resolution No. 1, p 936. Approved November, 1944.]

Reviser's note: Original section 2, as amended by Amendment 3, was stricken by Amendment 14. The original section and Amendment 3, are set out following Art. 7, § 1 , above.
§ 3 TAXATION OF FEDERAL AGENCIES AND PROPERTY. The United States and its agencies and instrumentalities, and their property, may be taxed under any of the tax laws of this state, whenever and in such manner as such taxation may be authorized or permitted under the laws of the United States, notwithstanding anything to the contrary in the Constitution of this state. [AMENDMENT 19, 1945 House Joint Resolution No. 9, p 932. Approved November, 1946.]
Reviser's note: Original section 3 was stricken by Amendment 14. The original section is set out following Art. 7 § 1 , above.

## § 4 NO SURRENDER OF POWER OR SUSPENSION OF TAX ON CORPORATE PROPERTY.

Reviser's note: Original section 4 was stricken by Amendment 14. It is set out following Art. 7 § 1, above.
§ 5 TAXES, HOW LEVIED. No tax shall be levied except in pursuance of law; and every law imposing a tax shall state distinctly the object of the same to which only it shall be applied.
§ 6 TAXES, HOW PAID. All taxes levied and collected for state purposes shall be paid in money only into the state treasury.
§ 7 ANNUAL STATEMENT. An accurate statement of the receipts and expenditures of the public moneys shall be published annually in such manner as the legislature may provide.
§ 8 TAX TO COVER DEFICIENCIES. Whenever the expenses of any fiscal year shall exceed the income, the legislature may provide for levying a tax for the ensuing fiscal year, sufficient, with other sources of income, to pay the deficiency, as well as the estimated expenses of the ensuing fiscal year.
§ 9 SPECIAL ASSESSMENTS OR TAXATION FOR LOCAL IMPROVEMENTS. The legislature may vest the corporate authorities of cities, towns and villages with power to make local improvements by special assessment, or by special taxation of property benefited. For all corporate purposes, all municipal corporations may be vested with authority to assess and collect taxes and such taxes shall be uniform in respect to persons and property within the jurisdiction of the body levying the same.
§ 10 RETIRED PERSONS PROPERTY TAX EXEMPTION. Notwithstanding the provisions of Article 7, section 1 (Amendment 14) and Article 7, section 2 (Amendment 17), the following tax exemption shall be allowed as to real property:

The legislature shall have the power, by appropriate legislation, to grant to retired property owners relief from the property tax on the real property occupied as a residence by those owners. The legislature may place
such restrictions and conditions upon the granting of such relief as it shall deem proper. Such restrictions and conditions may include, but are not limited to, the limiting of the relief to those property owners below a specific level of income and those fulfilling certain minimum residential requirements. [AMENDMENT 47, 1965 ex.s. House Joint Resolution No. 7, p 2821. Approved November 8, 1966.]
§ 11 TAXATION BASED ON ACTUAL USE. Nothing in this Article VII as amended shall prevent the legislature from providing, subject to such conditions as it may enact, that the true and fair value in money (a) of farms, agricultural lands, standing timber and timberlands, and (b) of other open space lands which are used for recreation or for enjoyment of their scenic or natural beauty shall be based on the use to which such property is currently applied, and such values shall be used in computing the assessed valuation of such property in the same manner as the assessed valuation is computed for all property. [AMENDMENT 53, 1967 House Joint Resolution No. 1. Approved November 5, 1968.]

## ARTICLE VIII <br> STATE, COUNTY AND MUNICIPAL INDEBTEDNESS

§ 1 STATE DEBT. (a) The state may contract debt, the principal of which shall be paid and discharged within thirty years from the time of contracting thereof, in the manner set forth herein.
(b) The aggregate debt contracted by the state shall not exceed that amount for which payments of principal and interest in any fiscal year would require the state to expend more than nine percent of the arithmetic mean of its general state revenues for the three immediately preceding fiscal years as certified by the treasurer. The term "fiscal year" means that period of time commencing July 1 of any year and ending on June 30 of the following year.
(c) The term "general state revenues" when used in this section, shall include all state money received in the treasury from each and every source whatsoever except: (1) Fees and revenues derived from the ownership or operation of any undertaking, facility, or project; (2) Moneys received as gifts, grants, donations, aid, or assistance or otherwise from the United States or any department, bureau, or corporation thereof, or any person, firm, or corporation, public or private, when the terms and conditions of such gift, grant, donation, aid, or assistance require the application and disbursement of such moneys otherwise than for the general purposes of the state of Washington; (3) Moneys to be paid into and received from retirement system funds, and performance bonds and deposits; (4) Moneys to be paid into and received from trust funds including but not limited to moneys received from taxes levied for specific purposes and the several permanent and irreducible funds of the state and the moneys derived therefrom but excluding
bond redemption funds; (5) Proceeds received from the sale of bonds or other evidences of indebtedness.
(d) In computing the amount required for payment of principal and interest on outstanding debt under this section, debt shall be construed to mean borrowed money represented by bonds, notes, or other evidences of indebtedness which are secured by the full faith and credit of the state or are required to be repaid, directly or indirectly, from general state revenues and which are incurred by the state, any department, authority, public corporation, or quasi public corporation of the state, any state university or college, or any other public agency created by the state but not by counties, cities, towns, school districts, or other municipal corporations, but shall not include obligations for the payment of current expenses of state government, nor shall it include debt hereafter incurred pursuant to section 3 of this article, obligations guaranteed as provided for in subsection (f) of this section, principal of bond anticipation notes or obligations issued to fund or refund the indebtedness of the Washington state building authority.
(e) The state may, without limitation, fund or refund, at or prior to maturity, the whole or any part of any existing debt or of any debt hereafter contracted pursuant to section 1 , section 2 , or section 3 of this article, including any premium payable with respect thereto and interest thereon, or fund or refund, at or prior to maturity, the whole or any part of any indebtedness incurred or authorized prior to the effective date of this amendment by any entity of the type described in subsection (g) of this section, including any premium payable with respect thereto and any interest thereon. Such funding or refunding shall not be deemed to be contracting debt by the state.
(f) Notwithstanding the limitation contained in subsection (b) of this section, the state may pledge its full faith, credit, and taxing power to guarantee the payment of any obligation payable from revenues received from any of the following sources: (1) Fees collected by the state as license fees for motor vehicles; (2) Excise taxes collected by the state on the sale, distribution or use of motor vehicle fuel; and (3) Interest on the permanent common school fund: Provided, That the legislature shall, at all times, provide sufficient revenues from such sources to pay the principal and interest due on all obligations for which said source of revenue is pledged.
(g) No money shall be paid from funds in custody of the treasurer with respect to any debt contracted after the effective date of this amendment by the Washington state building authority, the capitol committee, or any similar entity existing or operating for similar purposes pursuant to which such entity undertakes to finance or provide a facility for use or occupancy by the state or any agency, department, or instrumentality thereof.
(h) The legislature shall prescribe all matters relating to the contracting, funding or refunding of debt pursuant to this section, including: The purposes for which debt may be contracted; by a favorable vote of three-fifths of the members elected to each house, the amount of debt which may be contracted for any class of such purposes; the kinds of notes, bonds, or other evidences of debt
which may be issued by the state; and the manner by which the treasurer shall determine and advise the legislature, any appropriate agency, officer, or instrumentality of the state as to the available debt capacity within the limitation set forth in this section. The legislature may delegate to any state officer, agency, or instrumentality any of its powers relating to the contracting, funding or refunding of debt pursuant to this section except its power to determine the amount and purposes for which debt may be contracted.
(i) The full faith, credit, and taxing power of the state of Washington are pledged to the payment of the debt created on behalf of the state pursuant to this section and the legislature shall provide by appropriation for the payment of the interest upon and installments of principal of all such debt as the same falls due, but in any event, any court of record may compel such payment.
(j) Notwithstanding the limitations contained in subsection (b) of this section, the state may issue certificates of indebtedness in such sum or sums as may be necessary to meet temporary deficiencies of the treasury, to preserve the best interests of the state in the conduct of the various state institutions, departments, bureaus, and agencies during each fiscal year; such certificates may be issued only to provide for appropriations already made by the legislature and such certificates must be retired and the debt discharged other than by refunding within twelve months after the date of incurrence.
(k) Bonds, notes, or other obligations issued and sold by the state of Washington pursuant to and in conformity with this article shall not be invalid for any irregularity or defect in the proceedings of the issuance or sale thereof and shall be incontestable in the hands of a bona fide purchaser or holder thereof. [AMENDMENT 60, part, 1971 House Joint Resolution No. 52, part, p 1836. Approved November, 1972.]

[^7]§ 2 POWERS EXTENDED IN CERTAIN CASES. In addition to the above limited power to contract debts the state may contract debts to repel invasion, suppress insurrection, or to defend the state in war, but the money arising from the contracting of such debts shall be applied to the purpose for which it was raised and to no other purpose whatever.
§ 3 SPECIAL INDEBTEDNESS, HOW AUTHORIZED. Except the debt specified in sections one and two of this article, no debts shall hereafter be contracted by, or on behalf of this state, unless such debt shall be authorized by law for some single work or object to be distinctly specified therein. No such law shall take effect until it shall, at a general election, or a special election called for that purpose, have been submitted to the people and have received a majority of all the votes cast for
and against it at such election. [AMENDMENT 60, part, 1971 House Joint Resolution No. 52, part, p 1836. Approved November, 1972.]

Amendment 48 (1966)--Art. 8 § 3 Special Indebtedness, How AUTHORIZED--Except the debt specified in sections one and two of this article, no debts shall hereafter be contracted by, or on behalf of this state, unless such debt shall be authorized by law for some single work or object to be distinctly specified therein, which law shall provide ways and means, exclusive of loans, for the payment of the interest on such debt as it falls due, and also to pay and discharge the principal of such debt within twenty years from the time of the contracting thereof. No such law shall take effect until it shall, at a general election, have been submitted to the people and have received a majority of all the votes cast for and against it at such election, and all moneys raised by authority of such law shall be applied only to the specific object therein stated, or to the payment of the debt thereby created, and notice that such law will be submitted to the people shall be published at least four times during the four weeks next preceding the election in every legal newspaper in the state: Provided, That failure of any newspaper to publish this notice shall not be interpreted as affecting the outcome of the election. [AMENDMENT 48, 1965 ex.s. House Joint Resolution No. 39, p 2822. Approved November 8, 1966.]

Original text--Art. 8 § 3 Special Indebtedness How author-IZED--Except the debt specified in sections one and two of this article, no debts shall hereafter be contracted by, or on behalf of this state, unless such debt shall be authorized by law for some single work or object to be distinctly specified therein, which law shall provide ways and means, exclusive of loans, for the payment of the interest on such debt as it falls due, and also to pay and discharge the principal of such debt within twenty years from the time of the contracting thereof. No such law shall take effect until it shall, at a general election, have been submitted to the people and have received a majority of all the votes cast for and against it at such election, and all moneys raised by authority of such law shall be applied only to the specific object therein stated, or to the payment of the debt thereby created, and such law shall be published in at least one newspaper in each county, if one be published therein, throughout the state, for three months next preceding the election at which it is submitted to the people.
§ 4 MONEYS DISBURSED ONLY BY APPROPRIATIONS. No moneys shall ever be paid out of the treasury of this state, or any of its funds, or any of the funds under its management, except in pursuance of an appropriation by law; nor unless such payment be made within one calendar month after the end of the next ensuing fiscal biennium, and every such law making a new appropriation, or continuing or reviving an appropriation, shall distinctly specify the sum appropriated, and the object to which it is to be applied, and it shall not be sufficient for such law to refer to any other law to fix such sum. [AMENDMENT 11, 1921 p 80 § 1. Approved November, 1922.]

Original text--Art. 8 § 4 Moneys Disbursed Only by Appro-PRIATIONS--No moneys shall ever be paid out of the treasury of this state, or any of its funds, or any of the funds under its management, except in pursuance of an appropriation by law, nor unless such payment be made within two years from the first day of May next after the passage of such appropriation act, and every such law making a new appropriation, or continuing or reviving an appropriation, shall distinctly specify the sum appropriated, and the object to which it is to be applied, and it shall not be sufficient for such Iaw to refer to any other law to fix such sum.
§ 5 CREDIT NOT TO BE LOANED. The credit of the state shall not, in any manner be given or loaned to, or in aid of, any individual, association, company or corporation.
§ 6 LIMITATIONS UPON MUNICIPAL INDEBTEDNESS. No county, city, town, school district, or other municipal corporation shall for any purpose become indebted in any manner to an amount exceeding one and one-half per centum of the taxable property in such county, city, town, school district, or other municipal corporation, without the assent of three-fifths of the voters therein voting at an election to be held for that purpose, nor in cases requiring such assent shall the total indebtedness at any time exceed five per centum on the value of the taxable property therein, to be ascertained by the last assessment for state and county purposes previous to the incurring of such indebtedness, except that in incorporated cities the assessment shall be taken from the last assessment for city purposes: Provided, That no part of the indebtedness allowed in this section shall be incurred for any purpose other than strictly county, city, town, school district, or other municipal purposes: Provided further, That (a) any city or town, with such assent, may be allowed to become indebted to a larger amount, but not exceeding five per centum additional for supplying such city or town with water, artificial light, and sewers, when the works for supplying such water, light, and sewers shall be owned and controlled by the municipality and (b) any school district with such assent, may be allowed to become indebted to a larger amount but not exceeding five per centum additional for capital outlays. [AMENDMENT 27, 1951 House Joint Resolution No. 8, p 961. Approved November 4, 1952.]

Provisions of Art. 7 § 2 (Limitation on Levies) also subject to limitations contained in Art. 8 § 6: Art. 7 § 2 (b).

Original text--Art. 8 § 6 Limitations Upon Municipal Indebt-EDNESS--No county, city, town, school district or other municipal corporation, shall for any purpose become indebted in any manner to an amount exceeding one and one-half percentum of the taxable property in such county, city, town, school district or other municipal corporation, without the assent of three-fifths of the voters therein, voting at an election to be held for that purpose, nor in cases requiring such assent shall the total indebtedness at any time exceed five per centum on the value of the taxable property therein, to be ascertained by the last assessment for state, and county purposes previous to the incurring of such indebtedness; except that in incorporated cities the assessment shall be taken from the last assessment for city purposes; Provided, That no part of the indebtedness allowed in this section, shall be incurred for any purpose other than strictly county, city, town, school district, or other municipal purposes. Provided further; that any city or town, with such assent may be allowed to become indebted to a larger amount but not exceeding five per centum additional for supplying such city or town with water, artificial light, and sewers, when the works for supplying such water, light, and sewers shall be owned and controlled by the municipality.
§ 7 CREDIT NOT TO BE LOANED. No county, city, town or other municipal corporation shall hereafter give any money, or property, or loan its money, or credit to or in aid of any individual, association, company or corporation, except for the necessary support of the poor and infirm, or become directly or indirectly the owner of any stock in or bonds of any association, company or corporation.
§ 8 PORT EXPENDITURES-INDUSTRIAL DEVELOPMENT-PROMOTION. The use of public
funds by port districts in such manner as may be prescribed by the legislature for industrial development or trade promotion and promotional hosting shall be deemed a public use for a public purpose, and shall not be deemed a gift within the provisions of section 7 of this Article. [AMENDMENT 45, 1965 ex.s. Senate Joint Resolution No. 25, p 2819. Approved November 8, 1966.]
§ 9 STATE BUILDING AUTHORITY. The legislature is empowered notwithstanding any other provision in this Constitution, to provide for a state building authority in corporate and politic form which may contract with agencies or departments of the state government to construct upon land owned by the state or its agencies, or to be acquired by the state building authority, buildings and appurtenant improvements which such state agencies or departments are hereby empowered to lease at reasonable rental rates from the Washington state building authority for terms up to seventy-five years with provisions for eventual vesting of title in the state or its agencies. This section shall not be construed as authority to provide buildings through lease or otherwise to nongovernmental entities. The legislature may authorize the state building authority to borrow funds solely upon its own credit and to issue bonds or other evidences of indebtedness therefor to be repaid from its revenues and to secure the same by pledging its income or mortgaging its leaseholds. The provisions of sections 1 and 3 of this article shall not apply to indebtedness incurred pursuant to this section. [AMENDMENT 51, 1967 Senate Joint Resolution No. 17. Approved November 5, 1968.]

Reviser's note: This section which was adopted as Sec. 8, is herein renumbered Sec. 9, to avoid confusion with Sec. 8, supra.
§ 10 RESIDENTIAL ENERGY CONSERVATION. Notwithstanding the provisions of section 7 of this Article, until January 1, 1990 any county, city, town, quasi municipal corporation, municipal corporation, or political subdivision of the state which is engaged in the sale or distribution of energy may, as authorized by the legislature, use public moneys or credit derived from operating revenues from the sale of energy to assist the owners of residential structures in financing the acquisition and installation of materials and equipment for the conservation or more efficient use of energy in such structures. Except as provided in section 7 of this Article, an appropriate charge back shall be made for such extension of public moneys or credit and the same shall be a lien against the residential structure benefited. Except as to contracts entered into prior thereto, this amendment to the state Constitution shall be null and void as of January 1, 1990 and shall have no further force or effect after that date. [AMENDMENT 70, 1979 Substitute Senate Joint Resolution No. 120. Approved November 6, 1979.]

## ARTICLE IX EDUCATION

§ 1 PREAMBLE. It is the paramount duty of the state to make ample provision for the education of all children residing within its borders, without distinction or preference on account of race, color, caste, or sex.
§ 2 PUBLIC SCHOOL SYSTEM. The legislature shall provide for a general and uniform system of public schools. The public school system shall include common schools, and such high schools, normal schools, and technical schools as may hereafter be established. But the entire revenue derived from the common school fund and the state tax for common schools shall be exclusively applied to the support of the common schools.
§ 3 FUNDS FOR SUPPORT. The principal of the common school fund as the same existed on June 30, 1965, shall remain permanent and irreducible. The said fund shall consist of the principal amount thereof existing on June 30, 1965, and such additions thereto as may be derived after June 30, 1965, from the following named sources, to wit: Appropriations and donations by the state to this fund; donations and bequests by individuals to the state or public for common schools; the proceeds of lands and other property which revert to the state by escheat and forfeiture; the proceeds of all property granted to the state when the purpose of the grant is not specified, or is uncertain; funds accumulated in the treasury of the state for the disbursement of which provision has not been made by law; the proceeds of the sale of stone, minerals, or property other than timber and other crops from school and state lands, other than those granted for specific purposes; all moneys received from persons appropriating stone, minerals or property other than timber and other crops from school and state lands other than those granted for specific purposes, and all moneys other than rental recovered from persons trespassing on said lands; five per centum of the proceeds of the sale of public lands lying within the state, which shall be sold by the United States subsequent to the admission of the state into the Union as approved by section 13 of the act of congress enabling the admission of the state into the Union; the principal of all funds arising from the sale of lands and other property which have been, and hereafter may be granted to the state for the support of common schools. The legislature may make further provisions for enlarging said fund.

There is hereby established the common school construction fund to be used exclusively for the purpose of financing the construction of facilities for the common schools. The sources of said fund shall be: (1) Those proceeds derived from the sale or appropriation of timber and other crops from school and state lands subsequent to June 30, 1965, other than those granted for specific purposes; (2) the interest accruing on said permanent common school fund from and after July 1, 1967, together with all rentals and other revenues derived therefrom and from lands and other property devoted to the permanent common school fund from and
after July 1, 1967; and (3) such other sources as the legislature may direct. That portion of the common school construction fund derived from interest on the permanent common school fund may be used to retire such bonds as may be authorized by law for the purpose of financing the construction of facilities for the common schools.

The interest accruing on the permanent common school fund together with all rentals and other revenues accruing thereto pursuant to subsection (2) of this section during the period after the effective date of this amendment and prior to July 1, 1967, shall be exclusively applied to the current use of the common schools.

To the extent that the moneys in the common school construction fund are in excess of the amount necessary to allow fulfillment of the purpose of said fund, the excess shall be available for deposit to the credit of the permanent common school fund or available for the current use of the common schools, as the legislature may direct. [AMENDMENT 43, 1965 ex.s. Senate Joint Resolution No. 22, part 1, p 2817. Approved November 8, 1966.]


#### Abstract

Original text--Art. 9 § 3 Funds For Support-- The principal of the common school fund shall remain permanent and irreducible. The said fund shall be derived from the following named sources, to wit: Appropriations and donations by the state to this fund; donations and bequests by individuals to the state or public for common schools; the proceeds of lands and other property which revert to the state by escheat and forfeiture; the proceeds of all property granted to the state when the purpose of the grant is not specified, or is uncertain; funds accumulated in the treasury of the state for the disbursement of which provision has not been made by law, the proceeds of the sale of timber, stone, minerals, or other property from school and state lands, other than those granted for specific purposes; all moneys received from per-. sons appropriating timber, stone, minerals or other property from school and state lands other than those granted for specific purposes, and all moneys other than rental recovered from persons trespassing on said lands, five per centum of the proceeds of the sale of public lands lying within the state, which shall be sold by the United States subsequent to the admission of the state into the Union as approved by section 13 of the act of congress enabling the admission of the state into the Union; the principal of all funds arising from the sale of lands and other property which have been, and hereafter may be granted to the state for the support of common schools. The legislature may make further provisions for enlarging said fund. The interest accruing on said fund together with all rentals and other revenues derived therefrom and from lands and other property devoted to the common school fund shall be exclusively applied to the current use of the common schools.


## § 4 SECTARIAN CONTROL OR INFLUENCE

 PROHIBITED. All schools maintained or supported wholly or in part by the public funds shall be forever free from sectarian control or influence.
## § 5 LOSS OF PERMANENT FUND TO BECOME

STATE DEBT. All losses to the permanent common school or any other state educational fund, which shall be occasioned by defalcation, mismanagement or fraud of the agents or officers controlling or managing the same, shall be audited by the proper authorities of the state. The amount so audited shall be a permanent funded debt against the state in favor of the particular fund sustaining such loss, upon which not less than six per cent annual interest shall be paid. The amount of liability so created shall not be counted as a part of the
indebtedness authorized and limited elsewhere in this Constitution.
Investment of permanent school fund: Art. 16 § 5.

## ARTICLE X <br> MILITIA

§ 1 WHO LIABLE TO MILITARY DUTY. All able-bodied male citizens of this state between the ages of eighteen (18) and forty-five (45) years except such as are exempt by laws of the United States or by the laws of this state, shall be liable to military duty.
§ 2 ORGANIZATION_——DISCIPLINE—_OFFICERS——POWER TO CALL OUT. The legislature shall provide by law for organizing and disciplining the militia in such manner as it may deem expedient, not incompatible with the Constitution and laws of the United States. Officers of the militia shall be elected or appointed in such manner as the legislature shall from time to time direct and shall be commissioned by the governor. The governor shall have power to call forth the militia to execute the laws of the state to suppress insurrections and repel invasions.
§ 3 SOLDIERS' HOME. The legislature shall provide by law for the maintenance of a soldiers' home for honorably discharged Union soldiers, sailors, marines and members of the state militia disabled while in the line of duty and who are bona fide citizens of the state.
§ 4 PUBLIC ARMS. The legislature shall provide by law, for the protection and safe keeping of the public arms.
§ 5 PRIVILEGE FROM ARREST. The militia shall, in all cases, except treason, felony and breach of the peace, be privileged from arrest during their attendance at musters and elections of officers, and in going to and returning from the same.
§ 6 EXEMPTION FROM MILITARY DUTY. No person or persons, having conscientious scruples against bearing arms, shall be compelled to do militia duty in time of peace: Provided, such person or persons shall pay an equivalent for such exemption.

## ARTICLE XI COUNTY, CITY AND TOWNSHIP ORGANIZATION

§ 1 EXISTING COUNTIES RECOGNIZED. The several counties of the Territory of Washington existing at the time of the adoption of this Constitution are hereby recognized as legal subdivisions of this state.
§ 2 COUNTY SEATS-LOCATION AND REMOVAL. No county seat shall be removed unless threefifths of the qualified electors of the county, voting on the proposition at a general election shall vote in favor of
such removal, and three-fifths of all votes cast on the proposition shall be required to relocate a county seat. A proposition of removal shall not be submitted in the same county more than once in four years.
Governmental continuity during emergency periods: Art. 2 § 42.
§ 3 NEW COUNTIES. No new counties shall be established which shall reduce any county to a population less than four thousand $(4,000)$, nor shall a new county be formed containing a less population than two thousand $(2,000)$. There shall be no territory stricken from any county unless a majority of the voters living in such territory shall petition therefor and then only under such other conditions as may be prescribed by a general law applicable to the whole state. Every county which shall be enlarged or created from territory taken from any other county or counties shall be liable for a just proportion of the existing debts and liabilities of the county or counties from which such territory shall be taken: Provided, That in such accounting neither county shall be charged with any debt or liability then existing incurred in the purchase of any county property, or in the purchase or construction of any county buildings then in use, or under construction, which shall fall within and be retained by the county: Provided further, That this shall not be construed to affect the rights of creditors.

## § 4 COUNTY GOVERNMENT AND TOWNSHIP

 ORGANIZATION. The legislature shall establish a system of county government, which shall be uniform throughout the state except as hereinafter provided, and by general laws shall provide for township organization, under which any county may organize whenever a majority of the qualified electors of such county voting at a general election shall so determine; and whenever a county shall adopt township organization, the assessment and collection of the revenue shall be made, and the business of such county and the local aff airs of the several townships therein, shall be managed and transacted in the manner prescribed by such general law.Any county may frame a "Home Rule" charter for its own government subject to the Constitution and laws of this state, and for such purpose the legislative authority of such county may cause an election to be had, at which election there shall be chosen by the qualified voters of said county not less than fifteen (15) nor more than twenty-five (25) freeholders thereof, as determined by the legislative authority, who shall have been residents of said county for a period of at least five (5) years preceding their election and who are themselves qualified electors, whose duty it shall be to convene within thirty (30) days after their election and prepare and propose a charter for such county. Such proposed charter shall be submitted to the qualified electors of said county, and if a majority of such qualified electors voting thereon ratify the same, it shall become the charter of said county and shall become the organic law thereof, and supersede any existing charter, including amendments thereto, or any existing form of county government, and all special laws
inconsistent with such charter. Said proposed charter shall be published in two (2) legal newspapers published in said county, at least once a week for four (4) consecutive weeks prior to the day of submitting the same to the electors for their approval as above provided. All elections in this section authorized shall only be had upon notice, which notice shall specify the object of calling such election and shall be given for at least ten (10) days before the day of election in all election districts of said county. Said elections may be general or special elections and except as herein provided, shall be governed by the law regulating and controlling general or special elections in said county. Such charter may be amended by proposals therefor submitted by the legislative authority of said county to the electors thereof at any general election after notice of such submission published as above specified, and ratified by a majority of the qualified electors voting thereon. In submitting any such charter or amendment thereto, any alternate article or proposition may be presented for the choice of the voters and may be voted on separately without prejudice to others.

Any home rule charter proposed as herein provided, may provide for such county officers as may be deemed necessary to carry out and perform all county functions as provided by charter or by general law, and for their compensation, but shall not affect the election of the prosecuting attorney, the county superintendent of schools, the judges of the superior court, and the justices of the peace, or the jurisdiction of the courts.

Notwithstanding the foregoing provision for the calling of an election by the legislative authority of such county for the election of freeholders to frame a county charter, registered voters equal in number to ten (10) per centum of the voters of any such county voting at the last preceding general election, may at any time propose by petition the calling of an election of freeholders. The petition shall be filed with the county auditor of the county at least three (3) months before any general election and the proposal that a board of freeholders be elected for the purpose of framing a county charter shall be submitted to the vote of the people at said general election, and at the same election a board of freeholders of not less than fifteen (15) or more than twenty-five (25), as fixed in the petition calling for the election, shall be chosen to draft the new charter. The procedure for the nomination of qualified electors as candidates for said board of freeholders shall be prescribed by the legislative authority of the county, and the procedure for the framing of the charter and the submission of the charter as framed shall be the same as in the case of a board of freeholders chosen at an election initiated by the legislative authority of the county.

In calling for any election of freeholders as provided in this section, the legislative authority of the county shall apportion the number of freeholders to be elected in accordance with either the legislative districts or the county commissioner districts, if any, within said county, the number of said freeholders to be elected from each of said districts to be in proportion to the population of said districts as nearly as may be.

Should the charter proposed receive the affirmative vote of the majority of the electors voting thereon, the legislative authority of the county shall immediately call such special election as may be provided for therein, if any, and the county government shall be established in accordance with the terms of said charter not more than six (6) months after the election at which the charter was adopted.

The terms of all elective officers, except the prosecuting attorney, the county superintendent of schools, the judges of the superior court, and the justices of the peace, who are in office at the time of the adoption of a Home Rule Charter shall terminate as provided in the charter. All appointive officers in office at the time the charter goes into effect, whose positions are not abolished thereby, shall continue until their successors shall have qualified.

After the adoption of such charter, such county shall continue to have all the rights, powers, privileges and benefits then possessed or thereafter conferred by general law. All the powers, authority and duties granted to and imposed on county officers by general law, except the prosecuting attorney, the county superintendent of schools, the judges of the superior court and the justices of the peace, shall be vested in the legislative authority of the county unless expressly vested in specific officers by the charter. The legislative authority may by resolution delegate any of its executive or administrative powers, authority or duties not expressly vested in specific officers by the charter, to any county officer or officers or county employee or employees.

The provisions of sections $5,6,7$, and the first sentence of section 8 of this Article as amended shall not apply to counties in which the government has been established by charter adopted under the provisions hereof. The authority conferred on the board of county commissioners by Section 15 of Article II as amended, shall be exercised by the legislative authority of the county. [AMENDMENT 21, 1947 Senate Joint Resolution No. 5, p 1372. Approved November 2, 1948.]

Original text--Art. 11 § 4 County Government and Township Organization--The legislature shall establish a system of county government which shall be uniform throughout the state, and by general laws shall provide for township organization, under which any county may organize whenever a majority of the qualified electors of such county voting at a general election shall so determine, and whenever a county shall adopt township organization the assessment and collection of the revenue shall be made and the business of such county, and the local affairs of the several townships therein shall be managed and transacted in the manner prescribed by such general laws.
§ 5 COUNTY GOVERNMENT. The legislature, by general and uniform laws, shall provide for the election in the several counties of boards of county commissioners, sheriffs, county clerks, treasurers, prosecuting attorneys and other county, township or precinct and district officers, as public convenience may require, and shall prescribe their duties, and fix their terms of office: Provided, That the legislature may, by general laws, classify the counties by population and provide for the election in certain classes of counties certain officers who shall exercise the powers and perform the duties of two or more
officers. It shall regulate the compensation of all such officers, in proportion to their duties, and for that purpose may classify the counties by population: Provided, That it may delegate to the legislative authority of the counties the right to prescribe the salaries of its own members and the salaries of other county officers. And it shall provide for the strict accountability of such officers for all fees which may be collected by them and for all public moneys which may be paid to them, or officially come into their possession. [AMENDMENT 57, part, 1971 Senate Joint Resolution No. 38, part, p 1829. Approved November, 1972.]

Amendment 12 (1924)--Art. 11 § 5 County Government-- The legislature, by general and uniform laws, shall provide for the election in the several counties of boards of county commissioners, sheriffs, county clerks, treasurers, prosecuting attorneys and other county, township or precinct and district officers, as public convenience may require, and shall prescribe their duties, and fix their terms of office: Provided, That the legislature may, by general laws, classify the counties by population and provide for the election in certain classes of counties certain officers who shall exercise the powers and perform the duties of two or more officers. It shall regulate the compensation of all such officers, in proportion to their duties, and for that purpose may classify the counties by population. And it shall provide for the strict accountability of such officers for all fees which may be collected by them and for all public moneys which may be paid to them, or officially come into their possession. [AMENDMENT 12, 1923 p 255 § 1. Approved November, 1924.]

Original text--Art. 11 § 5 Election and Compensation of County Officers--The legislature by general and uniform laws shall provide for the election in the several counties of boards of county commissioners, sheriffs, county clerks, treasurers, prosecuting attorneys, and other county, township or precinct and district officers as public convenience may require, and shall prescribe their duties, and fix their terms of office. It shall regulate the compensation of all such officers, in proportion to their duties, and for that purpose may classify the counties by population. And it shall provide for the strict accountability of such officers for all fees which may be collected by them, and for all public moneys which may be paid to them, or officially come into their possession.
§ 6 VACANCIES IN TOWNSHIP, PRECINCT OR ROAD DISTRICT OFFICE. The board of county commissioners in each county shall fill all vacancies occurring in any township, precinct or road district office of such county by appointment, and officers thus appointed shall hold office till the next general election, and until their successors are elected and qualified. [AMENDMENT 52, part, 1967 Senate Joint Resolution No. 24, part. Approved November 5, 1968.]

Governmental continuity during emergency periods: Art. 2 § 42.
Vacancies in legislature and in partisan county elective office: Art. 2 § 15.

Original text-Art. 11 § 6 Vacancies in County, Etc., Offices, How Filled--The board of county commissioners in each county shall fill all vacancies occurring in any county, township, precinct or road district office of such county by appointment, and officers thus appointed shall hold office till the next general election, and until their successors are elected and qualified.
§ 7 TENURE OF OFFICE LIMITED TO TWO TERMS. [Repealed by AMENDMENT 22, 1947 House Joint Resolution No. 4, p 1385. Approved November 2, 1948.]

[^8]§ 8 SALARIES AND LIMITATIONS AFFECTING. The salary of any county, city, town, or municipal officers shall not be increased except as provided in section 1 of Article XXX or diminished after his election, or during his term of office; nor shall the term of any such officer be extended beyond the period for which he is elected or appointed. [AMENDMENT 57, part, 1971 Senate Joint Resolution No. 38, part, p 1829. Approved November, 1972.]

Original text--Art. 11 § 8 Salaries and Limitations Affecting --The legislature shall fix the compensation by salaries of all county officers, and of constables in cities having a population of five thousand and upwards, except that public administrators, surveyors and coroners may or may not be salaried officers. The salary of any county, city, town, or municipal officers shall not be increased or diminished after his election, or during his term of office; nor shall the term of any such officer be extended beyond the period for which he is elected or appointed.
§ 9 STATE TAXES NOT TO BE RELEASED OR COMMUTED. No county, nor the inhabitants thereof, nor the property therein, shall be released or discharged from its or their proportionate share of taxes to be levied for state purposes, nor shall commutation for such taxes be authorized in any form whatever.
§ 10 INCORPORATION OF MUNICIPALITIES. Corporations for municipal purposes shall not be created by special laws; but the legislature, by general laws, shall provide for the incorporation, organization and classification in proportion to population, of cities and towns, which laws may be altered, amended or repealed. Cities and towns heretofore organized, or incorporated may become organized under such general laws whenever a majority of the electors voting at a general election, shall so determine, and shall organize in conformity therewith; and cities or towns heretofore or hereafter organized, and all charters thereof framed or adopted by authority of this Constitution shall be subject to and controlled by general laws. Any city containing a population of ten thousand inhabitants, or more, shall be permitted to frame a charter for its own government, consistent with and subject to the Constitution and laws of this state, and for such purpose the legislative authority of such city may cause an election to be had at which election there shall be chosen by the qualified electors of said city, fifteen freeholders thereof, who shall have been residents of said city for a period of at least two years preceding their election and qualified electors, whose duty it shall be to convene within ten days after their election, and prepare and propose a charter for such city. Such proposed charter shall be submitted to the qualified electors of said city, and if a majority of such qualified electors voting thereon ratify the same, it shall become the charter of said city, and shall become the organic law thereof, and supersede any existing charter including amendments thereto, and all special laws inconsistent with such charter. Said proposed charter shall be published in the daily newspaper of largest general circulation published in the area to be incorporated as a first class city under the charter or, if no daily newspaper is published therein, then in the newspaper having the largest general circulation within such area at least
once each week for four weeks next preceding the day of submitting the same to the electors for their approval, as above provided. All elections in this section authorized shall only be had upon notice, which notice shall specify the object of calling such election, and shall be given as required by law. Said elections may be general or special elections, and except as herein provided shall be governed by the law regulating and controlling general or special elections in said city. Such charter may be amended by proposals therefor submitted by the legislative authority of such city to the electors thereof at any general election after notice of said submission published as above specified, and ratified by a majority of the qualified electors voting thereon. In submitting any such charter, or amendment thereto, any alternate article or proposition may be presented for the choice of the voters, and may be voted on separately without prejudice to others. [AMENDMENT 40, 1963 ex.s. Senate Joint Resolution No. 1, p 1526. Approved November 3, 1964.]

Original text--Art. 11 § 10 Incorporation of Municipalities --Corporations for municipal purposes shall not be created by special laws, but the legislature, by general laws, shall provide for the incorporation, organization and classification in proportion to population, of cities and towns, which laws may be altered, amended or repealed. Cities and towns heretofore organized, or incorporated may become organized under such general laws whenever a majority of the electors voting at a general election, shall so determine, and shall organize in conformity therewith; and cities or towns heretofore or hereafter organized, and all charters thereof framed or adopted by authority of this Constitution shall be subject to, and controlled by general laws. Any city containing a population of twenty thousand inhabitants, or more, shall be permitted to frame a charter for its own government, consistent with and subject to the Constitution and laws of this state, and for such purpose the legislative authority of such city may cause an election to be had at which election there shall be chosen by the qualified electors of said city, fifteen freeholders thereof, who shall have been residents of said city for a period of at least two years preceding their election and qualified electors, whose duty it shall be to convene within ten days after their election, and prepare and propose a charter for such city. Such proposed charter shall be submitted to the qualified electors of said city, and if a majority of such qualified electors voting thereon ratify the same, it shall become the charter of said city, and shall become the organic law thereof, and supersede any existing charter including amendments thereto, and all special laws inconsistent with such charter. Said proposed charter shall be published in two daily newspapers published in said city, for at least thirty days prior to the day of submitting the same to the electors for their approval, as above provided. All elections in this section authorized shall only be had upon notice, which notice shall specify the object of calling such election, and shall be given for at least ten days before the day of election, in all election districts of said city. Said elections may be general or special elections, and except as herein provided shall be governed by the law regulating and controlling general or special elections in said city. Such charter may be amended by proposals therefore submitted by the legislative authority of such city to the electors thereof at any general election after notice of said submission published as above specified, and ratified by a majority of the qualified electors voting thereon. In submitting any such charter, or amendment thereto, any alternate article or proposition may be presented for the choice of the voters, and may be voted on separately without prejudice to others.
Authority to incur and limit of indebtedness: Art. 8 § 6.
§ 11 POLICE AND SANITARY REGULATIONS. Any county, city, town or township may make and enforce within its limits all such local police, sanitary and other regulations as are not in conflict with general laws.
§ 12 ASSESSMENT AND COLLECTION OF TAXES IN MUNICIPALITIES. The legislature shall
have no power to impose taxes upon counties, cities, towns or other municipal corporations, or upon the inhabitants or property thereof, for county, city, town, or other municipal purposes, but may, by general laws, vest in the corporate authorities thereof, the power to assess and collect taxes for such purposes.
§ 13 PRIVATE PROPERTY, WHEN MAY BE TAKEN FOR PUBLIC DEBT. Private property shall not be taken or sold for the payment of the corporate debt of any public or municipal corporation, except in the mode provided by law for the levy and collection of taxes.
§ 14 PRIVATE USE OF PUBLIC FUNDS PROHIBITED. The making of profit out of county, city, town, or other public money, or using the same for any purpose not authorized by law, by any officer having the possession or control thereof, shall be a felony, and shall be prosecuted and punished as prescribed by law.
§ 15 DEPOSIT OF PUBLIC FUNDS. All moneys, assessments and taxes belonging to or collected for the use of any county, city, town or other public or municipal corporation, coming into the hands of any officer thereof, shall immediately be deposited with the treasurer, or other legal depositary to the credit of such city, town, or other corporation respectively, for the benefit of the funds to which they belong.
§ 16 COMBINED CITY-COUNTY. Any county may frame a "Home Rule" charter subject to the Constitution and laws of this state to provide for the formation and government of combined city and county municipal corporations, each of which shall be known as "city-county". Registered voters equal in number to ten (10) percent of the voters of any such county voting at the last preceding general election may at any time propose by a petition the calling of an election of freeholders. The provisions of section 4 of this Article with respect to a petition calling for an election of freeholders to frame a county home rule charter, the election of freeholders, and the framing and adoption of a county home rule charter pursuant to such petition shall apply to a petition proposed under this section for the election of freeholders to frame a city-county charter, the election of freeholders, and to the framing and adoption of such city-county charter pursuant to such petition. Except as otherwise provided in this section, the provisions of section 4 applicable to a county home rule charter shall apply to a city-county charter. If there are not sufficient legal newspapers published in the county to meet the requirements for publication of a proposed charter under section 4 of this Article, publication in a legal newspaper circulated in the county may be substituted for publication in a legal newspaper published in the county. No such "city-county" shall be formed except by a majority vote of the qualified electors voting thereon in the county. The charter shall designate the respective officers of such city-county who shall perform the duties imposed by law upon county officers. Every
such city-county shall have and enjoy all rights, powers and privileges asserted in its charter, and in addition thereto, such rights, powers and privileges as may be granted to it, or to any city or county or class or classes of cities and counties. In the event of a conflict in the constitutional provisions applying to cities and those applying to counties or of a conflict in the general laws applying to cities and those applying to counties, a citycounty shall be authorized to exercise any powers that are granted to either the cities or the counties.

No legislative enactment which is a prohibition or restriction shall apply to the rights, powers and privileges of a city-county unless such prohibition or restriction shall apply equally to every other city, county, and citycounty.

The provisions of sections $2,3,5,6$, and 8 and of the first paragraph of section 4 of this article shall not apply to any such city-county.

Municipal corporations may be retained or otherwise provided for within the city-county. The formation, powers and duties of such municipal corporations shall be prescribed by the charter.

No city-county shall for any purpose become indebted in any manner to an amount exceeding three per centum of the taxable property in such city-county without the assent of three-fifths of the voters therein voting at an election to be held for that purpose, nor in cases requiring such assent shall the total indebtedness at any time exceed ten per centum of the value of the taxable property therein, to be ascertained by the last assessment for city-county purposes previous to the incurring of such indebtedness: Provided, That no part of the indebtedness allowed in this section shall be incurred for any purpose other than strictly city-county or other municipal purposes: Provided further, That any city-county, with such assent may be allowed to become indebted to a larger amount, but not exceeding five per centum additional for supplying such city-county with water, artificial light, and sewers, when the works for supplying such water, light, and sewers shall be owned and controlled by the city-county.

No municipal corporation which is retained or otherwise provided for within the city-county shall for any purpose become indebted in any manner to an amount exceeding one and one-half per centum of the taxable property in such municipal corporation without the assent of three-fifths of the voters therein voting at an election to be held for that purpose, nor shall the total indebtedness at any time exceed five per centum of the value of the taxable property therein, to be ascertained by the last assessment for city-county purposes previous to the incurring of such indebtedness: Provided, That no part of the indebtedness allowed in this section shall be incurred for any purpose other than strictly municipal purposes: Provided further, That any such municipal corporation, with such assent, may be allowed to become indebted to a larger amount, but not exceeding five per centum additional for supplying such municipal corporation with water, artificial light, and sewers, when the works for supplying such water, light, and sewers shall be owned and controlled by the municipal corporation.

All taxes which are levied and collected within a municipal corporation for a specific purpose shall be expended within that municipal corporation.

The authority conferred on the city-county government shall not be restricted by the second sentence of Article 7, section 1, or by Article 8, section 6 of this Constitution. [AMENDMENT 58, 1971 House Joint Resolution No. 21, p 1831. Approved November, 1972.]

Amendment 23 (1948)--Art. 11 § 16 Combined City and County --The legislature shall, by general law, provide for the formation of combined city and county municipal corporations, and for the manner of determining the territorial limits thereof, each of which shall be known as a "city and county," and, when organized, shall contain a population of at least three hundred thousand $(300,000)$ inhabitants. No such city and county shall be formed except by a majority vote of the qualified electors of the area proposed to be included therein and also by a majority vote of the qualified electors of the remainder of that county from which such area is to be taken. Any such city and county shall be permitted to frame a charter for its own government, and amend the same, in the manner provided for cities by section 10 of this article: Provided, however, That the first charter of such city and county shall be framed and adopted in a manner to be specified in the general law authorizing the formation of such corporations: Provided further, That every such charter shall designate the respective officers of such city and county who shall perform the duties imposed by law upon county officers. Every such city and county shall have and enjoy all rights, powers and privileges asserted in its charter, not inconsistent with general laws, and in addition thereto, such rights, powers and privileges as may be granted to it, or possessed and enjoyed by cities and counties of like population separately organized.

No county or count y government existing outside the territorial limits of such county and city shall exercise any police, taxation or other powers within the territorial limits of such county and city, but all such powers shall be exercised by the city and county and the officers thereof, subject to such constitutional provisions and general laws as apply to either cities or counties: Provided, That the provisions of sections 2, 3, 4, 5, 6, 7, and 8 of this article shall not apply to any such city and county: Provided further, That the salary of any elective or appointive officer of a city and county shall not be changed after his election or appointment or during his term of office; nor shall the term of any such officer be extended beyond the period for which he is elected or appointed. In case an existing county is divided in the formation of a city and county, such city and county shall be liable for a just proportion of the existing debts or liabilities of the former county, and shall account for and pay the county remaining a just proportion of the value of any real estate or other property owned by the former county and taken over by the county and city, the method of determining such just proportion to be prescribed by general law, but such division shall not affect the rights of creditors. The officers of a city and county, their compensation, qualifications, term of office and manner of election or appointment shall be as provided for in its charter, subject to general laws and applicable constitutional provisions. [AMENDMENT 23, 1947 House Joint Resolution No. 13, p 1386. Approved November 2, 1948.]

## ARTICLE XII <br> CORPORATIONS OTHER THAN MUNICIPAL

§ 1 CORPORATIONS, HOW FORMED. Corporations may be formed under general laws, but shall not be created by special acts. All laws relating to corporations may be altered, amended or repealed by the legislature at any time, and all corporations doing business in this state may, as to such business, be regulated, limited or restrained by law.
§ 2 EXISTING CHARTERS. All existing charters, franchises, special or exclusive privileges, under which an actual and bona fide organization shall not have
taken place, and business been commenced in good faith, at the time of the adoption of this Constitution shall thereafter have no validity.
§ 3 EXISTING CHARTERS NOT TO BE EXTENDED NOR FORFEITURE REMITTED. The legislature shall not extend any franchise or charter, nor remit the forfeiture of any franchise or charter of any corporation now existing, or which shall hereafter exist under the laws of this state.
§ 4 LIABILITY OF STOCKHOLDERS. Each stockholder in all incorporated companies, except corporations organized for banking or insurance purposes, shall be liable for the debts of the corporation to the amount of his unpaid stock and no more; and one or more stockholders may be joined as parties defendant in suits to recover upon this liability.

## § 5 TERM "CORPORATION," DEFINED-_

 RIGHT TO SUE AND BE SUED. The term corporations, as used in this article, shall be construed to include all associations and joint stock companies having any powers or privileges of corporations not possessed by individuals or partnerships, and all corporations shall have the right to sue and shall be subject to be sued, in all courts, in like cases as natural persons.§ 6 LIMITATIONS UPON ISSUANCE OF STOCK. Corporations shall not issue stock, except to bona fide subscribers therefor, or their assignees; nor shall any corporation issue any bond, or other obligation, for the payment of money, except for money or property received or labor done. The stock of corporations shall not be increased, except in pursuance of a general law, nor shall any law authorize the increase of stock, without the consent of the person or persons holding the larger amount in value of the stock, nor without due notice of the proposed increase having been previously given in such manner as may be prescribed by law. All fictitious increase of stock or indebtedness shall be void.
§ 7 FOREIGN CORPORATIONS. No corporation organized outside the limits of this state shall be allowed to transact business within the state on more favorable conditions than are prescribed by law to similar corporations organized under the laws of this state.
§ 8 ALIENATION OF FRANCHISE NOT TO RELEASE LIABILITIES. No corporation shall lease or alienate any franchise, so as to relieve the franchise, or property held thereunder, from the liabilities of the lessor, or grantor, lessee, or grantee, contracted or incurred in the operation, use, or enjoyment of such franchise or any of its privileges.
§ 9 STATE NOT TO LOAN ITS CREDIT OR SUBSCRIBE FOR STOCK. The state shall not in any manner loan its credit, nor shall it subscribe to, or be interested in the stock of any company, association or corporation.
§ 10 EMINENT DOMAIN AFFECTING. The exercise of the right of eminent domain shall never be so abridged or construed as to prevent the legislature from taking the property and franchises of incorporated companies, and subjecting them to public use the same as the property of individuals.
§ 11 STOCKHOLDER LIABILITY. No corporation, association, or individual shall issue or put in circulation as money anything but the lawful money of the United States. Each stockholder of any banking or insurance corporation or joint stock association shall be individually and personally liable equally and ratably, and not one for another, for all contracts, debts, and engagements of such corporation or association accruing while they remain such stockholders, to the extent of the amount of their stock therein at the par value thereof, in addition to the amount invested in such shares.

The legislature may provide that stockholders of banking corporations organized under the laws of this state which shall provide and furnish, either through membership in the Federal Deposit Insurance Corporation, or through membership in any other instrumentality of the government of the United States, insurance or security for the payment of the debts and obligations of such banking corporation equivalent to that required by the laws of the United States to be furnished and provided by national banking associations, shall be relieved from liability for the debts and obligations of such banking corporation to the same extent that stockholders of national banking associations are relieved from liability for the debts and obligations of such national banking associations under the laws of the United States. [AMENDMENT 16, 1939 Senate Joint Resolution No. 8, p 1024. Approved November, 1940.]

[^9]§ 12 RECEIVING DEPOSITS BY BANK AFTER INSOLVENCY. Any president, director, manager, cashier, or other officer of any banking institution, who shall receive or assent to the reception of deposits, after he shall have knowledge of the fact that such banking institution is insolvent or in failing circumstances, shall be individually responsible for such deposits so received.
§ 13 COMMON CARRIERS, REGULATION OF. All railroad, canal and other transportation companies are declared to be common carriers and subject to legislative control. Any association or corporation organized for the purpose, under the laws of this state, shall have the right to connect at the state line with railroads of other states. Every railroad company shall have the right with its road, whether the same be now constructed or
may hereafter be constructed, to intersect, cross or connect with any other railroad, and when such railroads are of the same or similar gauge they shall at all crossings and at all points, where a railroad shall begin or terminate at or near any other railroad, form proper connections so that the cars of any such railroad companies may be speedily transferred from one railroad to another. All railroad companies shall receive and transport each the other's passengers, tonnage and cars without delay or discrimination.
§ 14 PROHIBITION AGAINST COMBINATIONS BY CARRIERS. [Repealed by AMENDMENT 67, 1977 House Joint Resolution No. 57. Approved November 8, 1977.]

Original text--Art. 12 § 14 Prohibition against Combinations by Carriers--No railroad company, or other common carrier, shall combine or make any contract with the owners of any vessel that leaves port or makes port in this state, or with any common carrier, by which combination or contract the earnings of one doing the carrying are to be shared by the other not doing the carrying.
§ 15 PROHIBITION AGAINST DISCRIMINATING CHARGES. No discrimination in charges or facilities for transportation shall be made by any railroad or other transportation company between places or persons, or in the facilities for the transportation of the same classes of freight or passengers within this state, or coming from or going to any other state. Persons and property transported over any railroad, or by any other transportation company, or individual, shall be delivered at any station, landing or port, at charges not exceeding the charges for the transportation of persons and property of the same class, in the same direction, to any more distant station, port or landing. Excursion and commutation tickets may be issued at special rates.
§ 16 PROHIBITION AGAINST CONSOLIDATING OF COMPETING LINES. No railroad corporation shall consolidate its stock, property or franchises with any other railroad corporation owning a competing line.
§ 17 ROLLING STOCK, PERSONALTY FOR PURPOSE OF TAXATION. The rolling stock and other movable property belonging to any railroad company or corporation in this state, shall be considered personal property, and shall be liable to taxation and to execution and sale in the same manner as the personal property of individuals and such property shall not be exempted from execution and sale.
§ 18 RATES FOR TRANSPORTATION. The legislature may pass laws establishing reasonable rates of charges for the transportation of passengers and freight, and to correct abuses and prevent discrimination and extortion in the rates of freight and passenger tariffs on the different railroads and other common carriers in the state, and shall enforce such laws by adequate penalties. A railroad and transportation commission may be established and its powers and duties fully defined by law. [AMENDMENT 66, 1977 House Joint Resolution No. 55. Approved November 8, 1977.]


#### Abstract

Original text--Art. 12 § 18 Maximum Rates for Transporta-TION--The legislature shall pass laws establishing reasonable maximum rates of charges for the transportation of passengers and freight, and to correct abuses and prevent discrimination and extortion in the rates of freight and passenger tariffs on the different railroads and other common carriers in the state, and shall enforce such laws by adequate penalties. A railroad and transportation commission may be established and its powers and duties fully defined by law.


§ 19 TELEGRAPH AND TELEPHONE COMPANIES. Any association or corporation, or the lessees or managers thereof, organized for the purpose, or any individual, shall have the right to construct and maintain lines of telegraph and telephone within this state, and said companies shall receive and transmit each other's messages without delay or discrimination and all of such companies are hereby declared to be common carriers and subject to legislative control. Railroad corporations organized or doing business in this state shall allow telegraph and telephone corporations and companies to construct and maintain telegraph lines on and along the rights of way of such railroads and railroad companies, and no railroad corporation organized or doing business in this state shall allow any telegraph corporation or company any facilities, privileges or rates for transportation of men or material or for repairing their lines not allowed to all telegraph companies. The right of eminent domain is hereby extended to all telegraph and telephone companies. The legislature shall, by general law of uniform operation, provide reasonable regulations to give effect to this section.

## Eminent domain: Art. 1 § 16.

§ 20 PROHIBITION AGAINST FREE TRANSPORTATION FOR PUBLIC OFFICERS. No railroad or other transportation company shall grant free passes, or sell tickets or passes at a discount, other than as sold to the public generally, to any member of the legislature, or to any person holding any public office within this state. The legislature shall pass laws to carry this provision into effect.
§ 21 EXPRESS COMPANIES. Railroad companies now or hereafter organized or doing business in this state, shall allow all express companies organized or doing business in this state, transportation over all lines of railroad owned or operated by such railroad companies upon equal terms with any other express company, and no railroad corporation organized or doing business in this state shall allow any express corporation or company any facilities, privileges or rates for transportation of men or materials or property carried by them or for doing the business of such express companies not allowed to all express companies.
§ 22 MONOPOLIES AND TRUSTS. Monopolies and trusts shall never be allowed in this state, and no incorporated company, copartnership, or association of persons in this state shall directly or indirectly combine or make any contract with any other incorporated company, foreign or domestic, through their stockholders, or the trustees or assignees of such stockholders, or with
any copartnership or association of persons, or in any manner whatever for the purpose of fixing the price or limiting the production or regulating the transportation of any product or commodity. The legislature shall pass laws for the enforcement of this section by adequate penalties, and in case of incorporated companies, if necessary for that purpose, may declare a forfeiture of their franchises.

## ARTICLE XIII STATE INSTITUTIONS

§ 1 EDUCATIONAL, REFORMATORY AND PENAL INSTITUTIONS. Educational, reformatory and penal institutions; those for the benefit of blind, deaf, dumb, or otherwise defective youth; for the insane or idiotic; and such other institutions as the public good may require, shall be fostered and supported by the state, subject to such regulations as may be provided by law. The regents, trustees, or commissioners of all such institutions existing at the time of the adoption of this Constitution, and of such as shall thereafter be established by law, shall be appointed by the governor, by and with the advice and consent of the senate; and upon all nominations made by the governor, the question shall be taken by ayes and noes, and entered upon the journal.

## ARTICLE XIV

SEAT OF GOVERNMENT
§ 1 STATE CAPITAL, LOCATION OF. The legislature shall have no power to change, or to locate the seat of government of this state; but the question of the permanent location of the seat of government of the state shall be submitted to the qualified electors of the Territory, at the election to be held for the adoption of this Constitution. A majority of all the votes cast at said election, upon said question, shall be necessary to determine the permanent location of the seat of government for the state; and no place shall ever be the seat of government which shall not receive a majority of the votes cast on that matter. In case there shall be no choice of location at said first election the legislature shall, at its first regular session after the adoption of this Constitution, provide for submitting to the qualified electors of the state, at the next succeeding general election thereafter, the question of choice of location between the three places for which the highest number of votes shall have been cast at the said first election. Said legislature shall provide further that in case there shall be no choice of location at said second election, the question of choice between the two places for which the highest number of votes shall have been cast, shall be submitted in like manner to the qualified electors of the state at the next ensuing general election: Provided, That until the seat of government shall have been permanently located as herein provided, the temporary location thereof shall remain at the city of Olympia.
§ 2 CHANGE OF STATE CAPITAL. When the seat of government shall have been located as herein provided, the location thereof shall not thereafter be changed except by a vote of two-thirds of all the qualified electors of the state voting on that question, at a general election, at which the question of location of the seat of government shall have been submitted by the legislature.
Governmental continuity during emergency periods: Art. 2 § 42.
§ 3 RESTRICTIONS ON APPROPRIATIONS FOR CAPITOL BUILDINGS. The legislature shall make no appropriations or expenditures for capitol buildings or grounds, except to keep the Territorial capitol buildings and grounds in repair, and for making all necessary additions thereto, until the seat of government shall have been permanently located, and the public buildings are erected at the permanent capital in pursuance of law.

## ARTICLE XV HARBORS AND TIDE WATERS

§ 1 HARBOR LINE COMMISSION AND RESTRAINT ON DISPOSITION. The legislature shall provide for the appointment of a commission whose duty it shall be to locate and establish harbor lines in the navigable waters of all harbors, estuaries, bays and inlets of this state, wherever such navigable waters lie within or in front of the corporate limits of any city, or within one mile thereof on either side. Any harbor line so located or established may thereafter be changed, relocated or reestablished by the commission pursuant to such provision as may be made therefor by the legislature. The state shall never give, sell or lease to any private person, corporation, or association any rights whatever in the waters beyond such harbor lines, nor shall any of the area lying between any harbor line and the line of ordinary high water, and within not less than fifty feet nor more than two thousand feet of such harbor line (as the commission shall determine) be sold or granted by the state, nor its rights to control the same relinquished, but such area shall be forever reserved for landings, wharves, streets, and other conveniences of navigation and commerce. [AMENDMENT 15, 1931 p 417 § 1. Approved November, 1932.]

## Tide Iands: Art. 17.

Original text-Art. 15 § 1 Harbor Line Commission and Restraint on Disposition of Certain Tide Lands-The legislature shall provide for the appointment of a commission whose duty it shall be to locate and establish harbor lines in the navigable waters of all harbors, estuaries, bays and inlets of this state, wherever such navigable waters lie within or in front of the corporate limits of any city or within one mile thereof on either side. The state shall never give, sell or lease to any private person, corporation or association any rights whatever in the waters beyond such harbor lines, nor shall any of the area lying between any harbor line and the line of ordinary high tide, and within not less than fifty feet nor more than six hundred feet of such harbor line (as the commission shall determine) be sold or granted by the state, nor its right to control the same relinquished, but such area shall be forever reserved for landings, wharves, streets and other conveniences of navigation and commerce.
§ 2 LEASING AND MAINTENANCE OF WHARVES, DOCKS, ETC. The legislature shall provide general laws for the leasing of the right to build and maintain wharves, docks and other structures, upon the areas mentioned in section one of this article, but no lease shall be made for any term longer than thirty years, or the legislature may provide by general laws for the building and maintaining upon such area wharves, docks, and other structures.
§ 3 EXTENSION OF STREETS OVER TIDE LANDS. Municipal corporations shall have the right to extend their streets over intervening tide lands to and across the area reserved as herein provided.

## ARTICLE XVI <br> SCHOOL AND GRANTED LANDS

§ 1 DISPOSITION OF. All the public lands granted to the state are held in trust for all the people and none of such lands, nor any estate or interest therein, shall ever be disposed of unless the full market value of the estate or interest disposed of, to be ascertained in such manner as may be provided by law, be paid or safely secured to the state; nor shall any lands which the state holds by grant from the United States (in any case in which the manner of disposal and minimum price are so prescribed) be disposed of except in the manner and for at least the price prescribed in the grant thereof, without the consent of the United States.
§ 2 MANNER AND TERMS OF SALE. None of the lands granted to the state for educational purposes shall be sold otherwise than at public auction to the highest bidder, the value thereof, less the improvements shall, before any sale, be appraised by a board of appraisers to be provided by law, the terms of payment also to be prescribed by law, and no sale shall be valid unless the sum bid be equal to the appraised value of said land. In estimating the value of such lands for disposal, the value of the improvements thereon shall be excluded: Provided, That the sale of all school and university land heretofore made by the commissioners of any county or the university commissioners when the purchase price has been paid in good faith, may be confirmed by the legislature.
§ 3 LIMITATIONS ON SALES. No more than one-fourth of the land granted to the state for educational purposes shall be sold prior to January 1, 1895, and not more than one-half prior to January 1, 1905 : provided, that nothing herein shall be so construed as to prevent the state from selling the timber or stone off of any of the state lands in such manner and on such terms as may be prescribed by law: and provided, further, that no sale of timber lands shall be valid unless the full value of such lands is paid or secured to the state.

## § 4 HOW MUCH MAY BE OFFERED IN CERTAIN CASES-PLATTING OF. No more than one

hundred and sixty (160) acres of any granted lands of the state shall be offered for sale in one parcel, and all lands within the limits of any incorporated city or within two miles of the boundary of any incorporated city where the valuation of such land shall be found by appraisement to exceed one hundred dollars (\$100) per acre shall, before the same be sold, be platted into lots and blocks of not more than five acres in a block, and not more than one block shall be offered for sale in one parcel.
§ 5 INVESTMENT OF PERMANENT COMMON SCHOOL FUND. The permanent common school fund of this state may be invested as authorized by law. [AMENDMENT 44, 1965 ex.s. Senate Joint Resolution No. 22, part 2, p 2817. Approved November 8, 1966.]

[^10]Original text--Art. 16 § 5 Investment of Permanent School Fund--None of the permanent school fund shall ever be loaned to private persons or corporations, but it may be invested in national, state, county or municipal bonds.

Funds for support of education: Art. 9 § 3.

## ARTICLE XVII <br> TIDE LANDS

§ 1 DECLARATION OF STATE OWNERSHIP. The state of Washington asserts its ownership to the beds and shores of all navigable waters in the state up to and including the line of ordinary high tide, in waters where the tide ebbs and flows, and up to and including the line of ordinary high water within the banks of all navigable rivers and lakes: Provided, that this section shall not be construed so as to debar any person from asserting his claim to vested rights in the courts of the state.
Harbors and tide waters: Art. 15.
§ 2 DISCLAIMER OF CERTAIN LANDS. The state of Washington disclaims all title in and claim to all tide, swamp and overflowed lands, patented by the United States: Provided, the same is not impeached for fraud.

## ARTICLE XVIII STATE SEAL

§ 1 SEAL OF THE STATE. The seal of the State of Washington shall be, a seal encircled with the words: "The Seal of the State of Washington," with the vignette of General George Washington as the central figure, and beneath the vignette the figures "1889."

[^11]State seal: RCW 1.20.080.

## ARTICLE XIX EXEMPTIONS

## § 1 EXEMPTIONS——HOMESTEADS, ETC.

 The legislature shall protect by law from forced sale a certain portion of the homestead and other property of all heads of families.
## ARTICLE XX <br> PUBLIC HEALTH AND VITAL STATISTICS

§ 1 BOARD OF HEALTH AND BUREAU OF VITAL STATISTICS. There shall be established by law a state board of health and a bureau of vital statistics in connection therewith, with such powers as the legislature may direct.

## § 2 REGULATIONS CONCERNING MEDICINE,

 SURGERY AND PHARMACY. The legislature shall enact laws to regulate the practice of medicine and surgery, and the sale of drugs and medicines.
## ARTICLE XXI WATER AND WATER RIGHTS

§ 1 PUBLIC USE OF WATER. The use of the waters of this state for irrigation, mining and manufacturing purposes shall be deemed a public use.

## ARTICLE XXII LEGISLATIVE APPORTIONMENT

§ 1 SENATORIAL APPORTIONMENT Until otherwise provided by law, the state shall be divided into twenty-four (24) senatorial districts, and said districts shall be constituted and numbered as follows: The counties of Stevens and Spokane shall constitute the first district, and be entitled to one senator; the county of Spokane shall constitute the second district, and be entitled to three senators; the county of Lincoln shall constitute the third district, and be entitled to one senator; the counties of Okanogan, Lincoln, Adams and Franklin shall constitute the fourth district, and be entitled to one senator; the county of Whitman shall constitute the fifth district, and be entitled to three senators; the counties of Garfield and Asotin shall constitute the sixth district, and be entitled to one senator; the county of Columbia shall constitute the seventh district, and be entitled to one senator; the county of Walla Walla shall constitute the eighth district, and be entitled to two senators; the counties of Yakima and Douglas shall constitute the ninth district, and be entitled to one senator; the county of Kittitas shall constitute the tenth district and be entitled to one senator; the counties of Klickitat, and Skamania shall constitute the eleventh district, and be entitled to one senator; the county of Clarke shall constitute the twelfth district, and be entitled to one senator;
the county of Cowlitz shall constitute the thirteenth district, and be entitled to one senator; the county of Lewis shall constitute the fourteenth district, and be entitled to one senator; the counties of Pacific and Wahkiakum shall constitute the fifteenth district, and be entitled to one senator; the county of Thurston shall constitute the sixteenth district, and be entitled to one senator; the county of Chehalis shall constitute the seventeenth district, and be entitled to one senator; the county of Pierce shall constitute the eighteenth district, and be entitled to three senators; the county of King shall constitute the nineteenth district, and be entitled to five senators; the counties of Mason and Kitsap shall constitute the twentieth district, and be entitled to one senator; the counties of Jefferson, Clallam and San Juan shall constitute the twenty-first district, and be entitled to one senator; the county of Snohomish shall constitute the twenty-second district, and shall be entitled to one senator; the counties of Skagit and Island shall constitute the twenty-third district, and be entitled to one senator; the county of Whatcom shall constitute the twenty-fourth district, and be entitled to one senator.

Districts and apportionment: Chapter 44.07B RCW.
§ 2 APPORTIONMENT OF REPRESENTATIVES. Until otherwise provided by law the representatives shall be divided among the several counties of the state in the following manner; the county of Adams shall have one representative; the county of Asotin shall have one representative; the county of Chehalis shall have two representatives; the county of Clarke shall have three representatives; the county of Clallam shall have one representative; the county of Columbia shall have two representatives; the county of Cowlitz shall have one representative; the county of Douglas shall have one representative; the county of Franklin shall have one representative; the county of Garfield shall have one representative; the county of Island shall have one representative; the county of Jefferson shall have two representatives; the county of King shall have eight representatives; the county of Klickitat shall have two representatives; the county of Kittitas shall have two representatives; the county of Kitsap shall have one representative; the county of Lewis shall have two representatives; the county of Lincoln shall have two representatives; the county of Mason shall have one representative; the county of Okanogan shall have one representative; the county of Pacific shall have one representative; the county of Pierce shall have six representatives; the county of San Juan shall have one representative; the county of Skamania shall have one representative; the county of Snohomish shall have two representatives; the county of Skagit shall have two representatives; the county of Spokane shall have six representatives; the county of Stevens shall have one representative; the county of Thurston shall have two representatives; the county of Walla Walla shall have three representatives; the county of Wahkiakum shall have one representative; the county of Whatcom shall
have two representatives; the county of Whitman shall have five representatives; the county of Yakima shall have one representative.
Districts and apportionment: Chapter 44.07B RCW.

## ARTICLE XXIII AMENDMENTS

§ 1 HOW MADE. Any amendment or amendments to this Constitution may be proposed in either branch of the legislature; and if the same shall be agreed to by two-thirds of the members elected to each of the two houses, such proposed amendment or amendments shall be entered on their journals, with the ayes and noes thereon, and be submitted to the qualified electors of the state for their approval, at the next general election; and if the people approve and ratify such amendment or amendments, by a majority of the electors voting thereon, the same shall become part of this Constitution, and proclamation thereof shall be made by the governor: Provided, That if more than one amendment be submitted, they shall be submitted in such a manner that the people may vote for or against such amendments separately. The legislature shall also cause notice of the amendments that are to be submitted to the people to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state: Provided, That failure of any newspaper to publish this notice shall not be interpreted as affecting the outcome of the election. [AMENDMENT 37, 1961 Senate Joint Resolution No. 25, p 2753. Approved November, 1962.]


#### Abstract

Original text--Art. 23 § 1 How Made--Any amendment or amendments to this Constitution may be proposed in either branch of the legislature; and if the same shall be agreed to by two-thirds of the members elected to each of the two houses, such proposed amendment or amendments shall be entered on their journals, with the ayes and noes thereon, and be submitted to the qualified electors of the state for their approval, at the next general election; and if the people approve and ratify such amendment or amendments, by a majority of the electors voting thereon, the same shall become part of this Constitution, and proclamation thereof shall be made by the governor: Provided, that if more than one amendment be submitted, they shall be submitted in such a manner that the people may vote for or against such amendments separately. The legislature shall also cause the amendments that are to be submitted to the people to be published for at least three months next preceding the election, in some weekly newspaper, in every county where a newspaper is published throughout the state.


§ 2 CONSTITUTIONAL CONVENTIONS. Whenever two-thirds of the members elected to each branch of the legislature shall deem it necessary to call a convention to revise or amend this Constitution, they shall recommend to the electors to vote at the next general election, for or against a convention, and if a majority of all the electors voting at said election shall have voted for a convention, the legislature shall at the next session, provide by law for calling the same; and such convention shall consist of a number of members, not less than that of the most numerous branch of the legislature.
§ 3 SUBMISSION TO THE PEOPLE. Any Constitution adopted by such convention shall have no validity until it has been submitted to and adopted by the people.

## ARTICLE XXIV BOUNDARIES

§ 1 STATE BOUNDARIES. The boundaries of the state of Washington shall be as follows: Beginning at a point in the Pacific ocean one marine league due west of and opposite the middle of the mouth of the north ship channel of the Columbia river thence running easterly to and up the middle channel of said river and where it is divided by islands up the middle of the widest channel thereof to where the forty-sixth parallel of north latitude crosses said river near the mouth of the Walla Walla river; thence east on said forty-sixth parallel of latitude to the middle of the main channel of Shoshone or Snake river, thence follow down the middle of the main channel of Snake river to a point opposite the mouth of the Kooskooskia or Clear Water river, thence due north to the forty-ninth parallel of north latitude, thence west along said forty-ninth parallel of north latitude to the middle of the channel which separates Vancouver's island from the continent, that is to say to a point in longitude 123 degrees, 19 minutes and 15 seconds west, thence following the boundary line between the United States and British possessions through the channel which separates Vancouver's island from the continent to the termination of the boundary line between the United States and British possessions at a point in the Pacific ocean equidistant between Bonnilla point on Vancouver's island and Tatoosh island light house, thence running in a southerly course and parallel with the coast line, keeping one marine league off shore to place of beginning; until such boundaries are modified by appropriate interstate compacts duly approved by the Congress of the United States. [AMENDMENT 33, 1957 Senate Joint Resolution No. 10, p 1292. Approved November 4, 1958.]

[^12]
## ARTICLE XXV JURISDICTION

§ 1 AUTHORITY OF THE UNITED STATES. The consent of the State of Washington is hereby given to the exercise, by the congress of the United States, of exclusive legislation in all cases whatsoever over such tracts or parcels of land as are now held or reserved by the government of the United States for the purpose of erecting or maintaining thereon forts, magazines, arsenals, dockyards, lighthouses and other needful buildings, in accordance with the provisions of the seventeenth paragraph of the eighth section of the first article of the Constitution of the United States, so long as the same shall be so held and reserved by the United States. Provided: That a sufficient description by metes and bounds, and an accurate plat or map of each such tract or parcel of land be filed in the proper office of record in the county in which the same is situated, together with copies of the orders, deeds, patents or other evidences in writing of the title of the United States: and provided, That all civil process issued from the courts of this state and such criminal process as may issue under the authority of this state against any person charged with crime in cases arising outside of such reservations, may be served and executed thereon in the same mode and manner, and by the same officers, as if the consent herein given had not been made.

## ARTICLE XXVI COMPACT WITH THE UNITED STATES

The following ordinance shall be irrevocable without the consent of the United States and the people of this state:

First. That perfect toleration of religious sentiment shall be secured and that no inhabitant of this state shall ever be molested in person or property on account of his or her mode of religious worship.

Second. That the people inhabiting this state do agree and declare that they forever disclaim all right and title to the unappropriated public lands lying with the boundaries of this state, and to all lands lying within said limits owned or held by any Indian or Indian tribes; and that until the title thereto shall have been extinguished by the United States, the same shall be and remain subject to the disposition of the United States, and said Indian lands shall remain under the absolute jurisdiction and control of the congress of the United States and that the lands belonging to citizens of the United States residing without the limits of this state shall never be taxed at a higher rate than the lands belonging to residents thereof; and that no taxes shall be imposed by the state on lands or property therein, belonging to or which may be hereafter purchased by the United States or reserved for use: Provided, That nothing in this ordinance shall preclude the state from taxing as other lands are taxed any lands owned or held by any Indian who has severed his tribal relations, and has obtained from the United States or from any person a title thereto by
patent or other grant, save and except such lands as have been or may be granted to any Indian or Indians under any act of congress containing a provision exempting the lands thus granted from taxation, which exemption shall continue so long and to such an extent as such act of congress may prescribe.

Third. The debts and liabilities of the Territory of Washington and payment of the same are hereby assumed by this state.

Fourth. Provision shall be made for the establishment and maintenance of systems of public schools free from sectarian control which shall be open to all the children of said state.

## ARTICLE XXVII <br> SCHEDULE

In order that no inconvenience may arise by reason of a change from a Territorial to a State government, it is hereby declared and ordained as follows:
§ 1 EXISTING RIGHTS, ACTIONS AND CONTRACTS SAVED. No existing rights, actions, suits, proceedings, contracts or claims shall be affected by a change in the form of government, but all shall continue as if no such change had taken place; and all process which may have been issued under the authority of the Territory of Washington previous to its admission into the Union shall be as valid as if issued in the name of the state.
§ 2 LAWS IN FORCE CONTINUED. All laws now in force in the Territory of Washington, which are not repugnant to this Constitution, shall remain in force until they expire by their own limitation, or are altered or repealed by the legislature: Provided, That this section shall not be so construed as to validate any act of the legislature of Washington Territory granting shore or tide lands to any person, company or any municipal or private corporation.
§ 3 DEBTS, FINES, ETC., TO INURE TO THE STATE. All debts, fines, penalties and forfeitures, which have accrued, or may hereafter accrue, to the Territory of Washington, shall inure to the State of Washington.
§ 4 RECOGNIZANCES. All recognizances heretofore taken, or which may be taken before the change from a territorial to a state government shall remain valid, and shall pass to, and may be prosecuted in the name of the state; and all bonds executed to the Territory of Washington or to any county or municipal corporation, or to any officer or court in his or its official capacity, shall pass to the state authorities and their successors in office, for the uses therein expressed, and may be sued for and recovered accordingly, and all the estate, real, personal and mixed, and all judgments decrees, bonds, specialties, choses in action, and claims or debts, of whatever description, belonging to the Territory of Washington, shall inure to and vest in the State of Washington, and may be sued for and recovered in the
same manner, and to the same extent, by the State of Washington, as the same could have been by the Territory of Washington.
§ 5 CRIMINAL PROSECUTIONS AND PENAL ACTIONS. All criminal prosecutions and penal actions which may have arisen, or which may arise, before the change from a territorial to a state government, and which shall then be pending, shall be prosecuted to judgment, and execution in the name of the state. All offenses committed against the laws of the Territory of Washington, before the change from a territorial to a state government, and which shall not be prosecuted before such change, may be prosecuted in the name and by the authority of the State of Washington, with like effect as though such change had not taken place; and all penalties incurred shall remain the same as if this Constitution had not been adopted. All actions at law and suits in equity which may be pending in any of the courts of the Territory of Washington, at the time of the change from a territorial to a state government, shall be continued, and transferred to the court of the state having jurisdiction of the subject matter thereof.
§ 6 RETENTION OF TERRITORIAL OFFICERS. All officers now holding their office under the authority of the United States, or of the Territory of Washington, shall continue to hold and exercise their respective offices until they shall be superseded by the authority of the state.
§ 7 CONSTITUTIONAL OFFICERS, WHEN ELECTED. All officers provided for in this Constitution including a county clerk for each county when no other time is fixed for their election, shall be elected at the election to be held for the adoption of this Constitution on the first Tuesday of October, 1889.
§ 8 CHANGE OF COURTS——TRANSFER OF CAUSES. Whenever the judge of the superior court of any county, elected or appointed under the provisions of this Constitution shall have qualified the several causes then pending in the district court of the territory except such causes as would have been within the exclusive jurisdiction of the United States district court had such court existed at the time of the commencement of such causes, within such county, and the records, papers and proceedings of said district court, and the seal and other property pertaining thereto, shall pass into the jurisdiction and possession of the superior court for such county. And where the same judge is elected for two or more counties, it shall be the duty of the clerk of the district court having custody of such papers and records to transmit to the clerk of such county, or counties, other than that in which such records are kept the original papers in all cases pending in such district court and belonging to the jurisdiction of such county or counties together with transcript of so much of the records of said district court as relate to the same; and until the district courts of the Territory shall be superseded in manner aforesaid, the said district courts and the judges thereof,
shall continue with the same jurisdiction and powers, to be exercised in the same judicial districts respectively, as heretofore constituted under the laws of the Territory. Whenever a quorum of the judges of the supreme court of the state shall have been elected and qualified, the causes then pending in the supreme court of the Territory, except such causes as would have been within the exclusive jurisdiction of the United States, circuit court had such court existed at the time of the commencement of such causes, and the papers, records and proceedings of said court and the seal and other property pertaining thereto, shall pass into the jurisdiction and possession of the supreme court of the state, and until so superseded, the supreme court of the Territory and the judges thereof, shall continue with like powers and jurisdiction as if this Constitution had not been adopted.
§ 9 SEALS OF COURTS AND MUNICIPALITIES. Until otherwise provided by law, the seal now in use in the supreme court of the Territory shall be the seal of the supreme court of the state. The seals of the superior courts of the several counties of the state shall be, until otherwise provided by law, the vignette of General George Washington with the words: "Seal of the Superior Court of -.......-.- county" surrounding the vignette. The seal of municipalities, and of all county officers of the Territory, shall be the seals of such municipalities, and county officers respectively under the state, until otherwise provided by law.
§ 10 PROBATE COURT, TRANSFER OF. When the state is admitted into the Union, and the superior courts in the respective counties organized, the books, records, papers and proceedings of the probate court in each county, and all causes and matters of administration pending therein, shall, upon the expiration of the term of office of the probate judges, on the second Monday in January, 1891, pass into the jurisdiction and possession of the superior court of the same county created by this Constitution, and the said court shall proceed to final judgment or decree, order or other determination in the several matters and causes, as the territorial probate court might have done, if this Constitution had not been adopted. And until the expiration of the term of office of the probate judges, such probate judges shall perform the duties now imposed upon them by the laws of the Territory. The superior courts shall have appellate and revisory jurisdiction over the decisions of the probate courts, as now provided by law, until such latter courts expire by limitation.
§ 11 DUTIES OF FIRST LEGISLATURE. The legislature, at its first session, shall provide for the election of all officers whose election is not provided for elsewhere in this Constitution, and fix the time for the commencement and duration of their term.
§ 12 ELECTION CONTESTS FOR SUPERIOR JUDGES, HOW DECIDED. In case of a contest of election between candidates, at the first general election under this Constitution, for judges of the superior courts,
the evidence shall be taken in the manner prescribed by the Territorial laws, and the testimony so taken shall be certified to the secretary of state; and said officer, together with the governor and treasurer of state, shall review the evidence and determine who is entitled to the certificate of election.
§ 13 REPRESENTATION IN CONGRESS. [Repealed by AMENDMENT 74, 1983 Substitute Senate Joint Resolution No. 103. Approved November 8, 1983.]

Original text--Art. 27 § 13 Representation in Congress--One representative in the congress of the United States shall be elected from the state at large, at the first election provided for in this Constitution; and, thereafter, at such times and places, and in such manner, as may be prescribed by law. When a new apportionment shall be made by congress, the legislature shall divide the state into congressional districts, in accordance with such apportionment. The vote cast for representative in congress, at the first election, shall be canvassed, and the result determined in the manner provided for by the laws of the Territory for the canvass of the vote for delegate in congress.
§ 14 DURATION OF TERM OF CERTAIN OFFICERS. All district, county and precinct officers, who may be in office at the time of the adoption of this Constitution, and the county clerk of each county elected at the first election, shall hold their respective offices until the second Monday of January, A. D., 1891, and until such time as their successors may be elected and qualified, in accordance with the provisions of this Constitution; and the official bonds of all such officers shall continue in full force and effect as though this Constitution had not been adopted. And such officers shall continue to receive the compensation now provided, until the same be changed by law.
§ 15 ELECTION ON ADOPTION OF CONSTITUTION, HOW TO BE CONDUCTED. The election held at the time of the adoption of this Constitution shall be held and conducted in all respects according to the laws of the Territory, and the votes cast at said election for all officers (where no other provisions are made in this Constitution), and for the adoption of this Constitution and the several separate articles and the location of the state capital, shall be canvassed and returned in the several counties in the manner provided by Territorial law, and shall be returned to the secretary of the Territory in the manner provided by the Enabling Act.
§ 16 WHEN CONSTITUTION TO TAKE EFFECT. The provisions of this Constitution shall be in force from the day on which the president of the United States shall issue his proclamation declaring the State of Washington admitted into the Union, and the terms of all officers elected at the first election under the provisions of this Constitution shall commence on the Monday next succeeding the issue of said proclamation, unless otherwise provided herein.
§ 17 SEPARATE ARTICLES. The following separate articles shall be submitted to the people for adoption or rejection at the election for the adoption of this Constitution:

SEPARATE ARTICLE, NO. 1
"All persons male and female of the age of twentyone years or over, possessing the other qualifications, provided by this Constitution, shall be entitled to vote at all elections."

## SEPARATE ARTICLE, NO. 2

" It shall not be lawful for any individual, company or corporation, within the limits of this state, to manufacture, or cause to be manufactured, or to sell, or offer for sale, or in any manner dispose of any alcoholic, malt or spirituous liquors, except for medicinal, sacramental or scientific purposes."

If a majority of the ballots cast at said election on said separate articles be in favor of the adoption of either of said separate articles, then such separate article so receiving a majority shall become a part of this Constitution and shall govern and control any provision of the Constitution in conflict therewith.
§ 18 BALLOT. The form of ballot to be used in voting for or against this Constitution, or for or against the separate articles, or for the permanent location of the seat of government, shall be:

1. For the Constitution Against the Constitution
2. For Woman Suffrage Article
$\qquad$ Against
3. For Prohibition Article Against Prohibition Article $\qquad$
4. For the Permanent Location of the Seat of Government (Name of place voted for)

The result of the election was against both woman suffrage and prohibition.
§ 19 APPROPRIATION. The legislature is hereby authorized to appropriate from the state treasury sufficient money to pay any of the expenses of this convention not provided for by the Enabling Act of Congress.

## ARTICLE XXVIII

## COMPENSATION OF STATE OFFICERS

§ 1 COMPENSATION OF STATE OFFICERS. All elected state officials shall each severally receive such compensation as the legislature may direct. The compensation of any state officer shall not be increased or diminished during his term of office, except that the legislature, at its thirty-first regular session, may increase or diminish the compensation of all state officers whose terms exist on the Thursday after the second Monday in January, 1949.

The provisions of sections $14,16,17,19,20,21$, and 22 of Article III and section 23 of Article II in so far as they are inconsistent herewith, are hereby repealed. [AMENDMENT 20, 1947 Senate Joint Resolution No. 4, p 1371 . Approved November 2, 1948.]

Authorizing compensation increase during term: Art. 30 § 1. Compensation of state officers: RCW 43.03.010.

## ARTICLE XXIX <br> INVESTMENTS OF PUBLIC PENSION AND RETIREMENT FUNDS

§ 1 MAY BE INVESTED AS AUTHORIZED BY LAW. Notwithstanding the provisions of sections 5, and 7 of Article VIII and section 9 of Article XII or any other section or article of the Constitution of the state of Washington, the moneys of any public pension or retirement fund may be invested as authorized by law. [AMENDMENT 49, 1967 Senate Joint Resolution No. 5. Approved November 5, 1968.]

## ARTICLE XXX <br> COMPENSATION OF PUBLIC OFFICERS

§ 1 AUTHORIZING COMPENSATION INCREASE DURING TERM. The compensation of all elective and appointive state, county, and municipal officers who do not fix their own compensation, including judges of courts of record and the justice courts may be increased during their terms of office to the end that such officers and judges shall each severally receive compensation for their services in accordance with the law in effect at the time the services are being rendered.

The provisions of section 25 of Article II (Amendment 35), section 25 of Article III (Amendment 31), section 13 of Article IV, section 8 of Article XI, and section 1 of Article XXVIII (Amendment 20) insofar as they are inconsistent herewith are hereby repealed. [AMENDMENT 54, 1967 House Joint Resolution No. 13. Approved November 5, 1968.]

Reviser's note: (1) Amendment 49 (1967 SJR No. 5) and Amendment 54 ( 1967 HJR No. 13) each added a new Article XXIX to the Constitution. Amendment 49 is carried herein as Article XXIX while Amendment 54 has been herein redesignated as Article XXX.
(2) The name of this Article has been supplied by the reviser.

## ARTICLE XXXI

SEX EQUALITY__RIGHTS AND RESPONSIBILITIES
§ 1 EQUALITY NOT DENIED BECAUSE OF SEX. Equality of rights and responsibility under the law shall not be denied or abridged on account of sex.
§ 2 ENFORCEMENT POWER OF LEGISLATURE. The legislature shall have the power to enforce by appropriate legislation, the provisions of this article. [AMENDMENT 61, 1972 House Joint Resolution No. 61, p 526. Approved November, 1972.]

The name of this Article and the captions have been supplied by the reviser.

## ARTICLE XXXII SPECIAL REVENUE FINANCING

§ 1 SPECIAL REVENUE FINANCING. The legislature may enact laws authorizing the state, counties, cities, towns, port districts, or public corporations established thereby to issue nonrecourse revenue bonds or other nonrecourse revenue obligations and to apply the proceeds thereof in the manner and for the purposes heretofore or hereafter authorized by law, subject to the following limitations:
(a) Nonrecourse revenue bonds and other nonrecourse revenue obligations issued pursuant to this section shall be payable only from money or other property received as a result of projects financed by the nonrecourse revenue bonds or other nonrecourse revenue obligations and from money and other property received from private sources.
(b) Nonrecourse revenue bonds and other nonrecourse revenue obligations issued pursuant to this section shall not be payable from or secured by any tax funds or governmental revenue or by all or part of the faith and credit of the state or any unit of local government.
(c) Nonrecourse revenue bonds or other nonrecourse revenue obligations issued pursuant to this section may be issued only if the issuer certifies that it reasonably believes that the interest paid on the bonds or obligations will be exempt from income taxation by the federal government.
(d) Nonrecourse revenue bonds or other nonrecourse revenue obligations may only be used to finance industrial development projects as defined in legislation.
(e) The state, counties, cities, towns, port districts, or public corporations established thereby, shall never exercise their respective attributes of sovereignty, including but not limited to, the power to tax, the power of eminent domain, and the police power on behalf of any industrial development project authorized pursuant to this section.

After the initial adoption of a law by the legislature authorizing the issuance of nonrecourse revenue bonds or other nonrecourse revenue obligations, no amendment to such act which expands the definition of industrial development project shall be valid unless the amendment is enacted by a favorable vote of three-fifths of the members elected to each house of the legislature and is subject to referendum petition.

Sections 5 and 7 of Article VIII and section 9 of Article XII shall not be construed as a limitation upon the authority granted by this section. The proceeds of revenue bonds and other revenue obligations issued pursuant to this section for the purpose of financing privately owned property or loans to private persons or corporations shall be subject to audit by the state but shall not otherwise be deemed to be public money or public property for purposes of this Constitution. This section is supplemental to and shall not be construed as a repeal of or limitation on any other authority lawfully exercisable under the Constitution and laws of this state, including, among others, any existing authority to issue revenue
bonds. [AMENDMENT 73, 1981 Substitute House Joint Resolution No. 7. Approved November 3, 1981.]
The name of this Article has been supplied by the reviser.

## CERTIFICATE

We, the undersigned, members of the convention to form a Constitution for the State of Washington; which is to be submitted to the people for their adoption or rejection, do hereby declare this to be the Constitution formed by us, and in testimony thereof, do hereunto set our hands, this twenty-second day of August Anno Domini, one thousand eight hundred and eighty-nine.

John P. Hoyt,
President
J. J. Browne
N. G. Blalock

John F. Gowey
Frank M. Dallam
James Z. Moore
E. H. Sullivan

George Turner
Austin Mires
M. M. Godman

Gwin Hicks
Wm. F. Prosser
C. H. Warner
J. P. T. McCroskey
S. G. Cosgrove

Thos. Hayton
Charles P. Coey
Robert F. Sturdevant
John A. Shoudy
Allen Weir
W. B. Gray

Trusten P. Dyer
Geo. H. Jones
B. L. Sharpstein
H. M. Lillis

James A. Burk
John McReavy
R. O. Dunbar

Morgan Morgans
Jas. Power
B. B. Glascock
O. A. Bowen

Sam'l H. Berry
D. J. Crowley
J. T. McDonald

John M. Reed

Edward Eldridge<br>George H. Stevenson<br>Louis Sohns<br>A. A. Lindsley<br>J. J. Weisenburger<br>P. C. Sullivan<br>R. S. More<br>Thomas T. Minor<br>J. J. Travis<br>Arnold J. West<br>Charles T. Fay<br>George W. Tibbetts<br>H. W. Fairweather<br>Thomas C. Griffitts<br>J. F. Van Name<br>Albert Schooley<br>H. C. Willison<br>T. M. Reed<br>S. H. Manly<br>Richard Jeffs<br>Francis Henry<br>George Comegys<br>Oliver H. Joy<br>David E. Durie<br>D. Buchanan<br>John R. Kinnear<br>Sylvious A. Dickey<br>Henry Winsor<br>Theodore L. Stiles<br>Harrison Clothier<br>Matt. J. McElroy<br>J. T. Eshelman<br>Robert Jamieson<br>Hiram E. Allen<br>H. F. Suksdorf<br>J. C. Kellogg<br>J. A. Hungate<br>Attest: JNO. I. BOOGE, Chief Clerk.

The above names are not in the order in which subscribed to the Constitution.

## (B) CONSTITUTIONAL AMENDMENTS (IN ORDER OF ADOPTION)

## Amendment

No.
$\begin{array}{lll}1 & \text { Art. } 16 \text { § } 5 & \text { Investment of school fund. } \\ 2 \text { Art. } 6 \S 1 & \text { Qualifications of voters. }\end{array}$

| Amendment No. |  |  |
| :---: | :---: | :---: |
| 3 | Art. 7 § 2 | (original) Taxation_Uniformity and equality Exemption. |
| 4 | Art. 1 § 11 | Religious freedom. |
| 5 | Art. 6 § 1 | Qualifications of electors. |
| 6 | Art. 3 § 10 | Vacancy in office of governor. |
| 7 | Art. 2 § 1 | Legislative powers, where vested. |
| 8 | Art. 1 §§ | Recall of elective officers. |
| 9 | Art. 1 § 16 | Eminent domain. |
| 10 | Art. 1 § 22 | Rights of the accused. |
| 11 | Art. 8 § 4 | Moneys disbursed only by appropriation. |
| 12 | Art. 11 § 5 | County government. |
| 13 | Art. 2 § 15 | Vacancies in legislature. |
| 14 | Art. 7 § 1 | Taxation (and repealing Art. 7 §§ 1-4.) |
| 15 | Art. 15 § 1 | Harbor line commission and restraint on disposition. |
| 16 | Art. 12 § 11 | Stockholder liability. |
| 17 | Art. 7 § 2 | Forty mill limit. |
| 18 | Art. 2 § 40 | Highway funds. |
| 19 | Art. 7 § 3 | Taxation of federal agencies and property. |
| 20 | Art. 28 § 1 | Compensation of state officers. |
| 21 | Art. 11 § 4 | County government and township organization. |
| 22 | Art. 11 § 7 | Tenure of office limited to two terms. (Repealed.) |
| 23 | Art. 11 § 16 | Combined city and county. |
| 24 | Art. 2 § 33 | Alien ownership. |
| 25 | Art. 4 § 3(a) | Retirement of supreme court and superior court judges. |
| 26 | Art. 2 § 41 | Laws, effective date. Initiative, referendum-Amendment or repeal. |
| 27 | Art. 8 § 6 | Limitations upon municipal indebtedness. |
| 28 | Art. 4 § 6 | Jurisdiction of superior courts. |
|  | Art. 4 § 10 | Justices of the peace. |
| 29 | Art. 2 § 33 | Alien ownership. |
| 30 | Art. 2 § 1(a) | Initiative and referendum, signatures required. |
| 31 | Art. 3 § 25 | Qualifications, compensation, offices which may be abolished. |
| 32 | Art. 2 § 15 | Vacancies in legislature and in partisan county elective office. |
| 33 | Art. 24 § 1 | State boundaries. |
| 34 | Art. 1 § 11 | Religious freedom. |
| 35 | Art. 2 § 25 | Extra compensation prohibited. |
| 36 | Art. 2 § 1 | Legislative powers, where vested (publicity of laws referred to the people). |
| 37 | Art. 23 § 1 | (Amendments to Constitution) How made. |
| 38 | Art. 4 § 2(a) | Temporary performance of judicial duties. |
| 39 | Art. 2 § 42 | Governmental continuity during emergency periods. |

## Amendment <br> No.

40 Art. 11 § 10 Incorporation of municipalities.
41 Art. 4 § 29 Election of superior court judges.
42
43 Art. 9 § 3
44 Art. 16 § 5
45 Art. 8 § 8
tial elections.
47 Art. 7 § 10 Retired persons property tax exemption.
48 Art. 8 § 3 Special indebtedness, how authorized.
49 Art. 29 § 1 (Investments of public pension and retirement funds.) May be invested as authorized by law.
50 Art. 4 § 30 Court of appeals.
51 Art. 8 § 9 State building authority.
52 Art. 2 § 15 Vacancies in legislature and in partisan county elective office.
Art. 11 § 6 Vacancies in township, precinct or road district offices.
53 Art. 7 § 11 Taxation based on actual use.
54 Art. $30 \S 1$ (Compensation of public officers.) Authorizing compensation increase during term.
55 Art. 7 § 2 Limitation on levies.
56 Art. 2 § 24 Lotteries and divorce.
57 Art. 11 §§ 5, 8 County government. Salaries and limitations affecting.
58 Art. 11 § $16 \quad$ Combined city-county.
59 Art. 7 § 2 Limitation on levies.
60 Art. 8 §§ 1,3 State debt. Special indebtedness, how authorized.
61 Art. 31 §§ 1, 2 Equality not denied because of sex. Enforcement power of legislature.
62 Art. 3 § 12 Veto power.
63 Art. 6 § $1 \quad$ Qualifications of electors.
64 Art. 7 § 2 Limitation on levies.
65 Art. 4 § 6 Jurisdiction of superior courts.
Art. 4 § 10 Justices of the peace.
66 Art. 12 § 18 Rates for transportation.
67 Art. $12 \S 14$ Prohibition against combinations by carriers. (Repealed)
68 Art. 2 § 12 Sessions, when-Duration.
69 Art. 2 § 13 Limitation on members holding office in the state.
70 Art. 8 § 10 Residential energy conservation.
71 Art. 4 § 31 Judicial qualifications commis-sion-Removal, censure, suspension, or retirement of judges or justices.
72 Art. 2 § 1 Legislative powers, where vested.
Art. 2 § 1(a) Initiative and referendum, signatures required. (Stricken)

## Amendment <br> No.

| 73 | Art. 32 § 1 | Special revenue financing. |
| :---: | :---: | :---: |
| 74 | Art. 2 § 3 | The census. (Repealed) |
|  | Art. 2 § 43 | Redistricting. |
|  | Art. 27 § 13 | Representation in congress. <br> (Repealed) |

## AMENDMENT 1

Art. 16 § 5 INVESTMENT OF SCHOOL FUND. None of the permanent school fund of this state shall ever be loaned to private persons or corporations, but it may be invested in national, state, county, municipal or school district bonds. [1893 p 9 § 1. Adopted November, 1894.]

Art. 16 § 5 was later amended by Amendment 44.

## AMENDMENT 2

Art. 6 § 1 QUALIFICATIONS OF VOTERS. All male persons of the age of twenty-one years or over, possessing the following qualifications, shall be entitled to vote at all elections: They shall be citizens of the United States; they shall have lived in the state one year, and in the county ninety days, and in the city, town, ward or precinct thirty days immediately preceding the election at which they offer to vote; they shall be able to read and speak the English language: Provided, That Indians not taxed shall never be allowed the elective franchise: And further provided, That this amendment shall not effect [affect] the right of franchise of any person who is now a qualified elector of this state. The legislature shall enact laws defining the manner of ascertaining the qualifications of voters as to their ability to read and speak the English language, and providing for punishment of persons voting or registering in violation of the provisions of this section. [1895 p 60 § 1. Approved November, 1896.]

Art. 6 § 1 was later amended by Amendment 5.

## AMENDMENT 3

Art. 7 § 2 was amended by adding the following proviso: "And provided further, That the legislature shall have power, by appropriate legislation, to exempt personal property to the amount of three hundred dollars (\$300) for each head of a family liable to assessment and taxation under the provisions of the laws of this state of which the individual is the actual and bona fide owner." [1899 p 121 § 1. Approved November, 1900.]

Original Art. 7 § 2 and Amendment 3 were stricken by Amendment 14.

## AMENDMENT 4

Art. 1 § 11 RELIGIOUS FREEDOM. Absolute freedom of conscience in all matters of religious sentiment, belief and worship, shall be guaranteed to every
individual, and no one shall be molested or disturbed in person or property on account of religion; but the liberty of conscience hereby secured shall not be so construed as to excuse acts of licentiousness or justify practices inconsistent with the peace and safety of the state. No public money or property shall be appropriated for or applied to any religious worship, exercise or instruction, or the support of any religious establishment. Provided, however, That this article shall not be so construed as to forbid the employment by the state of a chaplain for the state penitentiary, and for such of the state reformatories as in the discretion of the legislature may seem justified. No religious qualification shall be required for any public office or employment, nor shall any person be incompetent as a witness or juror, in consequence of his opinion on matters of religion, nor be questioned in any court of justice touching his religious belief to affect the weight of his testimony. [1903 p 283 § 1. Approved November, 1904.]

Art. 1 § 11 was later amended by Amendment 34.

## AMENDMENT 5

Article 6 was amended by striking from said article all of sections one (1) and two (2) and inserting in lieu thereof the following, to be known as section one (1):

Art. 6 § 1 QUALIFICATIONS OF ELECTORS. All person of the age of twenty-one years or over, possessing the following qualifications, shall be entitled to vote at all elections: They shall be citizens of the United States; they shall have lived in the state one year, and in the county ninety days, and in the city, town, ward or precinct thirty days immediately preceding the election at which they offer to vote; they shall be able to read and speak the English language: Provided, That Indians not taxed shall never be allowed the elective franchise: And further provided, That this amendment shall not affect the rights of franchise of any person who is now a qualified elector of this state. The legislative authority shall enact laws defining the manner of ascertaining the qualifications of voters as to their ability to read and speak the English language, and providing for punishment of persons voting or registering in violation of the provision of this section. There shall be no denial of the elective franchise at any election on account of sex. [1909 p 26 § 1. Approved November, 1910.]

Prior amendment of Art. 6, see Amendment 2.

## AMENDMENT 6

Art. 3 § 10 VACANCY IN OFFICE OF GOVERNOR. In case of the removal, resignation, death or disability of the governor, the duties of the office shall devolve upon the lieutenant governor; and in case of a vacancy in both the offices of governor and lieutenant governor, the duties of the governor shall devolve upon the secretary of state. In addition to the line of succession to the office and duties of governor as hereinabove indicated, if the necessity shall arise, in order to fill the
vacancy in the office of governor, the following state officers shall succeed to the duties of governor and in the order named, viz.: Treasurer, auditor, attorney general, superintendent of public instruction and commissioner of public lands. In case of the death, disability, failure or refusal of the person regularly elected to the office of governor to qualify at the time provided by law, the duties of the office shall devolve upon the person regularly elected to and qualified for the office of lieutenant governor, who shall act as governor until the disability be removed, or a governor be elected; and in case of the death, disability, failure or refusal of both the governor and the lieutenant governor elect to qualify, the duties of the governor shall devolve upon the secretary of state; and in addition to the line of succession to the office and duties of governor as hereinabove indicated, if there shall be the failure or refusal of any officer named above to qualify, and if the necessity shall arise by reason thereof, then in that event in order to fill the vacancy in the office of governor, the following state officers shall succeed to the duties of governor in the order named, viz.: Treasurer, auditor, attorney general, superintendent of public instruction and commissioner of public lands. Any person succeeding to the office of governor as in this section provided, shall perform the duties of such office only until the disability be removed, or a governor be elected and qualified; and if a vacancy occur more than thirty days before the next general election occurring within two years after the commencement of the term, a person shall be elected at such election to fill the office of governor for the remainder of the unexpired term. [1909 p 642 § 1. Approved November, 1910.]

## AMENDMENT 7

Article 2 was amended by striking all of sections 1 and 31 , and inserting in lieu thereof as section 1 the following, so that the same shall read as follows:

Art. 2 § 1 LEGISLATIVE POWERS, WHERE VESTED. The legislative authority of the state of Washington shall be vested in the legislature, consisting of a senate and house of representatives, which shall be called the legislature of the state of Washington, but the people reserve to themselves the power to propose bills, laws, and to enact or reject the same at the polls, independent of the legislature, and also reserve power, at their own option, to approve or reject at the polls any act, item, section or part of any bill, act or law passed by the legislature.
(a) Initiative: The first power reserved by the people is the initiative. Ten per centum, but in no case more than fifty thousand, of the legal voters shall be required to propose any measure by such petition, and every such petition shall include the full text of the measure so proposed. Initiative petitions shall be filed with the secretary of state not less than four months before the election at which they are to be voted upon, or not less than ten days before any regular session of the legislature. If filed at least four months before the election at which they are to be voted upon, he shall submit the same to the vote of the people at the said election. If such petitions
are filed not less than ten days before any regular session of the legislature, he shall transmit the same to the legislature as soon as it convenes and organizes. Such initiative measure shall take precedence over all other measures in the legislature except appropriation bills and shall be either enacted or rejected without change or amendment by the legislature before the end of such regular session. If any such initiative measure shall be enacted by the legislature it shall be subject to the referendum petition, or it may be enacted and referred by the legislature to the people for approval or rejection at the next regular election. If it is rejected or if no action is taken upon it by the legislature before the end of such regular session, the secretary of state shall submit it to the people for approval or rejection at the next ensuing regular general election. The legislature may reject any measure so proposed by initiative petition and propose a different one dealing with the same subject, and in such event both measures shall be submitted by the secretary of state to the people for approval or rejection at the next ensuing regular general election. When conflicting measures are submitted to the people the ballots shall be so printed that a voter can express separately by making one cross (X) for each, two preferences, first, as between either measure and neither, and secondly, as between one and the other. If the majority of those voting on the first issue is for neither, both fail, but in that case the votes on the second issue shall nevertheless be carefully counted and made public. If a majority voting on the first issue is for either, then the measure receiving a majority of the votes on the second issue shall be law.
Portion of subdivision (a) is superseded by the 30th amendment.
(b) Referendum. The second power reserved by the people is the referendum, and it may be ordered on any act, bill, law, or any part thereof passed by the legislature, except such laws as may be necessary for the immediate preservation of the public peace, health or safety, support of the state government and its existing public institutions, either by petition signed by the required percentage of the legal voters, or by the legislature as other bills are enacted. Six per centum, but in no case more than thirty thousand, of the legal voters shall be required to sign and make a valid referendum petition.
Portion of subdivision (b) is superseded by the 30th amendment.
(c) No act, law, or bill subject to referendum shall take effect until ninety days after the adjournment of the session at which it was enacted. No act, law, or bill approved by a majority of the electors voting thereon shall be amended or repealed by the legislature within a period of two years following such enactment. But such enactment may be amended or repealed at any general regular or special election by direct vote of the people thereon.

## Subdivision (c) is superseded by the 26th amendment.

(d) The filing of a referendum petition against one or more items, sections or parts of any act, law or bill shall not delay the remainder of the measure from becoming operative. Referendum petitions against measures passed
by the legislature shall be filed with the secretary of state not later than ninety days after the final adjournment of the session of the legislature which passed the measure on which the referendum is demanded. The veto power of the governor shall not extend to measures initiated by or referred to the people. All elections on measures referred to the people of the state shall be had at the biennial regular elections, except when the legislature shall order a special election. Any measure initiated by the people or referred to the people as herein provided shall take effect and become the law if it is approved by a majority of the votes cast thereon: Provided, That the vote cast upon such question or measure shall equal one-third of the total votes cast at such election and not otherwise. Such measure shall be in operation on and after the thirtieth day after the election at which it is approved. The style of all bills proposed by initiative petition shall be: "Be it enacted by the people of the State of Washington." This section shall not be construed to deprive any member of the legislature of the right to introduce any measure. The whole number of electors who voted for governor at the regular gubernatorial election last preceding the filing of any petition for the initiative or for the referendum shall be the basis on which the number of legal voters necessary to sign such petition shall be counted. All such petitions shall be filed with the secretary of state, who shall be guided by the general laws in submitting the same to the people until additional legislation shall especially provide therefor. This section is self-executing, but legislation may be enacted especially to facilitate its operation.

The legislature shall provide methods of publicity of all laws or parts of laws, and amendments to the constitution referred to the people with arguments for and against the laws and amendments so referred, so that each voter of the state shall receive the publication at least fifty days before the election at which they are to be voted upon. [1911 p 136 § 1. Approved November, 1912.]

Last paragraph is superseded by the 36th amendment.
Art. 2 § 1 was later amended by Amendment 72.

## AMENDMENT 8

Article 1 was amended by adding the two following sections:

Art. 1 § 33 RECALL OF ELECTIVE OFFICERS. Every elective public officer in the state of Washington expect [except] judges of courts of record is subject to recall and discharge by the legal voters of the state, or of the political subdivision of the state, from which he was elected whenever a petition demanding his recall, reciting that such officer has committed some act or acts of malfeasance or misfeasance while in office, or who has violated his oath of office, stating the matters complained of, signed by the percentages of the qualified electors thereof, hereinafter provided, the percentage required to be computed from the total number of votes cast for all candidates for his said office to which he was elected at the preceding election, is filed with the officer with whom a petition for nomination, or certificate for
nomination, to such office must be filed under the laws of this state, and the same officer shall call a special election as provided by the general election laws of this state, and the result determined as therein provided.

Art. 1 § 34 SAME. The legislature shall pass the necessary laws to carry out the provisions of section thirty-three (33) of this article, and to facilitate its operation and effect without delay: Provided, That the authority hereby conferred upon the legislature shall not be construed to grant to the legislature any exclusive power of law-making nor in any way limit the initiative and referendum powers reserved by the people. The percentages required shall be, state officers, other than judges, senators and representatives, city officers of cities of the first class, school district boards in cities of the first class; county officers of counties of the first, second and third classes, twenty-five per cent. Officers of all other political subdivisions, cities, towns, townships, precincts and school districts not herein mentioned, and state senators and representatives, thirty-five per cent. [1911 p 504 § 1. Approved November, 1912.]

## AMENDMENT 9

Art. 1 § 16 EMINENT DOMAIN. Private property shall not be taken for private use, except for private ways of necessity, and for drains, flumes, or ditches on or across the lands of others for agricultural, domestic, or sanitary purposes. No private property shall be taken or damaged for public or private use without just compensation having been first made, or paid into court for the owner, and no right-of-way shall be appropriated to the use of any corporation other than municipal until full compensation therefor be first made in money, or ascertained and paid into court for the owner, irrespective of any benefit from any improvement proposed by such corporation, which compensation shall be ascertained by a jury, unless a jury be waived, as in other civil cases in courts of record, in the manner prescribed by law. Whenever an attempt is made to take private property for a use alleged to be public, the question whether the contemplated use be really public shall be a judicial question, and determined as such, without regard to any legislative assertion that the use is public: Provided, that the taking of private property by the state for land reclamation and settlement purposes is hereby declared to be for public use. [1919 p 385 § 1. Approved November, 1920.]

## AMENDMENT 10

Art. 1 § 22 RIGHTS OF THE ACCUSED. In criminal prosecutions the accused shall have the right to appear and defend in person, or by counsel, to demand the nature and cause of the accusation against him, to have a copy thereof, to testify in his own behalf, to meet the witnesses against him face to face, to have compulsory process to compel the attendance of witnesses in his own behalf, to have a speedy public trial by an impartial jury of the county in which the offense is charged to have been committed and the right to appeal in all cases:

Provided, The route traversed by any railway coach, train or public conveyance, and the water traversed by any boat shall be criminal districts; and the jurisdiction of all public offenses committed on any such railway car, coach, train, boat or other public conveyance, or at any station or depot upon such route, shall be in any county through which the said car, coach, train, boat or other public conveyance may pass during the trip or voyage, or in which the trip or voyage may begin or terminate. In no instance shall any accused person before final judgment be compelled to advance money or fees to secure the rights herein guaranteed. [1921 p 79 § 1. Approved November, 1922.]

## AMENDMENT 11

Art. 8 § 4 MONEYS DISBURSED ONLY BY APPROPRIATIONS. No moneys shall ever be paid out of the treasury of this state, or any of its funds, or any of the funds under its management, except in pursuance of an appropriation by law; nor unless such payment be made within one calendar month after the end of the next ensuing fiscal biennium, and every such law making a new appropriation, or continuing or reviving an appropriation, shall distinctly specify the sum appropriated, and the object to which it is to be applied, and it shall not be sufficient for such law to refer to any other law to fix such sum. [1921 p 80 § 1. Approved November, 1922.]

## AMENDMENT 12

Art. 11 § 5 COUNTY GOVERNMENT. The legislature, by general and uniform laws, shall provide for the election in the several counties of boards of county commissioners, sheriffs, county clerks, treasurers, prosecuting attorneys and other county, township or precinct and district officers, as public convenience may require, and shall prescribe their duties, and fix their terms of office: Provided, That the legislature may, by general laws, classify the counties by population and provide for the election in certain classes of counties certain officers who shall exercise the powers and perform the duties of two or more officers. It shall regulate the compensation of all such officers, in proportion to their duties, and for that purpose may classify the counties by population. And it shall provide for the strict accountability of such officers for all fees which may be collected by them and for all public moneys which may be paid to them, or officially come into their possession. [1923 p 255 § 1. Approved November, 1924.]

Art. 11 § 5 was later amended by Amendment 57.

## AMENDMENT 13

Art. 2 § 15 VACANCIES IN LEGISLATURE. Such vacancies as may occur in either house of the legislature shall be filled by appointment by the board of county commissioners of the county in which the vacancy occurs, and the person so appointed shall hold office until his successor is elected at the next general
election, and shall have qualified: Provided, That in case of a vacancy occurring in the office of joint senator, the vacancy shall be filled by appointment by the joint action of the boards of county commissioners of the counties composing the joint senatorial district. [1929 p 690. Approved November, 1930.]

Art. 2 § 15 was later amended by Amendments 32 and 52.

## AMENDMENT 14

Article 7 is amended by striking out all of sections 1 , 2,3 and 4 , and inserting in lieu thereof the following, to be known as section 1 :

Art. 7 § 1 TAXATION. The power of taxation shall never be suspended, surrendered or contracted away. All taxes shall be uniform upon the same class of property within the territorial limits of the authority levying the tax and shall be levied and collected for public purposes only. The word "property" as used herein shall mean and include everything, whether tangible or intangible, subject to ownership. All real estate shall constitute one class: Provided, That the legislature may tax mines and mineral resources and lands devoted to reforestation by either a yield tax or an ad valorem tax at such rate as it may fix, or by both. Such property as the legislature may by general laws provide shall be exempt from taxation. Property of the United States and of the state, counties, school districts and other municipal corporations, and credits secured by property actually taxed in this state, not exceeding in value the value of such property, shall be exempt from taxation. The legislature shall have power, by appropriate legislation, to exempt personal property to the amount of three hundred (\$300.00) dollars for each head of a family liable to assessment and taxation under the provisions of the laws of this state of which the individual is the actual bona fide owner. [1929 p 499 § 1. Approved November, 1930.]

Amendment 17 added a new § 2.
Amendment 19 added a new § 3 .

## AMENDMENT 15

Art. 15 § 1 HARBOR LINE COMMISSION AND RESTRAINT ON DISPOSITION. The legislature shall provide for the appointment of a commission whose duty it shall be to locate and establish harbor lines in the navigable waters of all harbors, estuaries, bays and inlets of this state, wherever such navigable waters lie within or in front of the corporate limits of any city, or within one mile thereof on either side. Any harbor line so located or established may thereafter be changed, relocated or reestablished by the commission pursuant to such provision as may be made therefor by the legislature. The state shall never give, sell or lease to any private person, corporation, or association any rights whatever in the waters beyond such harbor lines, nor shall any of the area lying between any harbor line and the line of ordinary high water, and within not less than fifty feet nor more than two thousand feet of such harbor line (as the commission shall determine) be sold or
granted by the state, nor its rights to control the same relinquished, but such area shall be forever reserved for landings, wharves, streets, and other conveniences of navigation and commerce. [1931 p 417 § 1. Approved November, 1932.]

## AMENDMENT 16

Art. 12 § 11 STOCKHOLDER LIABILITY. No corporation, association, or individual shall issue or put in circulation as money anything but the lawful money of the United States. Each stockholder of any banking or insurance corporation or joint stock association shall be individually and personally liable equally and ratably, and not one for another, for all contracts, debts, and engagements of such corporation or association accruing while they remain such stockholders, to the extent of the amount of their stock therein at the par value thereof, in addition to the amount invested in such shares.

The legislature may provide that stockholders of banking corporations organized under the laws of this state which shall provide and furnish, either through membership in the Federal Deposit Insurance Corporation, or through membership in any other instrumentality of the government of the United States, insurance or security for the payment of the debts and obligations of such banking corporation equivalent to that required by the laws of the United States to be furnished and provided by national banking associations, shall be relieved from liability for the debts and obligations of such banking corporation to the same extent that stockholders of national banking associations are relieved from liability for the debts and obligations of such national banking associations under the laws of the United States. [1939 Senate Joint Resolution No. 8, p 1024. Approved November, 1940.]

## AMENDMENT 17

Art. 7 § 2 FORTY MILL LIMIT. Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed forty mills on the dollar of assessed valuation, which assessed valuation shall be fifty per centum of the true and fair value of such property in money: Provided, however, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district. The term "taxing district ${ }^{\text {" }}$ for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only
(a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to levy such additional tax submitted not more than twelve months
prior to the date on which the proposed levy is to be made and not of tener than twice in such twelve month period, either at a special election or at the regular election of such taxing district, at which election the number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election;
(b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by majority of at least three-fifths of the electors thereof voting on the proposition to issue such bonds and to pay the principal and interest thereon by an annual tax levy in excess of the limitation herein provided during the term of such bonds, submitted not of tener than twice in any calendar year, at an election held in the manner provided by law for bond elections in such taxing district, at which election the total number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided, That any such taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitation provided for herein, and Provided further, That the provisions of this section shall also be subject to the limitations contained in Article VIII, Section 6, of this Constitution;
(c) By the state or any taxing district for the purpose of paying the principal or interest on general obligation bonds outstanding on December 6, 1934; or for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort. [1943 House Joint Resolution No. 1, p 936. Approved November, 1944.]

Art. 7 § 2 was later amended by Amendments 55, 59, and 64.

## AMENDMENT 18

Art. $2 \S 40$ HIGHWAY FUNDS. All fees collected by the State of Washington as license fees for motor vehicles and all excise taxes collected by the State of Washington on the sale, distribution or use of motor vehicle fuel and all other state revenue intended to be used for highway purposes, shall be paid into the state treasury and placed in a special fund to be used exclusively for highway purposes. Such highway purposes shall be construed to include the following:
(a) The necessary operating, engineering and legal expenses connected with the administration of public highways, county roads and city streets;
(b) The construction, reconstruction, maintenance, repair, and betterment of public highways, county roads, bridges and city streets; including the cost and expense of (1) acquisition of rights-of-way, (2) installing, maintaining and operating traffic signs and signal lights, (3)
policing by the state of public highways, (4) operation of movable span bridges, (5) operation of ferries which are a part of any public highway, county road, or city street;
(c) The payment or refunding of any obligation of the State of Washington, or any political subdivision thereof, for which any of the revenues described in section 1 may have been legally pledged prior to the effective date of this act;
(d) Refunds authorized by law for taxes paid on motor vehicle fuels;
(e) The cost of collection of any revenues described in this section:

Provided, That this section shall not be construed to include revenue from general or special taxes or excises not levied primarily for highway purposes, or apply to vehicle operator's license fees or any excise tax imposed on motor vehicles or the use thereof in lieu of a property tax thereon, or fees for certificates of ownership of motor vehicles. [1943 House Joint Resolution No. 4, p 938. Approved November, 1944.]

## AMENDMENT 19

Art. 7 § 3 TAXATION OF FEDERAL AGENCIES AND PROPERTY. The United States and its agencies and instrumentalities, and their property, may be taxed under any of the tax laws of this state, whenever and in such manner as such taxation may be authorized or permitted under the laws of the United States, notwithstanding anything to the contrary in the Constitution of this state. [1945 House Joint Resolution No. 9, p 932. Approved November, 1946.]

## AMENDMENT 20

Art. 28 § 1 COMPENSATION OF STATE OFFICERS. All elected state officials shall each severally receive such compensation as the legislature may direct. The compensation of any state officer shall not be increased or diminished during his term of office, except that the legislature, at its thirty-first regular session, may increase or diminish the compensation of all state officers whose terms exist on the Thursday after the second Monday in January, 1949.

The provisions of sections $14,16,17,19,20,21$, and 22 of Article III and section 23 of Article II in so far as they are inconsistent herewith, are hereby repealed. [1947 Senate Joint Resolution No. 4, p 1371 . Approved November 2, 1948.]
Authorizing compensation increase during term: See Amendment 54.

## AMENDMENT 21

Art. 11 § 4 COUNTY GOVERNMENT AND TOWNSHIP ORGANIZATION. The legislature shall establish a system of county government, which shall be uniform throughout the state except as hereinafter provided, and by general laws shall provide for township organization, under which any county may organize whenever a majority of the qualified electors of such county voting at a general election shall so determine;
and whenever a county shall adopt township organization, the assessment and collection of the revenue shall be made, and the business of such county and the local affairs of the several townships therein, shall be managed and transacted in the manner prescribed by such general law.

Any county may frame a "Home Rule" charter for its own government subject to the Constitution and laws of this state, and for such purpose the legislative authority of such county may cause an election to be had, at which election there shall be chosen by the qualified voters of said county not less than fifteen (15) nor more than twenty-five (25) freeholders thereof, as determined by the legislative authority, who shall have been residents of said county for a period of at least five (5) years preceding their election and who are themselves qualified electors, whose duty it shall be to convene within thirty (30) days after their election and prepare and propose a charter for such county. Such proposed charter shall be submitted to the qualified electors of said county, and if a majority of such qualified electors voting thereon ratify the same, it shall become the charter of said county and shall become the organic law thereof, and supersede any existing charter, including amendments thereto, or any existing form of county government, and all special laws inconsistent with such charter. Said proposed charter shall be published in two (2) legal newspapers published in said county, at least once a week for four (4) consecutive weeks prior to the day of submitting the same to the electors for their approval as above provided. All elections in this section authorized shall only be had upon notice, which notice shall specify the object of calling such election and shall be given for at least ten (10) days before the day of election in all election districts of said county. Said elections may be general or special elections and except as herein provided, shall be governed by the law regulating and controlling general or special elections in said county. Such charter may be amended by proposals therefor submitted by the legislative authority of said county to the electors thereof at any general election after notice of such submission published as above specified, and ratified by a majority of the qualified electors voting thereon. In submitting any such charter or amendment thereto, any alternate article or proposition may be presented for the choice of the voters and may be voted on separately without prejudice to others.

Any home rule charter proposed as herein provided, may provide for such county officers as may be deemed necessary to carry out and perform all county functions as provided by charter or by general law, and for their compensation, but shall not affect the election of the prosecuting attorney, the county superintendent of schools, the judges of the superior court, and the justices of the peace, or the jurisdiction of the courts.

Notwithstanding the foregoing provision for the calling of an election by the legislative authority of such county for the election of freeholders to frame a county charter, registered voters equal in number to ten (10) per centum of the voters of any such county voting at the last preceding general election, may at any time
propose by petition the calling of an election of freeholders. The petition shall be filed with the county auditor of the county at least three (3) months before any general election and the proposal that a board of freeholders be elected for the purpose of framing a county charter shall be submitted to the vote of the people at said general election, and at the same election a board of freeholders of not less than fifteen (15) or more than twenty-five (25), as fixed in the petition calling for the election, shall be chosen to draft the new charter. The procedure for the nomination of qualified. electors as candidates for said board of freeholders shall be prescribed by the legislative authority of the county, and the procedure for the framing of the charter and the submission of the charter as framed shall be the same as in the case of a board of freeholders chosen at an election initiated by the legislative authority of the county.

In calling for any election of freeholders as provided in this section, the legislative authority of the county shall apportion the number of freeholders to be elected in accordance with either the legislative districts or the county commissioner districts, if any, within said county, the number of said freeholders to be elected from each of said districts to be in proportion to the population of said districts as nearly as may be.

Should the charter proposed receive the affirmative vote of the majority of the electors voting thereon, the legislative authority of the county shall immediately call such special election as may be provided for therein, if any, and the county government shall be established in accordance with the terms of said charter not more than six (6) months after the election at which the charter was adopted.

The terms of all elective officers, except the prosecuting attorney, the county superintendent of schools, the judges of the superior court, and the justices of the peace, who are in office at the time of the adoption of a Home Rule Charter shall terminate as provided in the charter. All appointive officers in office at the time the charter goes into effect, whose positions are not abolished thereby, shall continue until their successors shall have qualified.

After the adoption of such charter, such county shall continue to have all the rights, powers, privileges and benefits then possessed or thereafter conferred by general law. All the powers, authority and duties granted to and imposed on county officers by general law, except the prosecuting attorney, the county superintendent of schools, the judges of the superior court and the justices of the peace, shall be vested in the legislative authority of the county unless expressly vested in specific officers by the charter. The legislative authority may by resolution delegate any of its executive or administrative powers, authority or duties not expressly vested in specific officers by the charter, to any county officer or officers or county employee or employees.

The provisions of sections $5,6,7$, and the first sentence of section 8 of this Article as amended shall not apply to counties in which the government has been established by charter adopted under the provisions hereof.

The authority conferred on the board of county commissioners by Section 15 of Article II as amended, shall be exercised by the legislative authority of the county. [1947 Senate Joint Resolution No. 5, p 1372. Approved November 2, 1948.]

## AMENDMENT 22

Section 7, Article XI, Constitution of the State of Washington is hereby repealed. [1947 House Joint Resolution No. 4, p 1385 . Approved November 2, 1948.]

## AMENDMENT 23

Art. 11 § 16 COMBINED CITY AND COUNTY. The legislature shall, by general law, provide for the formation of combined city and county municipal corporations, and for the manner of determining the territorial limits thereof, each of which shall be known as a "city and county," and, when organized, shall contain a population of at least three hundred thousand $(300,000)$ inhabitants. No such city and county shall be formed except by a majority vote of the qualified electors of the area proposed to be included therein and also by a majority vote of the qualified electors of the remainder of that county from which such area is to be taken. Any such city and county shall be permitted to frame a charter for its own government, and amend the same, in the manner provided for cities by section 10 of this article: Provided, however, That the first charter of such city and county shall be framed and adopted in a manner to be specified in the general law authorizing the formation of such corporations: Provided further, That every such charter shall designate the respective officers of such city and county who shall perform the duties imposed by law upon county officers. Every such city and county shall have and enjoy all rights, powers and privileges asserted in its charter, not inconsistent with general laws, and in addition thereto, such rights, powers and privileges as may be granted to it, or possessed and enjoyed by cities and counties of like population separately organized.

No county or county government existing outside the territorial limits of such county and city shall exercise any police, taxation or other powers within the territorial limits of such county and city, but all such powers shall be exercised by the city and county and the officers thereof, subject to such constitutional provisions and general laws as apply to either cities or counties: Provided, That the provisions of sections $2,3,4,5,6,7$, and 8 of this article shall not apply to any such city and county: Provided further, That the salary of any elective or appointive officer of a city and county shall not be changed after his election or appointment or during his term of office; nor shall the term of any such officer be extended beyond the period for which he is elected or appointed. In case an existing county is divided in the formation of a city and county, such city and county shall be liable for a just proportion of the existing debts or liabilities of the former county, and shall account for and pay the county remaining a just proportion of the value of any real estate or other property owned by the
former county and taken over by the county and city, the method of determining such just proportion to be prescribed by general law, but such division shall not affect the rights of creditors. The officers of a city and county, their compensation, qualifications, term of office and manner of election or appointment shall be as provided for in its charter, subject to general laws and applicable constitutional provisions. [1947 House Joint Resolution No. 13, p 1386. Approved November 2, 1948.]

Art. 11 § 16 was later amended by Amendment 58.

## AMENDMENT 24

[Repealed by AMENDMENT 42, 1965 ex.s. Senate Joint Resolution No. 20, p 2816. Approved November 8, 1966.]


#### Abstract

Text of Amendment 24-—Art. 2 § 33 Alien OwnershipThe ownership of lands by aliens, other than those who in good faith have declared their intention to become citizens of the United States, is prohibited in this state, except where acquired by inheritance, under mortgage or in good faith in the ordinary course of justice in the collection of debts; and all conveyances of lands hereafter made to any alien directly, or in trust for such alien, shall be void: Provided, That the provisions of this section shall not apply to lands containing valuable deposits of minerals, metals, iron, coal, or fire clay, and the necessary land for mills and machinery to be used in the development thereof and the manufacture of the products therefrom: And provided further, That the provisions of this section shall not apply to the cittzens of such of the Provinces of the Dominion of Canada as do not expressly or by implication prohibit ownership of provincial lands by citizens of this state. Every corporation, the majority of the capital stock of which is owned by aliens, shall be considered an alien for the purposes of this prohibition. [1949 Senate Joint Resolution No. 9, p 999. Approved November 7, 1950.]


Art. 2 § 33 was also amended by Amendment 29.

## AMENDMENT 25

Article 4 was amended by adding the following section:

Art. 4 § 3(a) RETIREMENT OF SUPREME COURT AND SUPERIOR COURT JUDGES. A judge of the supreme court or the superior court shall retire from judicial office at the end of the calendar year in which he attains the age of seventy-five years. The legislature may, from time to time, fix a lesser age for mandatory retirement, not earlier than the end of the calendar year in which any such judge attains the age of seventy years, as the legislature deems proper. This provision shall not affect the term to which any such judge shall have been elected or appointed prior to, or at the time of, approval and ratification of this provision. Notwithstanding the limitations of this section, the legislature may by general law authorize or require the retirement of judges for physical or mental disability, or any cause rendering judges incapable of performing their judicial duties. [1951 House Joint Resolution No. 6, p 960. Approved November 4, 1952.]

## AMENDMENT 26

Article 2 was amended by adding the following section:

Art. 2 § 41 LAWS, EFFECTIVE DATE. INITIATIVE, REFERENDUM-_AMENDMENT OR REPEAL. No act, law, or bill subject to referendum shall take effect until ninety days after the adjournment of the session at which it was enacted. No act, law or bill approved by a majority of the electors voting thereon shall be amended or repealed by the legislature within a period of two years following such enactment: Provided, That any such act, law or bill may be amended within two years after such enactment at any regular or special session of the legislature by a vote of two-thirds of all the members elected to each house with full compliance with section 12, Article III, of the Washington Constitution, and no amendatory law adopted in accordance with this provision shall be subject to referendum. But such enactment may be amended or repealed at any general regular or special election by direct vote of the people thereon. These provisions supersede the provisions of subsection (c) of section 1 of this article as amended by the seventh amendment to the Constitution of this state. [1951 Substitute Senate Joint Resolution No. 7, p 959. Approved November 4, 1952.]

Reviser's note: In third sentence, comma between "general" and " regular" omitted in conformity with enrolled resolution.

## AMENDMENT 27

Art. 8 § 6 LIMITATIONS UPON MUNICIPAL INDEBTEDNESS. No county, city, town, school district, or other municipal corporation shall for any purpose become indebted in any manner to an amount exceeding one and one-half per centum of the taxable property in such county, city, town, school district, or other municipal corporation, without the assent of threefifths of the voters therein voting at an election to be held for that purpose, nor in cases requiring such assent shall the total indebtedness at any time exceed five per centum on the value of the taxable property therein, to be ascertained by the last assessment for state and county purposes previous to the incurring of such indebtedness, except that in incorporated cities the assessment shall be taken from the last assessment for city purposes: Provided, That no part of the indebtedness allowed in this section shall be incurred for any purpose other than strictly county, city, town, school district, or other municipal purposes: Provided further, That (a) any city or town, with such assent, may be allowed to become indebted to a larger amount, but not exceeding five per centum additional for supplying such city or town with water, artificial light, and sewers, when the works for supplying such water, light, and sewers shall be owned and controlled by the municipality and (b) any school district with such assent, may be allowed to become indebted to a larger amount but not exceeding five per centum additional for capital outlays. [1951 House Joint Resolution No. 8, p 961. Approved November 4, 1952.]

## AMENDMENT 28

Art. 4 § 6 JURISDICTION OF SUPERIOR COURTS. The superior court shall have original jurisdiction in all cases in equity and in all cases at law which involve the title or possession of real property, or the legality of any tax, impost, assessment, toll, or municipal fine, and in all other cases in which the demand or the value of the property, in controversy amounts to one thousand dollars, or a lesser sum in excess of the jurisdiction granted to justices of the peace and other inferior courts, and in all criminal cases amounting to felony, and in all cases of misdemeanor not otherwise provided for by law; of actions of forcible entry and detainer; of proceedings in insolvency; of actions to prevent or abate a nuisance; of all matters of probate, of divorce, and for annulment of marriage; and for such special cases and proceedings as are not otherwise provided for. The superior court shall also have original jurisdiction in all cases and of all proceedings in which jurisdiction shall not have been by law vested exclusively in some other court; and said court shall have the power of naturalization and to issue papers therefor. They shall have such appellate jurisdiction in cases arising in justices' and other inferior courts in their respective counties as may be prescribed by law. They shall always be open, except on nonjudicial days, and their process shall extend to all parts of the state. Said courts and their judges shall have power to issue writs of mandamus, quo warranto, review, certiorari, prohibition, and writs of habeas corpus, on petition by or on behalf of any person in actual custody in their respective counties. Injunctions and writs of prohibition and of habeas corpus may be issued and served on legal holidays and nonjudicial days.

Art. 4 § 10 JUSTICES OF THE PEACE. The legislature shall determine the number of justices of the peace to be elected and shall prescribe by law the powers, duties and jurisdiction of justices of the peace: Provided, That such jurisdiction granted by the legislature shall not trench upon the jurisdiction of superior or other courts of record, except that justices of the peace may be made police justices of incorporated cities and towns. Justices of the peace shall have original jurisdiction in cases where the demand or value of the property in controversy is less than three hundred dollars or such greater sum, not to exceed one thousand dollars, as shall be prescribed by the legislature. In incorporated cities or towns having more than five thousand inhabitants, the justices of the peace shall receive such salary as may be provided by law, and shall receive no fees for their own use. [1951 Substitute House Joint Resolution No. 13, p 962. Approved November 4, 1952.]

## AMENDMENT 29

[Repealed by AMENDMENT 42, 1965 ex.s. Senate Joint Resolution No. 20, p 2816. Approved November 8, 1966.]

Text of Amendment 29__Art. 2 § 33 Alien Ownership-_ The ownership of lands by aliens, other than those who in good faith have declared their intention to become citizens of the United States, is prohibited in this state, except where acquired by inheritance, under
mortgage or in good faith in the ordinary course of justice in the collection of debts; and all conveyances of lands hereafter made to any alien directly, or in trust for such alien, shall be void: Provided, That the provisions of this section shall not apply to lands containing valuable deposits of minerals, metals, iron, coal, or fire clay, and the necessary land for mills and machinery to be used in the development thereof and the manufacture of the products therefrom: And provided further, That the provisions of this section shall not apply to the citizens of such of the Provinces of the Dominion of Canada as do not expressly or by implication prohibit ownership of provincial lands by citizens of this state. [1953 House Joint Resolution No. 16, p 853. Approved November 2, 1954.]

Prior amendment of Art. 2 §33, see Amendment 24.

## AMENDMENT 30

[Stricken by AMENDMENT 72, 1981 Substitute Senate Joint Resolution No. 133. Approved November 3, 1981.]
Text of Amendment 30_-Art. 2 § 1(a) Initiative and Referendum, Signatures Required-Hereafter, the number of valid signatures of legal voters required upon a petition for an initiative measure shall be equal to eight per centum of the number of voters registered and voting for the office of governor at the last preceding regular gubernatorial election. Hereafter, the number of valid signatures of legal voters required upon a petition for a referendum of an act of the legislature or any part thereof, shall be equal to four per centum of the number of voters registered and voting for the office of governor at the last preceding regular gubernatorial election. These provisions supersede the requirements specified in section 1 of this article as amended by the seventh amendment to the Constitution of this state. [1955 Senate Joint Resolution No. 4, p 1860. Approved November 6, 1956.]

## AMENDMENT 31

Art. 3 § 25 QUALIFICATIONS, COMPENSATION, OFFICES WHICH MAY BE ABOLISHED. No person, except a citizen of the United States and a qualified elector of this state, shall be eligible to hold any state office. The compensation for state officers shall not be increased or diminished during the term for which they shall have been elected. The legislature may in its discretion abolish the offices of the lieutenant governor, auditor and commissioner of public lands. [1955 Senate Joint Resolution No. 6, p 1861. Approved November 6, 1956.]

Authorizing compensation increase during term: See Amendment 54.

## AMENDMENT 32

Art. 2 § 15 VACANCIES IN LEGISLATURE AND IN PARTISAN COUNTY ELECTIVE OFFICE. Such vacancies as may occur in either house of the legislature or in any partisan county elective office shall be filled by appointment by the board of county commissioners of the county in which the vacancy occurs: Provided, That the person appointed to fill the vacancy must be from the same legislative district and the same political party as the legislator whose office has been vacated, and shall be one of three persons who shall be nominated by the county central committee of that party, and the person so appointed shall hold office until his successor is elected at the next general election, and shall have qualified: Provided, That in case of a vacancy
occurring in the office of joint senator, or joint representative, the vacancy shall be filled from a list of three nominees selected by the state central committee, by appointment by the joint action of the boards of county commissioners of the counties composing the joint senatorial or joint representative district, the person appointed to fill the vacancy must be from the same legislative district and of the same political party as the legislator whose office has been vacated, and in case a majority of said county commissioners do not agree upon the appointment within sixty days after the vacancy occurs, the governor shall within thirty days thereafter, and from the list of nominees provided for herein, appoint a person who shall be from the same legislative district and of the same political party as the legislator whose office has been vacated. [1955 Senate Joint Resolution No. 14, p 1862. Approved November 6, 1956.]

Prior amendment of Art. 2 § 15, see Amendment 13.
Later amendment of Art. 2 § 15, see Amendment 52.

## AMENDMENT 33

Art. 24 § 1 STATE BOUNDARIES. The boundaries of the state of Washington shall be as follows: Beginning at a point in the Pacific ocean one marine league due west of and opposite the middle of the mouth of the north ship channel of the Columbia river thence running easterly to and up the middle channel of said river and where it is divided by islands up the middle of the widest channel thereof to where the forty-sixth parallel of north latitude crosses said river near the mouth of the Walla Walla river; thence east on said forty-sixth parallel of latitude to the middle of the main channel of the Shoshone or Snake river, thence follow down the middle of the main channel of Snake river to a point opposite the mouth of the Kooskooskia or Clear Water river, thence due north to the forty-ninth parallel of north latitude, thence west along said forty-ninth parallel of north latitude to the middle of the channel which separates Vancouver's island from the continent, that is to say to a point in longitude 123 degrees, 19 minutes and 15 seconds west, thence following the boundary line between the United States and British possessions through the channel which separates Vancouver's island from the continent to the termination of the boundary line between the United States and British possessions at a point in the Pacific ocean equidistant between Bonnilla point on Vancouver's island and Tatoosh island light house, thence running in a southerly course and parallel with the coast line, keeping one marine league off shore to place of beginning; until such boundaries are modified by appropriate interstate compacts duly approved by the Congress of the United States. [1957 Senate Joint Resolution No. 10, p 1292. Approved November 4, 1958.]

## AMENDMENT 34

Art. 1 § 11 RELIGIOUS FREEDOM. Absolute freedom of conscience in all matters of religious sentiment, belief and worship, shall be guaranteed to every
individual, and no one shall be molested or disturbed in person or property on account of religion; but the liberty of conscience hereby secured shall not be so construed as to excuse acts of licentiousness or justify practices inconsistent with the peace and safety of the state. No public money or property shall be appropriated for or applied to any religious worship, exercise or instruction, or the support of any religious establishment: Provided, however, That this article shall not be so construed as to forbid the employment by the state of a chaplain for such of the state custodial, correctional and mental institutions as in the discretion of the legislature may seem justified. No religious qualification shall be required for any public office or employment, nor shall any person be incompetent as a witness or juror, in consequence of his opinion on matters of religion, nor be questioned in any court of justice touching his religious belief to affect the weight of his testimony. [1957 Senate Joint Resolution No. 14, p 1299. Approved November 4, 1958.]

Prior amendment of Art. 1 § 11 , see Amendment 4.

## AMENDMENT 35

Art. 2 § 25 EXTRA COMPENSATION PROHIBITED. The legislature shall never grant any extra compensation to any public officer, agent, employee, servant, or contractor, after the services shall have been rendered, or the contract entered into, nor shall the compensation of any public officer be increased or diminished during his term of office. Nothing in this section shall be deemed to prevent increases in pensions after such pensions shall have been granted. [ 1957 Senate Joint Resolution No. 18, p 1301. Approved November 4, 1958.]

Increase during term in compensation of certain officers authorized: See Amendment 54.

## AMENDMENT 36

Article 2, section 1 (LEGISLATIVE POWERS, WHERE VESTED) as amended by AMENDMENT 7 was amended by adding the following subsection:

Article 2, section 1, subsection (e). The legislature shall provide methods of publicity of all laws or parts of laws, and amendments to the Constitution referred to the people with arguments for and against the laws and amendments so referred. The secretary of state shall send one copy of the publication to each individual place of residence in the state and shall make such additional distribution as he shall determine necessary to reasonably assure that each voter will have an opportunity to study the measures prior to election. These provisions supersede the provisions set forth in the last paragraph of section 1 of this article as amended by the seventh amendment to the Constitution of this state. [1961 Senate Joint Resolution No. 9, p 2751. Approved November, 1962.]

## AMENDMENT 37

Art. 23 § 1 HOW MADE. Any amendment or amendments to this Constitution may be proposed in either branch of the legislature; and if the same shall be agreed to by two-thirds of the members elected to each of the two houses, such proposed amendment or amendments shall be entered on their journals, with the ayes and noes thereon, and be submitted to the qualified electors of the state for their approval, at the next general election; and if the people approve and ratify such amendment or amendments, by a majority of the electors voting thereon, the same shall become part of this Constitution, and proclamation thereof shall be made by the governor: Provided, That if more than one amendment be submitted, they shall be submitted in such a manner that the people may vote for or against such amendments separately. The legislature shall also cause notice of the amendments that are to be submitted to the people to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state: Provided, That failure of any newspaper to publish this notice shall not be interpreted as affecting the outcome of the election. [ 1961 Senate Joint Resolution No. 25, p 2753. Approved November, 1962.]

## AMENDMENT 38

Article 4 was amended by adding the following section:

Art. 4 § 2(a) TEMPORARY PERFORMANCE OF JUDICIAL DUTIES. When necessary for the prompt and orderly administration of justice a majority of the Supreme Court is empowered to authorize judges or retired judges of courts of record of this state, to perform, temporarily, judicial duties in the Supreme Court, and to authorize any superior court judge to perform judicial duties in any superior court of this state. [1961 House Joint Resolution No. 6, p 2757. Approved November, 1962.]

## AMENDMENT 39

Art. 2 § 42 GOVERNMENTAL CONTINUITY DURING EMERGENCY PERIODS. The legislature, in order to insure continuity of state and local governmental operations in periods of emergency resulting from enemy attack, shall have the power and the duty, immediately upon and after adoption of this amendment, to enact legislation providing for prompt and temporary succession to the powers and duties of public offices of whatever nature and whether filled by election or appointment, the incumbents and legal successors of which may become unavailable for carrying on the powers and duties of such offices; the legislature shall likewise enact such other measures as may be necessary and proper for insuring the continuity of governmental operations during such emergencies. Legislation enacted under the powers conferred by this amendment shall in all respects conform to the remainder of the Constitution: Provided, That if, in the judgment of the legislature at the time of
disaster, conformance to the provisions of the Constitution would be impracticable or would admit of undue delay, such legislation may depart during the period of emergency caused by enemy attack only, from the following sections of the Constitution:

Article 14, Sections 1 and 2, Seat of Government;
Article 2, Sections 8, 15 (Amendments 13 and 32), and 22, Membership, Quorum of Legislature and Passage of Bills;

Article 3, Section 10 (Amendment 6), Succession to Governorship: Provided, That the legislature shall not depart from Section 10, Article III, as amended by Amendment 6, of the state Constitution relating to the Governor's office so long as any successor therein named is available and capable of assuming the powers and duties of such office as therein prescribed;

Article 3, Section 13, Vacancies in State Offices;
Article 11, Section 6, Vacancies in County Offices;
Article 11, Section 2, Seat of County Government;
Article 3, Section 24, State Records. [1961 House Joint Resolution No. 9, p 2758. Approved November, 1962.]

## AMENDMENT 40

Art. 11 § 10 INCORPORATION OF MUNICIPALITIES. Corporations for municipal purposes shall not be created by special laws; but the legislature, by general laws, shall provide for the incorporation, organization and classification in proportion to population, of cities and towns, which laws may be altered, amended or repealed. Cities and towns heretofore organized, or incorporated may become organized under such general laws whenever a majority of the electors voting at a general election, shall so determine, and shall organize in conformity therewith; and cities or towns heretofore or hereafter organized, and all charters thereof framed or adopted by authority of this Constitution shall be subject to, and controlled by general laws. Any city containing a population of ten thousand inhabitants, or more, shall be permitted to frame a charter for its own government, consistent with and subject to the Constitution and laws of this state, and for such purpose the legislative authority of such city may cause an election to be had at which election there shall be chosen by the qualified electors of said city, fifteen freeholders thereof, who shall have been residents of said city for a period of at least two years preceding their election and qualified electors, whose duty it shall be to convene within ten days after their election, and prepare and propose a charter for such city. Such proposed charter shall be submitted to the qualified electors of said city, and if a majority of such qualified electors voting thereon ratify the same, it shall become the charter of said city, and shall become the organic law thereof, and supersede any existing charter including amendments thereto, and all special laws inconsistent with such charter. Said proposed charter shall be published in the daily newspaper of largest general circulation published in the area to be incorporated as a first class city under the charter or, if no daily newspaper is published therein, then in the
newspaper having the largest general circulation within such area at least once each week for four weeks next preceding the day of submitting the same to the electors for their approval, as above provided. All elections in this section authorized shall only be had upon notice, which notice shall specify the object of calling such election, and shall be given as required by law. Said elections may be general or special elections, and except as herein provided shall be governed by the law regulating and controlling general or special elections in said city. Such charter may be amended by proposals therefor submitted by the legislative authority of such city to the electors thereof at any general election after notice of said submission published as above specified, and ratified by a majority of the qualified electors voting thereon. In submitting any such charter, or amendment thereto, any alternate article or proposition may be presented for the choice of the voters, and may be voted on separately without prejudice to others. [1963 ex.s. Senate Joint Resolution No. 1, p 1526. Approved November 3, 1964.]

## AMENDMENT 41

Art. 4 § 29 ELECTION OF SUPERIOR COURT JUDGES. Notwithstanding any provision of this Constitution to the contrary, if, after the last day as provided by law for the withdrawal of declarations of candidacy has expired, only one candidate has filed for any single position of superior court judge in any county containing a population of one hundred thousand or more, no primary or election shall be held as to such position, and a certificate of election shall be issued to such candidate. If, after any contested primary for superior court judge in any county, only one candidate is entitled to have his name printed on the general election ballot for any single position, no election shall be held as to such position, and a certificate of election shall be issued to such candidate: Provided, That in the event that there is filed with the county auditor within ten days after the date of the primary, a petition indicating that a write in campaign will be conducted for such single position and signed by one hundred registered voters qualified to vote with respect of the office, then such single position shall be subject to the general election. Provisions for the contingency of the death or disqualification of a sole candidate between the last date for withdrawal and the time when the election would be held but for the provisions of this section, and such other provisions as may be deemed necessary to implement the provisions of this section, may be enacted by the legislature. [1965 ex.s. Substitute Senate Joint Resolution No. 6, p 2815. Approved November 8, 1966.]

## AMENDMENT 42

Section 33, Article II and Amendments 24 and 29 amendatory thereof, of the Constitution of the State of Washington are each hereby repealed. [1965 ex.s. Senate Joint Resolution No. 20, p 2816. Approved November 8, 1966.]

## AMENDMENT 43

Art. 9 § 3 FUNDS FOR SUPPORT. The principal of the common school fund as the same existed on June 30, 1965, shall remain permanent and irreducible. The said fund shall consist of the principal amount thereof existing on June 30, 1965, and such additions thereto as may be derived after June 30, 1965, from the following named sources, to wit: Appropriations and donations by the state to this fund; donations and bequests by individuals to the state or public for common schools; the proceeds of lands and other property which revert to the state by escheat and forfeiture; the proceeds of all property granted to the state when the purpose of the grant is not specified, or is uncertain; funds accumulated in the treasury of the state for the disbursement of which provision has not been made by law; the proceeds of the sale of stone, minerals, or property other than timber and other crops from school and state lands, other than those granted for specific purposes; all moneys received from persons appropriating stone, minerals or property other than timber and other crops from school and state lands other than those granted for specific purposes, and all moneys other than rental recovered from persons trespassing on said lands; five per centum of the proceeds of the sale of public lands lying within the state, which shall be sold by the United States subsequent to the admission of the state into the Union as approved by section 13 of the act of congress enabling the admission of the state into the Union; the principal of all funds arising from the sale of lands and other property which have been, and hereafter may be granted to the state for the support of common schools. The legislature may make further provisions for enlarging said fund.

There is hereby established the common school construction fund to be used exclusively for the purpose of financing the construction of facilities for the common schools. The sources of said fund shall be: (1) Those proceeds derived from the sale or appropriation of timber and other crops from school and state lands subsequent to June 30, 1965, other than those granted for specific purposes; (2) the interest accruing on said permanent common school fund from and after July 1, 1967, together with all rentals and other revenues derived therefrom and from lands and other property devoted to the permanent common school fund from and after July 1, 1967; and (3) such other sources as the legislature may direct. That portion of the common school construction fund derived from interest on the permanent common school fund may be used to retire such bonds as may be authorized by law for the purpose of financing the construction of facilities for the common schools.

The interest accruing on the permanent common school fund together with all rentals and other revenues accruing thereto pursuant to subsection (2) of this section during the period after the effective date of this amendment and prior to July 1, 1967, shall be exclusively applied to the current use of the common schools.

To the extent that the moneys in the common school construction fund are in excess of the amount necessary
to allow fulfillment of the purpose of said fund, the excess shall be available for deposit to the credit of the permanent common school fund or available for the current use of the common schools, as the legislature may direct. [1965 ex.s. Senate Joint Resolution No. 22, part 1, p 2817. Approved November 8, 1966.]

## AMENDMENT 44

Art. 16 § 5 INVESTMENT OF PERMANENT COMMON SCHOOL FUND. The permanent common school fund of this state may be invested as authorized by law. [1965 ex.s. Senate Joint Resolution No. 22, part 2, p 2817. Approved November 8, 1966.]

Prior amendment of Art. 16 §5, see Amendment 1.

## AMENDMENT 45

Art. 8 § 8 PORT EXPENDITURES-_INDUSTRIAL DEVELOPMENT-PROMOTION. The use of public funds by port districts in such manner as may be prescribed by the legislature for industrial development or trade promotion and promotional hosting shall be deemed a public use for a public purpose, and shall not be deemed a gift within the provisions of section 7 of this Article. [1965 ex.s. Senate Joint Resolution No. 25, p 2819. Approved November 8, 1966.]

## AMENDMENT 46

Art. 6 § 1A VOTER QUALIFICATIONS FOR PRESIDENTIAL ELECTIONS. In consideration of those citizens of the United States who become residents of the state of Washington during the year of a presidential election with the intention of making this state their permanent residence, this section is for the purpose of authorizing such persons who can meet all qualifications for voting as set forth in section 1 of this article, except for residence, to vote for presidential electors or for the office of President and Vice-President of the United States, as the case may be, but no other: Provided, That such persons have resided in the state at least sixty days immediately preceding the presidential election concerned.
The legislature shall establish the time, manner and place for such persons to cast such presidential ballots. [1965 ex.s. Substitute Joint House Resolution No. 4, p 2820. Approved November 8, 1966.]

## AMENDMENT 47

Art. 7 § 10 RETIRED PERSONS PROPERTY TAX EXEMPTION. Notwithstanding the provisions of Article 7, section 1 (Amendment 14) and Article 7, section 2 (Amendment 17), the following tax exemption shall be allowed as to real property:
The legislature shall have the power, by appropriate legislation, to grant to retired property owners relief from the property tax on the real property occupied as a residence by those owners. The legislature may place such restrictions and conditions upon the granting of
such relief as it shall deem proper. Such restrictions and conditions may include, but are not limited to, the limiting of the relief to those property owners below a specific level of income and those fulfilling certain minimum residential requirements. [1965 ex.s. House Joint Resolution No. 7, p 2821. Approved November 8, 1966.]

## AMENDMENT 48

Art. 8 § 3 SPECIAL INDEBTEDNESS, HOW AUTHORIZED. Except the debt specified in sections one and two of this article, no debts shall hereafter be contracted by, or on behalf of this state, unless such debt shall be authorized by law for some single work or object to be distinctly specified therein, which law shall provide ways and means, exclusive of loans, for the payment of the interest on such debt as it falls due, and also to pay and discharge the principal of such debt within twenty years from the time of the contracting thereof. No such law shall take effect until it shall, at a general election, have been submitted to the people and have received a majority of all the votes cast for and against it at such election, and all moneys raised by authority of such law shall be applied only to the specific object therein stated, or to the payment of the debt thereby created, and notice that such law will be submitted to the people shall be published at least four times during the four weeks next preceding the election in every legal newspaper in the state: Provided, That failure of any newspaper to publish this notice shall not be interpreted as affecting the outcome of the election. [1965 ex.s. House Joint Resolution No. 39, p 2822. Approved November 8, 1966.]

Art. 8 § 3 was later amended by Amendment 60 .

## AMENDMENT 49

The Constitution was amended by adding the following new article and section 1 thereof:

## ARTICLE XXIX

## INVESTMENTS OF PUBLIC PENSION AND RETIREMENT FUNDS

Art. 29 § 1 MAY BE INVESTED AS AUTHORIZED BY LAW. Notwithstanding the provisions of sections 5, and 7 of Article VIII and section 9 of Article XII or any other section or article of the Constitution of the state of Washington, the moneys of any public pension or retirement fund may be invested as authorized by law. [1967 Senate Joint Resolution No. 5. Approved November 5, 1968.]

## AMENDMENT 50

Article 4 was amended by adding the following section:

Art. 4 § 30 COURT OF APPEALS. (1) Authorization. In addition to the courts authorized in section 1 of
this article, judicial power is vested in a court of appeals, which shall be established by statute.
(2) Jurisdiction. The jurisdiction of the court of appeals shall be as provided by statute or by rules authorized by statute.
(3) Review of Superior Court. Superior court actions may be reviewed by the court of appeals or by the supreme court as provided by statute or by rule authorized by statute.
(4) Judges. The number, manner of election, compensation, terms of office, removal and retirement of judges of the court of appeals shall be as provided by statute.
(5) Administration and Procedure. The administration and procedures of the court of appeals shall be as provided by rules issued by the supreme court.
(6) Conflicts. The provisions of this section shall supersede any conflicting provisions in prior sections of this article. [1967 Senate Joint Resolution No. 6. Approved November 5, 1968.]

Reviser's note: This section which was adopted as Art. 4 § 29 is herein renumbered Art. $4 \S 30$ to avoid confusion with Amendment 41.

## AMENDMENT 51

Article 8 was amended by adding the following section:

Art. 8 § 9 STATE BUILDING AUTHORITY. The legislature is empowered notwithstanding any other provision in this Constitution, to provide for a state building authority in corporate and politic form which may contract with agencies or departments of the state government to construct upon land owned by the state or its agencies, or to be acquired by the state building authority, buildings and appurtenant improvements which such state agencies or departments are hereby empowered to lease at reasonable rental rates from the Washington state building authority for terms up to seventy-five years with provisions for eventual vesting of title in the state or its agencies. This section shall not be construed as authority to provide buildings through lease or otherwise to nongovernmental entities. The legislature may authorize the state building authority to borrow funds solely upon its own credit and to issue bonds or other evidences of indebtedness therefor to be repaid from its revenues and to secure the same by pledging its income or mortgaging its leaseholds. The provisions of sections 1 and 3 of this article shall not apply to indebtedness incurred pursuant to this section. [1967 Senate Joint Resolution No. 17. Approved November 5, 1968.]

Reviser's note: This section which was adopted as Art. 8 § 8 is herein renumbered as Art. 8 § 9 to avoid confusion with Amendment 45.

## AMENDMENT 52

Art. 2 § 15 VACANCIES IN LEGISLATURE AND IN PARTISAN COUNTY ELECTIVE OFFICE. Such vacancies as may occur in either house of the legislature or in any partisan county elective office shall be filled by appointment by the board of county
commissioners of the county in which the vacancy occurs: Provided, That the person appointed to fill the vacancy must be from the same legislative district, county or county commissioner district and the same political party as the legislator or partisan county elective officer whose office has been vacated, and shall be one of three persons who shall be nominated by the county central committee of that party, and in case a majority of said county commissioners do not agree upon the appointment within sixty days after the vacancy occurs, the governor shall within thirty days thereafter, and from the list of nominees provided for herein, appoint a person who shall be from the same legislative district, county or county commissioner district and of the same political party as the legislator or partisan county elective officer whose office has been vacated, and the person so appointed shall hold office until his successor is elected at the next general election, and shall have qualified: Provided, That in case of a vacancy occurring in the office of joint senator, or joint representative, the vacancy shall be filled from a list of three nominees selected by the state central committee, by appointment by the joint action of the boards of county commissioners of the counties composing the joint senatorial or joint representative district, the person appointed to fill the vacancy must be from the same legislative district and of the same political party as the legislator whose office has been vacated, and in case a majority of said county commissioners do not agree upon the appointment within sixty days after the vacancy occurs, the governor shall within thirty days thereafter, and from the list of nominees provided for herein, appoint a person who shall be from the same legislative district and of the same political party as the legislator whose office has been vacated.

Art. 11 § 6 VACANCIES IN TOWNSHIP, PRECINCT OR ROAD DISTRICT OFFICE. The board of county commissioners in each county shall fill all vacancies occurring in any township, precinct or road district office of such county by appointment, and officers thus appointed shall hold office till the next general election, and until their successors are elected and qualified. [1967 Senate Joint Resolution No. 24. Approved November 5, 1968.]

Prior amendments of Art. 2 § 15, see Amendments 13 and 32.

## AMENDMENT 53

Article 7 was amended by adding the following section:

Art. 7 § 11 TAXATION BASED ON ACTUAL USE. Nothing in this Article VII as amended shall prevent the legislature from providing, subject to such conditions as it may enact, that the true and fair value in money (a) of farms, agricultural lands, standing timber and timberlands, and (b) of other open space lands which are used for recreation or for enjoyment of their scenic or natural beauty shall be based on the use to which such property is currently applied, and such values shall be used in computing the assessed valuation of
such property in the same manner as the assessed valuation is computed for all property. [ 1967 House Joint Resolution No. 1. Approved November 5, 1968.]

## AMENDMENT 54

The Constitution was amended by adding the following new article and section 1 thereof:

## ARTICLE XXX* COMPENSATION OF PUBLIC OFFICERS**

Art. 30 § 1 AUTHORIZING COMPENSATION INCREASE DURING TERM. The compensation of all elective and appointive state, county, and municipal officers who do not fix their own compensation, including judges of courts of record and the justice courts may be increased during their terms of office to the end that such officers and judges shall each severally receive compensation for their services in accordance with the law in effect at the time the services are being rendered.

The provisions of section 25 of Article II (Amendment 35), section 25 of Article III (Amendment 31), section 13 of Article IV, section 8 of Article XI, and section 1 of Article XXVIII (Amendment 20) insofar as they are inconsistent herewith are hereby repealed. [1967 House Joint Resolution No. 13. Approved November 5, 1968.]

Reviser's note: *(1) Amendment 49 (1967 SJR No. 5) and Amendment 54 ( 1967 HJR No. 13) each added a new Article XXIX to the Constitution. Amendment 49 is carried herein as Article XXIX while Amendment 54 has been herein redesignated as Article XXX.
** (2) The name of this Article has been supplied by the reviser.

## AMENDMENT 55

Art. 7 § 2 LIMITATION ON LEVIES. Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed one percentum of the true and fair value of such property in money: Provided, however, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district. The term "taxing district" for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only
(a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to levy such additional tax submitted not more than twelve months prior to the date on which the proposed levy is to be made and not of tener than twice in such twelve month period, either at a special election or at the regular election of such taxing district, at which election the number
of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election;
(b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by majority of at least three-fifths of the electors thereof voting on the proposition to issue such bonds and to pay the principal and interest thereon by an annual tax levy in excess of the limitation herein provided during the term of such bonds, submitted not of tener than twice in any calendar year, at an election held in the manner provided by law for bond elections in such taxing district, at which election the total number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided, That any such taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitation provided for herein, And Provided Further, That the provisions of this section shall also be subject to the limitations contained in Article VIII, section 6, of this Constitution;
(c) By the state or any taxing district for the purpose of paying the principal or interest on general obligation bonds outstanding on December 6, 1934; or for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort. [1971 Senate Joint Resolution No. 1. Approved November 7, 1972.]
Reviser's note: Art. 7 § 2 was also amended at the November 7, 1972 general election by Amendment 59. (HJR 47.) Prior amendment of Art. 7 § 2, see Amendment 17. Art. 7 § 2 was later amended by Amendment 64.

## AMENDMENT 56

Art. 2 § 24 LOTTERIES AND DIVORCE. The legislature shall never grant any divorce. Lotteries shall be prohibited except as specifically authorized upon the affirmative vote of sixty percent of the members of each house of the legislature or, notwithstanding any other provision of this Constitution, by referendum or initiative approved by a sixty percent affirmative vote of the electors voting thereon. [1971 Senate Joint Resolution No. 5. Approved November 7, 1972.]

## AMENDMENT 57

Art. 11 § 5 COUNTY GOVERNMENT. The legislature, by general and uniform laws, shall provide for the election in the several counties of boards of county commissioners, sheriffs, county clerks, treasurers, prosecuting attorneys and other county, township or precinct and district officers, as public convenience may require,
and shall prescribe their duties, and fix their terms of office: Provided, That the legislature may, by general laws, classify the counties by population and provide for the election in certain classes of counties certain officers who shall exercise the powers and perform the duties of two or more officers. It shall regulate the compensation of all such officers, in proportion to their duties, and for that purpose may classify the counties by population: Provided, That it may delegate to the legislative authority of the counties the right to prescribe the salaries of its own members and the salaries of other county officers. And it shall provide for the strict accountability of such officers for all fees which may be collected by them and for all public moneys which may be paid to them, or officially come into their possession.
Art. $11 \S 8$ SALARIES AND LIMITATIONS AFFECTING. The salary of any county, city, town, or municipal officers shall not be increased except as provided in section 1 of Article XXX or diminished after his election, or during his term of office; nor shall the term of any such officer be extended beyond the period for which he is elected or appointed. [1971 Senate Joint Resolution No. 38. Approved November 7, 1972.]

Prior amendment of Art. 11 §5, see Amendment 12.

## AMENDMENT 58

Art. 11 § 16 COMBINED CITY-COUNTY. Any county may frame a "Home Rule" charter subject to the Constitution and laws of this state to provide for the formation and government of combined city and county municipal corporations, each of which shall be known as "city-county". Registered voters equal in number to ten (10) percent of the voters of any such county voting at the last preceding general election may at any time propose by a petition the calling of an election of freeholders. The provisions of section 4 of this Article with respect to a petition calling for an election of freeholders to frame a county home rule charter, the election of freeholders, and the framing and adoption of a county home rule charter pursuant to such petition shall apply to a petition proposed under this section for the election of freeholders to frame a city-county charter, the election of freeholders, and to the framing and adoption of such city-county charter pursuant to such petition. Except as otherwise provided in this section, the provisions of section 4 applicable to a county home rule charter shall apply to a city-county charter. If there are not sufficient legal newspapers published in the county to meet the requirements for publication of a proposed charter under section 4 of this Article, publication in a legal newspaper circulated in the county may be substituted for publication in a legal newspaper published in the county. No such "city-county" shall be formed except by a majority vote of the qualified electors voting thereon in the county. The charter shall designate the respective officers of such city-county who shall perform the duties imposed by law upon county officers. Every such city-county shall have and enjoy all rights, powers
and privileges asserted in its charter, and in addition thereto, such rights, powers and privileges as may be granted to it, or to any city or county or class or classes of cities and counties. In the event of a conflict in the constitutional provisions applying to cities and those applying to counties or of a conflict in the general laws applying to cities and those applying to counties, a citycounty shall be authorized to exercise any powers that are granted to either the cities or the counties.

No legislative enactment which is a prohibition or restriction shall apply to the rights, powers and privileges of a city-county unless such prohibition or restriction shall apply equally to every other city, county, and citycounty.

The provisions of sections $2,3,5,6$, and 8 and of the first paragraph of section 4 of this Article shall not apply to any such city-county.

Municipal corporations may be retained or otherwise provided for within the city-county. The formation, powers and duties of such municipal corporations shall be prescribed by the charter.

No city-county shall for any purpose become indebted in any manner to an amount exceeding three per centum of the taxable property in such city-county without the assent of three-fifths of the voters therein voting at an election to be held for that purpose, nor in cases requiring such assent shall the total indebtedness at any time exceed ten per centum of the value of the taxable property therein, to be ascertained by the last assessment for city-county purposes previous to the incurring of such indebtedness: Provided, That no part of the indebtedness allowed in this section shall be incurred for any purpose other than strictly city-county or other municipal purposes: Provided further, That any city-county, with such assent may be allowed to become indebted to a larger amount, but not exceeding five per centum additional for supplying such city-county with water, artificial light, and sewers, when the works for supplying such water, light, and sewers shall be owned and controlled by the city-county.

No municipal corporation which is retained or otherwise provided for within the city-county shall for any purpose become indebted in any manner to an amount exceeding one and one-half per centum of the taxable property in such municipal corporation without the assent of three-fifths of the voters therein voting at an election to be held for that purpose, nor shall the total indebtedness at any time exceed five per centum of the value of the taxable property therein, to be ascertained by the last assessment for city-county purposes previous to the incurring of such indebtedness: Provided, That no part of the indebtedness allowed in this section shall be incurred for any purpose other than strictly municipal purposes: Provided further, That any such municipal corporation, with such assent, may be allowed to become indebted to a larger amount, but not exceeding five per centum additional for supplying such municipal corporation with water, artificial light, and sewers, when the works for supplying such water, light, and sewers shall be owned and controlled by the municipal corporation.

All taxes which are levied and collected within a municipal corporation for a specific purpose shall be expended within that municipal corporation.

The authority conferred on the city-county government shall not be restricted by the second sentence of Article 7, section 1, or by Article 8, section 6 of this Constitution. [1971 House Joint Resolution No. 21. Approved November 7, 1972.]

Prior amendment of Art. 11 § 16, see Amendment 23.

## AMENDMENT 59

Art. 7 § 2 LIMITATION ON LEVIES. Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed forty mills on the dollar of assessed valuation, which assessed valuation shall be fifty per centum of the true and fair value of such property in money: Provided, however, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district. The term "taxing district" for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only
(a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to levy such additional tax submitted not more than twelve months prior to the date on which the proposed levy is to be made and not of tener than twice in such twelve month period, either at a special election or at the regular election of such taxing district, at which election the number of persons voting "yes" on the proposition shall constitute three-fifths of a number equal to forty per centum of the total votes cast in such taxing district at the last preceding general election when the number of electors voting on the proposition does not exceed forty per centum of the total votes cast in such taxing district in the last preceding general election; or by a majority of at least three-fifths of the electors thereof voting on the proposition to levy when the number of electors voting on the proposition exceeds forty per centum of the total votes cast in such taxing district in the last preceding general election;
(b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by majority of at least three-fifths of the electors thereof voting on the proposition to issue such bonds and to pay the principal and interest thereon by an annual tax levy in excess of the limitation herein provided during the term of such bonds, submitted not of tener than twice in any calendar
year, at an election held in the manner provided by law for bond elections in such taxing district, at which election the total number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided, That any such taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitation provided for herein, And provided further, That the provisions of this section shall also be subject to the limitations contained in Article VIII, section 6, of this Constitution;
(c) By the state or any taxing district for the purpose of paying the principal or interest on general obligation bonds outstanding on December 6, 1934; or for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort. [1971 House Joint Resolution No. 47. Approved November 7, 1972.]

Reviser's note: Art. 7 § 2 was also amended at the November 7, 1972 general election by Amendment 55 (SJR 1). 1971 HJR No. 47 contained the following paragraph:
${ }^{\text {n }}$ Be It Further Resolved, That the foregoing amendment shall be submitted to the qualified electors of the state in such a manner that they may vote for or against it separately from the proposed amendment to Article VII, section 2, (Amendment 17) of the Constitution of the State of Washington contained in Senate Joint Resolution No. 1: Provided, That if both proposed amendments are approved and ratified, both shall become part of the Constitution."

Prior amendment of Art. 7 § 2, see Amendment 17.

## AMENDMENT 60

Art. 8 § 1 STATE DEBT. (a) The state may contract debt, the principal of which shall be paid and discharged within thirty years from the time of contracting thereof, in the manner set forth herein.
(b) The aggregate debt contracted by the state shall not exceed that amount for which payments of principal and interest in any fiscal year would require the state to expend more than nine percent of the arithmetic mean of its general state revenues for the three immediately preceding fiscal years as certified by the treasurer. The term "fiscal year" means that period of time commencing July 1 of any year and ending on June 30 of the following year.
(c) The term "general state revenues" when used in this section, shall include all state money received in the treasury from each and every source whatsoever except: (1) Fees and revenues derived from the ownership or operation of any undertaking, facility, or project; (2) Moneys received as gifts, grants, donations, aid, or assistance or otherwise from the United States or any department, bureau, or corporation thereof, or any person, firm, or corporation, public or private, when the terms and conditions of such gift, grant, donation, aid, or assistance require the application and disbursement of such moneys otherwise than for the general purposes of the state of Washington; (3) Moneys to be paid into and received from retirement system funds, and performance
bonds and deposits; (4) Moneys to be paid into and received from trust funds including but not limited to moneys received from taxes levied for specific purposes and the several permanent and irreducible funds of the state and the moneys derived therefrom but excluding bond redemption funds; (5) Proceeds received from the sale of bonds or other evidences of indebtedness.
(d) In computing the amount required for payment of principal and interest on outstanding debt under this section, debt shall be construed to mean borrowed money represented by bonds, notes, or other evidences of indebtedness which are secured by the full faith and credit of the state or are required to be repaid, directly or indirectly, from general state revenues and which are incurred by the state, any department, authority, public corporation, or quasi public corporation of the state, any state university or college, or any other public agency created by the state but not by counties, cities, towns, school districts, or other municipal corporations, but shall not include obligations for the payment of current expenses of state government, nor shall it include debt hereafter incurred pursuant to section 3 of this Article, obligations guaranteed as provided for in subsection (f) of this section, principal of bond anticipation notes or obligations issued to fund or refund the indebtedness of the Washington state building authority.
(e) The state may, without limitation, fund or refund, at or prior to maturity, the whole or any part of any existing debt or of any debt hereafter contracted pursuant to section 1 , section 2 , or section 3 of this Article, including any premium payable with respect thereto and interest thereon, or fund or refund, at or prior to maturity, the whole or any part of any indebtedness incurred or authorized prior to the effective date of this amendment by any entity of the type described in subsection (g) of this section, including any premium payable with respect thereto and any interest thereon. Such funding or refunding shall not be deemed to be contracting debt by the state.
(f) Notwithstanding the limitation contained in subsection (b) of this section, the state may pledge its full faith, credit, and taxing power to guarantee the payment of any obligation payable from revenues received from any of the following sources: (1) Fees collected by the state as license fees for motor vehicles; (2) Excise taxes collected by the state on the sale, distribution or use of motor vehicle fuel; and (3) Interest on the permanent common school fund: Provided, That the legislature shall, at all times, provide sufficient revenues from such sources to pay the principal and interest due on all obligations for which said source of revenue is pledged.
(g) No money shall be paid from funds in custody of the treasurer with respect to any debt contracted after the effective date of this amendment by the Washington state building authority, the capitol committee, or any similar entity existing or operating for similar purposes pursuant to which such entity undertakes to finance or provide a facility for use or occupancy by the state or any agency, department, or instrumentality thereof.
(h) The legislature shall prescribe all matters relating to the contracting, funding or refunding of debt pursuant to this section, including: The purposes for which debt may be contracted; by a favorable vote of three-fifths of the members elected to each house, the amount of debt which may be contracted for any class of such purposes; the kinds of notes, bonds, or other evidences of debt which may be issued by the state; and the manner by which the treasurer shall determine and advise the legislature, any appropriate agency, officer, or instrumentality of the state as to the available debt capacity within the limitation set forth in this section. The legislature may delegate to any state officer, agency, or instrumentality any of its powers relating to the contracting, funding or refunding of debt pursuant to this section except its power to determine the amount and purposes for which debt may be contracted.
(i) The full faith, credit, and taxing power of the state of Washington are pledged to the payment of the debt created on behalf of the state pursuant to this section and the legislature shall provide by appropriation for the payment of the interest upon and installments of principal of all such debt as the same falls due, but in any event, any court of record may compel such payment.
(j) Notwithstanding the limitations contained in subsection (b) of this section, the state may issue certificates of indebtedness in such sum or sums as may be necessary to meet temporary deficiencies of the treasury, to preserve the best interests of the state in the conduct of the various state institutions, departments, bureaus, and agencies during each fiscal year; such certificates may be issued only to provide for appropriations already made by the legislature and such certificates must be retired and the debt discharged other than by refunding within twelve months after the date of incurrence.
(k) Bonds, notes, or other obligations issued and sold by the state of Washington pursuant to and in conformity with this Article shall not be invalid for any irregularity or defect in the proceedings of the issuance or sale thereof and shall be incontestable in the hands of a bona fide purchaser or holder thereof.

Art. 8 § 3 SPECIAL INDEBTEDNESS, HOW AUTHORIZED. Except the debt specified in sections one and two of this Article, no debts shall hereafter be contracted by, or on behalf of this state, unless such debt shall be authorized by law for some single work or object to be distinctly specified therein. No such law shall take effect until it shall, at a general election, or a special election called for that purpose, have been submitted to the people and have received a majority of all the votes cast for and against it at such election. [1971 House Joint Resolution No. 52. Approved November 7, 1972.]

Prior amendment of Art. 8 § 3, see Amendment 48.

## AMENDMENT 61

The Constitution was amended by adding the following new article and sections 1 and 2 thereof:

# ARTICLE XXXI <br> SEX EQUALITY__ RIGHTS AND RESPONSIBILITIES 

Art. 31 § 1 EQUALITY NOT DENIED BECAUSE OF SEX. Equality of rights and responsibility under the law shall not be denied or abridged on account of sex.

Art. 31 § 2 ENFORCEMENT POWER OF LEGISLATURE. The legislature shall have the power to enforce, by appropriate legislation, the provisions of this Article. [1972 House Joint Resolution No. 61. Approved November 7, 1972.]

The name of this Article has been supplied by the reviser.

## AMENDMENT 62

Art. 3 § 12 VETO POWER. Every act which shall have passed the legislature shall be, before it becomes a law, presented to the governor. If he approves, he shall sign it; but if not, he shall return it, with his objections, to that house in which it shall have originated, which house shall enter the objections at large upon the journal and proceed to reconsider. If, after such reconsideration, two-thirds of the members present shall agree to pass the bill it shall be sent, together with the objections, to the other house, by which it shall likewise be reconsidered, and if approved by two-thirds of the members present, it shall become a law; but in all such cases the vote of both houses shall be determined by the yeas and nays, and the names of the members voting for or against the bill shall be entered upon the journal of each house respectively. If any bill shall not be returned by the governor within five days, Sundays excepted, after it shall be presented to him, it shall become a law without his signature, unless the general adjournment shall prevent its return, in which case it shall become a law unless the governor, within twenty days next after the adjournment, Sundays excepted, shall file such bill with his objections thereto, in the office of secretary of state, who shall lay the same before the legislature at its next session in like manner as if it had been returned by the governor: Provided, That within forty-five days next after the adjournment, Sundays excepted, the legislature may, upon petition by a two-thirds majority or more of the membership of each house, reconvene in extraordinary session, not to exceed five days duration, solely to reconsider any bills vetoed. If any bill presented to the governor contain several sections or appropriation items, he may object to one or more sections or appropriation items while approving other portions of the bill: Provided, That he may not object to less than an entire section, except that if the section contain one or more appropriation items he may object to any such appropriation item or items. In case of objection he shall append to the bill, at the time of signing it, a statement of the section or sections, appropriation item or items to which he objects and the reasons therefor; and the section or sections, appropriation item or items so objected to shall
not take effect unless passed over the governor's objection, as hereinbefore provided. The provisions of Article II, section 12 insofar as they are inconsistent herewith are hereby repealed. [1974 Senate Joint Resolution No. 140. Approved November 5, 1974.]

## AMENDMENT 63

Art. 6 § 1 QUALIFICATIONS OF ELECTORS. All persons of the age of eighteen years or over who are citizens of the United States and who have lived in the state, county, and precinct thirty days immediately preceding the election at which they ofler to vote, except those disqualified by Article VI, section 3 of this Constitution, shall be entitled to vote at all elections. [1974 Senate Joint Resolution No. 143. Approved November 5, 1974.]

Prior amendments of Art. 6 § 1 , see Amendments 2 and 5.

## AMENDMENT 64

Art. 7 § 2 LIMITATION ON LEVIES. Except as hereinafter provided and notwithstanding any other provision of this Constitution, the aggregate of all tax levies upon real and personal property by the state and all taxing districts now existing or hereafter created, shall not in any year exceed one per centum of the true and fair value of such property in money: Provided, however, That nothing herein shall prevent levies at the rates now provided by law by or for any port or public utility district. The term "taxing district" for the purposes of this section shall mean any political subdivision, municipal corporation, district, or other governmental agency authorized by law to levy, or have levied for it, ad valorem taxes on property, other than a port or public utility district. Such aggregate limitation or any specific limitation imposed by law in conformity therewith may be exceeded only
(a) By any taxing district when specifically authorized so to do by a majority of at least three-fifths of the electors thereof voting on the proposition to levy such additional tax submitted not more than twelve months prior to the date on which the proposed levy is to be made and not of tener than twice in such twelve month period, either at a special election or at the regular election of such taxing district, at which election the number of persons voting "yes" on the proposition shall constitute three-fifths of a number equal to forty per centum of the total votes cast in such taxing district at the last preceding general election when the number of electors voting on the proposition does not exceed forty per centum of the total votes cast in such taxing district in the last preceding general election; or by a majority of at least three-fifths of the electors thereof voting on the proposition to levy when the number of electors voting on the proposition exceeds forty percentum of the total votes cast in such taxing district in the last preceding general election: Provided, That notwithstanding any other provision of this Constitution, any proposition pursuant to this subsection to levy additional tax for the
support of the common schools may provide such support for a two year period;
(b) By any taxing district otherwise authorized by law to issue general obligation bonds for capital purposes, for the sole purpose of making the required payments of principal and interest on general obligation bonds issued solely for capital purposes, other than the replacement of equipment, when authorized so to do by majority of at least three-fifths of the electors thereof voting on the proposition to issue such bonds and to pay the principal and interest thereon by an annual tax levy in excess of the limitation herein provided during the term of such bonds, submitted not oftener than twice in any calendar year, at an election held in the manner provided by law for bond elections in such taxing district, at which election the total number of persons voting on the proposition shall constitute not less than forty per centum of the total number of votes cast in such taxing district at the last preceding general election: Provided, That any such taxing district shall have the right by vote of its governing body to refund any general obligation bonds of said district issued for capital purposes only, and to provide for the interest thereon and amortization thereof by annual levies in excess of the tax limitation provided for herein, And provided further, That the provisions of this section shall also be subject to the limitations contained in Article VIII, Section 6, of this Constitution;
(c) By the state or any taxing district for the purpose of paying the principal or interest on general obligation bonds outstanding on December 6, 1934; or for the purpose of preventing the impairment of the obligation of a contract when ordered so to do by a court of last resort. [1975-'76 2nd ex.s. Senate Joint Resolution No. 137. Approved November 2, 1976.]

Prior amendments of Art. 7 § 2, see Amendments 17, 55, and 59.

## AMENDMENT 65

Art. 4 § 6 JURISDICTION OF SUPERIOR COURTS. The superior court shall have original jurisdiction in all cases in equity and in all cases at law which involve the title or possession of real property, or the legality of any tax, impost, assessment, toll, or municipal fine, and in all other cases in which the demand or the value of the property in controversy amounts to three thousand dollars or as otherwise determined by law, or a lesser sum in excess of the jurisdiction granted to justices of the peace and other inferior courts, and in all criminal cases amounting to felony, and in all cases of misdemeanor not otherwise provided for by law; of actions of forcible entry and detainer; of proceedings in insolvency; of actions to prevent or abate a nuisance; of all matters of probate, of divorce, and for annulment of marriage; and for such special cases and proceedings as are not otherwise provided for. The superior court shall also have original jurisdiction in all cases and of all proceedings in which jurisdiction shall not have been by law vested exclusively in some other court; and said court shall have the power of naturalization and to issue papers therefor. They shall have such appellate jurisdiction in cases arising in justices' and other inferior courts in
their respective counties as may be prescribed by law. They shall always be open, except on nonjudicial days, and their process shall extend to all parts of the state. Said courts and their judges shall have power to issue writs of mandamus, quo warranto, review, certiorari, prohibition, and writs of habeas corpus, on petition by or on behalf of any person in actual custody in their respective counties. Injunctions and writs of prohibition and of habeas corpus may be issued and served on legal holidays and nonjudicial days. [1977 Senate Joint Resolution No. 113. Approved November 8, 1977.]

Art. 4 § 10 JUSTICES OF THE PEACE. The legislature shall determine the number of justices of the peace to be elected and shall prescribe by law the powers, duties and jurisdiction of justices of the peace: Provided, That such jurisdiction granted by the legislature shall not trench upon the jurisdiction of superior or other courts of record, except that justices of the peace may be made police justices of incorporated cities and towns. Justices of the peace shall have original jurisdiction in cases where the demand or value of the property in controversy is less than three hundred dollars or such greater sum, not to exceed three thousand dollars or as otherwise determined by law, as shall be prescribed by the legislature. In incorporated cities or towns having more than five thousand inhabitants, the justices of the peace shall receive such salary as may be provided by law, and shall receive no fees for their own use. [1977 Senate Joint Resolution No. 113. Approved November 8, 1977.]

Prior amendment or Art. 6 § 6 and § 10, see Amendment 28.

## AMENDMENT 66

Art. 12 § 18 RATES FOR TRANSPORTATION. The legislature may pass laws establishing reasonable rates of charges for the transportation of passengers and freight, and to correct abuses and prevent discrimination and extortion in the rates of freight and passenger tariffs on the different railroads and other common carriers in the state, and shall enforce such laws by adequate penalties. A railroad and transportation commission may be established and its powers and duties fully defined by law. [1977 House Joint Resolution No. 55. Approved November 8, 1977.]

## AMENDMENT 67

Art. 12 § 14 PROHIBITION AGAINST COMBINATIONS BY CARRIERS. [Repealed by 1977 House Joint Resolution No. 57. Approved November 8, 1977.]

## AMENDMENT 68

Art. 2 § 12 SESSIONS, WHEN-DURATION. (1) Regular Sessions. A regular session of the legislature shall be convened each year. Regular sessions shall convene on such day and at such time as the legislature shall determine by statute. During each odd-numbered year, the regular session shall not be more than one
hundred five consecutive days. During each even-numbered year, the regular session shall not be more than sixty consecutive days.
(2) Special Legislative Sessions. Special legislative sessions may be convened for a period of not more than thirty consecutive days by proclamation of the governor pursuant to Article III, section 7 of this Constitution. Special legislative sessions may also be convened for a period of not more than thirty consecutive days by resolution of the legislature upon the affirmative vote in each house of two-thirds of the members elected or appointed thereto, which vote may be taken and resolution executed either while the legislature is in session or during any interim between sessions in accordance with such procedures as the legislature may provide by law or resolution. The resolution convening the legislature shall specify a purpose or purposes for the convening of a special session, and any special session convened by the resolution shall consider only measures germane to the purpose or purposes expressed in the resolution, unless by resolution adopted during the session upon the affirmative vote in each house of two-thirds of the members elected or appointed thereto, an additional purpose or purposes are expressed. The specification of purpose by the governor pursuant to Article III, section 7 of this Constitution shall be considered by the legislature but shall not be mandatory.
(3) Committees of the Legislature. Standing and special committees of the legislature shall meet and conduct official business pursuant to such rules as the legislature may adopt. [1979 Substitute Senate Joint Resolution No. 110. Approved November 6, 1979.]

## AMENDMENT 69

Art. 2 § 13 LIMITATION ON MEMBERS HOLDING OFFICE IN THE STATE. No member of the legislature, during the term for which he is elected, shall be appointed or elected to any civil office in the state, which shall have been created during the term for which he was elected. Any member of the legislature who is appointed or elected to any civil office in the state, the emoluments of which have been increased during his legislative term of office, shall be compensated for the initial term of the civil office at the level designated prior to the increase in emoluments. [1979 Senate Joint Resolution No. 112. Approved November 6, 1979.]

## AMENDMENT 70

Article 8 was amended by adding the following section:

Art. 8 § 10 RESIDENTIAL ENERGY CONSERVATION. Notwithstanding the provisions of section 7 of this Article, until January 1, 1990 any county, city, town, quasi municipal corporation, municipal corporation, or political subdivision of the state which is engaged in the sale or distribution of energy may, as authorized by the legislature, use public moneys or credit derived from operating revenues from the sale of
energy to assist the owners of residential structures in financing the acquisition and installation of materials and equipment for the conservation or more efficient use of energy in such structures. Except as provided in section 7 of this Article, an appropriate charge back shall be made for such extension of public moneys or credit and the same shall be a lien against the residential structure benefited. Except as to contracts entered into prior thereto, this amendment to the state Constitution shall be null and void as of January 1, 1990 and shall have no further force or effect after that date. [1979 Substitute Senate Joint Resolution No. 120. Approved November 6, 1979.]

## AMENDMENT 71

Article 4 was amended by adding the following section:

Art. 4 § 31 JUDICIAL QUALIFICATIONS COMISSION——REMOVAL, CENSURE, SUSPENSION, OR RETIREMMENT OF JUDGES OR JUSTICES. There shall be a judicial qualifications commission consisting of a judge selected by and from the court of appeals judges, a judge selected by and from the superior court judges, a judge selected by and from the district court judges, two persons admitted to the practice of law in this state selected by the state bar association, and two persons who are not attorneys appointed by the governor and confirmed by the senate.

The supreme court may censure, suspend, or remove a judge or justice for violating a rule of judicial conduct and may retire a judge or justice for disability which is permanent or is likely to become permanent and which seriously interferes with the performance of judicial duties. The office of a judge or justice retired or removed by the supreme court becomes vacant, and that person is ineligible for judicial office until eligibility is reinstated by the supreme court. The salary of a removed judge or justice shall cease.

The supreme court shall specify the effect upon salary when disciplinary action other than removal is taken. The supreme court may not discipline or retire a judge or justice until the judicial qualifications commission recommends after notice and hearing that action be taken and the supreme court conducts a hearing, after notice, to review commission proceedings and findings against a judge or justice.

The legislature shall provide for commissioners' terms of office and compensation. The commission shall establish rules of procedure for commission proceedings including due process and confidentiality of proceedings. [1980 Substitute House Joint Resolution No. 37. Approved November 4, 1980.]

## AMENDMENT 72

Art. 2 § 1 LEGISLATIVE POWERS, WHERE VESTED. The legislative authority of the state of Washington shall be vested in the legislature, consisting of a senate and house of representatives, which shall be called the legislature of the state of Washington, but the
people reserve to themselves the power to propose bills, laws, and to enact or reject the same at the polls, independent of the legislature, and also reserve power, at their own option, to approve or reject at the polls any act, item, section, or part of any bill, act, or law passed by the legislature.
(a) Initiative: The first power reserved by the people is the initiative. Every such petition shall include the full text of the measure so proposed. In the case of initiatives to the legislature and initiatives to the people, the number of valid signatures of legal voters required shall be equal to eight percent of the votes cast for the office of governor at the last gubernatorial election preceding the initial filing of the text of the initiative measure with the secretary of state.

Initiative petitions shall be filed with the secretary of state not less than four months before the election at which they are to be voted upon, or not less than ten days before any regular session of the legislature. If filed at least four months before the election at which they are to be voted upon, he shall submit the same to the vote of the people at the said election. If such petitions are filed not less than ten days before any regular session of the legislature, he shall certify the results within forty days of the filing. If certification is not complete by the date that the legislature convenes, he shall provisionally certify the measure pending final certification of the measure. Such initiative measures, whether certified or provisionally certified, shall take precedence over all other measures in the legislature except appropriation bills and shall be either enacted or rejected without change or amendment by the legislature before the end of such regular session. If any such initiative measures shall be enacted by the legislature it shall be subject to the referendum petition, or it may be enacted and referred by the legislature to the people for approval or rejection at the next regular election. If it is rejected or if no action is taken upon it by the legislature before the end of such regular session, the secretary of state shall submit it to the people for approval or rejection at the next ensuing regular general election. The legislature may reject any measure so proposed by initiative petition and propose a different one dealing with the same subject, and in such event both measures shall be submitted by the secretary of state to the people for approval or rejection at the next ensuing regular general election. When conflicting measures are submitted to the people the ballots shall be so printed that a voter can express separately by making one cross (X) for each, two preferences, first, as between either measure and neither, and secondly, as between one and the other. If the majority of those voting on the first issue is for neither, both fail, but in that case the votes on the second issue shall nevertheless be carefully counted and made public. If a majority voting on the first issue is for either, then the measure receiving a majority of the votes on the second issue shall be law.
(b) Referendum. The second power reserved by the people is the referendum, and it may be ordered on any
act, bill, law, or any part thereof passed by the legislature, except such laws as may be necessary for the immediate preservation of the public peace, health or safety, support of the state government and its existing public institutions, either by petition signed by the required percentage of the legal voters, or by the legislature as other bills are enacted: Provided, That the legislature may not order a referendum on any initiative measure enacted by the legislature under the foregoing subsection (a). The number of valid signatures of registered voters required on a petition for referendum of an act of the legislature or any part thereof, shall be equal to or exceeding four percent of the votes cast for the office of governor at the last gubernatorial election preceding the filing of the text of the referendum measure with the secretary of state.
(c) No act, law, or bill subject to referendum shall take effect until ninety days after the ad journment of the session at which it was enacted. No act, law, or bill approved by a majority of the electors voting thereon shall be amended or repealed by the legislature within a period of two years following such enactment: Provided, That any such act, law, or bill may be amended within two years after such enactment at any regular or special session of the legislature by a vote of two-thirds of all the members elected to each house with full compliance with section 12, Article III, of the Washington Constitution, and no amendatory law adopted in accordance with this provision shall be subject to referendum. But such enactment may be amended or repealed at any general regular or special election by direct vote of the people thereon.
(d) The filing of a referendum petition against one or more items, sections, or parts of any act, law, or bill shall not delay the remainder of the measure from becoming operative. Referendum petitions against measures passed by the legislature shall be filed with the secretary of state not later than ninety days after the final adjournment of the session of the legislature which passed the measure on which the referendum is demanded. The veto power of the governor shall not extend to measures initiated by or referred to the people. All elections on measures referred to the people of the state shall be had at the next succeeding regular general election following the filing of the measure with the secretary of state, except when the legislature shall order a special election. Any measure initiated by the people or referred to the people as herein provided shall take effect and become the law if it is approved by a majority of the votes cast thereon: Provided, That the vote cast upon such question or measure shall equal one-third of the total votes cast at such election and not otherwise. Such measure shall be in operation on and after the thirtieth day after the election at which it is approved. The style of all bills proposed by initiative petition shall be: "Be it enacted by the people of the State of Washington. " This section shall not be construed to deprive any member of the legislature of the right to introduce any measure. All such petitions shall be filed with the secretary of state, who shall be guided by the general laws in submitting the same to the people until additional legislation shall
especially provide therefor. This section is self-executing, but legislation may be enacted especially to facilitate its operation.
(e) The legislature shall provide methods of publicity of all laws or parts of laws, and amendments to the Constitution referred to the people with arguments for and against the laws and amendments so referred. The secretary of state shall send one copy of the publication to each individual place of residence in the state and shall make such additional distribution as he shall determine necessary to reasonably assure that each voter will have an opportunity to study the measures prior to election. [1981 Substitute Senate Joint Resolution No. 133. Approved November 3, 1981.]

Prior amendment of Art. 2 § 1, see Amendment 7. Addition of subsection (e) to Art. 2 § 1, see Amendment 36.

Art. 2 § $1(\mathrm{a})$. INITIATIVE AND REFERENDUM, SIGNATURES REQUIRED. [Stricken by 1981 Substitute Senate Joint Resolution No. 133. Approved November 3, 1981.]
Adoption of Art. 2 § 1(a), see Amendment 30.

## AMENDMENT 73

The Constitution was amended by adding the following new article and section 1 thereof:

## ARTICLE XXXII

## SPECIAL REVENUE FINANCING

Art. 32 § 1 SPECIAL REVENUE FINANCING. The legislature may enact laws authorizing the state, counties, cities, towns, port districts, or public corporations established thereby to issue nonrecourse revenue bonds or other nonrecourse revenue obligations and to apply the proceeds thereof in the manner and for the purposes heretof ore or hereafter authorized by law, subject to the following limitations:
(a) Nonrecourse revenue bonds and other nonrecourse revenue obligations issued pursuant to this section shall be payable only from money or other property received as a result of projects financed by the nonrecourse revenue bonds or other nonrecourse revenue obligations and from money and other property received from private sources.
(b) Nonrecourse revenue bonds and other nonrecourse revenue obligations issued pursuant to this section shall not be payable from or secured by any tax funds or governmental revenue or by all or part of the faith and credit of the state or any unit of local government.
(c) Nonrecourse revenue bonds or other nonrecourse revenue obligations issued pursuant to this section may be issued only if the issuer certifies that it reasonably believes that the interest paid on the bonds or obligations will be exempt from income taxation by the federal government.
(d) Nonrecourse revenue bonds or other nonrecourse revenue obligations may only be used to finance industrial development projects as defined in legislation.
(e) The state, counties, cities, towns, port districts, or public corporations established thereby, shall never exercise their respective attributes of sovereignty, including but not limited to, the power to tax, the power of eminent domain, and the police power on behalf of any industrial development project authorized pursuant to this section.

After the initial adoption of a law by the legislature authorizing the issuance of nonrecourse revenue bonds or other nonrecourse revenue obligations, no amendment to such act which expands the definition of industrial development project shall be valid unless the amendment is enacted by a favorable vote of three-fifths of the members elected to each house of the legislature and is subject to referendum petition.

Sections 5 and 7 of Article VIII and section 9 of Article XII shall not be construed as a limitation upon the authority granted by this section. The proceeds of revenue bonds and other revenue obligations issued pursuant to this section for the purpose of financing privately owned property or loans to private persons or corporations shall be subject to audit by the state but shall not otherwise be deemed to be public money or public property for purposes of this Constitution. This section is supplemental to and shall not be construed as a repeal of or limitation on any other authority lawfully exercisable under the Constitution and laws of this state, including, among others, any existing authority to issue revenue bonds. [1981 Substitute House Joint Resolution No. 7. Approved November 3, 1981.]

The name of this Article has been supplied by the reviser.

## AMENDMENT 74

Article 2 was amended by adding the following section:

Art. 2 § 43 REDISTRICTING. (1) In January of each year ending in one, a commission shall be established to provide for the redistricting of state legislative and congressional districts.
(2) The commission shall be composed of five members to be selected as follows: The legislative leader of the two largest political parties in each house of the legislature shall appoint one voting member to the commission by January 15 th of each year ending in one. By January 31st of each year ending in one, the four appointed members, by an affirmative vote of at least three, shall appoint the remaining member. The fifth member of the commission, who shall be nonvoting, shall act as its chairperson. If any appointing authority fails to make the required appointment by the date established by this subsection, within five days after that date the supreme court shall make the required appointment.
(3) No elected official and no person elected to legislative district, county, or state political party office may serve on the commission. A commission member shall not have been an elected official and shall not have been an elected legislative district, county, or state political party officer within two years of his or her appointment to the commission. The provisions of this subsection do not apply to the office of precinct committee person.
(4) The legislature shall enact laws providing for the implementation of this section, to include additional qualifications for commissioners and additional standards to govern the commission. The legislature shall appropriate funds to enable the commission to carry out its duties.
(5) Each district shall contain a population, excluding nonresident military personnel, as nearly equal as practicable to the population of any other district. To the extent reasonable, each district shall contain contiguous territory, shall be compact and convenient, and shall be separated from adjoining districts by natural geographic barriers, artificial barriers, or political subdivision boundaries. The commission's plan shall not provide for a number of legislative districts different than that established by the legislature. The commission's plan shall not be drawn purposely to favor or discriminate against any political party or group.
(6) The commission shall complete redistricting as soon as possible following the federal decennial census, but no later than January 1st of each year ending in two. At least three of the voting members shall approve such a redistricting plan. If three of the voting members of the commission fail to approve a plan within the time limitations provided in this subsection, the supreme court shall adopt a plan by April 30th of the year ending in two in conformance with the standards set forth in subsection (5) of this section.
(7) The legislature may amend the redistricting plan but must do so by a two-thirds vote of the legislators elected or appointed to each house of the legislature. Any amendment must have passed both houses by the end of the thirtieth day of the first session convened after the commission has submitted its plan to the legislature. After that day, the plan, with any legislative amendments, constitutes the state districting law.
(8) The legislature shall enact laws providing for the reconvening of a commission for the purpose of modifying a districting law adopted under this section. Such reconvening requires a two-thirds vote of the legislators elected or appointed to each house of the legislature. The commission shall conform to the standards prescribed under subsection (5) of this section and any other standards or procedures that the legislature may provide by law. At least three of the voting members shall approve such a modification. Any modification adopted by the commission may be amended by a twothirds vote of the legislators elected and appointed to each house of the legislature. The state districting law shall include the modifications with amendments, if any.
(9) The legislature shall prescribe by law the terms of commission members and the method of filling vacancies on the commission.
(10) The supreme court has original jurisdiction to hear and decide all cases involving congressional and legislative redistricting.
(11) Legislative and congressional districts may not be changed or established except pursuant to this section. A districting plan and any legislative amendments to the plan are not subject to Article III, section 12 of this Constitution. [1983 Substitute Senate Joint Resolution No. 103. Approved November 8, 1983.]

Art. 2 § 3 THE CENSUS. [Repealed by 1983 Substitute Senate Joint Resolution No. 103. Approved November 8, 1983.]

Art. 27 § 13 REPRESENTATION IN CONGRESS. [Repealed by 1983 Substitute Senate Joint Resolution No. 103. Approved November 8, 1983.]

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No. 39 to art 2 sec 42 (added)
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(2) In order of articles and sections affected:

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(3) Amendments amended or repealed:

Amendment 1 amended by Amendment 44
Amendment 2 amended by Amendment 5
Amendment 7 amended by Amendments 26, 30, 36, and 72
Amendment 13 amended by Amendments 32 and 52
Amendment 17 amended by Amendments 55, 59, and 64
Amendment 20 part rep. by Amendment 54
Amendment 23 amended by Amendment 58
Amendment 24 repealed by Amendment 42
Amendment 28 amended by Amendment 65
Amendment 29 repealed by Amendment 42
Amendment 30 stricken by Amendment 72
Amendment 31 part rep. by Amendment 54
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Amendment 35 part rep. by Amendment 54
Amendment 48 amended by Amendment 60

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## RULES OF COURT

(as of September 1985)
Adopted by the Supreme Court of the State of Washington
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Rule 2
holidays
(a) In event any legal holiday falls on Saturday all the courts of the state shall be closed on the preceding day (Friday).
(b) In event any legal holiday falls on Sunday all the courts of the state shall be closed on the following day (Monday).
(c) All clerk's offices shall likewise be closed on such days.

Rule 3
FILINGS-TIME EXTENDED
In event the last day for filing any document or for doing any other thing or matter in the office of any clerk of any court shall fall upon a day when such clerk's office shall be closed according to rule 2, then and in that event the time for such filing or other thing or matter shall be extended until the end of the next business day upon which such office shall be open for business.

Rule 4
LAW LIBRARIAN
The time and manner of observing holidays by the Law Library on days herein designated and on days immediately before and/or after such days shall be subject to the direction of the State Law Librarian.

## Rule 5

AUDITS
The judicial branch of the government of the State of Washington is a separate and co-equal division of said state government. The funds for operation of the judicial branch and many funds which pass through the courts are public funds of the state and/or of various subdivisions, agencies, or municipalities of the state. Every court in this state must, upon demand, submit all financial records of such court to the State Auditor or his agents for inspection and audit, as to all funds received, disbursed, or in possession of said court.

Rule 6
SESSIONS OF COURTS
(a) Sessions of the Supreme Court shall be held in accordance with SAR 4.
(b) Sessions of the Court of Appeals shall be held in accordance with CAR 4.
(c) Sessions of the Superior Court shall be held in accordance with CR 77(f).

## Rule 7 <br> LOCAL RULES-FILING REQUIRED

(a) Generally. Rules of court authorized by law to be adopted or amended by courts other than the Supreme Court must be filed with the state Administrator for the Courts in the quantities specified. Such rules and amendments become effective only after they are filed as required.
(b) Form. All local rules shall be consistent with rules adopted by the Supreme Court, and shall conform in numbering system and in format to these rules to facilitate their use.
(c) Distribution. The Administrator for the Courts shall distribute all local rules, and amendments thereto, to the state law library, the libraries of the three divisions of the Court of Appeals, all county law libraries, Washington law school libraries, and to such other places as are deemed appropriate by the Administrator for the Courts.
(d) Effect Upon Existing Local Rules. Local rules in effect as of January 1, 1981, may be amended only as provided in section (a). Local rules in effect as of January 1, 1981, whose validity did not formerly depend upon filing with the Administrator for the Courts are not invalidated by this rule, but they must be filed no later than June 1, 1981, to retain their validity beyond that date.

Rule 8
QUALIFYING EXAMINATION FOR LAY CANDIDATES
FOR JUDICIAL OFFICERS
Rule 8.1
DEFINITIONS
As used in this rule:
(a) "Judicial officer" shall mean anyone:
(1) Who is not admitted to practice law in the state of Washington including but not limited to district court judges, municipal court judges, justices of the peace, police court judges, judges of any court inferior to the superior court which may be hereafter established, court commissioners and administrators; and
(2) Who hear and dispose of cases.
(b) "Hear and dispose of cases" shall mean but is not limited to signing warrants; issuing summonses; setting bail; presiding at preliminary appearances, arraignments, hearings, trials or other proceedings or determining conditions of release.

## Rule 8.2

## MANDATORY QUALIFYING EXAMINATION

Every lay candidate for a judicial officer position shall, before appointment or election, pass the qualifying examination prepared in accordance with this rule.

Rule 8.3
JUDICIAL OFFICER EXAMINATION COMMITTEE
The qualifying examination for lay candidates for judicial officers shall be prepared and administered by a committee, under the supervision of the Chief Justice of the Supreme Court, composed of the Administrator for the Courts, the Executive Secretary of the Judicial Council, the President of the Superior Court Judges' Association, and the President of the Washington Magistrates' Association. The Administrator for the Courts shall be the chairman of the committee.

Rule 8.4
COMMITTEE RESPONSIBILITIES
The committee shall:
(a) Study Syllabus. Promulgate syllabi for study by candidates to prepare them for the responsibilities of a judicial officer and the qualifying examination for each jurisdiction. The syllabi shall include, but are not limited to, constitutional and statutory provisions and Supreme Court rules relating to the conduct of courts, state statutes, basic rules of evidence, and rights of a criminal defendant.
(b) Examination. Prepare qualifying examinations to test on proficiency included in the respective study syllabi. The examinations shall require written responses to written questions, and may also include oral portions.
(c) Administration. Announce the time and place for the examination and provide for monitoring and security during the examination.
(d) Grading. Arrange for the grading of the examination papers and determine a level of adequate competence that the candidate shall demonstrate to pass the examination.
(e) Certification. Certify to the auditor of the county in which the applicant resides the names of those applicants qualified by examination for performing the duties of judicial officer.

Rule 8.5
UNSUCCESSFUL CANDIDATES
A candidate who fails to pass the qualifying examination may, on petition to the committee, be given additional examinations once every 6 months at times and places set by the committee.

## Rule 9

## SUPREME COURT RULEMAKING PROCEDURE

(a) Statement of Purpose. In promulgating rules of court it is the purpose of the Washington State Supreme Court to ensure that:
(1) An orderly and uniform procedure is followed;
(2) All interested groups are given notice and an opportunity to express views regarding proposed rules;
(3) Adequate notice of adopted rules changes and of the effective dates is given;
(4) All proposed rules are necessary statewide;
(5) Rules changes are minimized to prevent disruption of court practice;
(6) The purpose of rules of court is to provide necessary governance of court procedure and practice; and
(7) All rules of court are clear and definite in application.
(b) Definitions. As used in this rule, the following terms have these meanings:
(1) "Suggested rule change" means a recommendation for a rule change or a new rule to the Chief Justice.
(2) "Proposed rule" means a recommendation for a rule change made by the Washington State Bar Association to the Washington State Supreme Court.
(c) Initiation of Rules Changes. All suggestions for rules changes shall be sent to the Chief Justice who shall transmit them to the Washington State Bar Association.

Any group or association whose members are involved in the court system may file a request with the Chief Justice to receive copies of suggested rule changes. The request may specify that the group or association wishes to receive copies of all suggested rule changes or of only certain kinds of suggested rule changes. The request shall state the person to whom the suggested rule change should be sent. Once filed, the request shall be a continuing one until withdrawn by the group or association.
(d) Receipt of Proposed Rules by Supreme Court. Once a suggested rule has been approved by the Washington State Bar Association, it shall be transmitted as a proposed rule to the Chief Justice.

The text of all proposed rules shall be typed on $81 / 2$ by 11 -inch line-numbered paper with consecutive page numbering. If the proposed rule affects an existing rule, deleted portions shall be shown and stricken through; new portions shall be underlined once.

Every proposed rule shall be accompanied by a cover sheet explaining:
(1) Background-what person or group initiated the rules change study and the reason for the request;
(2) Purpose-the purpose of and the necessity for the proposed rule including whether it creates or resolves any conflicts with statutes, case law, or other court rules;
(3) Washington State Bar Association Action-a summary of the viewpoints expressed during the development of and debate over the proposed rule;
(4) Supporting Material-a table of contents listing the material sent to the Supreme Court in support of the proposal including letters, memoranda, minutes of meetings, or research studies;
(5) Spokesperson-a designation of the person who is knowledgeable about the proposed rule and who could provide additional information to the Supreme Court;
(6) Hearing-whether a hearing is recommended.

All proposed rules must be received by the Supreme Court on or before October 31 to be effective for the succeeding September 1.
(e) Action by Supreme Court. If a proposed rule is amended or rejected by the Supreme Court, the Washington State Bar Association will be notified in writing. If a proposed rule is approved, the Supreme Court will order the proposed rule published for comment.

The Supreme Court may invite persons familiar with the rule to provide additional information.
(f) Publication for Comment. All proposed rules approved by the Supreme Court for publication will be published for comment in a Washington Reports advance sheet during the month of January.

All comments shall be directed to the Chief Justice and shall be received no later than the last day of April. If a comment contains a draft of a rule, it must be in the format outlined in 9(d).

All comments received will be kept on file in the of fice of the clerk of the court for public inspection and copying.
(g) Final Adoption, Publication, and Effective Date. After the comment period, the Supreme Court will adopt, amend, or reject a proposed rule or take such other action as the court deems appropriate.

Prior to action by the Supreme Court, the court may, in its discretion, hold a hearing on a proposed rule at a time and in a manner defined by the court.

All adopted rules shall be published the first of July in a special edition of the Washington Reports advance sheets.

All adopted rules shall become effective the first day of September unless an emergency as determined by the Supreme Court necessitates a different effective date.
(h) Periodic Review. The Supreme Court, in consultation with the Washington State Bar Association, will establish procedures for the periodic review of the rules of court.
(i) Miscellaneous Provisions. This rule is effective on March 19, 1982, and applies to all proposed rules changes not adopted by the Supreme Court by that date.

The Supreme Court, in its discretion, may adopt, amend, or rescind a rule without following the procedures set forth in this rule.

## Rule 10

ETHICS ADVISORY COMMITTEE REGARDING ADVISORY OPINIONS ON JUDICIAL CONDUCT
(a) The Chief Justice shall appoint an Ethics Advisory Committee consisting of seven members. Of the members first appointed, four shall be appointed for 2 years, and three shall be appointed for 3 years. Thereafter, appointments shall be for a 2 -year term. One member shall be appointed from the Court of Appeals, two members from the superior courts, two members from the courts of limited jurisdiction, one member from the Washington State Bar Association, and the Administrator for the Courts. The Chief Justice shall designate one of the members as chairman. The committee (1) is designated as the body to give advice with respect to the application of the provisions of the Code of Judicial Conduct to officials of the Judicial Branch as defined in article 4 of the Washington Constitution and (2) shall from time to time submit to the Supreme Court recommendations for necessary or advisable changes in the Code of Judicial Conduct.
(b) Any judge may in writing request the opinion of the committee. Compliance with an opinion issued by the committee shall be considered as evidence of good faith by the Supreme Court.
(c) Every opinion issued pursuant to this rule shall be circulated by the Administrator for the Courts. A request for an opinion is confidential and not public information unless the Supreme Court otherwise directs. The Administrator for the Courts shall publish regularly opinions issued pursuant to this rule.

## CODE OF JUDICIAL CONDUCT (CJC)

## Preamble

1. COMPLIANCE WITH THE CODE OF JUDICIAL CONDUCT. Anyone, whether or not a lawyer, who is an officer of a judicial system performing judicial functions, including an officer such as a referee in bankruptcy, special master, court commissioner, or magistrate, is a judge for the purpose of this code. All judges should comply with this code except as provided below.
(A) Part-Time Judge. A part-time judge is a judge who serves on a continuing or periodic basis, but is permitted by law to devote time to some other profession or occupation and whose compensation for that reason is less than that of a fulltime judge. A part-time judge:
(I) is not required to comply with Canon 5(C)(2), (D), (E), (F), and (G), and Canon 6(C);
(2) should not act as a lawyer in a proceeding in which he has served as a judge or in any other proceeding related thereto.
(B) Judge Pro Tempore. A judge pro tempore is a person who is appointed to act temporarily as a judge.
(1) While acting as such, a judge pro tempore is not required to comply with Canon 5(C)(2), (C)(3), (D), (E), (F), and (G), and Canon 6(C).
(2) A person who has been a judge pro tempore should not act as a lawyer in a proceeding in which he has served as a judge or in any other proceeding related thereto.
(C) Retired Judge. If a retired appellate court judge engages in the practice of law, he shall be ineligible to serve as a judge pro tempore of an appellate court.
2. EFFECTIVE DATE OF COMPLIANCE. A person to whom this code becomes applicable should arrange his affairs as soon as reasonably possible to comply with it. If, however, the demands on his time and the possibility of conflicts of interest are not substantial, a person who holds judicial office on the date this code becomes effective may:
(A) continue to act as an officer, director, or nonlegal adviser of a family business;
(B) continue to act as an executor, administrator, trustee, or other fiduciary for the estate or person of one who is not a member of his family.

## Canon 1-A Judge Should Uphold the Integrity and Independence of the Judiciary

An independent and honorable judiciary is indispensable to justice in our society. A judge should participate in establishing, maintaining, and enforcing, and should himself observe high standards of conduct so that the integrity and independence of the judiciary may be preserved. The provisions of this code should be construed and applied to further that objective.

## Canon 2-A Judge Should Avoid Impropriety and the Appearance of Impropriety in all His Activities

(A) A judge should respect and comply with the law and should conduct himself at all times in a manner that promotes public confidence in the integrity and impartiality of the judiciary.
(B) A judge should not allow his family, social, or other relationships to influence his judicial conduct or judgment. He should not lend the prestige of his office to advance the private interests of others; nor should he convey or permit others to convey the impression that they are in a special position to influence him. He should not testify voluntarily as a character witness.

## Comment

Public confidence in the judiciary is eroded by irresponsible or improper conduct by judges. A judge must avoid all impropriety and appearance of impropriety. He must expect to be the subject of constant public scrutiny. He must therefore accept restrictions on his conduct that might be viewed as burdensome by the ordinary citizen and should do so freely and willingly.

The testimony of a judge as a character witness injects the prestige of his office into the proceeding in which he testifies and may be misunderstood to be an official testimonial. This canon, however, does not afford him a privilege against testifying in response to an official summons.

## Canon 3-A Judge Should Perform the Duties of His Office Impartially and Diligently

The judicial duties of a judge take precedence over all his other activities. His judicial duties include all the duties of his office prescribed by law. In the performance of these duties, the following standards apply:
(A) Adjudicative Responsibilities.
(1) A judge should be faithful to the law and maintain professional competence in it. He should be unswayed by partisan interests, public clamor, or fear of criticism.
(2) A judge should maintain order and decorum in proceedings before him.
(3) A judge should be patient, dignified, and courteous to litigants, jurors, witnesses, lawyers, and others with whom he deals in his official capacity, and should require similar conduct of lawyers, and of his staff, court officials, and others subject to his direction and control.

## Comment

The duty to hear all proceedings fairly and with patience is not inconsistent with the duty to dispose promptly of the business of the court. Courts can be efficient and businesslike while being patient and deliberate.
(4) A judge should accord to every person who is legally interested in a proceeding, or his lawyer, full right to be heard according to law, and, except as authorized by law, neither initiate nor consider ex parte or other communications concerning a pending or impending proceeding. A judge, however, may obtain the advice of a disinterested expert on the law applicable to a proceeding before him, by amicus curiae only, if he affords the parties reasonable opportunity to respond.

## Comment

The proscription against communications concerning a proceeding includes communications from lawyers, law teachers, and other persons who are not participants in the proceeding, except to the limited extent permitted. It does not preclude a judge from consulting with other judges, or with court personnel whose function is to aid the judge in carrying out his adjudicative responsibilities. An appropriate and of ten desirable procedure for a court to obtain the advice of a disinterested expert on legal issues is to invite him to file a brief amicus curiae.
(5) A judge should dispose promptly of the business of the court.

## Comment

Prompt disposition of the court's business requires a judge to devote adequate time to his duties, to be punctual in attending court and expeditious in determining matters under submission, and to insist that court officials, litigants and their lawyers cooperate with him to that end.
(6) A judge should abstain from public comment about a pending or impending proceeding in any court, and should require similar abstention on the part of court personnel subject to his direction and control. This canon does not prohibit judges from making public statements in the course of their official duties or from explaining for public information the procedures of the court.

Comment
"Court personnel" does not include the lawyers in a proceeding before a judge. The conduct of lawyers is governed by DR 7-107 of the Code of Professional Responsibility.
(7) A judge may permit broadcasting, televising, recording, and taking photographs in the courtroom during sessions of the court, including recesses between sessions, under the following conditions:
(a) Permission shall have first been expressly granted by the judge and under such conditions as the judge may prescribe;
(b) The media personnel will not distract participants or impair the dignity of the proceedings; and
(c) No witness, juror, or party who expresses any prior objection to the judge shall be photographed nor shall the testimony of such a witness, juror, or party be broadcast or telecast. Notwithstanding such objection, the judge may allow the broadcasting, televising, recording, or photographing of other portions of the proceedings.

## Illustrative Broadcast Guidelines

1. Officers of Court. The judge has the authority to direct whether broadcast equipment may be taken within the courtroom. The broadcast newsperson should advise the bailiff prior to the start of a court session that he or she desires to electronically record and/or broadcast live from within the courtroom. The bailiff may have prior instructions from the judge as to where the broadcast reporter and/or camera operator may position themselves. In the absence of any directions from the judge or bailiff, the position should be behind the front row of spectator seats by the least used aisleway or other unobtrusive but viable location.
2. Pooling. Unless the judge directs otherwise, no more than one television camera should be taking pictures in the courtroom (as presently constructed) at any one time. Where coverage is by both radio and television, the microphones used by television should also serve for radio and radio should be permitted to feed from the television sound system. Multiple radio feeds, if any, should be provided by a junction box. It should be the responsibility of each broadcast news representative present at the opening of each session of court to achieve an understanding with all other broadcast representatives as to who will function at any given time, or, in the alternative, how they will pool their photographic coverage. This understanding should be reached outside the courtroom and without imposing on the judge or court personnel.

Broadcast coverage outside the courtroom should be handled with care and discretion, but need not be pooled.
3. Broadcast Equipment. All running wires used should be securely taped to the floor. All broadcast equipment should be handled as inconspicuously and quietly as reasonably possible. Sufficient film and/or tape capacities should be provided to obviate film and/or tape changes except during court recess. No camera should give any indication of whether it is or is not operating such as a red light on some studio cameras. No additional lights should be used without the specific approval of the presiding judge and then only as he may specifically approve as may be needed in the case of appellate hearings.
4. Decorum. Broadcast representatives' dress should not set them apart unduly from other trial spectators. Camera operators should not move tripod-mounted cameras except during court recesses. All broadcast
equipment should be in place and ready to function no less than 15 minutes before the beginning of each session of court.

Illustrative Print Media Guidelines

1. The judge has authority to direct whether photographs may be taken within the courtroom. The photographer should advise the bailiff, prior to the start of a court session, that he desires to take photographs. The bailiff may have prior instructions from the judge as to where the photographer may position himself. In the absence of any directions from the judge or bailiff, the photographer should remain behind the front row of spectator seats.
2. Unless the judge directs otherwise, no more than one still picture photographer is to be taking pictures in the courtroom at any one time. It is the responsibility of each photographer present at the opening of each session of court to achieve an understanding with all other photographers present as to which will function at any given time, or, in the alternative, how they will pool their photographic coverage. This understanding must be reached outside the courtroom and without imposing on the judge or court personnel.
3. The photographer's dress and equipment should not set him apart unduly from other trial spectators. Cameras which operate without flash and with a minimum of noise should be utilized.
4. The photographer's movements in and out of the courtroom and while taking pictures should be unobtrusive. He should not, for example, assume body positions inappropriate for spectators.
(B) Administrative Responsibilities.
(1) A judge should diligently discharge his administrative responsibilities, maintain professional competence in judicial administration, and facilitate the performance of the administrative responsibilities of other judges and court officials.
(2) A judge should require his staff and court officials subject to his direction and control to observe the standards of fidelity and diligence that apply to him.
(3) A judge should take or initiate appropriate disciplinary measures against a lawyer for unprofessional conduct of which the judge may become aware.

[^13](4) A judge should not make unnecessary appointments. He should exercise his power of appointment only on the basis of merit, avoiding nepotism and favoritism. He should not approve compensation of appointees beyond the fair value of services rendered.

## Comment

Appointees of the judge include officials such as referees, commissioners, special masters, receivers, guardians and personnel such as clerks, secretaries, and bailiffs. Consent by the parties to an appointment or an award of compensation does not relieve the judge of the obligation prescribed by this canon.
(C) Disqualification.
(1) A judge should disqualify himself in a proceeding in which his impartiality might reasonably be questioned, including but not limited to instances where:
(a) he has a personal bias or prejudice concerning a party, or personal knowledge of disputed evidentiary facts concerning the proceeding;
(b) he served as lawyer in the matter in controversy, or a lawyer with whom he previously practiced law served during such association as a lawyer concerning the matter, or the judge or such lawyer has been a material witness concerning it;

## Comment

A lawyer in a governmental agency does not necessarily have an association with other lawyers employed by that agency within the meaning of this canon: a judge formerly employed by a governmental agency, however, should disqualify himself in a proceeding if his impartiality might reasonably be questioned because of such association.
(c) he knows that he, individually or as a fiduciary, or his spouse or minor child residing in his household, has a financial interest in the subject matter in controversy or in a party to the proceeding, or any other interest that could be substantially affected by the outcome of the proceeding;
(d) he or his spouse, or a person within the third degree of relationship to either of them, or the spouse of such a person:
(i) is a party to the proceeding, or an officer, director, or trustee of a party;
(ii) is acting as a lawyer in the proceeding;

## Comment

The fact that a lawyer in a proceeding is affiliated with a law firm with which a lawyer-relative of the judge is affiliated does not of itself disqualify the judge. Under appropriate circumstances, the fact that "his impartiality might reasonably be questioned" under Canon 3(C)(1), or that the lawyer-relative is known by the judge to have an interest in the law firm that could be "substantially affected by the outcome of the proceeding" under Canon 3(C)(1)(d)(iii) may require his disqualification.
(iii) is known by the judge to have an interest that could be substantially affected by the outcome of the proceeding;
(iv) is to the judge's knowledge likely to be a material witness in the proceeding.
(2) A judge should inform himself about his personal and fiduciary financial interests, and make a reasonable effort to inform himself about the personal financial interests of his spouse and minor children residing in his household.
(3) For the purposes of this section:
(a) the degree of relationship is calculated according to the civil law system;

## Comment

According to the civil law system, the third degree of relationship test would, for example, disqualify the judge if his or his spouse's father, grandfather, uncle, brother, or niece's husband were a party or lawyer in the proceeding, but would not disqualify him if a cousin were a party or lawyer in the proceeding.
(b) "fiduciary" includes such relationships as executor, administrator, trustee, and guardian;
(c) "financial interest" means ownership of a legal or equitable interest, however small, or a relationship as director, advisor, or other active participant in the affairs of a party, except that:
(i) ownership in a mutual or common investment fund that holds securities is not a "financial interest ${ }^{"}$ in such securities unless the judge participates in the management of the fund;
(ii) an office in an educational, religious, charitable, fraternal, or civic organization is not a "financial interest" in securities held by the organization;
(iii) the proprietary interest of a policyholder in a mutual insurance company, of a depositor in a mutual savings association, or a similar proprietary interest, is a "financial interest" in the organization only if the outcome of the proceeding could substantially affect the value of the interest;
(iv) ownership of government securities is a "financial interest" in the issuer only if the outcome of the proceeding could substantially affect the value of the securities.

## (D) Remittal of Disqualification.

A judge disqualified by the terms of Canon $3(C)(1)(c)$ or Canon $3(C)(1)(d)$ may, instead of withdrawing from the proceeding, disclose on the record the basis of his disqualification. If, based on such disclosure, the parties and lawyers, independently of the judge's participation, all agree in writing that the judge's relationship is immaterial or that his financial interest is insubstantial, the judge is no longer disqualified, and may participate in the proceeding. The agreement, signed by all parties and lawyers, shall be incorporated in the record of the proceeding.

Comment
This procedure is designed to minimize the chance that a party or lawyer will feel coerced into an agreement. When a party is not immediately available, the judge without violating this canon may proceed on the written assurance of the lawyer that his party's consent will be subsequently filed.

## Canon 4-A Judge May Engage in Activities To Improve the Law, the Legal System, and the Administration of Justice

A judge, subject to the proper performance of his judicial duties, may engage in the following quasi-judicial activities, if in doing so he does not cast doubt on his capacity to decide impartially any issue that may come before him:
(A) He may speak, write, lecture, teach, and participate in other activities concerning the law, the legal system, and the administration of justice.
(B) He may appear at a public hearing before an executive or legislative body or official on matters concerning the law, the legal system, and the administration of justice, and he may otherwise consult with an executive or legislative body or official, but only on matters concerning the administration of justice.
(C) He may serve as a member, officer, or director of an organization or governmental agency devoted to the improvement of the law, the legal system, or the administration of justice. He may assist such an organization in raising funds and may participate in their management and investment, but should not personally participate in public fund raising activities. He may make recommendations to public and private fund granting agencies on projects and programs concerning the law, the legal system, and the administration of justice.

## Comment

As a judicial officer and person specially learned in the law, a judge is in a unique position to contribute to the improvement of the law, the legal system,
and the administration of justice, including revision of substantive and procedural law and improvement of criminal and juvenile justice. To the extent that his time permits, he is encouraged to do so, either independently or through a bar association, judicial conference, or other organization dedicated to the improvement of the law.
Extrajudicial activities are governed by Canon 5 .

## Canon 5-A Judge Should Regulate His Extrajudicial Activities To Minimize the Risk of Conflict With His Judicial Duties

(A) Avocational Activities. A judge may write, lecture, teach, and speak on nonlegal subjects, and engage in the arts, sports, and other social and recreational activities, if such avocational activities do not detract from the dignity of his office or interfere with the performance of his judicial duties.

Comment
Complete separation of a judge from extrajudicial activities is neither possible nor wise; he should not become isolated from the society in which he lives.
(B) Civic and Charitable Activities. A judge may participate in civic and charitable activities that do not reflect adversely upon his impartiality or interfere with the performance of his judicial duties. A judge may serve as an officer, director, trustee, or nonlegal advisor of an educational, religious, charitable, fraternal, or civic organization not conducted for the economic or political advantage of its members, subject to the following limitations:
(1) A judge should not serve if it is likely that the organization will be engaged in proceedings that would ordinarily come before him or will be regularly engaged in adversary proceedings in any court.

## Comment

The changing nature of some organizations and of their relationship to the law makes it necessary for a judge regularly to reexamine the activities of each organization with which he is affiliated to determine if it is proper for him to continue his relationship with it. For example, in many jurisdictions charitable hospitals are now more frequently in court than in the past. Similarly, the boards of some legal aid organizations now make policy decisions that may have political significance or imply commitment to causes that may come before the courts for adjudication.
(2) A judge should not solicit funds for any educational, religious, charitable, fraternal, or civic organization, or use or permit the use of the prestige of his office for that purpose, but he may be listed as an officer, director, or trustee of such an organization. He should not be a speaker or the guest of honor at an organization's fund raising events, but he may attend such events.
(3) A judge should not give investment advice to such an organization, but he may serve on its board of directors or trustees even though it has the responsibility for approving investment decisions.

## Comment

A judge's participation in an organization devoted to quasi-judicial activities is governed by Canon 4.

## (C) Financial Activities.

(1) A judge should refrain from financial and business dealings that tend to reflect adversely on his impartiality, interfere with the proper performance of his judicial duties, exploit his judicial position, or involve him in frequent transactions with lawyers or persons likely to come before the court on which he serves.
(2) Subject to the requirements of Canon $5(\mathrm{C})(1)$, a judge may hold and manage investments, including real estate, and engage in other remunerative activity, but should not serve as an officer, director, manager, advisor, or employee of any business.

## Comment

The Preamble, section 2, of this code qualifies this canon with regard to a judge engaged in a family business at the time this code becomes effective.
(3) A judge should manage his investments and other financial interests to minimize the number of cases in which he is disqualified. As soon as he can do so without serious financial detriment, he should divest himself of investments and other financial interests that might require frequent disqualification.
(4) Neither a judge nor a member of his family residing in his household should accept a gift, bequest, favor, or loan from anyone except as follows:
(a) a judge may accept a gift incident to a public testimonial to him; books supplied by publishers on a complimentary basis for official use; or an invitation to the judge and his spouse to attend a bar-related function or activity devoted to the improvement of the law, the legal system, or the administration of justice;
(b) a judge or a member of his family residing in his household may accept ordinary social hospitality; a gift, bequest, favor, or loan from a relative; a wedding or engagement gift; a loan from a lending institution in its regular course of business on the same terms generally available to persons who are not judges; or a scholarship or fellowship awarded on the same terms applied to other applicants;
(c) a judge or a member of his family residing in his household may accept any other gift, bequest, favor, or loan only if the donor is not a party or other person whose interests have come or are likely to come before him, and, if its value exceeds $\$ 100$, the judge reports it in the same manner as he reports compensation in Canon 6(C).

Comment
This canon does not apply to contributions to a judge's campaign for judicial office, a matter governed by Canon 7.
(5) For the purposes of this canon "member of his family residing in his household" means any relative of a judge by blood or marriage, or a person treated by a judge as a member of his family, who resides in his household.
(6) A judge is not required by this code to disclose his income, debts, or investments, except as provided in this canon and Canons 3 and 6.

## Comment

Canon 3 requires a judge to disqualify himself in any proceeding in which he has a financial interest, however small; Canon 5 requires a judge to refrain from engaging in business and from financial activities that might interfere with the impartial performance of his judicial duties; Canon 6 requires him to report all compensation he receives for activities outside his judicial office. A judge has the rights of an ordinary citizen, including the right to privacy of his financial affairs, except to the extent that limitations thereon are required to safeguard the proper performance of his duties. Owning and receiving income from investments do not as such affect the performance of a judge's duties.
(7) Information acquired by a judge in his judicial capacity should not be used or disclosed by him in financial dealings or for any other purpose not related to his judicial duties.
(8) Subject to the limitations and requirements of Canon 6, a judge may accept compensation and reimbursement of expenses for the solemnization of marriages, performed outside of regular court hours, pursuant to RCW 26.04.050.
(D) Fiduciary Activities. A judge should not serve as the executor, administrator, trustee, guardian, or other fiduciary, except for the estate, trust, or person of a member of his family, and then only if such service will not interfere with the proper performance of his judicial duties. "Member of his family" includes a spouse, child, grandchild, parent, grandparent, or other relative or person with whom the judge maintains a close familial relationship. As a family fiduciary a judge is subject to the following restrictions:
(1) He should not serve if it is likely that as a fiduciary he will be engaged in proceedings that would ordinarily come before him, or if the estate, trust, or ward becomes involved in adversary proceedings in the court on which he serves or one under its appellate jurisdiction.

## Comment

The Preamble, section 2, of this code qualifies this canon with regard to a judge who is an executor, administrator, trustee, or other fiduciary at the time this code becomes effective.
(2) While acting as a fiduciary a judge is subject to the same restrictions on financial activities that apply to him in his personal capacity.

## Comment

A judge's obligation under this canon and his obligation as a fiduciary may come into conflict. For example, a judge should resign as trustee if it would result in detriment to the trust to divest it of holdings whose retention would place the judge in violation of Canon 5(C)(3).
(E) Arbitration. A judge should not act as an arbitrator or mediator.
(F) Practice of Law. A judge should not practice law.
(G) Extrajudicial Appointments. A judge should not accept appointment to a governmental committee, commission, or other position that is concerned with issues of fact or policy on matters other than the improvement of the law, the legal system, or the administration of justice. A judge, however, may represent his country, state, or locality on ceremonial occasions or in connection with historical, educational, and cultural activities.

## Comment

Valuable services have been rendered in the past to the states and the nation by judges appointed by the executive to undertake important extrajudicial assignments. The appropriateness of conferring these assignments on judges must be reassessed, however, in light of the demands on judicial manpower created by today's crowded dockets and the need to protect the courts from involvement in extrajudicial matters that may prove to be controversial. Judges should not be expected or permitted to accept governmental appointments that could interfere with the effectiveness and independence of the judiciary.

Canon 6-A Judge Should Regularly File Reports of Compensation Received for Quasi-Judicial and Extrajudicial AcTIVITIES

A judge may receive compensation and reimbursement of expenses for the quasi-judicial and extrajudicial activities permitted by this code, if the source of such payments does not give the appearance of influencing
the judge in his judicial duties or otherwise give the appearance of impropriety, subject to the following restrictions:
(A) Compensation. Compensation should not exceed a reasonable amount nor should it exceed what a person who is not a judge would receive for the same activity.
(B) Expense Reimbursement. Expense reimbursement should be limited to the actual cost of travel, food, and lodging reasonably incurred by the judge and, where appropriate to the occasion, by his spouse. Any payment in excess of such an amount is compensation.
(C) Public Reports. A judge should make such financial disclosures as required by law.

## Canon 7-A Judge Should Refrain From Political Activity Inappropriate to His Judicial Office

(A) Political Conduct in General.
(1) A judge or a candidate for election to judicial office should not:
(a) act as a leader or hold any office in a political organization;
(b) make speeches for a political organization or candidate or publicly endorse a nonjudicial candidate for public office;
(c) solicit funds for or pay an assessment or make a contribution to a political organization or nonjudicial candidate, attend political gatherings, or purchase tickets for political party dinners, or other functions, except as authorized in Canon 7(A)(2);
(2) A judge holding an office filled by public election between competing candidates or candidates for such office, may attend political gatherings and speak to such gatherings on his own behalf or that of another judicial candidate. The judge or candidate shall not identify himself as a member of a political party, and he shall not contribute to a political party or organization.
(3) A judge shall resign his office when he becomes a candidate either in a party primary or in a general election for a nonjudicial office, except that he may continue to hold his judicial office while being a candidate for election to or serving as a delegate in a state constitutional convention, if he is otherwise permitted by law to do so.
(4) A judge should not engage in any other political activity except on behalf of measures to improve the law, the legal system, or the administration of justice.
(B) Campaign Conduct.
(1) A candidate, including an incumbent judge, for a judicial office that is filled either by public election between competing candidates or on the basis of a merit system election:
(a) should maintain the dignity appropriate to judicial office, and should encourage members of his family to adhere to the same standards of political conduct that apply to him;
(b) should prohibit public officials or employees subject to his direction or control from doing for him what he is prohibited from doing under this canon; and except to the extent authorized under Canon 7(B)(2) or
(B)(3), he should not allow any other person to do for him what he is prohibited from doing under this canon;
(c) should not make pledges or promises of conduct in office other than the faithful and impartial performance of the duties of the office; announce his views on disputed legal or political issues; or misrepresent his identity, qualifications, present position, or other fact.
(d) should not permit false, misleading, or deceptive campaign advertising to be published or broadcast in behalf of his candidacy.
(2) A candidate, including an incumbent judge, for a judicial office that is filled by public election between competing candidates should not himself solicit or accept campaign funds, but he may establish committees of responsible persons to secure and manage the expenditure of funds for his campaign and to obtain public statements of support for his candidacy. Such committees are not prohibited from soliciting campaign contributions and public support from lawyers or others. A candidate's committees may solicit funds for his campaign no earlier than 120 days from the date when filing for that office is first permitted and no later than 30 days after the last election in which he participates during the election year. A candidate should not use or permit the use of campaign contributions for the private benefit of himself or members of his family. The candidate should comply with all laws requiring public disclosure of campaign finances.
(3) An incumbent judge who is a candidate for retention in or reelection to office without a competing candidate, and whose candidacy has drawn active opposition, may campaign in response thereto and may obtain publicly stated support and campaign funds in the manner provided in Canon $7(B)(2)$.

## DISCIPLINE RULES FOR JUDGES (DRJ)

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Rule 1
SCOPE OF RULES; PARTIES
(a) Supreme Court Consideration. A decision of the Judicial Qualifications Commission that recommends the discipline or retirement of a judge or justice (hereafter "judge") or that recommends that a judge should or
should not be reinstated to eligibility to hold judicial office will be considered by the Supreme Court in the manner provided by these rules.
(b) Judicial Qualifications Commission. The proceedings of the Judicial Qualifications Commission (hereafter "commission") are governed by rules adopted by the commission.
(c) Parties. The only parties to a proceeding under these rules are the commission and the judge who is the subject of the commission recommendation of discipline or retirement.
(d) Discipline. As used in these rules, "discipline" includes admonishment, reprimand, censure, suspension, and removal from office, but does not include admonishment or reprimand agreed to by the judge as provided in rule 12.

Comment
Section (a). The Supreme Court may only consider a Judicial Qualifications Commission recommendation of discipline or retirement. Const. art. 4, § 31 (amend. 71). The word "judge" will be used throughout the rules rather than the terms "judge or justice" found in the constitution.

Section (b). The commission determines its own rules for proceedings before
it. Const. art. 4, § 31 (amend. 71).
Section (c). Only the commission and the judge will be parties to Supreme Court proceedings.
Section (d). Rule 12 authorizes the commission to informally admonish or reprimand a judge without referring the matter to the Supreme Court. The word "discipline" used throughout these rules does not include this informal admonishment or reprimand.

## Rule 2

## INITIATING SUPREME COURT CONSIDERATION

(a) Generally. Decisions of the commission recommending to the Supreme Court that a judge should be disciplined or retired shall be in writing. The commission shall serve on the judge a copy of its decision recommending that the Supreme Court discipline or retire the judge. Unless a matter is disposed of under rule 12, the commission shall file a copy of its decision with the Supreme Court when the commission's decision is final under the rules of the commission. The commission shall serve notice on the judge of the date the decision has been filed with the Supreme Court.
(b) Time for Filing. The written decision of the commission shall specify the time period in which the judge may file a notice of contest under rule 3. The period may not be shorter than 7 days nor longer than 28 days after the date of service on the judge of notice that the decision has been filed with the Supreme Court.

## Comment

Section (a). The commission's recommendation to the Supreme Court must be in writing. The rule does not prohibit the commission from giving the judge a proposed recommendation to determine if discipline can be imposed by agreement under rule 12. The rule also accommodates a process for reconsideration by the commission before filing a recommendation with the Supreme Court.
Section (b). This section delegates to the commission the responsibility of determining how much time should be allowed for the filing of a notice of contest. The commission is in the best position to know whether the particular case requires prompt action or may be handled in a manner closely approximating the normal time limits for an appeal to the Supreme Court.

Rule 3

## CONTESTING RECOMMENDATION

(a) Generally. A judge who seeks to contest a recommendation of discipline or retirement must file a notice of contest with the Supreme Court and the commission.

The notice must be filed within the time period specified in the decision of the commission as provided in rule 2(b).
(b) Form of Notice. The notice of contest must (1) be titled a notice of contest, (2) describe the portions of the recommendation of the commission that the judge wishes to contest, and (3) name the judge seeking to contest the recommendation. The notice must be signed by the judge or by counsel. The name, address, and telephone number of the lawyer for any party represented by counsel should be placed on the notice. The residence address and telephone number of the judge seeking to contest the recommendation should also be included on the notice.

Comment
Section (a). The judge who wishes to contest a commission recommendation must file a notice of contest. The time period for filing a notice of contest is determined by the commission. See rule 2(b).

## Rule 4

RECORD ON REVIEW
(a) Transcription of Proceedings. Except as provided in section (b), upon receipt of a timely filed notice of contest, the commission shall at its own expense transcribe those portions of the record of the proceedings involving those charges upon which the recommendation of the commission is based. The transcription of the record and copies of relevant material filed with the commission shall be forwarded by the commission to the judge within the time authorized by the Supreme Court. Any objections relating to the accuracy and content of the record must be made within 14 days after service of the record on the judge. Objections shall be decided in accordance with the rules of the commission. The commission shall forward the record to the Supreme Court after objections are determined by the commission or, in the absence of objection, after the time for objection has expired.
(b) Agreed Record in Contested Proceedings. The commission and the judge may agree to a record in contested proceedings different from that required by section (a). The agreed record shall contain sufficient material to permit the Supreme Court to consider the decision of the commission.
(c) Uncontested Proceedings. If the judge has not timely filed a notice of contest, the record shall consist of the decision of the commission and any other portions of the proceeding which the Supreme Court deems relevant for its consideration.

## Comment

Section (a). The rule provides that the commission will prepare the record in a contested proceeding. The commission will only need to transcribe those portions of the proceedings which are relevant to its recommendation. Thus, if the judge was originally charged with five different violations of the Code of Judicial Conduct and the commission recommends discipline based on only one of those, it would only need to transcribe the portions of the proceedings relevant to the charge actually found. The commission will first serve the record on the judge to allow for its determination of any objections to the record before the matter is referred to the Supreme Court. If a party is not satisfied with the commission's determination of the objection, the Supreme Court will decide the matter.

Section (b). There may be circumstances when the commission and the judge disagree only over a limited part of the commission recommendation. In such circumstances, an agreed record is authorized. Cf. RAP 9.4.

Section (c). If a judge does not contest the commission recommendations, the record will only consist of the commission decision, supplemented by those portions of the record the Supreme Court deems relevant.

Rule 5

## BRIEFS

(a) Contested Proceedings. If a notice of contest is timely filed, the Supreme Court will establish a schedule for filing briefs.
(b) Uncontested Proceedings. If a notice of contest is not timely filed, briefs will not be required unless requested by the Supreme Court.
(c) Content of Brief. A brief should contain under appropriate headings and in the order here indicated:
(1) Title Page. A title page, which is the cover.
(2) Tables. A table of contents, with page references, and a table of cases (alphabetically arranged), statutes, and other authorities cited, with references to the pages of the brief where cited.
(3) Statement of the Case. A fair statement of the facts and procedure relevant to the recommended discipline or retirement, without argument. Reference to the record must be included for each factual statement.
(4) Statement of the Issues. A statement of the issues presented by the commission's recommendation.
(5) Argument. The argument in support of the relief sought by the party filing the brief, together with citations to legal authority and references to relevant parts of the record. The argument may be preceded by a summary.
(6) Conclusion. A short conclusion stating the precise relief sought.
(7) Appendix. An appendix to the brief if deemed appropriate by the party submitting the brief.
(d) Typing and Filing Brief. Rule of Appellate Procedure $10.4(\mathrm{a})$ is applicable to briefs filed under these rules.
(e) Preparation of Brief. Rules of Appellate Procedure 10.4(b), (c), (e), (f), and (g) are applicable to briefs filed under these rules.
(f) Service of Brief. A party shall serve a copy of the party's brief on all other parties at or before the time the brief is filed with the Supreme Court.
(g) Reproduction of Brief. Rule of Appellate Procedure 10.5(a) is applicable to a brief filed under these rules.
(h) Submission of Improper Brief. Rule of Appellate Procedure 10.7 is applicable to a brief filed under these rules.
(i) Amicus Curiae Brief. Rule of Appellate Procedure 10.6 is applicable to an amicus curiae brief filed under these rules.

## Comment

Section (a). If a proceeding is contested, the court will set the schedule for filing briefs. This will allow the court flexibility to accelerate those cases which should be speedily resolved, while permitting more time for cases which do not require quick resolution.
Section (b). In an uncontested case, the court will usually decide the case based on the decision of the commission, which should include the factual basis for the commission's recommendation. The court may order a brief from the commission if it concludes additional information is necessary.
Section (c). This section is adapted from RAP 10.3.
Section (i). As a general rule persons other than parties will not be aware of a discipline or retirement proceeding, but the court or a party may occasionally find the need for an amicus curiae brief. This section incorporates the relevant appellate rule.

## Rule 6

## hearing

(a) Contested Proceedings. If a notice of contest is timely filed, the Supreme Court will set the date for the hearing with oral argument. Oral argument will be governed by Title 11 of the Rules of Appellate Procedure.
(b) Uncontested Proceedings. If a notice of contest has not been filed, oral argument will not be held unless requested by the Supreme Court. The Supreme Court will nevertheless notify the parties of the date set for the hearing without oral argument.

Comment
Section (a). Normally the court will hear oral argument only in contested proceedings. The court will set the date for oral argument at the same time it sets the briefing schedule. RAP Title 11 governs oral argument.
Section (b). The court is required to hold a hearing in order to impose discipline or to retire a judge. Const. art. 4, § 31 (amend. 71). If a proceeding is uncontested, the court will set a date for considering the commission recommendation, but it will not ordinarily schedule time for oral argument.

## Rule 7

## ADDITIONAL EVIDENCE OR FINDINGS—REMAND

If the Supreme Court on its own motion or on the motion of the commission or the judge determines that further commission proceedings, additional evidence, or additional findings will aid the Supreme Court, the Supreme Court may remand the case to the commission or accept supplementary materials without remand.

## Comment

The Supreme Court may conclude, either on its own or at the instance of a party, that additional commission proceedings are desirable. The Supreme Court may decide that the commission should reconsider the recommendation or obtain additional evidence. This rule permits a remand for these purposes. The rule also authorizes the Supreme Court to receive additional evidence. The generally accepted standard of review for Supreme Court proceedings in the area of judicial misconduct or disability is an "independent evaluation of the evidence." Hence, the Supreme Court functions with a broader standard of review than is usual for an appellate court reviewing a trial court decision. This rule allows maximum flexibility for supplementing the record. Cf. ABA Standards 7.4-7.6 which are consistent with this approach.

## Rule 8 <br> MOTION

(a) Relief Available. A party may seek relief, other than a decision of the case on the merits, by a motion. Rules of Appellate Procedure 17.3(a) and 17.4 are applicable to the motion filed under these rules.
(b) No Oral Argument. Motions will ordinarily be decided without oral argument.
(c) Motions Decided by Department or Full Court. A motion will be decided by a department of the Supreme Court or by the full Supreme Court.

## Rule 9

## DECISION AND RECONSIDERATION

(a) Decision by Full Court. Hearings on the merits under these rules will ordinarily be heard by nine justices. A reference to Supreme Court Justice or Justices in these rules includes regular and pro tempore justices. A reference to the Supreme Court includes the Supreme Court as regularly constituted, and the Supreme Court with one or more justices pro tempore.
(b) Postponement of Decision. The Supreme Court may postpone Supreme Court proceedings involving a
judge if there are other proceedings pending before the commission involving that same judge.
(c) Decision Imposing Discipline or Retirement. Discipline may be imposed or retirement ordered only upon the affirmative vote of at least five Supreme Court Justices. The decision of the court shall be in the form of a written opinion. The Supreme Court may impose the sanction recommended by the commission, or any other sanction that the Supreme Court deems proper.
(d) Finality of Decision. The decision of the Supreme Court becomes final 14 days after the decision is filed, unless a motion for reconsideration of the decision is earlier filed. If a timely motion for reconsideration is filed, the decision of the Supreme Court becomes final when the motion for reconsideration is denied. If the motion for reconsideration is granted, the reconsidered decision is final when filed. The Supreme Court decision is effective when final, unless otherwise provided by the Supreme Court in its decision.
(e) Motion for Reconsideration. A party seeking reconsideration of a decision must file a motion for reconsideration within 14 days after the decision of the Supreme Court has been filed. Rules of Appellate Procedure 12.4(c) through (h) are applicable to proceedings under these rules.

## Comment

Section (a). The Supreme Court will ordinarily decide a judicial discipline case with a full panel of nine justices, drawing from justices pro tempore if necessary, to create a full panel. The rule does provide, however, that a decision by less than nine justices will be effective if the decision is supported by at least five justices.
Section (b). The ABA Standards recommend that the court dispose of all matters regarding the discipline of a particular judge at one time. ABA Standards Relating to Judicial Discipline and Retirement, Std. 7.6.

Section (c). The Supreme Court must approve the discipline of a judge with at least five votes. The court may impose the discipline it determines is proper.

Section (d). A party has 14 days in which to file a motion for reconsideration. If no motion is filed, the decision is final at the end of the 14 -day period. If a motion is filed, the decision is final when the motion is denied or when the reconsidered decision is filed. This parallels RAP 12.4 which permits only one motion for reconsideration. This paragraph supersedes RCW 2.04.170 to the extent the statute is in conflict with this rule.

Rule 10
EFFECT OF DISCIPLINE
(a) Removal or Retirement. The office of a judge removed or retired by the Supreme Court becomes vacant when the Supreme Court decision is final. A judge may not perform any judicial duties thereafter. A judge who is removed or retired by the Supreme Court is no longer eligible for judicial office unless the eligibility of the person removed or retired is reinstated by the Supreme Court.
(b) Suspension. The office of a judge suspended by the Supreme Court does not become vacant, but the judge may not perform any judicial duties during the period of suspension, except to the extent the decision of the Su preme Court provides otherwise.
(c) Effect of Discipline on Salary. A decision imposing discipline other than removal or retirement will state the effect of the discipline upon the salary of the judge. Subject to the limitation in rule 9(c), the Supreme Court may diminish the salary of the judge based only on the prospective future decrease in the judge's workload brought about by the discipline imposed by the Supreme Court.

## Comment

Section (a). The constitution provides that a judicial office becomes vacant if a judge is removed or retired. Const. art. 4, § 31 (amend. 71).

Section (b). If a judge is suspended from office, the implication is that the office is not vacant. This section makes this clear. The rule does not allow a judge to perform judicial duties while suspended, except as may be otherwise authorized by the Supreme Court.
Section (c). The constitution requires the Supreme Court to specify the effect on the judge's salary of discipline other than removal or retirement. The Supreme Court will not use its power to affect salary as a means of imposing a fine on the judge, which is not specifically authorized by the constitution. Statutes control the collateral effect on retirement benefits of a Supreme Court decision affecting payment of a judge's salary.

Rule 11

## REINSTATEMENT OF ELIGIBILITY TO HOLD

 JUDICIAL OFFICE(a) Petition Filed With Commission. A former judge who has been removed from office or retired by the Supreme Court may apply to the commission for reinstatement of eligibility to hold judicial office.
(b) Commission Recommendation. The commission shall determine whether the applicant has made an affirmative showing that reinstatement will not be detrimental to the integrity and standing of the judiciary and the administration of justice, or be contrary to the public interest. The commission recommendation on the application shall be in writing.
(c) Supreme Court Procedure. A decision recommending that a former judge should or should not be reinstated to eligibility to hold judicial office shall be processed under these rules in the same manner as a decision of the commission recommending the discipline or retirement of a judge.

## Comment

Section (a). The constitution gives to the Supreme Court the authority to reinstate the eligibility of a removed or retired judge to hold judicial office. The constitution does not establish standards for reinstatement. This section provides that the commission will initially consider an application for reinstatement.
Section (b). This section is modeled after rule 8.6(a) of the Discipline Rules for Attorneys. The Supreme Court has considered the question of attorney reinstatement several times. The standard set forth in the rule along with the developed case law will provide the commission and the Supreme Court with a basis for determining whether to reinstate a former judge's eligibility.
Section (c). Once a commission recommendation is filed with the Supreme Court, the procedure will be the same as in cases involving the discipline or retirement of a judge.

Rule 12

## INFORMAL ADMONISHMENT OR REPRIMAND

BY COMMISSION
(a) Generally. The commission may informally admonish or reprimand a judge, but only with the agreement of that judge. The agreement shall provide whether the agreement of the judge to the admonishment or reprimand may be considered as an admission of misconduct by the judge. In any event, the conduct causing the admonishment or reprimand may be considered in the event of a future complaint against the same judge. The agreed admonishment or reprimand may include an agreement by the judge to desist from certain prescribed conduct.
(b) Effect of Informal Admonishment or Reprimand. An agreement to informally admonish or reprimand a judge terminates the complaint or complaints which
gave rise to the admonishment or reprimand, without the necessity of referring the matter to the Supreme Court.

## Comment

Const. art. 4, § 31 (amend. 71) gives the Supreme Court the authority to impose discipline on judges. Arguably, the commission may not engage in informal dispositions without authority from the Supreme Court. This rule delegates a small, but important, part of the Supreme Court's discipline power to the commission. The commission is only empowered to informally admonish or reprimand a judge. If more serious discipline is called for, the Supreme Court must impose the discipline. The rule requires the consent of the judge. The judge will, thereby, be waiving any right to have discipline imposed only by the Supreme Court. Cf. ABA Standard 6.6.

## Rule 13

## SUBSTITUTE PANEL

(a) Generally. If a justice of the Supreme Court is the subject of a recommendation for discipline or retirement, a substitute panel of nine judges shall be selected as provided in this rule to serve as justices pro tempore to consider the commission recommendation.
(b) Selection of Justices Pro Tempore. The presiding chief judge of the Court of Appeals shall be one member of the substitute panel and shall be the chief justice pro tempore unless the judge disqualifies himself or herself or is otherwise disqualified by section (c). The clerk of the Supreme Court shall select the balance of the justices pro tempore by lot from all remaining active Court of Appeals judges. If there are fewer than nine judges of the Court of Appeals who are not disqualified, the panel shall be completed by the clerk by selecting by lot from the active superior court judges until a full panel of nine justices pro tempore has been selected.
(c) Disqualification. A judge may disqualify himself or herself without cause. No judge who has served as a master or a member of the commission in the particular proceeding or who is otherwise disqualified may serve on the substitute panel. No judge against whom a formal charge is pending before the commission shall serve on the panel.
(d) Chief Justice Pro Tempore. If the presiding chief judge of the Court of Appeals is not a member of the substitute panel, the substitute panel shall select one of its members to serve as chief justice pro tempore.

## Rule 14

## SUPPLEMENTAL PROVISIONS

(a) Service and Filing With the Court. Rule of Appellate Procedure 18.5 governs service, proof of service, and filing of papers under these rules.
(b) Computation of Time. Rule of Appellate Procedure 18.6 applies to the computation of time under these rules.
(c) Waiver of Rules and Sanctions for Violation of Rules. Rules of Appellate Procedure 18.8(a) and (d) and 18.9(a) are applicable to proceedings under these rules.
(d) Applicability of RAP. Upon order of the Supreme Court, the Rules of Appellate Procedure may be made applicable to any part of the proceeding involving the discipline or retirement of a judge not governed by these rules.

## RULES OF PROFESSIONAL CONDUCT (RPC)

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Preamble
The continued existence of a free and democratic society depends upon recognition of the concept that justice is based upon the rule of law grounded in respect for the dignity of the individual and the capacity through reason for enlightened self-government. Law so grounded makes justice possible, for only through such law does the dignity of the individual attain respect and protection. Without it, individual rights become subject to unrestrained power, respect for law is destroyed, and rational self-government is impossible.

Lawyers, as guardians of the law, play a vital role in the preservation of society. The fulfillment of this role requires an understanding by lawyers of their relationship with and function in our legal system. A consequent obligation of lawyers is to maintain the highest standards of ethical conduct.

In fulfilling professional responsibilities, a lawyer necessarily assumes various roles that require the performance of many difficult tasks. Not every situation which a lawyer may encounter can be foreseen, but fundamental ethical principles are always present as guidelines. Within the framework of these principles, a lawyer must with courage and foresight be able and ready to shape the body of the law to the ever-changing relationships of society.

The Rules of Professional Conduct point the way to the aspiring and provide standards by which to judge the transgressor. Each lawyer must find within his or her own conscience the touchstone against which to test the extent to which his or her actions should rise above minimum standards. But in the last analysis it is the desire for the respect and confidence of the members of the legal profession and the society which the lawyer serves that should provide to a lawyer the incentive for the highest possible degree of ethical conduct. The possible
loss of that respect and confidence is the ultimate sanction. So long as its practitioners are guided by these principles, the law will continue to be a noble profession. This is its greatness and its strength, which permit of no compromise.

## Preliminary Statement

The Rules of Professional Conduct are mandatory in character. The rules state the minimum level of conduct below which no lawyer can fall without being subject to disciplinary action. Within the framework of fair trial, the rules should be uniformly applied to all lawyers, regardless of the nature of their professional activities. The rules make no attempt to prescribe either disciplinary procedures or penalties for violation of a rule, nor do they undertake to define standards for civil liability of lawyers for professional conduct. The severity of judgment against one found guilty of violating a rule should be determined by the character of the offense and the attendant circumstances.

## Terminology

"Belief" or "believes" denotes that the person involved actually supposed the fact in question to be true. A person's belief may be inferred from circumstances.
"Confidence" refers to information protected by the attorney-client privilege under applicable law, and "secret" refers to other information gained in the professional relationship that the client has requested be held inviolate or the disclosure of which would be embarrassing or would be likely to be detrimental to the client.
"Consult" or "consultation" denotes communication of information reasonably sufficient to permit the client to appreciate the significance of the matter in question.
"Firm" or "law firm" denotes a lawyer or lawyers in a private firm, lawyers employed in the legal department of a corporation or other organization and lawyers employed in a legal services organization.
"Fraud" or "fraudulent" denotes conduct having a purpose to deceive and not merely negligent misrepresentation or failure to apprise another of relevant information.
"Knowingly," "known," or "knows" denotes actual knowledge of the fact in question. A person's knowledge may be inferred from circumstances.
"Partner" denotes a member of a partnership and a shareholder in a law firm organized as a professional corporation.
"Reasonable" or "reasonably" when used in relation to conduct by a lawyer denotes the conduct of a reasonably prudent and competent lawyer.
"Reasonable belief" or "reasonably believes" when used in reference to a lawyer denotes that the lawyer believes the matter in question and that the circumstances are such that the belief is reasonable.
"Reasonably should know" when used in reference to a lawyer denotes that a lawyer of reasonable prudence and competence would ascertain the matter in question.
"Secret" see "confidence".
"Substantial" when used in reference to degree or extent denotes a material matter of clear and weighty importance.

## Title 1

Rule 1.1
COMPETENCE
A lawyer shall provide competent representation to a client. Competent representation requires the legal knowledge, skill, thoroughness and preparation reasonably necessary for the representation.

Rule 1.2
SCOPE OF REPRESENTATION
(a) A lawyer shall abide by a client's decisions concerning the objectives of representation, subject to sections (c), (d), and (e), and shall consult with the client as to the means by which they are to be pursued. A lawyer shall abide by a client's decision whether to accept an offer of settlement of a matter. In a criminal case, the lawyer shall abide by the client's decision, after consultation with the lawyer, as to a plea to be entered, whether to waive jury trial and whether the client will testify.
(b) A lawyer's representation of a client, including representation by appointment, does not constitute an endorsement of the client's political, economic, social or moral views or activities.
(c) A lawyer may limit the objectives of the representation if the client consents after consultation.
(d) A lawyer shall not counsel a client to engage, or assist a client, in conduct that the lawyer knows is criminal or fraudulent, but a lawyer may discuss the legal consequences of any proposed course of conduct with a client and may counsel or assist a client to make a good faith effort to determine the validity, scope, meaning or application of the law.
(e) When a lawyer knows that a client expects assistance not permitted by the Rules of Professional Conduct or other law, the lawyer shall consult with the client regarding the relevant limitations on the lawyer's conduct.

Rule 1.3
diligence
A lawyer shall act with reasonable diligence and promptness in representing a client.

Rule 1.4

## COMMUNICATION

(a) A lawyer shall keep a client reasonably informed about the status of a matter and promptly comply with reasonable requests for information.
(b) A lawyer shall explain a matter to the extent reasonably necessary to permit the client to make informed decisions regarding the representation.

Rule 1.5
fees
(a) A lawyer's fee shall be reasonable. The factors to be considered in determining the reasonableness of a fee include the following:
(1) The time and labor required, the novelty and difficulty of the questions involved, and the skill requisite to perform the legal service properly;
(2) The likelihood, if apparent to the client, that the acceptance of the particular employment will preclude other employment by the lawyer;
(3) The fee customarily charged in the locality for similar legal services;
(4) The amount involved and the results obtained;
(5) The time limitations imposed by the client or by the circumstances;
(6) The nature and length of the professional relationship with the client;
(7) The experience, reputation, and ability of the lawyer or lawyers performing the services; and
(8) Whether the fee is fixed or contingent.
(b) When the lawyer has not regularly represented the client, the basis or rate of the fee shall be communicated to the client, preferably in writing, before or within a reasonable time after commencing the representation.
(c) A fee may be contingent on the outcome of the matter for which the service is rendered, except in a matter in which a contingent fee is prohibited by section (d) or other law. A contingent fee agreement shall be in writing and shall state the method by which the fee is to be determined, including the percentage or percentages that shall accrue to the lawyer in the event of settlement, trial or appeal, litigation and other expenses to be deducted from the recovery, and whether such expenses are to be deducted before or after the contingent fee is calculated. Upon conclusion of a contingent fee matter, the lawyer shall provide the client with a written statement stating the outcome of the matter and, if there is a recovery, showing the remittance to the client and the method of its determination.
(d) A lawyer shall not enter into an arrangement for, charge, or collect:
(1) Any fee in a domestic relations matter, the payment or amount of which is contingent upon the securing of a dissolution or annulment of marriage or upon the amount of maintenance or support, or property settlement in lieu thereof (except in postdissolution proceedings); or
(2) A contingent fee for representing a defendant in a criminal case.
(e) A division of fee between lawyers who are not in the same firm may be made only if:
(1) The division is between the lawyer and a duly authorized lawyer referral service of either the Washington State Bar Association or of one of the county bar associations of this state; or
(2) The division is in proportion to the services provided by each lawyer or, by written agreement with the client, each lawyer assumes joint responsibility for the representation; the client is advised of and does not object to the participation of all the lawyers involved; and the total fee is reasonable.

Rule 1.6

## CONFIDENTIALITY

(a) A lawyer shall not reveal confidences or secrets relating to representation of a client unless the client consents after consultation, except for disclosures that are impliedly authorized in order to carry out the representation, and except as stated in section (b).
(b) A lawyer may reveal such confidences or secrets to the extent the lawyer reasonably believes necessary:
(1) To prevent the client from committing a crime; or
(2) To establish a claim or defense on behalf of the lawyer in a controversy between the lawyer and the client, to establish a defense to a criminal charge or civil claim against the lawyer based upon conduct in which the client was involved, to respond to allegations in any proceeding concerning the lawyer's representation of the client, or pursuant to court order.

## Rule 1.7

## CONFLICT OF INTEREST; GENERAL RULE

(a) A lawyer shall not represent a client if the representation of that client will be directly adverse to another client, unless:
(1) The lawyer reasonably believes the representation will not adversely affect the relationship with the other client; and
(2) Each client consents in writing after consultation and a full disclosure of the material facts (following authorization from the other client to make such a disclosure).
(b) A lawyer shall not represent a client if the representation of that client may be materially limited by the lawyer's responsibilities to another client or to a third person, or by the lawyer's own interests, unless:
(1) The lawyer reasonably believes the representation will not be adversely affected; and
(2) The client consents in writing after consultation and a full disclosure of the material facts (following authorization from the other client to make such a disclosure). When representation of multiple clients in a single matter is undertaken, the consultation shall include explanation of the implications of the common representation and the advantages and risks involved.

Rule 1.8

## CONFLICT OF INTEREST; PROHIBITED TRANSACTIONS; CURRENT CLIENT

A lawyer who is representing a client in a matter:
(a) Shall not enter into a business transaction with a client or knowingly acquire an ownership, possessory, security or other pecuniary interest adverse to a client unless:
(1) The transaction and terms on which the lawyer acquires the interest are fair and reasonable to the client and are fully disclosed and transmitted in writing to the client in a manner which can be reasonably understood by the client;
(2) The client is given a reasonable opportunity to seek the advice of independent counsel in the transaction; and
(3) The client consents thereto.
(b) Shall not use information relating to representation of a client to the disadvantage of the client unless the client consents in writing after consultation.
(c) Shall not prepare an instrument giving the lawyer or a person related to the lawyer as parent, child, sibling, or spouse any substantial gift from a client, including a testamentary gift, except where the client is related to the donee.
(d) Shall not, prior to the conclusion of representation of a client, make or negotiate an agreement giving the lawyer literary or media rights to a portrayal or account based in substantial part on information relating to the representation.
(e) Shall not, while representing a client in connection with contemplated or pending litigation, advance or guarantee financial assistance to his or her client, except that a lawyer may advance or guarantee the expenses of litigation, including court costs, expenses of investigation, expenses of medical examination, and costs of obtaining and presenting evidence, provided the client remains ultimately liable for such expenses.
(f) Shall not accept compensation for representing a client from one other than the client unless:
(1) The client consents after consultation;
(2) There is no interference with the lawyer's independence of professional judgment or with the clientlawyer relationship; and
(3) Information relating to representation of a client is protected as required by rule 1.6.
(g) Shall not, while representing two or more clients, participate in making an aggregate settlement of the claims of or against the clients, or in a criminal case an aggregated agreement as to guilty or nolo contendere pleas, unless each client consents after consultation, including disclosure of the existence and nature of all the claims or pleas involved and the participation of each person in the settlement.
(h) Shall not make an agreement prospectively limiting the lawyer's liability to a client for malpractice unless permitted by law and the client is independently represented in making the agreement, or settle a claim for such liability with an unrepresented client or former client without first advising that person in writing that independent representation is appropriate in connection therewith.
(i) Shall not, if related to another lawyer as parent, child, sibling or spouse, represent a client in a representation directly adverse to a person who the lawyer knows is represented by the other lawyer except upon consent by the client after consultation regarding the relationship.
(j) Shall not acquire a proprietary interest in the cause of action or subject matter of litigation the lawyer is conducting for a client, except that the lawyer may:
(1) Acquire a lien granted by law to secure the lawyer's fee or expenses; and
(2) Contract with a client for a reasonable contingent fee in a civil case.

## Rule 1.9

## CONFLICT OF INTEREST; FORMER CLIENT

A lawyer who has formerly represented a client in a matter shall not thereafter:
(a) Represent another person in the same or a substantially related matter in which that person's interests are materially adverse to the interests of the former client unless the former client consents in writing after consultation and a full disclosure of the material facts; or
(b) Use confidences or secrets relating to the representation to the disadvantage of the former client, except as rule 1.6 would permit.

## Rule 1.10

IMPUTED DISQUALIFICATION; GENERAL RULE
(a) While lawyers are associated in a firm, none of them shall knowingly represent a client when any one of them practicing alone would be prohibited from doing so by rules $1.7,1.8(\mathrm{c}), 1.9$, or 2.2 .
(b) When a lawyer becomes associated with a firm, the firm may not knowingly represent a person in the same or a substantially related matter in which that lawyer, or a firm with which the lawyer was associated, had previously represented a client whose interests are materially adverse to that person and about whom the lawyer had acquired confidences or secrets protected by rules 1.6 and 1.9 (b) that are material to the matter.
(c) When a lawyer has terminated an association with a firm, the firm is not prohibited from thereafter representing a person with interests materially adverse to those of a client represented by the formerly associated lawyer unless:
(1) The matter is the same or substantially related to that in which the formerly associated lawyer represented the client; and
(2) Any lawyer remaining in the firm has acquired confidences or secrets protected by rules 1.6 and 1.9(b) that are material to the matter.
(d) A disqualification prescribed by this rule may be waived by the affected client under the conditions stated in rule 1.7.

Rule 1.11

## SUCCESSIVE GOVERNMENT AND PRIVATE EMPLOYMENT

(a) Except as law may otherwise expressly permit, a lawyer shall not represent a private client in connection with a matter in which the lawyer participated personally and substantially as a public officer or employee, unless the appropriate government agency consents after consultation. No lawyer in a firm with which that lawyer is associated may knowingly undertake or continue representation in such a matter unless:
(1) The disqualified lawyer is screened from any participation in the matter and is apportioned no part of the fee therefrom; and
(2) Written notice is promptly given to the appropriate government agency to enable it to ascertain compliance with the provisions of this rule.
(b) Except as law may otherwise expressly permit, a lawyer having information that the lawyer knows is confidential government information about a person acquired when the lawyer was a public officer or employee, may not represent a private client whose interests are adverse to that person in a matter in which the information could be used to the material disadvantage of that person. A firm with which that lawyer is associated may undertake or continue representation in the matter only if the disqualified lawyer is screened from any participation in the matter and is apportioned no part of the fee theref rom.
(c) Except as law may otherwise expressly permit, a lawyer serving as a public officer or employee shall not:
(1) Participate in a matter in which the lawyer participated personally and substantially while in private practice or nongovernmental employment, unless under applicable law no one is, or by lawful delegation may be, authorized to act in the lawyer's stead in the matter; or
(2) Negotiate for private employment with any person who is involved as a party or as attorney for a party in a matter in which the lawyer is participating personally and substantially.
(d) As used in this rule, the term "matter" includes:
(1) Any judicial or other proceeding, application, request for a ruling or other determination, contract, claim, controversy, investigation, charge, accusation, arrest or other particular matter involving a specific party or parties; and
(2) Any other matter covered by the conflict of interest rules of the appropriate government agency.
(e) As used in this rule, the term "confidential government information" means information which has been obtained under governmental authority and which, at the time this rule is applied, the government is prohibited by law from disclosing to the public or has a legal privilege not to disclose, and which is not otherwise available to the public.

## Rule 1.12

## FORMER JUDGE OR ARBITRATOR

(a) Except as stated in section (d), a lawyer shall not represent anyone in connection with a matter in which the lawyer participated personally and substantially as a judge or other adjudicative officer, arbitrator or law clerk to such a person, unless all parties to the proceeding consent after disclosure.
(b) A lawyer shall not negotiate for employment with any person who is involved as a party or as attorney for a party in a matter in which the lawyer is participating personally and substantially as a judge or other adjudicative officer, or arbitrator. A lawyer serving as a law clerk to a judge, other adjudicative officer or arbitrator may negotiate for employment with a party or attorney involved in a matter in which the clerk is participating personally and substantially, but only after the lawyer has notified the judge, other adjudicative officer or arbitrator.
(c) If a lawyer is disqualified by section (a), no lawyer in a firm with which that lawyer is associated may
knowingly undertake or continue representation in the matter unless:
(1) The disqualified lawyer is screened from any participation in the matter and is apportioned no part of the fee therefrom; and
(2) Written notice is promptly given to the appropriate tribunal to enable it to ascertain compliance with the provisions of this rule.
(d) An arbitrator selected as a partisan of a party in a multi-member arbitration panel is not prohibited from subsequently representing that party.

## Rule 1.13

## CLIENT UNDER A DISABILITY

(a) When a client's ability to make adequately considered decisions in connection with the representation is impaired, whether because of minority, mental disability or for some other reason, the lawyer shall, as far as reasonably possible, maintain a normal client-lawyer relationship with the client.
(b) When the lawyer reasonably believes that the client cannot adequately act in the client's own interest, a lawyer may seek the appointment of a guardian or take other protective action with respect to a client.

Rule 1.14

## PRESERVING IDENTITY OF FUNDS A ND PROPERTY

 of a Client(a) All funds of clients paid to a lawyer or law firm, including advances for costs and expenses, shall be deposited in one or more identifiable interest-bearing trust accounts maintained as set forth in section (c), and no funds belonging to the lawyer or law firm shall be deposited therein except as follows:
(1) Funds reasonably sufficient to pay bank charges may be deposited therein;
(2) Funds belonging in part to a client and in part presently or potentially to the lawyer or law firm must be deposited therein, but the portion belonging to the lawyer or law firm may be withdrawn when due unless the right of the lawyer or law firm to receive it is disputed by the client, in which event the disputed portion shall not be withdrawn until the dispute is finally resolved.
(b) A lawyer shall:
(1) Promptly notify a client of the receipt of his or her funds, securities, or other properties;
(2) Identify and label securities and properties of a client promptly upon receipt and place them in a safe deposit box or other place of safekeeping as soon as practicable;
(3) Maintain complete records of all funds, securities, and other properties of a client coming into the possession of the lawyer and render appropriate accounts to his or her client regarding them;
(4) Promptly pay or deliver to the client as requested by a client the funds, securities, or other properties in the possession of the lawyer which the client is entitled to receive.
(c) Each trust account referred to in section (a) shall be an interest-bearing trust account in any bank, credit
union or savings and loan association, selected by a lawyer in the exercise of ordinary prudence, authorized by federal or state law to do business in Washington and insured by the Federal Deposit Insurance Corporation, the National Credit Union Share Insurance Fund, the Washington Credit Union Share Guaranty Association, or the Federal Savings and Loan Insurance Corporation, or which is a qualified public depository as defined in RCW 39.58.010(2). Interest-bearing trust funds shall be placed in accounts in which withdrawals or transfers can be made without delay when such funds are required, subject only to any notice period which the depository institution is required to reserve by law or regulation.
(1) A lawyer who receives client funds shall maintain a pooled interest-bearing trust account for deposit of client funds that are nominal in amount or expected to be held for a short period of time. The interest accruing on this account, net of any transaction costs, shall be paid to The Legal Foundation of Washington, as established by the Supreme Court of Washington. A lawyer may, but shall not be required to, notify the client of the intended use of such funds.
(2) All client funds shall be deposited in the account specified in subsection (1) unless they are deposited in:
(i) a separate interest-bearing trust account for the particular client or client's matter on which the interest will be paid to the client; or
(ii) a pooled interest-bearing trust account with subaccounting that will provide for computation of interest earned by each client's funds and the payment thereof to the client.
(3) In determining whether to use the account specified in subsection (1) or an account specified in subsection (2), a lawyer shall consider only whether the funds to be invested could be utilized to provide a positive net return to the client, as determined by taking into consideration the following factors:
(i) the amount of interest that the funds would earn during the period they are expected to be deposited;
(ii) the cost of establishing and administering the account, including the cost of the lawyer's services and the cost of preparing any tax reports required for interest accruing to a client's benefit; and
(iii) the capability of financial institutions to calculate and pay interest to individual clients.
(4) As to accounts created under subsection (c)(1), lawyers or law firms shall direct the depository institution:
(i) to remit interest or dividends, net of any service charges or fees, on the average monthly balance in the account, or as otherwise computed in accordance with an institution's standard accounting practice, at least quarterly, to The Legal Foundation of Washington;
(ii) to transmit with each remittance to the Foundation a statement showing the name of the lawyer or law firm for whom the remittance is sent, the rate of interest applied, and the amount of service charges deducted, if any, and the account balance(s) of the period in which
the report is made, with a copy of such statement to be transmitted to the depositing lawyer or law firm.
(5) The Foundation shall prepare an annual report to the Supreme Court of Washington that summarizes the Foundation's income, grants and operating expenses, implementation of its corporate purposes, and any problems arising in the administration of the program established by section (c) of this rule.
(6) The provisions of section (c) shall not relieve a lawyer or law firm from any obligation imposed by these rules with respect to safekeeping of clients' funds, including the requirements of section (b) that a lawyer shall promptly notify a client of the receipt of his or her funds and shall promptly pay or deliver to the client as requested all funds in the possession of the lawyer which the client is entitled to receive.

## Rule 1.15

## declining or terminating representation

(a) Except as stated in section (c), a lawyer shall not represent a client or, where representation has commenced, shall, notwithstanding RCW 2.44.040, withdraw from the representation of a client if:
(1) The representation will result in violation of the Rules of Professional Conduct or other law;
(2) The lawyer's physical or mental condition materially impairs his ability to represent the client; or
(3) The lawyer is discharged.
(b) Except as stated in section (c), a lawyer may withdraw from representing a client if withdrawal can be accomplished without material adverse effect on the interests of the client, or if:
(1) The client persists in a course of action involving the lawyer's services that the lawyer reasonably believes is criminal or fraudulent;
(2) The client has used the lawyer's services to perpetrate a crime or fraud;
(3) The client insists upon pursuing an objective that the lawyer considers repugnant or imprudent;
(4) The client fails substantially to fulfill an obligation to the lawyer regarding the lawyer's services and has been given reasonable warning that the lawyer will withdraw unless the obligation is fulfilled;
(5) The representation will result in an unreasonable financial burden on the lawyer or has been rendered unreasonably difficult by the client; or
(6) Other good cause for withdrawal exists.
(c) When ordered to do so by a tribunal, a lawyer shall continue representation notwithstanding good cause for terminating the representation.
(d) A lawyer shall take steps to the extent reasonably practicable to protect a client's interests, such as giving reasonable notice to the client, allowing time for employment of other counsel, surrendering papers and property to which the client is entitled and refunding any advance payment of fee that has not been earned. The lawyer may retain papers relating to the client to the extent permitted by other law.

Title 2
Rule 2.1

## ADVISOR

In representing a client, a lawyer shall exercise independent professional judgment and render candid advice. In rendering advice, a lawyer may refer not only to law but to other considerations such as moral, economic, social and political factors, that may be relevant to the client's situation.

## Rule 2.2

## INTERMEDIARY

(a) A lawyer may act as intermediary between clients if:
(1) The lawyer consults with each client concerning the implications of the common representation, including the advantages and risks involved, and the effect on the attorney-client privileges, and obtains each client's written consent to the common representation;
(2) The lawyer reasonably believes that the matter can be resolved on terms compatible with the clients' best interests, that each client will be able to make adequately informed decisions in the matter and that there is little risk of material prejudice to the interests of any of the clients if the contemplated resolution is unsuccessful; and
(3) The lawyer reasonably believes that the common representation can be undertaken impartially and without improper effect on other responsibilities the lawyer has to any of the clients.
(b) While acting as intermediary, the lawyer shall consult with each client concerning the decisions to be made and the considerations relevant in making them, so that each client can make adequately informed decisions.
(c) A lawyer shall withdraw as intermediary if any of the clients so requests, or if any of the conditions stated in section (a) is no longer satisfied. Upon withdrawal, the lawyer shall not continue to represent any of the clients in the matter that was the subject of the intermediation.

Rule 2.3

## EVALUATION FOR USE B Y THIRD PERSONS

(a) A lawyer may undertake an evaluation of a matter affecting a client for the use of someone other than the client if:
(1) The lawyer reasonably believes that making the evaluation is compatible with other aspects of the lawyer's relationship with the client; and
(2) The client consents after consultation.
(b) Except as disclosure is required in connection with a report of an evaluation, information relating to the evaluation is otherwise protected by rule 1.6.

Title 3
Rule 3.1

## MERITORIOUS CLAIMS AND CONTENTIONS

A lawyer shall not bring or defend a proceeding, or assert or controvert an issue therein, unless there is a basis for doing so that is not frivolous, which includes a good faith argument for an extension, modification or reversal of existing law. A lawyer for the defendant in a criminal proceeding, or the respondent in a proceeding that could result in incarceration, may nevertheless so defend the proceeding as to require that every element of the case be established.

Rule 3.2

## expediting litigation

A lawyer shall make reasonable efforts to expedite litigation consistent with the interests of the client.

Rule 3.3
CANDOR TOWARD THE TRIBUNAL
(a) A lawyer shall not knowingly:
(1) Make a false statement of material fact or law to a tribunal;
(2) Fail to disclose a material fact to a tribunal when disclosure is necessary to avoid assisting a criminal or fraudulent act by the client unless such disclosure is prohibited by rule 1.6 ;
(3) Fail to disclose to the tribunal legal authority in the controlling jurisdiction known to the lawyer to be directly adverse to the position of the client and not disclosed by opposing counsel;
(4) Offer evidence that the lawyer knows to be false.
(b) The duties stated in section (a) continue to the conclusion of the proceeding.
(c) If the lawyer has offered material evidence and comes to know of its falsity, the lawyer shall promptly disclose this fact to the tribunal unless such disclosure is prohibited by rule 1.6.
(d) If the lawyer has offered material evidence and comes to know of its falsity, and disclosure of this fact is prohibited by rule 1.6 , the lawyer shall promptly make reasonable efforts to convince the client to consent to disclosure. If the client refuses to consent to disclosure, the lawyer may seek to withdraw from the representation in accordance with rule 1.15 .
(e) A lawyer may refuse to offer evidence that the lawyer reasonably believes is false.
(f) In an ex parte proceeding, a lawyer shall inform the tribunal of all relevant facts known to the lawyer that should be disclosed to permit the tribunal to make an informed decision, whether or not the facts are adverse.
(g) Constitutional law defining the right to assistance of counsel in criminal cases may supersede the obligations stated in this rule.

Rule 3.4
FAIRNESS TO OPPOSING PARTY AND COUNSEL
A lawyer shall not:
(a) Unlawfully obstruct another party's access to evidence or unlawfully alter, destroy or conceal a document or other material having potential evidentiary value. A lawyer shall not counsel or assist another person to do any such act;
(b) Falsify evidence, counsel or assist a witness to testify falsely, or offer an inducement to a witness that is prohibited by law;
(c) Knowingly disobey an obligation under the rules of a tribunal except for an open refusal based on an assertion that no valid obligation exists;
(d) In pretrial procedure, make a frivolous discovery request or fail to make reasonably diligent effort to comply with a legally proper discovery request by an opposing party;
(e) In trial, allude to any matter that the lawyer does not reasonably believe is relevant or that will not be supported by admissible evidence, or assert personal knowledge of facts in issue except when testifying as a witness; or
(f) In trial, state a personal opinion as to the justness of a cause, the credibility of a witness, the culpability of a civil litigant or the guilt or innocence of an accused, but the lawyer may argue, on his or her analysis of the evidence, for any position or conclusion with respect to the matters stated herein.

Rule 3.5

## IMPARTIALITY AND DECORUM OF THE TRIBUNAL

A lawyer shall not:
(a) Seek to influence a judge, juror, prospective juror or other official by means prohibited by law;
(b) Communicate ex parte with such a person except as permitted by law; or
(c) Engage in conduct intended to disrupt a tribunal.

Rule 3.6

## TRIAL PUBLICITY

(a) A lawyer shall not make an extrajudicial statement that a reasonable person would expect to be disseminated by means of public communication if the lawyer knows or reasonably should know that it will have a substantial likelihood of materially prejudicing an adjudicative proceeding.
(b) A statement referred to in section (a) ordinarily is likely to have such an effect when it refers to a civil matter triable to a jury, a criminal matter, or any other proceeding that could result in incarceration, and the statement relates to:
(1) The character, credibility, reputation or criminal record of a party, suspect in a criminal investigation, or witness, or the identity of a witness, or the expected testimony of a party or witness;
(2) In a criminal case or proceeding that could result in incarceration, the possibility of a plea of guilty to the offense or the existence or contents of any confession, admission, or statement given by a defendant or suspect or that person's refusal or failure to make a statement;
(3) The performance or results of any examination or test or the refusal or failure of a person to submit to an
examination or test, or the identity or nature of physical evidence expected to be presented;
(4) Any opinion as to the guilt or innocence of a defendant or suspect in a criminal case or proceeding that could result in incarceration;
(5) Information the lawyer knows or reasonably should know is likely to be inadmissible as evidence in a trial and would if disclosed create a substantial risk of prejudicing an impartial trial; or
(6) The fact that a defendant has been charged with a crime, unless there is included therein a statement explaining that the charge is merely an accusation and that the defendant is presumed innocent until and unless proven guilty.
(c) Notwithstanding sections (a) and (b)(1)-(5), a lawyer involved in the investigation or litigation of a matter may state without elaboration:
(1) The general nature of the claim or defense;
(2) The information contained in a public record;
(3) That an investigation of the matter is in progress, including the general scope of the investigation, the offense or claim or defense involved and, except when prohibited by law, the identity of the persons involved;
(4) The scheduling or result of any step in litigation;
(5) A request for assistance in obtaining evidence and information necessary thereto;
(6) A warning of danger concerning the behavior of a person involved, when there is reason to believe that there exists the likelihood of substantial harm to an individual or to the public interest; and
(7) In a criminal case:
(i) the identity, residence, occupation and family status of the accused;
(ii) if the accused has not been apprehended, information necessary to aid in apprehension of that person;
(iii) the fact, time and place of arrest; and
(iv) the identity of investigating and arresting officers or agencies and the length of the investigation.

Rule 3.7

## LAWYER AS WITNESS

A lawyer shall not act as advocate at a trial in which the lawyer or another lawyer in the same law firm is likely to be a necessary witness except where:
(a) The testimony relates to an issue that is either uncontested or a formality;
(b) The testimony relates to the nature and value of legal services rendered in the case; or
(c) The lawyer has been called by the opposing party and the court rules that the lawyer may continue to act as an advocate; or
(d) The trial judge finds that disqualification of the lawyer would work a substantial hardship on the client and that the likelihood of the lawyer being a necessary witness was not reasonably foreseeable before trial.

Rule 3.8
SPECIAL RESPONSIBILITIES OF A PROSECUTOR
The prosecutor in a criminal case shall:
(a) Refrain from prosecuting a charge that the prosecutor knows is not supported by probable cause;
(b) Make reasonable efforts to assure that the accused has been advised of the right to, and the procedure for obtaining, counsel and has been given reasonable opportunity to obtain counsel;
(c) Not seek to obtain from an unrepresented accused a waiver of important pretrial rights, such as the right to a preliminary hearing;
(d) Make timely disclosure to the defense of all evidence or information known to the prosecutor that tends to negate the guilt of the accused or mitigates the offense and, in connection with sentencing, disclose to the defense and to the tribunal all unprivileged mitigating information known to the prosecutor, except when the prosecutor is relieved of this responsibility by a protective order of the tribunal; and
(e) Exercise reasonable care to prevent investigators, law enforcement personnel, employees or other persons assisting or associated with the prosecutor in a criminal case from making an extrajudicial statement that the prosecutor would be prohibited from making under rule 3.6.

Rule 3.9

## advocate in nonadjudicative proceedings

A lawyer representing a client before a legislative or administrative tribunal in a nonadjudicative proceeding shall disclose that the appearance is in a representative capacity and shall conform to the provisions of rules 3.3(a) through (e), 3.4(a) through (c), and 3.5.

## Title 4

## Rule 4.1

## TRUTHFULNESS IN STATEMENTS TO OTHERS

In the course of representing a client a lawyer shall not knowingly:
(a) Make a false statement of material fact or law to a third person; or
(b) Fail to disclose a material fact to a third person when disclosure is necessary to avoid assisting a criminal or fraudulent act by a client, unless disclosure is prohibited by rule 1.6.

Rule 4.2
COMMUNICATION WITH PERSON REPRESENTED BY COUNSEL
In representing a client, a lawyer shall not communicate about the subject of the representation with a party the lawyer knows to be represented by another lawyer in the matter, unless the lawyer has the consent of the other lawyer or is authorized by law to do so.

Rule 4.3

## DEALING WITH UNREPRESENTED PERSON

In dealing on behalf of a client with a person who is not represented by counsel, a lawyer shall not state or imply that the lawyer is disinterested. When the lawyer knows or reasonably should know that the unrepresented
person misunderstands the lawyer's role in the matter, the lawyer shall make reasonable efforts to correct the misunderstanding.

Rule 4.4

## RESPECT FOR RIGHTS OF THIRD PERSON

In representing a client, a lawyer shall not use means that have no substantial purpose other than to embarrass, delay, or burden a third person, or use methods of obtaining evidence that violate the legal rights of such a person.

## Title 5

## Rule 5.1

## RESPONSIBILITIES OF A PARTNER OR SUPERVISORY LAWYER

(a) A partner in a law firm shall make reasonable efforts to ensure that the firm has in effect measures giving reasonable assurance that all lawyers in the firm conform to the Rules of Professional Conduct.
(b) A lawyer having direct supervisory authority over another lawyer shall make reasonable efforts to ensure that the other lawyer conforms to the Rules of Professional Conduct.
(c) A lawyer shall be responsible for another lawyer's violation of the Rules of Professional Conduct if:
(1) The lawyer orders or, with knowledge of the specific conduct, ratifies the conduct involved; or
(2) The lawyer is a partner in the law firm in which the other lawyer practices, or has direct supervisory authority over the other lawyer, and knows of the conduct at a time when its consequences can be avoided or mitigated but fails to take reasonable remedial action.

## Rule 5.2

## RESPONSIBILITIES OF A SUBORDINATE LAWYER

(a) A lawyer is bound by the Rules of Professional Conduct notwithstanding that the lawyer acted at the direction of another person.
(b) A subordinate lawyer does not violate the Rules of Professional Conduct if that lawyer acts in accordance with a supervisory lawyer's reasonable resolution of an arguable question of professional duty.

## Rule 5.3

## RESPONSIBILITIES REGARDING NONLAWYER ASSISTANTS

With respect to a nonlawyer employed or retained by or associated with a lawyer:
(a) A partner in a law firm shall make reasonable efforts to ensure that the firm has in effect measures giving reasonable assurance that the person's conduct is compatible with the professional obligations of the lawyer;
(b) A lawyer having direct supervisory authority over the nonlawyer shall make reasonable efforts to ensure that the person's conduct is compatible with the professional obligations of the lawyer; and
(c) A lawyer shall be responsible for conduct of such a person that would be a violation of the Rules of Professional Conduct if engaged in by a lawyer if:
(1) The lawyer orders or, with the knowledge of the specific conduct, ratifies the conduct involved; or
(2) The lawyer is a partner in the law firm in which the person is employed, or has direct supervisory authority over the person, and knows of the conduct at a time when its consequences can be avoided or mitigated but fails to take reasonable remedial action.

## Rule 5.4

PROFESSIONAL INDEPENDENCE OF A LAWYER
(a) A lawyer or law firm shall not share legal fees with a nonlawyer, except that:
(1) An agreement by a lawyer with the lawyer's firm, partner, or associate may provide for the payment of money, over a reasonable period of time after the lawyer's death, to the lawyer's estate or to one or more specified persons;
(2) A lawyer who undertakes to complete unfinished legal business of a deceased lawyer may pay to the estate of the deceased lawyer that proportion of the total compensation which fairly represents the services rendered by the deceased lawyer; and
(3) A lawyer or law firm may include nonlawyer employees in a compensation or retirement plan, even though the plan is based in whole or in part on a profitsharing arrangement.
(b) A lawyer shall not form a partnership with a nonlawyer if any of the activities of the partnership consist of the practice of law.
(c) A lawyer shall not permit a person who recommends, employs, or pays the lawyer to render legal services for a nother to direct or regulate the lawyer's professional judgment in rendering such legal services.
(d) A lawyer shall not practice with or in the form of a professional corporation or association authorized to practice law for a profit, if:
(1) A nonlawyer owns any interest therein, except that a fiduciary representative of the estate of a lawyer may hold the stock or interest of the lawyer for a reasonable time during administration;
(2) A nonlawyer is a corporate director or officer (other than as secretary or treasurer) thereof; or
(3) A nonlawyer has the right to direct or control the professional judgment of a lawyer.

Rule 5.5

## UNAUTHORIZED PRACTICE OF LAW

A lawyer shall not:
(a) Practice law in a jurisdiction where doing so violates the regulation of the legal profession in that jurisdiction; or
(b) Assist a person who is not a member of the Bar in the performance of activity that constitutes the unauthorized practice of law.

Rule 5.6

## RESTRICTIONS ON RIGHT TO PRACTICE

A lawyer shall not participate in offering or making:
(a) A partnership or employment agreement that restricts the rights of a lawyer to practice after termination of the relationship, except an agreement concerning benefits upon retirement; or
(b) An agreement in which a restriction on the lawyer's right to practice is part of the settlement of a controversy between private parties.

## Title 6

## Rule 6.1

## PRO BONO PUBLICO SERVICE

A lawyer should render public interest legal service. A lawyer may discharge this responsibility by providing professional services at no fee or a reduced fee to persons of limited means or to public service or charitable groups or organizations, by service in activities for improving the law, the legal system or the legal profession, and by financial support for organizations that provide legal services to persons of limited means.

## Rule 6.2

## ACCEPTING APPOINTMENTS

A lawyer shall not seek to avoid appointment by a tribunal to represent a person except for good cause, such as:
(a) Representing the client is likely to result in violation of the Rules of Professional Conduct or other law;
(b) Representing the client is likely to result in an unreasonable financial burden on the lawyer; or
(c) The client or the cause is so repugnant to the lawyer as to be likely to impair the client-lawyer relationship or the lawyer's ability to represent the client.

## Rule 6.3

## MEMBERSHIP IN LEGAL SERVICES ORGANIZATION

A lawyer may serve as a director, officer or member of a legal services organization, apart from the law firm in which the lawyer practices, notwithstanding that the organization serves persons having interests adverse to a client of the lawyer. The lawyer shall not knowingly participate in a decision or action of the organization:
(a) If participating in the decision would be incompatible with the lawyer's obligations to a client under rule 1.7; or
(b) Where the decision could have a material adverse effect on the representation of a client of the organization whose interests are adverse to a client of the lawyer.

## Rule 6.4

## LAW REFORM ACTIVITIES AFFECTING CLIENT INTERESTS

A lawyer may serve as a director, officer or member of an organization involved in reform of the law or its administration notwithstanding that the reform may affect the interests of a client of the lawyer. When the
lawyer knows that the interests of a client may be materially benefited by a decision in which the lawyer participates, the lawyer shall disclose that fact but need not identify the client.

## Title 7

Rule 7.1

## COMMUNICATIONS CONCERNING A LAWYER'S SERVICES

A lawyer shall not make a false or misleading communication about the lawyer or the lawyer's services. A communication is false or misleading if it:
(a) Contains a material misrepresentation of fact or law, or omits a fact necessary to make the statement considered as a whole not materially misleading;
(b) Is likely to create an unjustified expectation about results the lawyer can achieve, or states or implies that the lawyer can achieve results by means that violate the Rules of Professional Conduct or other law; or
(c) Compares the lawyer's services with other lawyers' services, unless the comparison can be factually substantiated.

## Rule 7.2

## ADVERTISING

(a) Subject to the requirements of rule 7.1, a lawyer may advertise services through public media, such as a telephone directory, legal directory, newspaper or other periodical, outdoor, radio or television, or through written communication not involving solicitation as defined in rule 7.3.
(b) A copy or recording of an advertisement or written communication shall be kept for 2 years after its last dissemination along with a record of when and where it was used.
(c) A lawyer shall not give anything of value to a person for recommending the lawyer's services, except that a lawyer may pay the reasonable cost of advertising or written communication permitted by this rule and may pay the usual charges of a not-for-profit lawyer referral service or other legal service organization.
(d) Any communication made pursuant to this rule shall include the name of at least one lawyer responsible for its content.

## Rule 7.3

## direct contact with prospective clients

A lawyer shall not solicit professional employment from a prospective client with whom the lawyer has no family or prior professional relationship, by mail, in person or otherwise, when a significant motive for the lawyer's doing so is the lawyer's pecuniary gain. The term "solicit" includes contact in person, by telephone or telegraph, by letter or other writing, or by other communication directed to a specific recipient but does not include letters addressed or advertising circulars distributed generally to persons not known to need legal services of the kind provided by the lawyer in a particular matter, but who are so situated that they might in general find such services useful.

Rule 7.4

## COMMUNICATION OF FIELDS OF PRACTICE

A lawyer may communicate the fact that the lawyer does or does not practice in particular fields of law. A lawyer shall not state or imply that the lawyer is a specialist except that a lawyer admitted to engage in patent practice before the United States Patent and Trademark Office may use the designation "patent attorney" or a substantially similar designation.

Rule 7.5

## FIRM NAMES AND DESIGNATIONS

(a) A trade name may not be used by a lawyer in private practice except that the use of the words "legal clinic" may be used alone or in conjunction with a geographical designation or the name of one or more of the lawyers connected with the practice so long as the name is not otherwise in violation of rule 7.1 and except if otherwise lawful a firm may use as, or continue to include in, its name the name or names of one or more deceased or retired members of the firm or of a predecessor firm in a continuing line of succession.
(b) A law firm with offices in more than one jurisdiction may use the same name in each jurisdiction, but identification of the lawyers in an office of the firm shall indicate the jurisdictional limitations on those not licensed to practice in the jurisdiction where the office is located.
(c) The name of a lawyer holding a public office shall not be used in the name of a law firm, or in communications on its behalf, during any substantial period in which the lawyer is not actively and regularly practicing with the firm.
(d) Lawyers may state or imply that they practice in a partnership or other organization only when that is the fact.

## Title 8

Rule 8.1

## BAR ADMISSION MATTERS

An applicant for admission to the Bar, or a lawyer in connection with a bar admission application, shall not:
(a) Knowingly make a false statement of material fact; or
(b) Fail to disclose a fact necessary to correct a misapprehension known by the person to have arisen in the matter, or knowingly fail to respond to a lawful demand for information from an admissions authority, except that this rule does not require disclosure of information otherwise protected by rule 1.6.

Rule 8.2

## JUDICIAL AND LEGAL OFFICIALS

(a) A lawyer shall not make a statement that the lawyer knows to be false or with reckless disregard as to its truth or falsity concerning the qualifications, integrity, or record of a judge, adjudicatory officer or public legal
officer, or of a candidate for election or appointment to judicial or legal office.
(b) A lawyer who is a candidate for judicial office shall comply with the applicable provisions of the Code of Judicial Conduct.
(c) A lawyer, in order to assist in maintaining the fair and independent administration of justice, should support and continue traditional efforts to defend judges and courts from unjust criticism.

## Rule 8.3

## REPORTING PROFESSIONAL MISCONDUCT

(a) A lawyer having knowledge that another lawyer has committed a violation of the Rules of Professional Conduct that raises a substantial question as to that lawyer's honesty, trustworthiness or fitness as a lawyer in other respects, should promptly inform the appropriate professional authority.
(b) A lawyer having knowledge that a judge has committed a violation of applicable rules of judicial conduct that raises a substantial question as to the judge's fitness for office should promptly inform the appropriate authority.
(c) This rule does not require disclosure of information otherwise protected by rule 1.6.

## Rule 8.4

## misConduct

It is professional misconduct for a lawyer to:
(a) Violate or attempt to violate the Rules of Professional Conduct, knowingly assist or induce another to do so, or do so through the acts of another;
(b) Commit a criminal act that reflects adversely on the lawyer's honesty, trustworthiness or fitness as a lawyer in other respects;
(c) Engage in conduct involving dishonesty, fraud, deceit or misrepresentation;
(d) Engage in conduct that is prejudicial to the administration of justice;
(e) State or imply an ability to influence improperly a government agency or official; or
(f) Knowingly assist a judge or judicial officer in conduct that is a violation of applicable rules of judicial conduct or other law.

Rule 8.5

## JURISDICTION

A lawyer licensed or admitted for any purpose to practice in this jurisdiction is subject to the disciplinary authority of this jurisdiction although engaged in practice elsewhere.

## ADMISSION TO PRACTICE RULES (APR)

## TABLE OF RULES

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## Rule 1

IN GENERAL; SUPREME COURT; PREREQUISITES TO THE PRACTICE OF LAW
(a) Supreme Court. The Supreme Court of Washington has the exclusive responsibility and the inherent power to establish the qualifications for admission to practice law, and to admit persons to practice law in this state. Any person carrying out the functions set forth in these rules is acting under the authority and at the direction of the Supreme Court.
(b) Prerequisites to the Practice of Law. Except as may be otherwise provided in these rules, a person shall not appear as an attorney or counsel in any of the courts of the State of Washington, or practice law in this state, unless that person has passed the Washington State bar examination, has complied with the other requirements of these rules, and is an active member of the Washington State Bar Association (referred to in these rules as the Bar Association). A person shall be admitted to the practice of law and become an active member of the Bar Association only by order of the Supreme Court.

## Rule 2

## BOARD OF GOVERNORS

(a) Powers. In addition to any other power or authority in other rules, the Board of Governors of the Bar Association (referred to in these rules as the Board of Governors) shall have the power and authority to:
(1) Appoint a Committee of Law Examiners (referred to in these rules as the Committee) from among the active members of the Bar Association for the purposes of assisting the Board of Governors in conducting the bar examination and in supervising the law clerk program;
(2) Approve or deny applications for permission to take the bar examination, to enroll in the law clerk program, or to engage in the limited practice of law under pertinent provisions of rules 8 and 9 ;
(3) Investigate all aspects of an applicant's qualifications to take the bar examination, to be admitted to the practice of law, to engage in the limited practice of law under pertinent provisions of rules 8 and 9 , or to enroll in the law clerk program;
(4) Recommend to the Supreme Court the admission or rejection of each applicant who has passed the bar examination or who is applying to engage in the limited practice of law under pertinent provisions of rules 8 and 9;
(5) Approve law schools for the purposes of these rules and maintain a list of such approved law schools on file with the Clerk of the Supreme Court;
(6) Prescribe, with the approval of the Supreme Court, the amount of any fees required by these rules;
(7) Prescribe the form and content of any application, certificate, or other document referred to in these rules; and
(8) Perform any other functions and take any other actions provided for in these rules, or as may be delegated by the Supreme Court, or as may be necessary and proper to carry out its duties.
(b) Written Request. Any request to the Board of Governors for action on any subject under these rules shall be in writing and shall be properly filed. For the purpose of these rules, filing shall occur at the headquarters office of the Bar Association.

## Rule 3

## APPLICANTS TO TAKE THE BAR EXAMINATION

(a) Prerequisite for Admission. Every person desiring to be admitted to the Bar of the State of Washington must be of good moral character and must qualify for and pass a bar examination.
(b) Qualification for Bar Examination. To qualify to sit for the bar examination, a person must:
(1) Be either (i) a citizen of the United States, or (ii) an alien lawfully admitted for permanent residence in accordance with federal immigration and naturalization law; and
(2) Present satisfactory proof of either (i) graduation from a law school approved by the Board of Governors, or (ii) completion of the law clerk program prescribed by these rules, or (iii) admission to the practice of law by examination, together with current good standing, in any state or territory of the United States or the District of Columbia, and active legal experience for at least 3 of the 5 years immediately preceding the filing of the application. "Active legal experience" shall mean experience either in the active practice of law, or as a teacher at an approved law school, or as a judge of a court of general or appellate jurisdiction, or any combination thereof, in a state or territory of the United States or in the District of Columbia.
(c) Exceptions. The Board of Governors may, in its discretion, withhold permission for an otherwise qualified person to sit for the bar examination, until completion of an inquiry into the applicant's character and fitness, if the applicant (i) has ever been convicted of a "serious crime" as defined in RLD 3.1(h), or (ii) has ever been disbarred or is presently suspended from the practice of law for disciplinary reasons in any jurisdiction, or (iii) has previously been denied admission to the Bar in this or any other jurisdiction for reasons other than failure to pass a bar examination. The Board of Governors may also withhold permission to sit for the
bar examination where for any other reason there are serious and substantial questions regarding the present moral character or fitness of the applicant.
(d) Forms; Fees; Filing. Every applicant to take the bar examination shall:
(1) Execute and file an application, in the form and manner and within the time limits that may be prescribed by the Board of Governors;
(2) Pay upon the filing of the application such fees as may be set by the Board of Governors with the approval of the Supreme Court; and
(3) Furnish whatever additional information or proof may be required in the course of investigating the applicant.

## Rule 4

## bar examinations; Certification of results

(a) Bar Examination. The examination for admission to the bar shall be conducted by and under the direction of the Board of Governors with the assistance of the Committee. The bar examination shall be held in February and in July of each year, or at such other times as the Board of Governors may designate, commencing at the times and in the locations selected by the Board of Governors.
(b) Certification of Results; Notice. As soon as practicable after the completion of the bar examination, the Committee shall certify to the Board of Governors the grades of all applicants who have taken the bar examination. The Board of Governors shall cause each applicant to be notified of the results of the bar examination. No information will be divulged concerning the applicants who failed the bar examination.
(c) Repeating Bar Examination. Any applicant failing a bar examination may apply to take another bar examination, but after the third failure occurring over any period of time no applicant shall take any subsequent bar examination until 11 months have elapsed since the date upon which the immediately preceding bar examination was taken. The 11 -month waiting period shall apply to each succeeding failure on the bar examination.

## Rule 5

RECOMMENDATION FOR ADMISSION; ORDER ADMITTING TO PRACTICE; PAYMENT OF MEMBERSHIP FEE; OATH OF ATTORNEY; RESIDENT AGENT
(a) Recommendation for Admission. The Board of Governors shall recommend to the Supreme Court the admission or rejection of each applicant who has passed the bar examination. A recommendation for admission shall be based upon the Board of Governors determination, after investigation, that the applicant appears to be of good moral character and in all respects qualified to engage in the practice of law. All recommendations of the Board of Governors shall be accompanied by the applicant's application for examination and any other documents deemed pertinent by the Board of Governors or requested by the Supreme Court. The recommendation and all accompanying documents and papers shall be kept by the Clerk of the Supreme Court in a separate file which shall not be a public record.
(b) Order Admitting to Practice. After examining the recommendation and accompanying papers transmitted by the Board of Governors, the Supreme Court may enter such order in each case as it deems advisable. For those applicants it deems qualified, the Supreme Court shall enter an order admitting them to the practice of law, conditioned upon such applicant's:
(1) Taking and filing with the Clerk of the Supreme Court the Oath of Attorney within 1 year from the date the bar examination results are made public, except for good cause shown; and
(2) Paying to the Bar Association its membership fee for the current year; and
(3) Designating a resident agent if required to do so by section (e).
(c) Oath of Attorney. The Oath of Attorney must be taken before a court of general or appellate jurisdiction, sitting in open court, in the state of Washington. In the event a successful applicant is outside the state of Washington and the Chief Justice is satisfied that it is impossible or impractical for the applicant to take the oath before a court of general or appellate jurisdiction in this state, the Chief Justice may, upon proper application setting forth all the circumstances, designate a person authorized by law to administer oaths, before whom the applicant may appear and take said oath.
(d) Contents of Oath. The oath which all applicants shall take is as follows:

## OATH OF ATTORNEY

State of Washington, County of $\qquad$ , ss.
I, , do solemnly declare:
I. I am fully subject to the laws of the State of Washington and the laws of the United States and will abide by the same.
2. I will support the constitution of the State of Washington and the constitution of the United States.
3. I will abide by the Code of Professional Responsibility approved by the Supreme Court of the State of Washington.
4. I will maintain the respect due to the courts of justice and judicial officers.
5. I will not counsel, or maintain any suit, or proceeding, which shall appear to me to be unjust, or any defense except as I believe to be honestly debatable under the law, unless it is in defense of a person charged with a public offense. I will employ for the purpose of maintaining the causes confided to me only those means consistent with truth and honor. I will never seek to mislead the judge or jury by any artifice or false statement.
6. I will maintain the confidence and preserve inviolate the secrets of my client, and will accept no compensation in connection with the business of my client unless this compensation is from or with the knowledge and approval of the client or with the approval of the court.
7. I will abstain from all of fensive personalities, and advance no fact prejudicial to the honor or reputation of a party or witness unless required by the justice of the cause with which I am charged.
8. 1 will never reject, from any consideration personal to myself, the cause of the defenseless or oppressed, or delay unjustly the cause of any person.

(e) Nonresident Lawyers; Resident Agent. There shall be no requirement that an applicant or a member of the Bar Association be a resident or a bona fide resident in the state of Washington. Every active member of the

Bar Association who does not live or maintain an of fice in the state of Washington shall file with the Bar Association the name and address of an agent within this state for the purpose of receiving service of process or of any other document required or permitted by statute or court rule to be served or delivered to a resident lawyer. Service or delivery to such agent shall be deemed service upon or delivery to the lawyer.

## Rule 6

## LAW CLERK PROGRAM

(a) Applicants. Every applicant for enrollment in the law clerk program shall:
(1) Be of good moral character;
(2) Present satisfactory proof of having been granted a bachelor's degree, other than a bachelor of laws, by a college or university offering such a degree on the basis of a 4-year course of study;
(3) Obtain regular, full-time employment in the State of Washington as a law clerk with (i) a judge of a court of general or appellate jurisdiction, or (ii) a lawyer or firm of lawyers licensed to practice in this state and actively engaged in the practice of law;
(4) Submit on forms provided by the Bar Association (i) an application for admission to the law clerk program, (ii) the tutor's statement required by subsection (b)(3) of this rule, and (iii) an application fee; and
(5) Appear for an interview, provide any additional information or proof, and cooperate in any investigation, as may be deemed relevant by the Board of Governors.
(b) Tutors. A lawyer may act as a tutor for only one law clerk at a time. To be eligible to act as a tutor in the law clerk program, a lawyer shall:
(1) Be an active member in good standing of the Bar Association, provided that if a disciplinary sanction has been imposed upon the lawyer within the 5 years immediately preceding the filing of the law clerk's application for enrollment, the Board of Governors shall have the discretion to accept or reject the lawyer as tutor;
(2) Have been actively and continuously engaged in the practice of law or have held the required judicial position for at least 10 years immediately preceding the filing of the law clerk's application for enrollment; and
(3) Provide a tutor's statement certifying to the law clerk's employment and to the tutor's eligibility, and agreeing to instruct and examine the law clerk in the curriculum prescribed by the Committee with the approval of the Board of Governors.
(c) Length of Study. A law clerk, whose application for enrollment has been accepted by the Board of Governors, shall study for 4 calendar years. Each calendar year shall consist of at least 48 weeks, with a minimum of 30 hours of study each week, including the time spent in performing the duties of a law clerk. The tutor shall give personal supervision to the law clerk averaging at least 3 hours each week. "Personal supervision" is defined as time actually spent with the law clerk for the exposition and discussion of the law, the recitation of cases, and the critical analysis of the law clerk's written assignments.
(d) Course of Study. The subjects to be studied, the sequence in which they are to be studied, and any other
matters pertaining thereto shall be as prescribed by the Committee with the approval of the Board of Governors.
(e) Examinations. All law clerks shall:
(1) Each month, complete a written examination prepared, administered, and graded by the tutor. The examination shall be answered without research, assistance, or reference to source materials during the examination;
(2) Annually, or at such other intervals as may be established by the Committee, appear with the tutor before the Committee for an oral evaluation of the law clerk's progress.
(f) Certificates. In addition to the tutor's statement required by subsection (b)(3) of this rule, the tutor shall submit, on forms provided by the Bar Association:
(1) A monthly certificate, accompanying the written examination, stating the number of hours the law clerk studied each week, the number of hours spent by the tutor in personal supervision each week, that the written examination was administered as required, and that, in the opinion of the tutor, the law clerk is progressing satisfactorily; and
(2) At the conclusion of the law clerk's course of study, a certificate stating that the law clerk has completed the prescribed length and course of study, and, in the tutor's opinion, is qualified to take the bar examination and is competent to practice law.
(g) Termination. The Board of Governors may direct a law clerk to change tutors, and may terminate the enrollment of law clerks or remove tutors from the program. The Committee may recommend to the Board of Governors that the enrollment of the law clerk in the program be terminated for:
(1) Failure to complete the prescribed length and course of study within 6 years from the date the law clerk's application for admission was accepted;
(2) Failure of the tutor to submit the monthly examinations and certificates at the end of each month in which they are due;
(3) Failure to comply with any of the requirements of the law clerk program; and
(4) Any other grounds deemed pertinent by the Committee.
(h) Advanced Standing. The Board of Governors may grant advanced standing to an enrolled law clerk who has attended either an approved or a nonapproved law school.
(i) Effective Date. The revision of this rule shall not apply retroactively to any law clerk whose enrollment has been approved and accepted by the Board of Governors prior to the effective date of this revision. Each law clerk may complete the course of study under the version of the rule in effect on the date the application for enrollment to the law clerk program was accepted.

Rule 7

## INVESTIGATIONS; DUTY OF APPLICANT

(a) Investigations. The Board of Governors may refer any application for permission to take the bar examination, to be admitted to the practice of law or to be admitted to the limited practice of law under pertinent
provisions of rules 8 and 9 , or to enroll in the law clerk program to state bar counsel or to any existing or special committee of the Bar Association for investigation. In connection with any investigation, the Board of Governors shall have the power to:
(1) Direct the issuance of subpoenas by the Executive Director of the Bar Association in the name of the Board of Governors to compel the attendance of witnesses at depositions or hearings, or for the production of books, records, or other documents;
(2) Require additional proof or answers to interrogatories relating to any fact stated in an application; and
(3) Require an applicant, upon reasonable notice, to appear before the Board of Governors or any existing or special committee of the Bar Association for an examination regarding any matter deemed by the Board of Governors to be relevant to a proper consideration of the application.
(b) Duty of Applicant. It shall be the duty of every applicant to cooperate with any investigation required by the Board of Governors, by promptly furnishing written or oral explanations, documents, releases, authorizations, or anything else reasonably required by the investigator. Failure to appear as directed or to furnish additional proof or answers as required or to cooperate fully shall be sufficient reason for the Board of Governors to reject or to recommend the rejection of an application.

## Rule 8

SPECIAL ADMISSIONS
(a) In General. Lawyers admitted to the practice of law in any state or territory of the United States or the District of Columbia, who do not meet the requirements of rule $1(\mathrm{~b})$, may engage in the practice of law in this state only as provided in this rule.
(b) Exception for Particular Action or Proceeding. A member in good standing of the Bar of any other state or territory of the United States or of the District of Columbia, who is a resident of and maintains a practice in such other state, territory, or District, may appear as a lawyer in the trial of any action or proceeding only (i) with the permission of the court or tribunal in which the action or proceeding is pending, and (ii) in association with an active member of the Bar Association, who shall be the lawyer of record therein, responsible for the conduct thereof, and present at all proceedings.
(1) An application to appear as such a lawyer shall be made to the court or tribunal before whom the action or proceeding is pending. The application shall be heard by the court or tribunal after such notice to the adverse parties as the court or tribunal shall direct. The court or tribunal shall enter an order granting or refusing the application, and, if the application is refused, the court shall state its reasons.
(2). No member of the Bar Association shall lend his or her name for the purpose of, or in any way assist in, avoiding the effect of this rule.
(c) Exception for Indigent Representation. A member in good standing of the Bar of a nother state or territory of the United States or of the District of Columbia, who is eligible to take the bar examination in this state, while
rendering service in either a bar association or governmentally sponsored legal services organization or in a public defender's office or similar program providing legal services to indigents and only in that capacity, may, upon application and approval, practice law and appear as a lawyer before the courts of this state in any matter, litigation, or administrative proceeding, subject to the following conditions and limitations:
(1) Application to practice under this rule shall be made to the Board of Governors, and the applicant shall be subject to the Rules for Lawyer Discipline and to the Code of Professional Responsibility.
(2) In any such matter, litigation, or administrative proceeding, the applicant shall be associated with an active member of the Bar Association, who shall be the lawyer of record and responsible for the conduct of the matter, litigation, or administrative proceeding.
(3) The applicant shall apply for and take the first bar examination which is given more than 90 days after the date of the applicant's admission to practice under this rule.
(4) The applicant's right to practice under this rule (i) may be terminated by the Supreme Court at any time with or without cause, or (ii) shall be terminated automatically for failure to take or pass the required bar examination, or (iii) shall be terminated for failure to become an active member of the Bar Association within 60 days of the date the bar examination results are made public, or (iv) in any event, shall be terminated within 1 year from the original date of the applicant's admission to practice law in this state under this rule.
(d) Exception for Educational Purposes. A lawyer who is enrolled and in good standing as a postgraduate student or as a faculty member in a program of an approved law school in this state, involving clinical work in the courts or in the practice of law, may apply to the Board of Governors for admission to the limited practice of law by paying an investigation fee and by presenting satisfactory proof of (i) admission to the practice of law and current good standing in any state or territory of the United States or the District of Columbia, and (ii) compliance with the requirements of rule $3(\mathrm{~b})(1)$, and (iii) good moral character.
(1) Upon approval of the application by the Board of Governors, the applicant shall take the Oath of Attorney, and the Board of Governors shall transmit its recommendation to the Supreme Court which shall enter an order admitting the applicant to the limited practice of law under this section.
(2) The practice of an applicant admitted under this section shall be (i) limited to the period of time the applicant actively participates in the program, (ii) limited to the clinical work of the particular course of study in which the applicant is enrolled or teaching, (iii) free of charge for the services so rendered, and (iv) subject to the Code of Professional Responsibility and the Rules for Lawyer Discipline.
(3) An applicant admitted under this section shall be deemed an active member of the Bar Association only for the purpose of serving as a supervising lawyer under rule 9 , and for no other purpose.
(4) When the applicant ceases actively to participate in the program, the law school dean shall immediately notify the Bar Association and the Clerk of the Supreme Court so that the applicant's right to practice may be terminated of record.

Rule 9

## LEGAL INTERNS

(a) Admission to Limited Practice. Qualified law students, enrolled law clerks, and graduates of approved law schools may be admitted to the status of legal intern and be granted a limited license to engage in the practice of law only as provided in this rule. To qualify, an applicant must:
(1) Be a student duly enrolled and in good academic standing at an approved law school with legal studies completed amounting to not less than two-thirds of a prescribed 3-year course of study or five-eighths of a prescribed 4-year course of study, and have the written approval of the applicant's law school dean or a person designated by such dean; or
(2) Be an enrolled law clerk in compliance with the provisions of rule 6 with not less than three-fourths of the prescribed 4 -year course of study completed, and have the written approval of the tutor; or
(3) Make the application before the expiration of 9 months following graduation from an approved law school, and submit satisfactory evidence thereof to the Bar Association; and
(4) Certify in writing under oath that the applicant has read, is familiar with, and will abide by, the Code of Professional Responsibility and this rule.
(b) Procedure. The applicant shall submit an application, for which no fee shall be required, on a form provided by the Bar Association, setting forth the applicant's qualifications.
(1) The application shall give the name of, and shall be signed by, the supervising lawyer who, in doing so, shall assume the responsibilities of supervising lawyer set forth in this rule if the applicant is granted a limited license as a legal intern. The supervising lawyer shall be relieved of such responsibilities upon the termination of the limited license or at an earlier time if the supervising lawyer or the applicant gives written notice to the Bar Association and the Supreme Court requesting that the supervising lawyer be so relieved. In the latter event another active member of the Bar Association may be substituted as such supervising lawyer by giving written notice of such substitution, signed by the applicant and by such other active member, to the Bar Association and the Supreme Court.
(2) Upon receipt of the application, it shall be examined and evaluated by the Board of Governors which shall endorse thereon its approval or disapproval and forward the same to the Supreme Court.
(3) The Supreme Court shall issue or refuse the issuance of a limited license of a legal intern. The Supreme Court's decision shall be forwarded to the Bar Association, and the applicant shall be informed of the Supreme Court's decision.
(c) Scope of Practice. A legal intern shall be authorized to engage in the limited practice of law, in civil and criminal matters, only as authorized by the provisions of this rule. A legal intern shall be subject to the Code of Professional Responsibility and the Rules for Lawyer Discipline as adopted by the Supreme Court and to all other laws and rules governing lawyers admitted to the Bar of this state, and shall be personally responsible for all services performed as an intern. Upon recommendation of the Disciplinary Board, a legal intern may be precluded from sitting for the bar examination or from being admitted as a member of the Bar Association within the discretion of the Board of Governors. Any such intern barred from the bar examination or from recommendation for admission by the Board of Governors shall have the usual rights of appeal to the Supreme Court.
(1) A judge may exclude a legal intern from active participation in a case filed with the court in the interest of orderly administration of justice or for the protection of a litigant or witness, and shall thereupon grant a continuance to secure the attendance of the supervising lawyer.
(2) No legal intern may receive payment from a client for the intern's services. However, nothing contained herein shall prevent a legal intern from being paid for services by the intern's employer or to prevent the employer from making such charges for the service of the legal intern as may otherwise be proper. A legal intern and the intern's supervising lawyer or a lawyer from the same of fice shall, before the intern undertakes to perform any services for a client, inform the client of the legal intern's status.
(3) A legal intern may advise or negotiate on behalf of a person referred to the intern by the supervising lawyer. A legal intern may prepare necessary pleadings, motions, briefs or other documents. It is not necessary in such instances for the supervising lawyer to be present.
(4) A legal intern may participate in superior court and Court of Appeals proceedings, including depositions, provided the supervising lawyer or another lawyer from the same office is present. Ex parte and agreed orders may be presented to the court by a legal intern without the presence of the supervising lawyer or another lawyer from the same office. An intern may represent the State in juvenile court in misdemeanor and gross misdemeanor cases without in-court supervision after a reasonable period of in-court supervision, which shall not be less than one trial.
(5) Except as otherwise provided in subsection (c)(6), in courts of limited jurisdiction, a legal intern, only after participating with the supervising lawyer in at least one nonjury case, may try nonjury cases in such courts without the presence of a supervising lawyer and, only after participating with the supervising lawyer in at least one jury case, may try jury cases in such courts without the presence of a supervising lawyer.
(6) Either the supervising lawyer or a lawyer from the same office shall be present in the representation of a defendant in all preliminary criminal hearings.
(d) Supervising Lawyer. The supervising lawyer shall be an active member of the Bar Association in good standing, provided that if a disciplinary sanction has been imposed upon the lawyer within the 5 years immediately preceding the filing of the application, the Board of Governors shall have the discretion to accept or reject the lawyer as a supervising lawyer. The supervising lawyer shall have been actively engaged in the practice of law in the State of Washington or elsewhere for at least 3 years at the time the application is filed.
(1) The supervising lawyer or another lawyer from the same office shall direct, supervise and review all of the work of the legal intern and both shall assume personal professional responsibility for any work undertaken by the legal intern while under the lawyer's supervision. All pleadings, motions, briefs, and other documents prepared by the legal intern shall be reviewed by the supervising lawyer or a lawyer from the same office as the supervising lawyer. When a legal intern signs any correspondence or legal document, the intern's signature shall be followed by the title "legal intern" and, if the document is prepared for presentation to a court or for filing with the clerk thereof, the document shall also be signed by the supervising lawyer or lawyer from the same office as the supervising lawyer. In any proceeding in which a legal intern appears before the court, the legal intern must advise the court of the intern's status and the name of the intern's supervising lawyer.
(2) Supervision shall not require that the supervising lawyer be present in the room while the legal intern is advising or negotiating on behalf of a person referred to the intern by the supervising lawyer, or while the legal intern is preparing the necessary pleadings, motions, briefs, or other documents.
(3) As a general rule, no supervising lawyer shall have supervision over more than 1 legal intern at any one time. However, in the case of (i) recognized institutions of legal aid, legal assistance, public defender and similar programs furnishing legal assistance to indigents, or legal departments of a state, county or municipality, the supervising lawyer may have supervision over 2 legal interns at one time, or (ii) a clinical course offered by an approved law school where such course has been approved by its dean and is directed by a member of its faculty, and conducted within institutions or legal departments described in (i) or the law school, each fulltime clinical supervising lawyer may have supervision over 10 legal interns at one time provided a supervising lawyer attends all adversarial proceedings conducted by the legal interns.
(4) A lawyer currently acting as a supervising lawyer may be terminated as a supervising lawyer at the discretion of the Board of Governors. When an intern's supervisor is so terminated, the intern shall cease performing any services under this rule and shall cease holding himself or herself out as a legal intern until written notice of a substitute supervising lawyer, signed by the intern and by the new and qualified supervising lawyer, is given to the Bar Association and to the Supreme Court.
(5) The failure of a supervising lawyer, or lawyer acting as a supervising lawyer, to provide adequate supervision or to comply with the duties set forth in this rule shall be grounds for disciplinary action pursuant to the Rules for Lawyer Discipline.
(6) For purposes of the attorney-client privilege, an intern shall be considered a subordinate of the lawyer providing supervision for the intern.
(7) For purposes of the provisions of this rule which permit a lawyer from the same office as the supervising lawyer to sign documents or be present with a legal intern during court appearances, the lawyer so acting must be one who meets all of the qualifications for becoming a supervising lawyer under this rule.
(e) Term of Limited License. A limited license as a legal intern shall be valid, unless revoked, for a period of not more than 24 consecutive months, provided that a person who fails the bar examination shall not continue to serve or to be eligible to become a legal intern after the date the bar examination results are made public, and provided further that a person shall not serve as a legal intern more than 12 months after graduation from law school.
(1) The approval given to a law student by the law school dean or the dean's designee or to a law clerk by the tutor may be withdrawn at any time by mailing notice to that effect to the Clerk of the Supreme Court and to the Bar Association, and shall be withdrawn if the student ceases to be duly enrolled as a student prior to graduation or ceases to be in good academic standing or if the law clerk ceases to comply with rule 6.
(2) A limited license is granted at the sufferance of the Supreme Court and may be revoked at any time upon the court's own motion, or upon the motion of the Board of Governors, in either case with or without cause.
(3) An intern shall immediately cease performing any services under this rule and shall cease holding himself or herself out as a legal intern (i) upon termination for any reason of the intern's limited license under this rule; or (ii) upon the resignation of the intern's supervising lawyer; or (iii) upon the suspension or termination by the Board of Governors of the supervising lawyer's status as supervising lawyer; or (iv) upon the withdrawal of approval of the intern pursuant to this rule.

## Rule 10

## [Reserved]

Rule 11
CONTINUING LEGAL EDUCATION
Rule 11.1
PURPOSE
It is of primary importance to the members of the Bar and to the public that attorneys continue their legal education throughout the period of their active practice of law. These rules will establish the minimum requirements for continuing legal education.

## Rule 11.2

## EDUCATIONAL REQUIREMENT

(a) Minimum Requirement. Each active member of the Bar Association shall complete a minimum of 15 credit hours of approved or accredited legal education (as provided in rule 11.4) during each calendar year after 1976. If a member completes more than 15 such hours in a given calendar year after 1976, the excess credit may be carried forward and applied to such member's education requirement for either or both of the next 2 succeeding calendar years. Such legal education completed between September 1, 1976, and December 31, 1976, shall be credited as though it had been completed in 1977.
(b) New Admission. An attorney shall not be required to comply with this rule during the calendar year in which he or she is admitted nor for the following full calendar year.

## Rule 11.3

## BOARD OF CONTINUING LEGAL EDUCATION

There is hereby established a Board of Continuing Legal Education consisting of seven members. Six of the members of the board must be active members of the Washington State Bar Association. The seventh member shall not be a member of the Bar Association. The Supreme Court shall designate a chairperson of the board, who shall serve at the pleasure of the court. The members of the board shall be nominated by the Bar Association and appointed by the Supreme Court. Of the members first appointed, two shall be appointed for 1 year, three for 2 years, and two for 3 years. Thereafter, appointments shall be for a 3 -year term. No member may serve more than two consecutive terms. Terms shall end on September 30 of the applicable year, except that no term shall end prior to September 30, 1977.

## Rule 11.4

## POWERS OF THE BOARD

The board shall approve individual courses and may accredit all or portions of the entire legal educational program of a given organization which, in the board's judgment, will satisfy the education requirements of these rules. It shall determine the number of credit hours to be allowed for each such course. It shall discover and encourage the offering of such courses and programs by established organizations, whether offered within or outside of this state. The board may adopt regulations pertinent to these powers subject to the approval of the Bar Association and the Supreme Court. Individual compliance with the educational or time requirements of these rules may be waived or modified by the board upon a showing of undue hardship, age, or infirmity.

## Rule 11.5

## EXPENSES OF THE BOARD

Members of the board shall not be compensated for their services. For their actual and necessary expenses incurred in the performance of their duties, they shall be
reimbursed by the Bar Association in a manner consistent with the Association's reimbursement of its committee members. The Bar Association shall furnish the board with the necessary staff and clerical help to carry out its duties and shall pay all expenses reasonably and necessarily incurred by the board, pursuant to a budget for the board which the board shall submit annually to the Bar Association, subject to approval by the Association.

## Rule 11.6

## REPORTS AND ENFORCEMENT

(a) Compliance Report. On or before each January 31, commencing January 31, 1978, each active member shall file a report with the Bar Association in such form as the Bar Association shall prescribe concerning such member's completion of accredited legal education during the preceding calendar year. If such member has not completed the minimum education requirement for the preceding year, compliance may still be accomplished by making up the deficiency within the first 4 months of the next succeeding calendar year, filing a supplemental report with the Bar Association by May 1 of such year evidencing such compliance in such form as the Bar Association shall prescribe and by paying a special $\$ 50$ filing fee therefor: Provided, however, that such special filing fee shall be increased by $\$ 100$ for each consecutive year in which such member shall accomplish compliance with the minimum education requirement by making up any deficiency within the next succeeding year as provided above.
(b) Delinquency. Any member who has not so complied by May 1 of each year, commencing with May 1, 1978, may be removed (or conditionally removed) from the roll of active members of the Bar and transferred to inactive status pending such member's compliance with section (a) above. To effect such removal the board shall by written notice to the noncomplying member advise of the pendency of removal proceedings unless within 10 days of receipt of such notice such member shall complete and return to the board an accompanying form of petition which may be accompanied by affidavit(s) in support of request for extension of time for or exemption from compliance with section (a) above or for a ruling by the board of substantial compliance therewith.
(1) Unless such petition be so filed, the board shall report such fact to the Supreme Court with its recommendations for appropriate action. The Supreme Court shall enter such order or conditional order as it deems appropriate.
(2) If such petition be so filed, the board may, in its discretion, approve the same without hearing, or may enter into agreement on terms with such member as to time and requirements for achieving compliance with the provisions of section (a).
(3) If the board does not so approve such petition or enter into such agreement with terms, the board shall hold a hearing upon the petition and shall give the member at least 10 days' notice of the time and place thereof. Testimony taken at the hearing shall be under
oath and the oath shall be administered by the chairperson of the board. For good cause shown the board may rule that the member has substantially complied with these rules for the year in question or, if he or she has not done so, it may grant the member an extension of time within which to comply and may do so upon terms as it may deem appropriate. As to each such application the board shall enter written findings of fact and an appropriate order, a copy of which shall be mailed forthwith to the member at the address on file with the Bar Association. Any such order shall be final unless within 10 days from the date thereof the member shall file with the Bar Association at its office a written appeal to the Board of Governors of the Bar Association.
(4) In its consideration of petitions for relief hereunder, the board shall consider factors of hardship such as age or disability, or of restricted practice.
(c) Appeal to Board of Governors. Any such appeal shall be considered by the Board of Governors at its next regular meeting (unless that meeting takes place less than 5 days following the perfection of the appeal, in which event it shall be the second meeting following thereafter). To perfect such appeal the member shall, at the member's expense, within 15 days of the filing of the notice of such appeal, cause to be transcribed and filed with the Bar Association a narrative report of proceedings in compliance with RAP 9.3. The Board chairperson shall certify that the narrative report of proceedings contains a fair and accurate report of the occurrences in and evidence introduced in the cause. Upon the filing of any such notice of appeal to the Board of Governors, the Bar Association shall prepare a transcript of all orders, findings, and other documents pertinent to the proceeding, which transcript shall be certified by the Board chairperson. The Board of Governors may require the member to submit his or her argument in writing and it may, but shall not be obligated to, permit the member or his or her counsel to appear in person before it. The Board of Governors may affirm, reverse, or modify the ruling of the Board of Continuing Legal Education as it deems appropriate. The decision of the Board of Governors shall be reduced to writing and a copy thereof shall be mailed forthwith to the member at the member's address. The decision of the Board of Governors shall be final, unless within 10 days from the date thereof, the member shall file with the Bar Association at its office a written notice of appeal to the Supreme Court.
(d) Appeal to the Supreme Court. To perfect such appeal to the Supreme Court, the member shall at the member's expense, if testimony was taken before the Board of Governors, cause to be transcribed and filed with the Bar Association as to proceedings before the Board of Governors, a narrative report of proceedings in compliance with RAP 9.3. The president of the Bar Association shall certify that any such narrative report of proceedings contains a fair and accurate report of the occurrences in and evidence introduced in the cause. The Bar Association shall prepare a transcript of all orders and other documents pertinent to the proceeding before
the Board of Governors, which transcript shall be certified by the president of the Bar Association. The Bar Association shall then file promptly with the Clerk of the Supreme Court said narrative report of proceedings and the transcripts pertinent to the proceedings before the board and the Board of Governors. The matter shall be heard in the Supreme Court on the motion calendar and the provisions of RAP 17.4 and RAP 17.5 shall be applicable thereto.
(e) Time. The times set forth in this rule for filing notices of appeal are jurisdictional. The Board of Governors or the Supreme Court, as to appeals pending before each such body respectively, may, for good cause shown:
(1) Extend the time for the filing or certification of said statement of facts, or
(2) Dismiss the appeal for failure to prosecute the same diligently.
(f) Costs. If the member prevails in his or her appeal before the Board of Governors or in his or her appeal to the Supreme Court, the member shall be awarded costs against the Bar Association in an amount equal to his or her reasonable expenditures for the preparation of the statement or statements of facts.
(g) Change of Status. Once an attorney has been transferred to inactive membership status for noncompliance with these rules, the attorney affected must comply with the then applicable regulations of the Board for transfer from inactive to active status.

## Rule 11.7

## CONFIDENTIALITY

The files and records of the Bar Association, as they may relate to or arise out of any failure of a member of the Association to satisfy these continuing legal education requirements, shall be deemed confidential and shall not be disclosed except in furtherance of its duties, or upon request of the attorney affected, or pursuant to a proper subpoena duces tecum, or as directed by this court.

## Rule 12

## LIMITED PRACTICE RULE FOR CLOSING OFFICERS

(a) Purpose. The purpose of this rule is to authorize certain lay persons to select, prepare and complete legal documents incident to the closing of real estate and personal property transactions and to prescribe the conditions of and limitations upon such activities.
(b) Limited Practice Board.
(1) Establishment. There is hereby established a Limited Practice Board (referred to herein as the "Board") consisting of nine members to be appointed by the Su preme Court of the State of Washington. Not less than four of the members of the Board must be admitted to the practice of law in the State of Washington. Four of the members of the Board shall be business representatives, one each of the following four industries: escrow, lending, title insurance, and real estate. Of the members first appointed, two shall be appointed for 1 year, three
for 2 years, two for 3 years, and two for 4 years. Thereafter, appointments shall be for 4 -year terms. No member may serve more than two consecutive terms. Terms shall end on December 31 of the applicable year, except that no term shall end prior to December 31, 1984. The Supreme Court shall designate one of the members of the Board as chairperson.
(2) Duties and Powers.
(i) Applications. The Board shall accept and process applications for certification under this rule.
(ii) Examination. The Board shall conduct the examination for certification required by this rule. The examination shall consist of such questions as the Board may select on such subjects as may be listed by the Board and approved by the Supreme Court. The Board shall establish the number of examinations to be given each year and the dates of the examinations.
(iii) Investigation and recommendation for admission. The Board shall notify each applicant of the results of the examination and shall recommend to the Supreme Court the admission or rejection of each applicant. The Supreme Court shall enter an order admitting to limited practice those applicants it deems qualified, conditioned upon each applicant taking an oath that he or she will comply with this rule and paying to the Board the annual fee for the current year. Upon the entry of such order, the taking and filing of the oath, and payment of the annual fee, an applicant shall be enrolled as a certified closing officer and shall be entitled to perform those services permitted by this rule. The oath must be taken before a court of record in the State of Washington.
(iv) Education. The Board shall approve individual courses and may accredit all or portions of the entire educational program of a given organization which, in the Board's judgment, will satisfy the educational requirement of these rules. It shall determine the number of credit hours to be allowed for each such course. It shall encourage the offering of such courses and programs by established organizations, whether offered within or outside this state.
(v) Grievances and discipline. The Board shall adopt hearing and appeal procedures and shall hear complaints of persons aggrieved by the failure of certified closing officers to comply with the requirements of this rule. Upon a finding by the Board that a certified closing officer has failed to comply in any material manner with the requirements of this rule, the Board shall take such action as may be appropriate to the degree of the violation, considering also the number of violations and the previous disciplinary record of the closing officer. Disciplinary action may include admonitions, letters of censure, reprimands, and recommendations to the Supreme Court for the suspension or revocation of the closing officer's certification.
(vi) Investigation. Upon the receipt of a complaint that a closing officer has violated the provisions of this rule and in other appropriate circumstances, the Board may investigate the conduct of the closing officer to determine whether the closing officer has violated the requirements, conditions or limitations imposed by this rule.
(vii) Approval of forms. The Board shall approve standard forms for use by closing officers in the performance of services authorized by this rule.
(viii) Fees. The Board shall establish and collect examination and annual fees in such amounts as are necessary to carry out the duties and responsibilities of the Board.
(ix) Regulations. The Board shall propose regulations to implement the provisions of this rule for adoption by the Supreme Court.
(x) Interim certification and approval of forms. The Board may adopt regulations permitting interim certification of closing officers and approval of forms pending adoption of final regulations and the initial certification of successful applicants pursuant to this rule, provided that this interim certification shall expire 18 months from the date of adoption of this rule.
(3) Expenses of the Board. Members of the Board shall not be compensated for their services. For their actual and necessary expenses incurred in the performance of their duties, they shall be reimbursed by the Board in a manner consistent with its rules. The Board may contract with agencies or organizations to carry out its administrative functions. All such expenses shall be paid pursuant to a budget submitted to and approved by the Supreme Court on an annual basis. Funds accumulated from examination fees, annual fees, and other revenues shall be used to defray all expenses of the Board.
(c) Certification Requirements. An applicant for certification as a closing officer shall:
(1) Age. Be at least 18 years of age.
(2) Moral Character. Be of good moral character.
(3) Examination. Satisfy the examination requirements established by the Board.
(4) Oath. Execute under oath and file with the Board two copies of his or her application, one of which shall be in the applicant's own handwriting, in such form as may be required by the Board. Additional proof of any fact stated in the application may be required by the Board. In the event of the failure or refusal of an applicant to furnish any information or proof, or to answer any interrogatories of the Board pertinent to the pending application, the Board may deny the application. The form of the application shall be prescribed by the Board by regulation adopted pursuant to this rule.
(5) Examination Fee. Pay, upon the filing of an application, the examination fee.
(d) Scope of Practice Authorized by Limited Practice Rule. Notwithstanding any provision of any other rule to the contrary, a person certified as a closing officer under this rule may select, prepare and complete documents in a form previously approved by the Board for use in closing a loan, extension of credit, sale or other transfer of real or personal property. Such documents shall be limited to deeds, promissory notes, guaranties, deeds of trust, reconveyances, mortgages, satisfactions, security agreements, releases, Uniform Commercial Code documents, assignments, contracts, real estate excise tax affidavits, and bills of sale. Other documents may be from time to time approved by the Board.
(e) Conditions Under Which Certified Closing Officers May Prepare and Complete Documents. Certified closing officers may render services authorized by this rule only under the following conditions and with the following limitations:
(1) Agreement of the Parties. Prior to the performance of the services, all parties to the transaction shall have agreed in writing to the basic terms and conditions of the transaction.
(2) Disclosures to the Parties. The closing officer shall advise the parties of the limitations of the services rendered pursuant to this rule and shall further advise them in writing:
(i) that the closing officer is not acting as the advocate or representative of either of the parties;
(ii) that the documents prepared by the closing officer will affect the legal rights of the parties;
(iii) that the parties' interests in the documents may differ;
(iv) that the parties have a right to be represented by lawyers of their own selection; and
(v) that the closing officer cannot give legal advice as to the manner in which the documents affect the parties.
(f) Continuing Certification Requirements.
(1) Continuing Education. Each certified closing officer must complete a minimum number of credit hours of approved or accredited education, as prescribed by regulation of the Board, during each calendar year after the effective date of this rule in courses certified by the Board to be appropriate for study by closing officers providing services pursuant to this rule; provided, that the certified closing officer shall not be required to comply with this subsection during the calendar year in which he or she is initially certified.
(2) Financial Responsibility. Each certified closing officer or employer thereof shall show proof of ability to respond in damages resulting from his or her acts or omissions in the performance of services permitted by this rule. The proof of financial responsibility shall be in such form and in such amount as the Board may by regulation prescribe.
(3) Annual Fee. Each certified closing officer must pay the annual fee established by the Board.
(g) Existing Law Unchanged. This rule shall in no way expand, narrow or affect existing law in the following areas:
(1) The fiduciary relationship between a certified closing officer and his or her customers or clients;
(2) Conflicts of interest that may arise between the certified closing officer and a client or customer;
(3) The right to act as one's own attorney under the pro se exception to the unauthorized practice of law including but not limited to the right of a lender to prepare documents conveying or granting title to property in which it is taking a security interest;
(4) The lack of authority of a certified closing officer to give legal advice without being licensed to practice law;
(5) The standard of care which a certified closing officer must practice when carrying out the functions permitted by this rule.

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Title 1

## Grounds and Jurisdiction

Rule 1.1
GROUNDS FOR DISCIPLINE
A lawyer may be subjected to the disciplinary sanctions or actions set forth in these rules for any of the following:
(a) The commission of any act involving moral turpitude, dishonesty, or corruption, or any unjustified act of assault or other act which reflects disregard for the rule of law, whether the same be committed in the course of his or her conduct as a lawyer, or otherwise, and whether the same constitutes a felony or misdemeanor or not; and if the act constitutes a felony or misdemeanor, conviction thereof in a criminal proceeding shall not be a condition precedent to disciplinary action, nor shall acquittal or dismissal thereof preclude the commencement of a disciplinary proceeding;
(b) Willful disobedience or violation of a court order directing him or her to do or cease doing an act which he or she ought in good faith to do or forbear;
(c) Violation of his or her oath or duties as a lawyer;
(d) Willfully purporting to act as a lawyer for any person without the authority of that person;
(e) Permitting his or her name to be used as a lawyer by another person who is not a lawyer authorized to practice law in the state of Washington;
(f) Misrepresentation or concealment of a material fact made in his or her application for admission to the bar or admission to the bar examination or reinstatement or in support thereof;
(g) Suspension, disbarment or other disciplinary sanction by competent authority in any state, federal or foreign jurisdiction;
(h) Practicing law with or in cooperation with a disbarred or suspended lawyer, or maintaining an office for the practice of law in a room or office occupied or used in whole or in part by a disbarred or suspended lawyer, or permitting a disbarred or suspended lawyer to use his or her name for the practice of law, or practicing law for or on behalf of a disbarred or suspended lawyer, or practicing law under any arrangement or understanding for division of fees or compensation of any kind with a disbarred or suspended lawyer;
(i) Violation of the Code of Professional Responsibility of the profession adopted by the Supreme Court of the State of Washington;
(j) Violation of duties imposed by these rules, including but not limited to violation of rule 2.8, failing to respond to inquiries or requests regarding matters under investigation; rule 4.5 , failing to file an answer to a formal complaint; rule 4.6(c), failing to file an answer to an
amendment to a formal complaint; rule 4.7(e), failing to cooperate with discovery; rule 4.10 (g), failing to attend a hearing or failing to bring materials requested by state bar counsel; rule 5.5(b), failing to appear to receive a reprimand; rule 8.1 , failing to notify clients and others of inability to act; rule 8.2 , failing to discontinue practice; rule 8.3 , failing to file an affidavit of compliance; rule $11.1(\mathrm{l})$, wrongful disclosure; rule 13.2 , failing to cooperate with an examination of books and records; rule 13.3, failing to file a declaration or questionnaire certifying compliance with CPR DR 9-102;
(k) Violation of the Code of Judicial Conduct;
(l) Engaging in the practice of law while on inactive status, or while suspended from the practice of law for any cause;
(m) Failure to meet conditions of probation imposed pursuant to rule 5.2 , or conditions of a stipulation approved pursuant to rule 4.14 ;
(n) Willful failure to pay restitution where required pursuant to rule 5.3, or to pay costs where required pursuant to rule 2.8(b) or rule 5.7;
(o) Attempting to commit an act, or assisting another in committing or attempting to commit an act, which if completed would be prohibited by this rule;
(p) Conduct demonstrating unfitness to practice law.

## Rule 1.2

## JURISDICTION

A lawyer admitted to the practice of law in this state, and any lawyer specially admitted by a court of this state for a particular case, shall be subject to these Rules for Lawyer Discipline. Jurisdiction shall continue whether or not the lawyer retains the authority to practice law in this state, and regardless of the residence of the lawyer.

Title 2

## Structure and Duties

Rule 2.1

## SUPREME COURT

The Supreme Court of Washington has exclusive responsibility within the state for the administration of the lawyer discipline and disability system and has inherent power to maintain appropriate standards of professional conduct and to dispose of individual cases of lawyer discipline and disability. Persons carrying out the functions set forth in these rules are acting under the authority of the Supreme Court.

Rule 2.2

## BOARD OF GOVERNORS

(a) Authority. The Board of Governors of the Association shall have the power and authority to:
(1) Supervise the general functioning of the Disciplinary Board, review committees, state bar counsel, bar staff and special district counsel;
(2) Make appointments, remove persons appointed, and fill vacancies as provided in these rules;
(3) Consider petitions for reinstatement after disbarment pursuant to Title 9 ;
(4) Perform such other functions and take such other actions as provided in these rules or as may be delegated to it by the Supreme Court or as may be necessary and proper to carry out its duties.
(b) Limitation of Authority. The Board of Governors shall have no right or responsibility to review decisions or recommendations of a hearing officer or panel or of the Disciplinary Board in specific cases except as provided in rule 7.3(c).

Rule 2.3
DISCIPLINARY BOARD
(a) Membership.
(1) Composition. The Board shall consist of not less than three nonlawyer members, appointed by the Supreme Court, and not less than one lawyer member from each congressional district, appointed by the Board of Governors.
(2) Qualifications. Lawyer members must have been active members of the Association for at least 7 years.
(3) Quorum. A majority of the Board members shall constitute a quorum. Given a quorum, the concurrence of a majority of those present shall constitute action of the Board.
(4) Disqualification. In the event a complaint is made to the Association alleging an act of misconduct by a lawyer member of the Board, such member shall take a leave of absence from the Board until the matter is resolved, unless otherwise directed by the Board of Governors. If a disciplinary sanction is imposed against the member, he or she shall be ineligible to serve further on the Board. The resulting vacancy shall be filled as set forth in section (d).
(5) Voting. Each member, whether nonlawyer or lawyer, shall have one vote.
(b) Terms of Office. The term of office for a member of the Board shall be 3 years. Newly created Board positions may be filled by appointments of less than 3 years, as designated by the court or the Board of Governors, to permit as equal a number of positions as possible to be filled each year. All terms of office begin October 1 and end September 30 or when a successor has been appointed, whichever occurs later. Members may not serve more than one term except as otherwise provided in these rules. Members heretofore appointed shall continue to serve until replaced.
(c) Chairperson. The Board of Governors shall annually designate one lawyer member of the Board to act as chairperson and another as vice-chairperson. The vicechairperson shall serve in the absence of or at the request of the chairperson.
(d) Vacancies. Vacancies in lawyer membership on the Board and in the office of the chairperson and the vicechairperson shall be filled by the Board of Governors. Vacancies in nonlawyer membership shall be filled by the Supreme Court. A person appointed to fill a vacancy shall complete the unexpired term of the person he or
she replaces, and if that unexpired term is less than 18 months he or she may be reappointed to a consecutive term.
(e) Pro Tempore Members. When a member of the Board is disqualified or unable to function on a case for good cause, the chairperson of the Board may, by written order, designate a member pro tempore to sit with the Board to hear and determine the cause. A member pro tempore may be appointed from among those persons who have previously served as members of the Disciplinary Board, or from among lawyers appointed as alternate Board members by the Board of Governors and nonlawyers appointed as alternate Board members by the Supreme Court. A lawyer shall be appointed to substitute for a lawyer member of the Board, and a nonlawyer to substitute for a nonlawyer member of the Board.
(f) Authority of Board. The Board shall have the power and authority to:
(1) Review each proceeding in which a recommendation of disbarment, suspension, or transfer to disability inactive status has been made by a hearing officer or panel;
(2) Review each proceeding in which a recommendation other than disbarment or suspension from the practice of law has been made by a hearing officer or panel, including a recommendation of dismissal, upon an appeal filed pursuant to rule 6.1(b);
(3) Review stipulations entered into pursuant to rule 4.14 when such stipulations provide for suspension or disbarment;
(4) Review any prehearing ruling of a hearing officer or panel, upon request for review by either the respondent lawyer or state bar counsel, where the chairperson of the Board determines that such review is necessary and appropriate and will serve the ends of justice;
(5) Review the decision of a review committee dismissing allegations of misconduct by a lawyer when such review is directed by the chairperson of the Board, and upon such review order a hearing on the alleged misconduct, dismiss the matter, issue an advisory letter, or order such further investigation as may appear appropriate;
(6) Perform such other functions and take such other actions as provided in these rules or as may be delegated to it by the Board of Governors or Supreme Court, or as may be necessary and proper to carry out its duties.
(g) Meetings. The Board shall hold meetings at such times and places as it may determine. Where the chairperson of the Board determines that prompt action is necessary for protection of the public, and that circumstances do not permit a full meeting of the Board, the Board may vote on a matter otherwise ready for review without meeting together, through telephone or written communication.
(h) Clerk. The Executive Director of the Association, under the direction of the Board of Governors, may appoint a suitable person or persons to act as clerk to the Board, to assist the Board and the review committees in carrying out their functions under these rules.

Rule 2.4

## REVIEW COMMITTEES

(a) Membership. The chairperson of the Board shall appoint three or more review committees of three members each from among the members of the Board. Each review committee shall consist of two lawyers and one nonlawyer. The chairperson of the Board may reassign members among the several committees on an interim or permanent basis. The chairperson of the Board shall not serve on a review committee.
(b) Chairperson. The chairperson of the Board shall designate one member of each review committee to act as its chairperson.
(c) Terms of Office. A member of a review committee shall serve until his or her term of office on the Board expires.
(d) Authority of Review Committees. Each review committee shall have the power and authority to:
(1) Review reports on investigations of alleged acts of misconduct by a lawyer, and upon such review order a hearing on the alleged misconduct, dismiss the matter, issue an advisory letter, or direct such further investigation as may appear appropriate;
(2) Order that an investigation into an alleged act of misconduct by a lawyer be deferred when it appears that the allegations are substantially similar to those in pending civil or criminal litigation, or when the lawyer complained against is physically or mentally unable to respond to the investigation, or for other good cause, where it appears that such deferral will not endanger the public;
(3) Review reports on investigations into allegations that a lawyer is mentally or physically unable to conduct the practice of law, and upon such review order a hearing into the capacity of the lawyer to conduct the practice of law, dismiss the matter, or direct such further investigation as may appear appropriate;
(4) Reconsider complaints conditionally dismissed by state bar counsel, when the complainant has disputed the dismissal and the complaint has not been reopened, and upon such reconsideration affirm the dismissal, order a hearing on the alleged misconduct, issue an advisory letter, or direct such further investigation as may appear appropriate;
(5) Review stipulations entered into pursuant to rule 4.14, other than stipulations for suspension or disbarment, and approve or reject such stipulations;
(6) Make determinations of whether a crime is a "serious crime" under rule 3.1 and authorize proceedings for suspension of a lawyer upon finding of risk to the public pursuant to rule 3.2(a);
(7) Perform such other functions and take such other actions as provided in these rules or as may be delegated to it by the Disciplinary Board or the Board of Governors, or as may be necessary and proper to carry out its duties.
(e) Distribution of Cases. The clerk of the Board if one has been appointed, or state bar counsel, shall have the responsibility of transmitting matters to the several review committees under direction of the chairperson of
the Board so as to equalize the case load of the committees to the extent possible.
(f) Meetings. Each review committee shall meet at such times and places as determined by the committee chairperson, under the general direction of the chairperson of the Board. A review committee may also conduct business and take action by conference call or through written communication without meeting together where the chairperson of the committee determines that prompt action is necessary.

## Rule 2.5

## hearing officer or panel

(a) Eligibility. Hearing officers shall be assigned to cases from a list of lawyers maintained by the Board of Governors. The list shall include all lawyer members of the Disciplinary Board, and shall also include as many additional lawyers as the Board of Governors considers necessary to carry out the provisions of these rules effectively and efficiently.
(b) Qualifications. Appointment by the Board of Governors to the hearing officer list shall be made from among lawyers who have been active members of the Association for at least 7 years.
(c) Hearing Panel. When a hearing panel is assigned to hear a matter, the panel shall consist of three persons on the hearing officer list, or two such persons plus a nonlawyer. If the third member of a hearing panel is to be a nonlawyer, he or she shall be assigned from a list of suitable persons willing to serve in that capacity to be maintained by the Board of Governors. Such list may include the nonlawyer members of the Disciplinary Board, at the option of those members.
(d) Terms of Appointment. Appointment by the Board of Governors to the hearing officer list, or to the list of nonlawyers maintained pursuant to section (c), shall be for a period of 3 years. Eligibility of a member of the Disciplinary Board to serve as a hearing officer or panel member shall be concurrent with his or her term on the Board. Notwithstanding the provisions of this rule, a hearing officer or panel member shall have authority to act in any matter assigned to him or her prior to the expiration of his or her appointment or term.
(e) Duty. It shall be the duty of the hearing officer or panel to whom a case has been assigned for hearing to conduct the hearing as hereinafter provided.

## Rule 2.6

## STATE BAR COUNSEL

(a) Appointment. The Executive Director of the Association, under the direction of the Board of Governors, shall employ a suitable person or persons from among the members of the Association to act as counsel for the Association with respect to matters under these rules. Special state bar counsel may be appointed whenever necessary to conduct an individual investigation or proceeding.
(b) Duties. It shall be the duty of state bar counsel to:
(1) Take cognizance of any alleged or apparent act of misconduct by a lawyer, whether by complaint or otherwise, and investigate the same or assign the same for investigation to special district counsel;
(2) Assist in investigations conducted by special district counsel;
(3) Report results of investigations, except those conditionally dismissed, to a review committee;
(4) Conduct such additional investigation as a review committee may request;
(5) Act as counsel on behalf of the Association on all matters coming within these rules;
(6) Perform such other duties as shall be required by the Executive Director or the Board of Governors.
(c) Conditional Dismissals. State bar counsel shall have power conditionally to dismiss allegations of misconduct. A complainant may dispute such a conditional dismissal, in which case state bar counsel may either reopen the matter for investigation, or may refer the case to a review committee for reconsideration of the conditional dismissal.
(d) Discovery Prior to Formal Complaint. Where state bar counsel deems it advisable prior to the filing of a formal complaint to conduct the deposition of a lawyer being investigated or of a witness, or to issue requests for admission to a lawyer being investigated, he or she may do so.
(1) Procedure. Depositions pursuant to this rule shall be conducted in conformity with CR 30 or 31 to the extent possible. Requests for admission shall be governed by CR 36.
(2) Subpoenas for Depositions. A lawyer member of the Board or state bar counsel shall have the power to issue subpoenas to compel the attendance of the lawyer being investigated or of a witness, or the production of books, or documents, or other evidence, at the taking of a deposition. Subpoenas shall be served in the same manner as in civil cases in the superior court.

Rule 2.7

## SPECIAL DISTRICT COUNSEL

(a) Appointment and Term of Office. The Board of Governors shall appoint one or more special district counsel in each congressional district of the state, from among the active members of the Association in good standing practicing in the district. The term of office for each special district counsel shall be 3 years. Special district counsel may be reappointed for consecutive terms.
(b) Duties. It shall be the duty of special district counsel to:
(1) Assist state bar counsel when requested in investigating allegations of misconduct by a lawyer, whether or not the lawyer resides or practices in the same congressional district;
(2) Forward to state bar counsel complaints alleging misconduct by a lawyer;
(3) Investigate at the request of a review committee any complaint of misconduct brought against state bar counsel and report the same directly to the review committee.
(c) Review by State Bar Counsel. Upon receiving a report of an investigation conducted by a special district counsel, state bar counsel may request additional investigation, may conduct any additional investigation as may appear necessary, and may take any action under rule 2.6 as appears appropriate.

## Rule 2.8

## RESPONDENT LAWYER

(a) Duty To Furnish Prompt Response. It is the duty of every lawyer promptly to respond to any inquiry or request made pursuant to these rules for information relevant to complaints, grievances or matters under investigation concerning conduct of a lawyer. Upon such inquiry or request, every lawyer:
(1) Shall furnish in writing, or orally if requested, a full and complete response to inquiries and questions;
(2) Shall permit inspection and copying of his or her business records, files and accounts;
(3) Shall furnish copies of requested records, files and accounts;
(4) Shall furnish written releases or authorizations where needed to obtain access to documents or information in the possession of third parties, including in the case of inquiries into the physical or mental capacity of a lawyer written releases or authorizations needed to obtain access to medical, psychiatric, psychological or other relevant records and opinions; and
(5) Shall comply with discovery conducted pursuant to rule 2.6.
(b) Failure To Cooperate. When a lawyer has failed to comply with any request made pursuant to section (a) for more than 30 days, state bar counsel may notify the lawyer that failure to so comply within 10 days may necessitate the taking of the deposition of the lawyer pursuant to subpoena.
(1) Any deposition conducted after the expiration of that 10 -day period and necessitated by the continued failure to cooperate by the lawyer may be conducted at any place within the state of Washington.
(2) A lawyer whose failure to cooperate has resulted in a deposition being conducted pursuant to the preceding subsection shall be liable for the actual costs of conducting such deposition, including but not limited to service fees, court reporter fees, travel expenses and the cost of transcribing the deposition, if ordered by state bar counsel, regardless of the ultimate disposition of the underlying complaint. Upon application of state bar counsel to a review committee itemizing the costs and setting forth the reasons necessitating the deposition, and after giving the lawyer 10 days to respond, the review committee shall by order assess such costs as appear appropriate against the lawyer. Board review of an order assessing costs under this rule may be conducted in the same manner and under the same terms as review under rule 5.7(e).
(3) Failure of a lawyer to cooperate fully and promptly with an investigation as required by section (a) of this rule shall also constitute grounds for discipline.
(c) Privilege Against Self-Incrimination. The duty of a lawyer to cooperate during the course of an investigation
shall be subject to the lawyer's proper exercise of his or her privilege against self-incrimination, where applicable.
(d) Attorney-Client Privilege. A lawyer may not assert the attorney-client privilege or other prohibitions on revealing client confidences or secrets as a ground for refusing to provide information during the course of an investigation, but any information obtained during an investigation which involves client confidences or secrets shall be kept confidential to the extent possible under these rules unless the client otherwise consents.
(e) Right to Representation. A lawyer may be represented by counsel during any stage of an investigation or proceeding under these rules.

## Rule 2.9

## COMPLAINANT

(a) Rights. Any person filing a complaint with the Association alleging an act of misconduct by a lawyer shall have the right to:
(1) Be advised promptly of the receipt of the complaint, and of the name, address and office phone number of the person assigned to its investigation if such an assignment is made;
(2) Request reconsideration by a review committee of a conditional dismissal of the complaint by state bar counsel or reconsideration by the Board of a dismissal of the complaint by a review committee when the chairperson of the Board so directs;
(3) Have a reasonable opportunity to speak with the investigator assigned to the complaint, by telephone or in person, concerning the substance of the complaint or its status;
(4) Receive a copy of any response submitted by the lawyer complained against, except when that response makes reference to confidences or secrets of a client of the lawyer to which the complainant is not privy, or contains information of a personal and private nature regarding the lawyer, or when a review committee determines that the interests of justice would better be served if the response is not released;
(5) Submit additional supplemental written information or documentation at any time;
(6) Attend and testify as a witness at any hearing conducted into the complaint, subject to the applicable rules of evidence and any protective order issued pursuant to rule 11.1(f);
(7) Be advised of the disposition of the complaint.
(b) Duties. A person filing a complaint shall have the duty to furnish the person assigned to its investigation with documentary evidence in his or her possession, and the names and addresses of witnesses; to assist in securing evidence in relation to the facts charged; and to appear and testify at any hearing resulting from the complaint. Failure to fulfill these duties may be grounds for dismissal of a complaint.
(c) Consent to Disclosure. The filing of a complaint shall constitute consent to disclose the content of the complaint to the lawyer or to any other person contacted during the investigation of the complaint, unless the
complainant specifically withholds such consent. The filing of a complaint shall also constitute consent to disclosure by the lawyer complained against, or by any other lawyer contacted by the complainant, of any information relevant to the investigation of the complaint, unless the complainant specifically withholds such consent.
(d) Continuation of Complaint. Neither the unwillingness of a complainant to continue his or her complaint, nor withdrawal of the complaint, nor compromise between the complainant and the lawyer, nor restitution by the lawyer, shall in itself require dismissal of a complaint.

## Title 3

## Suspension Before Final Disposition

Rule 3.1

## SUSPENSION FOR CONVICTION OF A CRIME

(a) Court Clerk To Advise Association of Conviction. The clerk of any court of this state in which a lawyer is convicted of a crime shall advise the Association of the conviction, and shall provide the Association upon request with certified copies of any order or other document evidencing the conviction. "Conviction" for the purposes of this rule shall be considered to have occurred upon entry of a plea of guilty, unless the defendant affirmatively shows that the plea was not accepted or was withdrawn, or upon entry of a finding or verdict of guilty, unless the defendant affirmatively shows that judgment was arrested or a new trial granted.
(b) Determination of "Serious Crime." Upon being advised that a lawyer has been convicted of a crime, a review committee shall determine whether the crime constitutes a serious crime as defined by this rule, unless the crime is a felony. If the crime is a felony, or if a review committee determines by order that the crime constitutes a serious crime, state bar counsel shall petition the Supreme Court for an order suspending the lawyer during the pendency of disciplinary proceedings, and shall also proceed to file a formal complaint with regard to the conviction. The petition for suspension may be filed before the formal complaint. If the crime is not a felony and is determined not to be a serious crime, the review committee shall consider the report of the conviction in the same manner as any other report of possible misconduct by a lawyer.
(c) Petition. A petition to the Supreme Court for suspension of a lawyer under this rule shall include a copy of any available document establishing the fact of conviction. When the crime is not a felony, the petition shall also include a copy of the order of the review committee finding that the crime is a serious crime. The petition may also include additional facts, statements, arguments, affidavits, and documents in the discretion of state bar counsel. A copy of the petition shall be personally served upon the respondent lawyer, and proof of service filed with the court.
(d) Immediate Interim Suspension. Upon the filing of a petition for suspension pursuant to this rule, the court
shall determine whether the crime constitutes a serious crime as defined herein. If the crime is a felony, the court shall enter an order immediately suspending the lawyer from the practice of law. If the crime is not a felony, a show cause proceeding shall be conducted as provided in rule $3.2(\mathrm{~d})-(\mathrm{e})$ to determine whether the crime is a serious crime as defined herein. Suspension under this rule shall occur whether the conviction of the serious crime was under a law of this state or of any other state or was under federal law, and whether the conviction was after a plea of guilty, nolo contendere, not guilty, or otherwise, and regardless of the pendency of an appeal. Upon such suspension the lawyer shall comply with the notice provisions of rule 8.1(a). If the court determines that the crime is not a serious crime, the Association shall be advised and the matter shall be processed in the ordinary manner.
(e) Duration of Suspension. When a lawyer is suspended under this rule, the duration of such suspension shall not exceed final disposition of the disciplinary proceeding commenced against the lawyer. When the disciplinary proceeding is fully completed, after appeal or otherwise, the suspension occurring under this rule shall end.
(f) Termination of Suspension. The Board may, upon petition of the respondent lawyer, recommend to the Supreme Court the termination of a suspension under this rule at any time prior to the final disposition of the disciplinary proceedings. State bar counsel may file a response to the petition for termination of suspension and may be directed by the chairperson of the Board to conduct such investigation as appears appropriate. Oral argument before the Board on the petition shall be permitted upon the request of either the respondent lawyer or state bar counsel and shall be conducted at such time and place and under such terms as the chairperson of the Board shall direct. A recommendation for termination of suspension may be made only upon an affirmative finding of the Board that there is good cause for terminating the suspension. Upon receipt by the court of a recommendation for termination of suspension, it shall be reviewed under such proceedings as the court may direct. There shall be no right of appeal from a decision of the Board declining to recommend termination of a suspension under this rule.
(g) Notice of Dismissal to Supreme Court. When a petition for suspension has been filed under this rule, and the disciplinary proceedings based on the criminal conviction of the lawyer are dismissed, the Supreme Court shall be provided with a copy of the decision granting dismissal whether or not the lawyer is under suspension at the time of dismissal.
(h) Definition of "Serious Crime." "Serious crime" includes any felony and also includes any other crime a necessary element of which, as determined by the statutory or common law definition of such crime, involves interference with the administration of justice, false swearing, misrepresentation, fraud, deceit, bribery, extortion, misappropriation or thef $t$; or an attempt, or a conspiracy, or solicitation of another, to commit a "serious crime".

## Rule 3.2

## SUSPENSION IN OTHER CIRCUMSTANCES

(a) Upon Finding of Risk to Public. At any time when it appears that a continuation of the practice of law by a respondent lawyer during the pendency of any proceeding under these rules, including proceedings under Title 10 , will result in substantial harm, loss or damage to the public, the Association, on unanimous recommendation of a review committee, may petition the Supreme Court for an order suspending the respondent lawyer during the pendency of the proceedings.
(b) Upon Board Recommendation for Disbarment. When the Board enters a decision providing for disbarment of a lawyer, state bar counsel shall file a petition under this rule for suspension of the lawyer during the remainder of the proceedings. Suspension under this section shall occur unless a lawyer makes an affirmative showing that his or her continuation of the practice of law will not be detrimental to the integrity and standing of the Bar and the administration of justice, or be contrary to the public interest. If the decision of the Board is not appealed and becomes final, such petition need not be filed, or if filed may be withdrawn.
(c) Petition. A petition to the Supreme Court under this rule shall set forth the acts of the respondent lawyer believed to constitute grounds for such suspension, and if filed pursuant to section (b) shall include a copy of the decision of the Board. The petition may be supported by documents or affidavits. A copy of the petition shall be personally served upon the respondent lawyer.
(d) Show Cause Order. Upon filing of the petition an order to show cause, signed by the Chief Justice of the Supreme Court, shall be issued requiring the respondent lawyer to appear before the court on such date as the Chief Justice may set, and then and there show cause why the petition for suspension should not be granted. A copy of the order to show cause shall be personally served upon the respondent lawyer by the Association at least 5 days before the scheduled show cause hearing.
(e) Answer to Petition. The respondent lawyer may answer the petition. Any such answer may be supported by documents or affidavits. Failure to answer shall not result in default or waive the right to appear at the show cause hearing.
(f) Filing of Answer. A copy of any answer shall be filed with both the Supreme Court and the Association at least 3 days before the scheduled show cause hearing.
(g) Application of Other Rules. If the Supreme Court enters an order suspending the lawyer, the provisions of these rules relating to suspended attorneys, including Ti tle 8 , shall apply.

Title 4
Hearing Procedures and Stipulations
Rule 4.1
application of civil rules
(a) General Conformance With Civil Rules. Proceedings pursuant to these rules shall be conducted in general conformance with the civil rules applicable to
actions in the superior courts of the State of Washington. Those rules shall apply directly when indicated, and in all other cases shall serve as guidance.
(b) Meaning of Terms. In applying the civil rules to proceedings pursuant to these rules, terms shall have the following meanings:
(1) "Court" or "judge" as used in the civil rules shall mean the hearing officer or panel chairperson; the hearing panel; or the Board or Board chairperson, as appropriate;
(2) "Parties" as used in the civil rules shall mean the respondent lawyer and state bar counsel.

## Rule 4.2

## APPOINTMENT OF HEARING OFFICER OR PANEL

(a) Appointment. The chairperson of the Board shall appoint a hearing officer or panel to hear a matter ordered to hearing from among the persons eligible under rule 2.5 , except that a member of the review committee which ordered the matter to hearing shall not be appointed on the case. When a panel is appointed the committee shall designate one lawyer member as chairperson. Any vacancy in the position of hearing officer or hearing panel member or chairperson may be filled by the chairperson of the Board.
(b) Disqualification. The respondent attorney may seek the disqualification of the hearing officer or any hearing panel member for cause.
(1) A request for disqualification of a hearing officer or panel member shall be filed in writing within 20 days of service upon the respondent lawyer of the name of the officer or panel member challenged. The request shall set forth in detail the reason for the request.
(2) The unchallenged member or members of the hearing panel, if any, shall rule on the request. In the event the challenge is against a hearing officer or against all members of the panel, or if the remaining members of the panel cannot agree, the chairperson of the Board shall rule on the requested disqualification.
(3) If a request for disqualification is granted, the chairperson of the Board shall fill the vacancy created. The respondent lawyer shall have the right to request the disqualification of any such appointee in the same manner as the original appointee.
(c) Authority. In addition to the powers specifically provided herein, the hearing officer or panel chairperson appointed to hear a matter may make any ruling which appears necessary and appropriate to insure a fair and orderly proceeding.

## Rule 4.3

## COMMENCEMENT OF PROCEEDINGS

(a) Formal Complaint. Following a decision that a hearing should be held to determine whether a lawyer has committed an act of misconduct under rule 1.1, state bar counsel shall prepare a formal complaint and file it in the office of the Association. State bar counsel shall additionally send a copy of the formal complaint to the hearing officer or to each member of the hearing panel
appointed to hear the matter, upon filing of the complaint or as soon thereafter as a hearing officer or panel is appointed.
(b) Content. The formal complaint shall set forth the acts or omissions of the respondent lawyer in sufficient detail to make the lawyer aware of the nature of the allegations of misconduct. It shall be signed by state bar counsel, but need not be verified.
(c) Prior Discipline. The record of prior disciplinary proceedings resulting in the imposition of sanctions against the respondent lawyer may be made a separate count of the formal complaint if the lawyer is being charged with conduct demonstrating unfitness to practice law.
(d) Joinder. The body ordering a hearing on alleged misconduct may in its discretion consolidate for hearing two or more charges as to the same lawyer, or may join the charges as to two or more lawyers in one formal complaint.
(e) Filing Commences Proceedings. A disciplinary proceeding shall be deemed commenced when the formal complaint is filed.
(f) Service. After the formal complaint is filed it shall be personally served on the respondent lawyer, together with a notice to answer.

Rule 4.4
NOTICE TO ANSWER
(a) Content. The notice to answer shall be substantially in the following form:

Before the Disciplinary Board of the Washington State Bar Association


To: The above named attorney at law:
You are notified that a formal complaint has been filed against you, a copy of which is served upon you with this notice. You are notified that you must file your answer to the complaint within 20 days of the date of service upon you, by filing the original and one copy of your answer at the office of the Washington State Bar Association, at the address given below, and by filing one copy [with the hearing officer] [with each member of the hearing panel] at the address[es] given below. Failure to file an answer may result in the imposition of a disciplinary sanction against you. Upon the filing of your answer, or in the case of your failure to answer within 20 days, further proceedings will be had in accordance with the Rules for Lawyer Discipline, and shall become public pursuant to rule 11.1 .

You are further notified that the [hearing officer] [hearing panel] assigned to this proceeding is: [insert name, address and telephone number of hearing officer, or name, address and telephone number of each hearing panel member with an indication of the chairperson of the panel].

Dated this $\qquad$ day of $\qquad$ , 19
$\qquad$

Association
Bar

By $\qquad$
Address:
Telephone:
(b) Notice When Hearing Officer or Panel Not Appointed. When at the time a formal complaint is filed no hearing officer or panel has been appointed to conduct the proceeding, the formal complaint and a notice to answer in the form prescribed in section (a), but omitting reference to the hearing officer or panel, shall be served on the respondent lawyer. In such case state bar counsel shall serve upon the lawyer a separate notice of hearing of ficer or panel promptly upon appointment of a hearing officer or panel, and no action shall be taken by state bar counsel in the proceeding except action permitted under Title 3 until such notice is given.

Rule 4.5
ANSWER
(a) Content. A respondent lawyer must file and serve an answer containing:
(1) A specific denial of each fact or claim asserted in the formal complaint in accordance with the provisions of CR 8(b);
(2) A statement of any matter or facts constituting a defense, affirmative defense or justification, in ordinary and concise language without repetition; and
(3) An address at which all further pleadings, notices and other documents in relation to the proceeding may be served upon the respondent lawyer.
(b) Filing and Service. The answer shall be filed and served pursuant to rules 12.1 and 12.2 . When a hearing panel has been appointed to hear a matter each member shall be sent a copy of the answer.
(c) Time To Answer. The respondent lawyer shall have 20 days from the date of service of the formal complaint and notice to answer to file his or her answer. Failure to file an answer as required may constitute grounds for discipline.

Rule 4.6
amendment of formal complaint
(a) Right To Amend. State bar counsel shall have the right to amend a formal complaint at any time to set forth additional facts or to add new charges, where the additional facts or new charges relate to the matters set forth in the complaint to be amended or to the conduct of the lawyer with respect to the pending proceedings. A review committee need not authorize such amendment.
(b) Amendment With Authorization. A review committee may authorize an amendment of a formal complaint to add additional facts or new charges in other cases, or may require that the additional facts or charges be made the subject of a separate formal complaint. The chairperson of the Board, with the consent of the respondent lawyer, and after consultation with the hearing officer or panel chairperson on the previously filed matter, may consolidate hearing on such a separate formal complaint with hearing on the other pending formal complaint against the lawyer.
(c) Service and Answer. Service of an amendment to a formal complaint shall be made on the respondent lawyer as provided in rule $12.1(\mathrm{a})$. The respondent lawyer must file an answer to the amendment within 20 days of
service, unless the time to answer is shortened upon motion of state bar counsel. The answer to an amendment shall be governed by rule 4.5 , except that any part of a previous answer may be incorporated therein by reference. Failure to file an answer to an amendment may constitute grounds for discipline.

## Rule 4.7

DISCOVERY
(a) Depositions. The taking of depositions pursuant to either CR 30 or 31 is permitted after the filing of a formal complaint under the following circumstances:
(1) Either state bar counsel or the respondent lawyer may take the deposition of a witness living outside the state or county in which the hearing is to be held or who is physically unable to attend the hearing.
(2) The hearing officer or panel chairperson shall have the power to authorize the taking of any other deposition, and to make such further orders relative thereto as will insure a fair and orderly hearing.
(3) Where depositions are to be taken outside of the state of Washington, a commission need not issue, but a copy of the order of the hearing officer or panel chairperson, certified by the officer or chairperson, shall be sufficient authority to authorize the taking of such depositions.
(4) Subpoenas for depositions may be issued pursuant to the provisions of CR 45.
(5) All depositions when taken and transcribed shall be filed in the office of the Association.
(b) Requests for Admission. After the filing of a formal complaint, the respondent lawyer and the Association may use requests for admission as set forth in CR 36. Under appropriate circumstances, in the exercise of his or her discretion, the hearing officer or panel chairperson may apply the sanctions set forth in CR 37(c) for improper denial of requests for admission.
(c) Other Discovery. After the filing of a formal complaint, the respondent lawyer and state bar counsel shall have the rights given to superior court civil litigants under CR 33, 34, and 35 only upon application and under such terms, and with such limitations, as the hearing officer or panel chairperson deems just.
(d) Limitations. In the exercise of his or her discretion, the hearing officer or panel chairperson shall impose such terms or limitations on the exercise of discovery as may appear necessary to prevent undue delay or expense in bringing the matter to hearing and to promote the interests of justice.
(e) Duty To Cooperate. It shall be the duty of the lawyer who has been served with a formal complaint to respond to discovery requests and to all lawful orders made by the hearing officer or panel chairperson pursuant to this rule. Failure to so respond may constitute grounds for discipline, and the hearing officer or panel may additionally draw such adverse inferences as appear warranted by the lawyer's failure to respond.

Rule 4.8

## motions

(a) Filing and Service. Motions made by any party to the hearing officer or panel chairperson, except motions which may be made ex parte or motions made at hearing, shall be in writing and shall be filed and served as required by rules 12.1 and 12.2 .
(b) Response. The opposing party shall be allowed 5 days from service of a motion on him or her to respond, unless the time is shortened by the hearing officer or panel chairperson for good cause. A request to shorten time for response to a motion may be made ex parte.
(c) Consideration of Motion. Upon expiration of the time for response, the hearing officer or panel chairperson shall promptly rule on the motion, with or without argument as may appear appropriate. Argument on a motion may be heard by conference telephone call.
(d) Ruling. A ruling on a written motion shall be in writing and filed with the Association.
(e) Minor Matters. Alternatively, motions on minor matters may be made in letter form to the hearing officer or panel chairperson, with a copy to the opposing party and to the Association for inclusion in the bar file. The provisions of sections (b) and (c) shall apply to such matters. A ruling on such motion may also be in letter form, directed to each party and with a copy to the Association for inclusion in the bar file.

## Rule 4.9

## PROCEEDING BASED ON CRIMINAL CONVICTION

When a formal complaint charges a lawyer with an act of misconduct for which the lawyer has been convicted in a criminal proceeding, the court record setting forth the conviction shall be conclusive evidence at the ensuing disciplinary hearing of the guilt of the respondent lawyer of the crime for which he or she was convicted and of his or her violation of the statute upon which the conviction was based.

## Rule 4.10

## disciplinary hearing

(a) Where Held. All disciplinary hearings shall be held in the state of Washington at a location designated by the hearing officer or panel chairperson, except that if the respondent lawyer is not a resident of the state, or cannot be found in the state, the hearing may be held outside of the state.
(b) Scheduling of Hearing. When possible, state bar counsel and the respondent lawyer should arrange a date, time, and place for the hearing by agreement among themselves and the hearing officer or panel members. Alternatively, at any time after the respondent lawyer has filed his or her answer to the formal complaint, or after the time to file such an answer has expired, either state bar counsel or the respondent lawyer may move the hearing officer or hearing panel chairperson for an order setting a date, time, and place for the hearing. Such a motion shall be made pursuant to rule 4.8 and shall set forth the requested date or dates for the hearing, other dates that are available to the requesting
party, the expected length of time the hearing will take, the nature of matters including discovery which are pending or which must be completed prior to the hearing, and the requested time and place for the hearing. A response to such a motion shall contain the same information. The hearing officer or panel chairperson shall rule on the motion as provided in rule 4.8(c) and file a ruling as provided in rule 4.8(d).
(c) Motion for Hearing Within 120 Days. A request by a respondent lawyer, made by motion pursuant to section (b), for a hearing within 120 days shall be granted, unless state bar counsel shows good cause for setting the hearing at a later date.
(d) Notice. Service of a copy of an order or ruling of the hearing officer or panel chairperson setting a date, time, and place for the hearing shall constitute notice of the hearing. The respondent lawyer shall be given at least 10 days' notice of the hearing unless he or she otherwise consents.
(e) Continuance. Either the respondent lawyer or state bar counsel may by motion request a continuance of the hearing date. Such a motion may be granted in the discretion of the hearing officer or panel chairperson for good cause shown.
(f) Representation. The Association shall be represented at the hearing by state bar counsel. The respondent lawyer may be represented by counsel.
(g) Lawyer Must Attend. A respondent lawyer given notice of a hearing must attend the hearing. In addition, the lawyer must bring to the hearing such documents, files, records, or other written materials or things as state bar counsel may request in writing. The written request shall be served on the respondent lawyer at least 3 days before the scheduled hearing. Failure to attend the hearing or bring requested materials as herein provided, without good cause, may constitute grounds for discipline.
(h) Default. In no event shall a default be entered against a respondent lawyer, but:
(1) If the respondent lawyer fails to attend the hearing, after proper notice, regardless of whether an answer has been filed, the hearing officer or panel may draw an adverse inference from the failure to attend as to any questions which might have been asked the lawyer at the hearing and shall allow evidence and testimony to be submitted through affidavit and/or deposition regardless of the whereabouts of the person supplying the affidavit or testifying at the deposition.
(2) If the respondent lawyer fails to answer the formal complaint, but attends the hearing, the hearing officer or panel shall grant a request of state bar counsel to allow presentation of additional evidence at a later date, which request may be made before or after the available witnesses have testified and the available evidence has been submitted.
(i) Witnesses. Except as provided under section (h)(1), witnesses shall testify under oath. Testimony may also be submitted by deposition under the same terms as permitted by CR 32. Testimony shall be recorded by a court reporter or by tape recording if allowed by the hearing officer or panel chairperson.
(j) Subpoenas. Subpoenas for witnesses or for production of documents or things shall be available to both the respondent lawyer and state bar counsel pursuant to the terms of CR 45.

Rule 4.11

## EVIDENCE AND BURDEN OF PROOF

(a) Proceedings Not Civil or Criminal. In resolving evidentiary and other procedural questions the hearing of ficer or panel chairperson should make rulings based upon the legal principle that disciplinary proceedings are neither civil nor criminal but are sui generis hearings intended to determine whether a lawyer's conduct should have an impact upon his or her license to practice law.
(b) Burden of Proof. State bar counsel shall have the burden of establishing an act of misconduct by a clear preponderance of the evidence.
(c) Rules of Evidence. Consistent with sections (a) and (b) of this rule the following rules of evidence shall apply during disciplinary hearings:
(1) The hearing officer or panel may admit and give probative effect to evidence which possesses probative value commonly accepted by reasonably prudent persons in the conduct of their affairs. The hearing officer or panel may exclude incompetent, irrelevant, immaterial, and unduly repetitious evidence.
(2) All evidence, including but not limited to records and documents in the possession of the Association of which it desires to avail itself, shall be offered and made a part of the record in the case and no other factual information or evidence shall be considered in the determination of the case. Documentary evidence may be received in the form of copies or excerpts or by incorporation by reference.
(3) The respondent and state bar counsel shall have the right of cross examination of witnesses who testify and shall have the right to submit rebuttal evidence.
(4) The hearing officer or panel may take notice of judicially cognizable facts and in addition may take notice of general, technical, or scientific facts within the hearing officer's or panel's specialized knowledge. The respondent and state bar counsel shall be notified either before or during hearing, or by reference in preliminary reports or otherwise, of the material so noticed and shall be afforded an opportunity to contest the facts so noticed.

Rule 4.12
PRIOR DISCIPLINARY RECORD
(a) Required Part of Record of Proceedings. If a lawyer has a record of prior discipline, the nature of that record, or the fact that the lawyer has had no prior discipline, must be made a part of the hearing record before the decision of the hearing officer or panel is filed.
(b) Bifurcated Proceedings. Upon written motion filed no later than 20 days prior to the scheduled hearing, either the respondent lawyer or state bar counsel may request that the disciplinary proceeding be bifurcated. The motion shall be granted when bifurcation appears necessary to insure a fair and orderly proceeding.
(1) A bifurcated proceeding shall begin with an initial factfinding hearing. During this stage of the proceedings evidence of a prior disciplinary record shall not be admissible to prove the character of the respondent lawyer or to impeach his or her credibility. Evidence of prior acts of misconduct may, however, be admissible for other purposes, such as proof of motive, opportunity, intent, preparation, plan, knowledge, identity, or absence of mistake, or accident. At the conclusion of that hearing, the hearing officer or panel shall•file findings and conclusions. If no misconduct is found, the proceedings are concluded and the findings and conclusions shall be the decision of the hearing officer or panel.
(2) After the filing of the findings and conclusions, if misconduct is found, a second proceeding shall be held to determine the appropriate recommendation. During the second proceeding evidence of the existence or lack of any prior disciplinary record shall be admissible. At the conclusion of the second proceeding, the hearing officer or panel shall file its recommendation. The recommendation together with the previously filed findings and conclusions shall be the decision of the hearing officer or panel.

Rule 4.13
DECISION OF HEARING OFFICER OR PANEL
(a) Proposed Findings. At the request of the hearing officer or panel chairperson, or without such request, either the respondent lawyer or state bar counsel may submit a proposed decision in the form of findings, conclusions, and recommendation to the hearing officer or to each member of the hearing panel.
(b) Filing. Within 20 days after the proceedings are concluded, unless extended by agreement, the hearing officer or panel chairperson should file a decision in the form of findings, conclusions, and recommendation in the office of the Association.
(c) Amendment. Within 5 days of service of the decision of the hearing officer or panel on the respondent lawyer, either the respondent lawyer or state bar counsel may file a motion to modif $y$, amend, or correct the decision. When a hearing panel member dissents from a decision of the majority, the 5-day period shall not begin until the written dissent is filed or the period to file such a dissent has expired, whichever is sooner. Consideration of such a motion shall be governed by the provisions of rule 4.8 , except that all members of a hearing panel shall be served with the motion and any response thereto, and shall participate in a decision on the motion. Deliberation by a panel may be conducted through telephone conference call. The hearing officer or panel shall rule on such a motion within 15 days after the filing of a timely response or after the period to file such a response under rule $4.8(\mathrm{~b})$ has expired. The ruling may deny the motion or may allow such amendment, modification, or correction of the decision as may appear appropriate. Failure to move for a modification, correction, or amendment shall not affect any appeal to the Board or review by the Supreme Court.
(d) Dissent of Panel Member. Any member of a hearing panel who dissents from the decision of the majority
of the panel shall file a dissent, which may consist of alternative findings, conclusions, or recommendation. A dissent should be filed within 10 days of the filing of the decision of the majority of the panel and shall become part of the record of the proceedings.
(e) Panel Members Unable To Agree. Where no two panel members are able to agree on a decision, each panel member shall file his or her own findings, conclusions, and recommendation, and the Board shall review the matter whether or not an appeal is filed.
(f) Decision Final. When the decision of a hearing officer or panel recommends reprimand or censure upon a finding of misconduct, or recommends dismissal of the charges against the respondent lawyer, the recommendation shall become the final decision in the case if neither the respondent lawyer nor state bar counsel files an appeal within the time permitted by rule 6.1.

## Rule 4.14

## STIPULATIONS

(a) Requirements. Any disciplinary matter or proceeding may be disposed of by a stipulation for discipline entered into at any time. The stipulation shall be signed by the respondent lawyer and approved by state bar counsel. The stipulation may contain the imposition of terms and conditions of probation and such other provisions as may appear appropriate.
(b) Form. A stipulation for discipline shall:
(1) Set forth the material facts relating to the particular acts or omissions of the respondent lawyer in such detail as to enable a review committee or the Board to form an opinion as to the propriety of the discipline being agreed upon, and, if approved, to make the stipulation useful in any subsequent disciplinary proceeding against the respondent lawyer;
(2) Set forth the respondent lawyer's prior disciplinary record or the absence of such record;
(3) State that the stipulation is not binding on the Association as a statement of all existing facts relating to the professional conduct of the respondent lawyer, but that any additional existing facts may be proven in any subsequent disciplinary proceeding; and
(4) Fix the amount of the costs and expenses to be paid by the lawyer.
(c) Approval. A stipulation providing for suspension or disbarment shall be filed with the Board. Any other stipulation shall be filed with a review committee. A stipulation may be presented to the Board or to a review committee without notice and shall be reviewed solely on the basis of the record as agreed upon by the respondent lawyer and state bar counsel. The Board or review committee may either approve a stipulation or reject it. Regardless of the provisions of rule $11.1(\mathrm{~g})$, the Board or a review committee may direct that information or documents considered in reviewing a stipulation be kept confidential.
(d) Stipulation Not Approved. If a stipulation is not approved by a review committee or by the Board as herein provided, then the stipulation shall be of no force and effect and neither it nor the fact of its execution
shall be admissible in evidence in the pending disciplinary proceeding, in any subsequent disciplinary proceeding, or in any civil or criminal action.
(e) Failure To Comply. Failure of a respondent lawyer to comply with the terms of a stipulation for discipline entered into and approved as provided in this rule may constitute grounds for discipline.

Title 5

## Sanctions and Other Remedies

Rule 5.1

## SANCTIONS

Upon a finding that a lawyer has committed an act of misconduct, one or more of the following sanctions may be imposed:
(a) Disbarment;
(b) Suspension from the practice of law for an appropriate fixed period of time not exceeding 2 years;
(c) Reprimand;
(d) Censure;
(e) Cumulative disciplinary suspension pursuant to rule 5.4.

Rule 5.2

## PROBATION

(a) Conditions of Probation. A lawyer who has been found to have committed an act of misconduct and who has been sanctioned pursuant to rule 5.1 may in addition be placed on probation for a fixed period not in excess of 2 years, under such conditions as may appear appropriate. Such conditions may include but are not limited to requiring alcohol or drug treatment, requiring medical care, requiring psychological or psychiatric care, requiring professional office practice or management counseling, and requiring periodic audits or reports. In any case where a lawyer is placed on probation pursuant to this rule, the chairperson of the Board may upon the request of state bar counsel appoint a suitable person to supervise the probation. Cooperation with a person so appointed shall be a condition of the probation.
(b) Failure To Comply. Failure to comply with a condition of probation may result in a disciplinary proceeding pursuant to rule $1.1(\mathrm{~m})$, and any sanction to be imposed for violation of that provision shall take into account the act or acts of misconduct leading to the probation.

## Rule 5.3

## RESTITUTION

(a) Restitution May Be Required. A lawyer who has been found to have committed an act of misconduct and who has been sanctioned pursuant to rule 5.1 may in addition be ordered to make restitution to persons financially in jured by the lawyer's conduct.
(b) Payment of Restitution. A lawyer ordered to make restitution shall do so within 30 days of the date upon which the decision requiring restitution becomes final, unless otherwise provided in that decision, or unless a periodic payment plan has been entered into with the
approval of state bar counsel. State bar counsel shall have authority to enter into an agreement with a lawyer for a reasonable periodic payment plan upon the lawyer's affirmative written demonstration of present inability to meet the terms of a decision requiring restitution, and after consultation with the persons to whom restitution is to be made.
(c) Failure To Comply. Failure of a lawyer to make restitution when ordered to do so, or failure of a lawyer to comply with the terms of a periodic payment plan entered into by agreement between the lawyer and state bar counsel, may constitute grounds for discipline.

## Rule 5.4

SUSPENSION FOR CUMULATIVE DISCIPLINE
(a) Grounds. A lawyer may be suspended from the practice of law for a fixed period of time not exceeding 2 years upon accumulation of:
(1) Three or more censures and/or reprimands;
(2) Any combination of a suspension or disbarment plus one or more censures or reprimands.
(b) Procedure. Suspension for cumulative discipline may be recommended by a hearing officer or panel or by the Board during the course of any disciplinary proceeding when a recommended sanction in that proceeding results in an accumulation of discipline equal to or exceeding that provided in section (a). Alternatively, a review committee may authorize the filing of a formal complaint based solely on the provisions of this rule. The issues in such a proceeding, which shall be conducted in the same manner as any disciplinary proceeding, shall be whether the respondent lawyer has accumulated a record of discipline which would subject him or her to the provisions of this rule and, if so, whether a suspension for cumulative discipline should be recommended.

## Rule 5.5

## ADMINISTRATION OF CENSURE AND REPRIMAND

(a) Censure. A censure shall be administered to a respondent lawyer by letter. The letter shall be prepared by state bar counsel and shall be signed by the president of the Association. If the respondent lawyer objects to the content of such letter, he or she may file a request for review of the content of the letter of censure with the Board. The Board shall review the letter of censure in light of the decision or stipulation imposing the censure and may take whatever action appears appropriate under the circumstances. The action of the Board shall be final and not subject to further review.
(b) Reprimand. A reprimand shall be administered personally to a respondent lawyer. The lawyer shall appear at a time and place directed by the Board of Governors to receive the reprimand. Notice shall be given at least 20 days before the scheduled appearance at which time a copy of the proposed reprimand shall be provided to the respondent lawyer. Within 5 days of receipt of the notice the lawyer may file a request for review of the content of the proposed reprimand with the Disciplinary Board. Such a request will stay the administration of the
reprimand. The Disciplinary Board shall review the proposed reprimand in light of the decision or stipulation imposing the reprimand and may take whatever action appears appropriate under the circumstances. The action of the Board shall be final and not subject to further review. If no such request is received, the reprimand shall be administered at the time and place set. It shall be given privately, and the respondent lawyer shall not make any statement in support of or in opposition thereto or in mitigation thereof. A reprimand shall be deemed administered at the time it is scheduled whether or not the lawyer appears as required. Failure to so appear after proper notice may constitute grounds for discipline.

Rule 5.6

## ADVISORY LETTER

An advisory letter may be issued when a hearing does not appear warranted but when it appears appropriate to caution a lawyer concerning his or her conduct. An advisory letter may be issued by a review committee, or by the Board when reviewing a matter under rule 2.3(f)(5), but shall not be issued when a complaint is dismissed following a hearing. An advisory letter shall not constitute a finding of misconduct and is not a disciplinary sanction.

Rule 5.7

## COSTS AND EXPENSES

(a) Assessment. In all cases in which a sanction is imposed upon a lawyer following a hearing and a finding of misconduct, costs and expenses as herein defined may be assessed against the lawyer in favor of the Association.
(b) Costs Defined. The term "costs" for the purposes of this rule shall include all obligations in money reasonably and necessarily incurred by the Association in the complete performance of its duties under these rules, whether incurred before or after the filing of a formal complaint, except attorney fees. Costs shall include, by way of illustration and not of limitation:
(1) Charges of court reporters in attending and transcribing depositions or hearings;
(2) Charges of process servers;
(3) Necessary travel expenses of hearing officers or hearing panel members, or of state bar counsel, or of witnesses;
(4) Charges of expert witnesses;
(5) Costs in conducting an examination of books and records or an audit pursuant to Title 13 ;
(6) Costs incurred in supervising probation imposed pursuant to rule 5.2;
(7) Telephone toll charges;
(8) Charges of a lawyer appointed pursuant to rule 10.2(d);
(9) Costs of copying materials for submission to a review committee, a hearing officer or panel, the Disciplinary Board, or the Board of Governors.
(c) Expenses Defined. "Expenses" for the purposes of this rule shall mean a reasonable charge for attorney
fees and administrative costs. Expenses assessed pursuant to this rule may equal the actual expenses incurred by the Association, but in any case the following amounts shall conclusively be presumed reasonable:
(1) For a matter which becomes final without review by the Board, $\$ 350$.
(2) For a matter which becomes final following Board review, without appeal to the Supreme Court, a total of \$450.
(3) For a matter appealed to the Supreme Court, a total of \$750.
(d) Association To File Statement of Costs and Expenses. When the decision of a hearing officer or panel imposing a sanction becomes final without Board review, or when a decision of the Board imposing a sanction is served on the respondent lawyer after Board review, the Association shall have 10 days in which to file a statement of costs and expenses in the office of the Association.
(1) Content. A statement of costs and expenses shall state with particularity the nature and amount of the costs claimed and shall state the expenses requested. The statement shall be signed by state bar counsel, which signature shall constitute a certification that all reasonable attempts have been made to insure the accuracy of the statement.
(2) Exceptions. The respondent lawyer shall have 10 days from service of the statement of costs and expenses on him or her to file exceptions in the office of the Association.
(e) Assessment. The chairperson of the Board shall review the statement of costs and expenses and any exceptions thereto after the period for filing such exceptions has passed and the decision of the hearing officer or panel or of the Board and shall enter and file with the Association an order assessing costs and expenses. The order shall be served on the respondent lawyer.
(1) Request for Review by Board. Within 10 days of service on the respondent lawyer of the order assessing costs and expenses, the lawyer may file with the Association a request for Board review of the order. Upon the timely filing of such a request, the Board shall review the order assessing costs and expenses, based upon the statement of costs and expenses of the Association and the exceptions thereto, the decision of the hearing officer or panel or of the Board, and any written statement submitted by either party within such time as the chairperson of the Board may direct.
(2) Board Action. The Board may approve or modify the order assessing costs and expenses by order filed with the Association and served upon the respondent lawyer. The decision of the Board shall be final when filed and not subject to further review, except in cases reviewed by the Supreme Court pursuant to Title 7.
(f) Assessment in Matters Reviewed by the Supreme Court. When a matter is reviewed by the Supreme Court as provided in Title 7, any order assessing costs and expenses entedred pursuant to section (e) and any statement of costs and expenses and exceptions thereto filed in the proceeding shall be made a part of the record transmitted to the court. Upon filing of an opinion by the court
imposing a sanction, costs and expenses may be assessed in favor of the Association pursuant to the procedures of RAP Title 14, except that "costs" as used in that rule shall mean any costs and expenses allowable under this rule.
(g) Waiver. In all cases where costs and expenses are sought pursuant to this rule, assessment of any or all such costs and expenses may be denied where it appears in the interests of justice to do so.
(h) Payment of Costs and Expenses. A lawyer ordered to pay costs and expenses shall do so within 30 days of the date upon which the assessment becomes final, unless otherwise ordered at the time costs and expenses are assessed, or unless a periodic payment plan has been entered into with the approval of state bar counsel. State bar counsel shall have authority to enter into an agreement with a lawyer for a reasonable periodic payment plan upon the lawyer's affirmative written demonstration of present inability to meet the terms of an order or decision assessing costs and expenses.
(i) Failure To Comply. Failure of a lawyer to pay costs and expenses when ordered to do so or failure of a lawyer to comply with the terms of a periodic payment plan entered into by agreement between the lawyer and state bar counsel may constitute grounds for discipline.
(j) Costs in Other Cases. Costs in cases involving stipulations shall be governed by the provisions of rule 4.14. Assessment of costs in cases of transfer to disability inactive status shall be governed by the provisions of this rule, but payment of such costs shall not become due until 90 days after the lawyer is reinstated to active status.

## Title 6

## Review by Board

Rule 6.1

## DECISIONS SUBJECT TO BOARD REVIEW

The decision of a hearing officer or panel shall be reviewed by the Board when:
(a) The recommendation is for the suspension or disbarment of the respondent lawyer; or
(b) The respondent lawyer or state bar counsel files a notice of appeal with the Association within 15 days of service of the decision on the respondent lawyer. When a motion to amend is filed as permitted by rule 4.13(c) the 15-day period shall not begin until the motion is decided. A notice of appeal shall specify the issues intended to be raised before the Board.

## Rule 6.2

REVIEW OF SUSPENSION OR DISBARMENT RECOMMENDATION
(a) Statements in Support or Opposition. When a matter is before the Board for review of a recommendation of suspension or disbarment, the respondent lawyer and state bar counsel may each file a statement in support of or in opposition to the decision of the hearing officer or panel, or any part of that decision.
(b) Transcript Required. When a hearing officer or panel has entered a recommendation for suspension or
disbarment, a transcript of the hearing shall be prepared, served and settled as provided in rule 6.6.
(c) Time for Filing Statements. Statements shall be filed with the Association according to the following schedule:
(1) The respondent lawyer shall file his or her statement (i) within 20 days of service on the lawyer of a copy of the transcript of the hearing, whether or not the transcript has been settled, or (ii) within 20 days of the service on the lawyer of the decision of the hearing officer or panel when the transcript has previously been prepared and served on the respondent lawyer, whichever occurs later. When a motion to amend has been filed as permitted by rule 4.13(c), the 20-day period shall not begin until the motion is decided.
(2) State bar counsel shall file his or her statement within 15 days of service on state bar counsel of the statement of the respondent lawyer, or, if no statement is filed by the respondent lawyer, within 15 days of the expiration of the period for the respondent lawyer to file such a statement.
(3) The respondent lawyer may file a response to a statement of state bar counsel within 10 days of service of that statement upon the respondent lawyer.

## Rule 6.3

## APPEAL BY RESPONDENT LAWYER OR STATE BAR COUNSEL

(a) Transcript To Be Ordered. When Board review is being conducted pursuant to a notice of appeal filed under rule 6.1 (b), state bar counsel shall cause a transcript of the hearing to be prepared and settled pursuant to rule 6.6, unless the respondent lawyer and state bar counsel agree that no transcript or only a partial transcript of the hearing is necessary for review.
(b) Statement in Opposition. The appealing party shall file with the Association a statement in opposition to the decision of the hearing officer or panel (1) within 20 days of service on the respondent lawyer of a copy of the transcript, whether or not the transcript has been settled; or (2) within 20 days of filing of the notice of appeal when the transcript has previously been prepared and served on the respondent lawyer or when the parties have agreed that no transcript is necessary for review, whichever occurs later. Failure to file such a statement within the required period shall constitute an abandonment of the appeal.
(c) Counterstatement. The opposing party shall have 15 days from service on him or her of the statement of the appealing party to file a counterstatement, in response to the issues raised on appeal.
(d) Response. The appealing party may file a response to the counterstatement of the opposing party within 10 days of service of the counterstatement on him or her.
(e) Procedure When Both Parties Appeal. When the respondent lawyer and state bar counsel both file notices of appeal pursuant to rule 6.1 (b), the respondent lawyer shall be considered the appealing party and state bar counsel shall be considered the opposing party for purposes of this rule. In such case the counterstatement of state bar counsel may raise any issue for Board review,
and the respondent lawyer shall have an additional 5 days to file the response permitted by section (d).

Rule 6.4

## REFERENCE TO RECORD

Statements, counterstatements and responses filed pursuant to rules 6.2 and 6.3 shall make specific reference to the record where available, using the designations TR for transcript of hearing, EX for exhibits, and BF for bar file documents. Copies of any exhibits to which the parties refer in their statements may be appended to those statements.

Rule 6.5

## REQUEST TO REOPEN PROCEEDINGS

(a) How Made. In making any statement, counterstatement or response as permitted in rules 6.2 and 6.3 , the respondent lawyer or state bar counsel may request that the record be reopened to allow the submission of additional evidence, or that an additional hearing be held before the hearing officer or panel on the ground of newly discovered evidence. A request to reopen the record or to conduct an additional hearing shall be supported by affidavit describing in detail the additional evidence sought to be admitted, and the reason or reasons why the same was not presented at the hearing. Such request may be granted or denied in the discretion of the Board.
(b) No Additional Evidence. Except as allowed under section (a), evidence not presented to the hearing officer or panel shall not be presented to the Board by any party without the consent of the opposing party.

## Rule 6.6

## TRANSCRIPT OF HEARING

(a) Ordering Transcript. A transcript or partial transcript of the hearing may be ordered at any time by the hearing officer or panel, respondent lawyer, state bar counsel, or the Board. When prepared, the original of the transcript shall be filed in the office of the Association. State bar counsel shall cause a copy of the transcript to be served on the respondent lawyer except when the respondent has ordered the transcript.
(b) Proposed Corrections. Within 10 days of service of a copy of the transcript on the respondent lawyer, or within 10 days of the filing of the transcript in the office of the Association when the respondent lawyer has ordered the transcript, state bar counsel and the respondent lawyer may each file with the Association any proposed corrections to the transcript. Each party shall have 5 days after service of the proposed corrections of the opposing party on him or her to file objections to those proposed corrections.
(c) Settlement of Transcript. If either party files objections to any proposed correction as permitted under section (b), the hearing officer or panel chairperson shall, upon review of the proposed corrections and objections, enter an order settling the transcript. In all other cases the transcript shall be deemed settled, and any proposed corrections deemed incorporated therein, if
at the expiration of the time to file proposed corrections none is filed, or if at the expiration of the time to file objections to proposed corrections none is filed.

Rule 6.7
DECISION OF BOARD
(a) Basis for Review. Review by the Board shall be based on the decision of the hearing officer or panel; any dissent of a hearing panel member; the statements and responses filed by the respondent lawyer and state bar counsel pursuant to rule 6.2 or 6.3 ; and the transcript or partial transcript of the hearing if one has been prepared. The Board may additionally review any other portion of the record of the matter including bar file documents and exhibits.
(b) Participation by Hearing Officer. A member of the Board who sat as hearing officer or as a member of a hearing panel on a matter shall not be present during the review of that matter by the Board.
(c) Oral Argument. Oral argument before the Board shall be permitted upon the request of either the respondent lawyer or state bar counsel. Such request shall be filed with the Association no later than the date on which the party requesting oral argument is permitted to file his or her final statement, counterstatement or response under rule 6.2 or rule 6.3. Oral argument shall be conducted at such time and place and under such terms as the chairperson of the Board shall direct.
(d) Action by Board. Upon review the Board may adopt, modify or reverse the findings, conclusions or recommendation of the hearing officer or panel. The Board may also reopen the record to allow the admission of additional evidence, or direct that an additional hearing be held with regard to any issue, on its own motion or upon request of either party.
(e) Decision. The action of the Board shall be set forth in a written order filed with the Association, a copy of which shall be served upon the respondent lawyer. If the Board amends, modifies, or reverses any finding, conclusion or recommendation of the hearing officer or panel, the order of the Board shall set forth the reasons for its decision. A member of the Board agreeing with the decision of the majority may file separate concurring reasons.
(f) Dissent. If any member of the Board dissents from the decision of a majority of the Board in a matter in which the majority of the Board recommends suspension or disbarment, he or she shall set forth in writing the reasons for that dissent. Written dissents may be filed in any other case. A copy of any dissent shall be served upon the respondent lawyer, and shall be part of the record.
(g) Decision Final Unless Appealed. A decision of the Board shall become final if neither a notice of appeal nor a petition for review is filed by the respondent lawyer or state bar counsel within the time permitted by Title 7. A decision of the Board shall also become final upon denial by the Supreme Court of a petition for discretionary review.

## Rule 6.8

## CHAIRPERSON MAY MODIFY REQUIREMENTS

Upon written motion filed with the Association by a respondent lawyer or state bar counsel, for good cause shown, the chairperson of the Board may modify the time periods set forth in Title 6, and make such other orders as may appear appropriate to assure fair and orderly Board review, provided, that the time period for filing a notice of appeal set forth in rule 6.1 (b) may not be extended or altered.

Title 7

## Review by Supreme Court

Rule 7.1

## METHODS OF SEEKING REVIEW

(a) Two Methods for Seeking Review of Board Decisions. There are two methods for seeking review by the Supreme Court of decisions of the Board entered pursuant to rule 6.7(e): (1) review as a matter of right, called "appeal"; and (2) review by permission of the Supreme Court, called "discretionary review." Both "appeal" and "discretionary review" are called "review."
(b) Power of Court Not Affected. This rule shall not affect the power of the Supreme Court to exercise its inherent and exclusive jurisdiction over the lawyer discipline and disability system.

## Rule 7.2

APPEAL
(a) Respondent Lawyer May Appeal Decision Imposing Suspension or Disbarment. The right to appeal a decision of the Board finding misconduct shall be available only to the respondent lawyer, and only in cases where the decision provides for suspension or disbarment.
(b) Notice of Appeal. In order to exercise a right to appeal, the respondent lawyer must file a notice of appeal with the Association within 15 days of service of the decision of the Board on the respondent lawyer.

Rule 7.3

## DISCRETIONARY REVIEW

(a) Decisions Subject to Discretionary Review. Decisions of the Board entered pursuant to rule 6.7(e) which do not provide for suspension or disbarment are subject to review by the Supreme Court only through discretionary review. Discretionary review will be accepted only:
(1) If the decision of the Board is in conflict with a decision of the Supreme Court; or
(2) If a significant question of law is involved; or
(3) If there is no substantial evidence in the record to support a material finding of fact upon which the decision of the Board is based; or
(4) If the petition involves an issue of substantial public interest that should be determined by the Supreme Court.
(b) Respondent Lawyer May Petition. A respondent lawyer wishing to seek discretionary review by the Supreme Court of a decision of the Board must file a petition for review with the Supreme Court within 25 days of service of the decision of the Board upon the respondent lawyer.
(c) Board of Governors May Authorize Petition by State Bar Counsel. The Board of Governors may authorize state bar counsel to seek discretionary review by the Supreme Court of a decision of the Disciplinary Board. In order to seek such review, state bar counsel must file a notice of intention to seek discretionary review with the Association within 15 days of service of the decision of the Board upon the respondent lawyer. Within 45 days thereafter state bar counsel must file a petition for review with the Supreme Court, together with an order of the Board of Governors, signed by the president, authorizing such a petition. If the Board of Governors denies such authorization, the respondent lawyer shall be promptly notified.
(d) Content of Petition; Answer; Service; Decision. A petition for review should be substantially in the form prescribed by RAP 13.4(c) for petitions for review by the Supreme Court of decisions of the Court of Appeals, except that references in that rule to the Court of Appeals shall be considered references to the Board. The appendix to the petition or an appendix to an answer or reply may additionally contain any part of the record, including portions of the transcript or exhibits, to which the party refers in the petition, answer or reply. The provisions of RAP 13.4(d), (e), (f), (g) and (h) shall govern answers and replies to petitions for review and related matters including service and decision by the court. Any party filing a petition for review with the court shall give notice of that fact to the other party.
(e) Acceptance of Review. The Supreme Court accepts discretionary review of a decision of the Board by granting a petition for review. Upon acceptance of review, procedures in the Supreme Court for matters subject to appeal and for matters subject to discretionary review are the same.

Rule 7.4

## APPLICABILITY OF RULES OF APPELLATE PROCEDURE

The Rules of Appellate Procedure shall serve as guidance for review conducted pursuant to this rule, except that these rules shall control as to matters specifically dealt with herein.

Rule 7.5

## RECORD TO SUPREME COURT

(a) Transmittal. Upon filing of a notice of appeal by the respondent attorney or upon acceptance of discretionary review by the Supreme Court, the record shall be transmitted to the Supreme Court by the clerk of the Board if one has been appointed, or by state bar counsel. Each party shall be provided with a list of the portions of the record so transmitted.
(b) Content. The record transmitted to the court shall consist of:
(1) Any notice of appeal filed by the respondent attorney, and any notice of intention to seek discretionary review filed by state bar counsel;
(2) The decision of the Board, including any dissents or concurring statements;
(3) The decision of the hearing officer or panel, including any dissent;
(4) The transcript or partial transcript of the hearing if one has been prepared;
(5) Exhibits admitted in evidence;
(6) Any order assessing costs and expenses and any statements of costs and expenses and exceptions thereto;
(7) Any other portions of the record, including bar file documents, which appear necessary for full review.
(c) Additions to Record. The respondent lawyer and state bar counsel shall each have the right at any time to request the transmittal of additional portions of the record to the court.

## Rule 7.6 <br> briefs

(a) Brief Required. The party seeking review shall file a brief setting forth his or her objections to the decision of the Board.
(b) Time for Filing. The brief of the party seeking review should be filed with the Supreme Court within 45 days after he or she is notified of transmittal of the record to the Supreme Court.
(c) Answering Brief. The answering brief of the other party should be filed with the Supreme Court within 30 days after service of the brief of the party seeking review.
(d) Reply Brief. A reply brief of a party seeking review should be filed with the Supreme Court within the sooner of 30 days after service of the answering brief or 14 days before oral argument. A reply brief should be limited to a response to the issues in the brief to which the reply brief is directed.
(e) Briefs When Both Parties Seek Review. When both the respondent lawyer and state bar counsel seek review of a decision of the Board, the respondent lawyer is deemed the party seeking review for the purposes of this rule. In such case state bar counsel may file a brief in reply to any response the respondent lawyer has made to the issues presented by state bar counsel, to be filed with the Supreme Court the sooner of 30 days after service of the reply brief of the respondent lawyer or 14 days before oral argument.
(f) Form of Briefs. Briefs filed pursuant to this rule shall conform as nearly as possible to the requirements of RAP 10.3 and 10.4. Bar file documents should be abbreviated BF and the transcript or partial transcript of the hearing should be abbreviated TR.
(g) Reproduction and Service of Briefs by Clerk. Briefs filed pursuant to this rule shall be reproduced and served by the clerk as provided in RAP 10.5.

Rule 7.7
aRGUMENT
(a) Rules Applicable. Oral argument before the Supreme Court shall be conducted under the provisions of Title 11 of the Rules of Appellate Procedure, unless the court shall otherwise direct.
(b) Priority. Disciplinary proceedings shall have priority and shall be set upon compliance with the above rules.

## Rule 7.8

OPINION
(a) Finality. An opinion in a disciplinary proceeding is final when filed unless the court specifically provides otherwise.
(b) Motion for Reconsideration. A motion for reconsideration may be filed as provided in RAP 12.4, but the motion will not stay the judgment unless a stay is entered by the court.

## Rule 7.9

## violation of rules

Sanctions for violation of these rules may be imposed on a party pursuant to the provisions of RAP 18.9. Upon dismissal of a review sought by a respondent lawyer pursuant to that rule and expiration of the period to file objections under RAP 17.7, or after dismissal of his or her review by the court if timely objections are filed, the decision of the Board shall become final.

## Title 8

Protection of Public When Lawyer Unable To Act

Rule 8.1

## NOTICE TO CLIENTS AND OTHERS

(a) Upon Disbarment or Suspension of Certain Kinds. A lawyer who has been disbarred, suspended for more than 60 days, or suspended pursuant to the provisions of Title 3, APR 11 , or for nonpayment of dues, shall within 10 days of the effective date of his or her disbarment or suspension:
(1) Notify all clients of his or her inability to act as their lawyer and the reason therefor, and advise them that they should seek legal advice elsewhere; and
(2) Advise all clients involved in litigation or administrative proceedings to seek the prompt substitution of another lawyer. In the event the client does not substitute counsel within 10 days of being notified of the lawyer's inability to act, it shall be the responsibility of the lawyer to advise the court or agency of the lawyer's inability to act; and
(3) Notify the lawyer or lawyers of each adverse party in pending litigation or administrative proceedings, or the adverse party directly if not represented by counsel, of the lawyer's inability to act further on the client's behalf; and
(4) Provide clients or their substituted counsel upon request with their files and other documents of the client in the possession of the lawyer, regardless of any possible claim of lien under RCW 60.40.
(b) Upon Transfer to Disability Inactive Status. A lawyer transferred to disability inactive status, or his or her guardian if one has been appointed, shall give all notices required by section (a), except that such notices need not refer to disability.
(c) Upon Suspension for 60 Days or Less. A lawyer who has been suspended for 60 days or less shall within 10 days of the effective date of his or her suspension:
(1) Notify all clients involved in litigation or administrative proceedings, and the lawyer or lawyers for each adverse party (or the adverse party directly if not represented by counsel) in such litigation or proceeding, of the suspension and the reason therefor, and of his or her consequent inability to act as a lawyer after the effective date of the suspension, and shall advise all such clients to seek prompt substitution of another lawyer. In the event the client does not substitute counsel within 10 days of being notified of the lawyer's inability to act, it shall be the responsibility of the lawyer to advise the court or agency of the lawyer's inability to act; and
(2) Notify all other clients of his or her suspension and the reason therefor and consequent inability to act during the period of that suspension. The notice shall advise the clients to seek legal advice elsewhere if they feel they need such advice during the period of the lawyer's suspension; and
(3) Provide clients or their substituted counsel upon request with their files and other documents of the client in the possession of the lawyer, regardless of any possible claim of lien under RCW 60.40.
(d) Address of Client. All notices to lawyers, adverse parties, courts or agencies as required by sections (a), (b), or (c) shall contain the name and last known address of the person being represented by the lawyer, unless disclosure would violate a confidence or secret of the client. If the name and address are omitted, as permitted herein, the client shall be advised that so long as his or her address remains undisclosed and no new attorney is substituted, the client may be served by leaving papers with the clerk of the court pursuant to CR $5(\mathrm{~b})(1)$ in pending superior court actions, and that comparable provisions may allow similar service in other court proceedings or administrative actions.

Rule 8.2
LAWYER TO DISCONTINUE PRACTICE
A disbarred or suspended lawyer, or a lawyer transferred to disability inactive status, shall not accept any new retainer, give any legal advice, or act as the lawyer for another in a pending case or legal matter of any nature after the effective date of his or her disbarment, suspension, or transfer to disability inactive status, and shall also take whatever steps may be necessary to avoid any possibility that any person may think that he or she is a lawyer authorized to practice law. This rule shall not preclude a disbarred or suspended lawyer, or a lawyer transferred to disability inactive status, from providing
information on the facts of a case and its status to a succeeding lawyer, and such information shall be provided on request and without charge.

Rule 8.3

## AFFIDAVIT OF COMPLIANCE

Within 25 days after the effective date of his or her disbarment, suspension, or transfer to disability inactive status, the lawyer shall file with the Association an affidavit stating that he or she has fully complied with the provisions of these rules. The affidavit shall also set forth the residence or other address of the lawyer to whom communications may thereafter be directed. The lawyer shall attach to the affidavit copies of the form letters of notification sent to the lawyer's clients, and to opposing counsel or opposing parties, and copies of letters to any court, together with a list of names and addresses of all clients and adverse parties or their lawyers to whom notices were sent.

Rule 8.4
Public notice
(a) Publication. The Association shall cause a notice of the disbarment, suspension, or transfer to disability status of a lawyer to be published in the Washington State Bar News and a newspaper of general circulation in the county in which the lawyer maintained his or her practice, except that in the case of transfer to disability inactive status no reference shall be made to disability.
(b) Notice to Judges. The Association shall promptly notify the presiding judge of the superior court of the county in which the lawyer maintained his or her practice of the lawyer's disbarment, suspension or transfer to disability inactive status, and may similarly notify the presiding judge of any district court located in the county where the lawyer practiced, or the judge of any other court in which the lawyer may have practiced or is known to have practiced.
(c) Other Notice. The notice provisions of this rule shall be in addition to the notice requirements of rule 11.2, which shall also be followed.

## Rule 8.5

## LAWYER TO KEEP RECORDS OF COMPLIANCE

A lawyer who has been disbarred, suspended, or transferred to disability inactive status must maintain written records of the various steps taken by him or her under these rules, so that upon any subsequent proceeding instituted by or against him or her proof of compliance with these rules will be available.

## Rule 8.6 <br> APPOINTMENT OF COUNSEL TO PROTECT CLIENTS' INTERESTS

(a) Appointment. Whenever a lawyer has been transferred to disability inactive status, suspended, or disbarred, and fails to carry out the obligations of this rule or fails to protect his or her clients' interests, or whenever a lawyer disappears or dies, the chairperson of the Board may appoint a lawyer or lawyers to protect the
clients' interests, unless a partner, personal representative or other responsible person appears to be properly protecting those interests. The appointment shall be made upon application of the Association or any interested party and upon proper proof of facts. The appointed lawyer or lawyers shall take possession of the necessary files and records and take such action as seems indicated to protect the clients' interests or as required under these rules. Such action may include but is not limited to assuming control of trust accounts or other financial affairs. Any bank or other person honoring the authority of the appointed lawyer or lawyers shall be exonerated from any liability resulting therefrom.
(b) Costs. Payment of any costs incurred by the Association pursuant to this rule may be made a condition of reinstatement of a disbarred lawyer or a lawyer transferred to disability inactive status, or may be ordered as restitution in a disciplinary proceeding brought against a suspended lawyer for failure to comply with rule 8.1.

Title 9

## Reinstatement After Disbarment

Rule 9.1

## RESTRICTIONS AGAINST PETITIONING

(a) When Petition May Be Filed. No petition for reinstatement shall be filed within a period of 3 years after disbarment or within a period of 2 years after an adverse decision of the Supreme Court upon a former petition, or within a period of 1 year after an adverse recommendation of the Board of Governors on a former petition when that recommendation is not submitted to the Su preme Court. If prior to disbarment the lawyer was suspended from the practice of law pursuant to the provisions of Title 3, or any comparable rule, the period of such suspension shall be credited toward the 3 years referred to above.
(b) Payment of Obligations. No disbarred lawyer may file a petition for reinstatement until costs and expenses assessed pursuant to these rules, and restitution ordered as provided herein, have been paid and until amounts paid out of the Clients' Security Fund as a result of the conduct of the petitioner have been repaid to the Association, or until periodic payment plans for costs and expenses, restitution and repayment to the Clients' Security Fund have been entered into by agreement between the respondent lawyer and state bar counsel.

Rule 9.2

## reversal of conviction

If a lawyer has been disbarred solely because of his or her conviction of a crime and the conviction is later reversed and the charges dismissed on their merits, the Supreme Court may in its discretion, upon direct application by the lawyer, enter an order reinstating the lawyer to active status. At the time such direct application is filed with the court a copy shall be filed with the Association.

Rule 9.3
FORM OF PETITION
A petition for reinstatement as a member of the Association after disbarment shall be in writing in such form as the Board of Governors may prescribe. The petition shall be filed with the Board of Governors. The petition shall set forth the age, residence and address of the petitioner, the date of disbarment, and a concise statement of facts claimed to justify reinstatement. The petition shall be accompanied by the total fees required of a lawyer applicant under the Admission to Practice Rules.

## Rule 9.4

## investigation

The Board of Governors may in its discretion refer the petition for reinstatement for investigation and report to the Board by state bar counsel, special district counsel, or by such other person or persons as may be determined by the Board of Governors.

## Rule 9.5

## HEARING BEFORE BOARD OF GOVERNORS

(a) Notice. The Board of Governors may fix a time and place for a hearing on the petition, and shall serve notice thereof 10 days prior to the hearing upon the petitioner and upon such other persons as may be ordered by the Board of Governors. Notice of the hearing shall also be published at least once in the Washington State Bar News or such other newspaper or periodical as the Board of Governors may direct. Such published notice shall contain a statement that a petition for reinstatement has been filed and shall give the date fixed for the hearing.
(b) Statement in Support or Opposition. On or prior to the date of hearing, anyone wishing to do so may file with the Board of Governors a written statement for or against reinstatement, such statements to set forth factual matters showing that the petitioner does or does not meet the requirements of rule 9.6(a). Except by its leave no person other than the petitioner or petitioner's counsel shall be heard orally by the Board of Governors.

## Rule 9.6

## ACTION BY BOARD OF GOVERNORS

(a) Requirements for Favorable Recommendation. Reinstatement may be recommended by the Board of Governors only upon an affirmative showing that the petitioner possesses the qualifications and meets the requirements as set forth in the Admission to Practice Rules for lawyer applicants, and that his or her reinstatement will not be detrimental to the integrity and standing of the judicial system or to the administration of justice, or be contrary to the public interest.
(b) Action on Recommendation. The recommendation of the Board of Governors shall be served upon the petitioner. If the Board recommends reinstatement, the record and recommendation shall be transmitted to the Supreme Court for disposition. If the Board recommends
against reinstatement, the record and recommendation shall be retained in the office of the Association unless the petitioner requests that it be submitted to the Supreme Court. If the petitioner so requests, the record and recommendation shall be transmitted to the Su preme Court for disposition. If the petitioner does not so request, the bar examination fee shall be refunded to the petitioner, but the petitioner shall still be responsible for payment of the costs incidental to the reinstatement proceeding as directed by the Board of Governors.

Rule 9.7

## ACTION ON SUPREME COURT'S DETERMINATION

(a) Petition Approved. If the petition for reinstatement is granted by the Supreme Court, the reinstatement shall be subject to the petitioner's taking and passing the bar examination and paying the costs incidental to the reinstatement proceeding as directed by the Supreme Court.
(b) Petition Denied. If the petition for reinstatement is denied, the bar examination fee shall be refunded to the petitioner, but the petitioner shall still be responsible for payment of the costs incidental to the reinstatement proceeding.

Title 10

## Transfer to Disability Inactive Status

Rule 10.1
aUTOMATIC TRANSFER
(a) Grounds. In the event that an active lawyer (1) has been found to be incapable of assisting in his or her own defense in a criminal action; or (2) has been acquitted of a crime on the ground of insanity; or (3) has had a guardian (but not a limited guardian) appointed for his or her person or estate upon a finding of incompetency; or (4) has been found to be mentally incapable of conducting the practice of law in any other jurisdiction, he or she shall automatically be transferred from active to disability inactive membership status upon receipt by the Association of a certified copy of the judgment, order or other appropriate document demonstrating that one or more of the above events has occurred.
(b) Notice to Lawyer. The disabled lawyer and his or her guardian, if one has been appointed, shall forthwith be notified of the transfer to disability inactive status. The Supreme Court shall be notified of the transfer to disability inactive status and shall be provided with a copy of the judgment, order or other appropriate document upon which the transfer was based.

Rule 10.2
DISCRETIONARY TRANSFER
(a) Review Committee May Order Inquiry. When it appears to a review committee that there is reasonable cause to believe that an active lawyer is unable adequately to practice law because of insanity, mental illness, senility, excessive use of alcohol or drugs, or other mental or physical incapacity, the committee shall order
that a hearing be held to inquire into the capacity of the lawyer to practice law.
(b) Inquiry During Course of Disciplinary Proceedings. When it appears to the Board, a hearing officer or a hearing panel that there is reasonable cause to believe that a respondent lawyer is incapable of conducting a proper defense to a disciplinary proceeding against him or her because of insanity, mental illness, senility, excessive use of alcohol or drugs, or other mental or physical incapacity, the Board, officer or panel shall order that a supplemental hearing be held to inquire into the capacity of the lawyer to conduct a proper defense. Such hearing shall be automatic where the respondent lawyer alleges in the course of a disciplinary proceeding that he or she is unable to conduct a proper defense because of mental or physical incapacity.
(c) Procedure. Proceedings conducted pursuant to this rule are not disciplinary proceedings, but shall be conducted under the same procedural rules as disciplinary proceedings. Any hearing held under section (b) above may be treated either as a new proceeding or as part of an existing proceeding, in the discretion of the Board, hearing officer or panel, and the disciplinary proceedings shall be held in abeyance pending the outcome of the supplemental proceeding. A recommendation of a hearing officer or panel that a lawyer be transferred to inactive status under this rule shall be treated as a recommendation for suspension for the procedural purposes of these rules, including rule 6.1(a) and rule 7.2(a).
(d) Appointment of Counsel. In the event the respondent lawyer does not appear by counsel within the time required by these rules for the filing of an answer, or within 20 days of being notified of the issues to be considered in a supplemental proceeding under section (b), the chairperson of the Board shall appoint a member of the Association as counsel for such respondent lawyer.
(e) Finding of Incapacity. If after review of the decision of the hearing officer or panel, the Board finds that a lawyer does not have adequate mental or physical capacity to practice law or to conduct a proper defense to disciplinary charges, it shall enter an order immediately transferring the lawyer to disability inactive status. Such transfer shall become effective upon service of such order upon the lawyer or his or her counsel.
(f) Appeal to Supreme Court. The lawyer may appeal an order of transfer to disability inactive status pursuant to the provisions of rule 7.2. The order of the Board shall remain in effect, regardless of the pendency of such appeal, unless and until reversed by the Supreme Court.
(g) Proceedings Confidential. All proceedings conducted pursuant to this rule shall be confidential.

## Rule 10.3

## REINSTATEMENT TO ACTIVE STATUS

(a) Restriction, Right of Petition and Burden. No lawyer transferred to disability inactive status may resume active status except by order of the Board or the Supreme Court. Any lawyer transferred to disability inactive status shall be entitled to petition the Board for
transfer to active status. The lawyer shall have the burden of showing that the disability has been removed.
(b) Petition and Initial Review. The petition for reinstatement shall set forth the facts demonstrating that the disability has been removed. The petition shall be filed with the Board at the office of the Association. Upon the filing of the petition the chairperson of the Board shall direct whatever action appears necessary or proper to determine whether the disability has been removed. Such actions include but are not limited to direction: (1) that state bar counsel or any other person conduct an investigation and file a report; (2) that an examination of the lawyer be conducted by a qualified expert or experts; and (3) that a hearing be held before the Board, or before a hearing officer or panel.
(c) Waiver of Doctor-Patient Privilege. The filing of a petition for reinstatement to active status by a lawyer transferred to disability inactive status shall be deemed to constitute a waiver of any doctor-patient privilege with respect to any treatment of the lawyer during the period of his or her disability. The lawyer shall be required to disclose the name of each psychiatrist, psychologist, physician, or other person, and each hospital or other institution by whom or in which the lawyer has been examined or treated since his or her transfer to disability inactive status. The lawyer shall furnish, if requested by the Board or state bar counsel, written consent to each person or hospital to divulge information and records relating to the disability.
(d) Review of Record. Prior to the submission of the petition and any report to the Board the lawyer shall have a reasonable opportunity to review the report and to make any additional submissions he or she deems desirable.
(e) Board Review. The Board shall review the petition and report as expeditiously as possible and take one or more of the following actions:
(1) Grant the petition;
(2) Direct whatever additional action the Board deems necessary or proper to determine whether the disability has been removed;
(3) Direct that the lawyer establish proof of competence and learning in the law, which proof may include certification by the bar examiners of his or her successful completion of an examination for admission to practice;
(4) Deny the petition, but no such denial shall occur except as hereinafter provided without the lawyer having the opportunity for a hearing before the Board, or before a hearing officer or panel. A hearing is not necessary if the lawyer has failed to state a prima facie case for reinstatement in his or her petition, or if the petition does not indicate a material change of circumstance since a previous denial of a petition for reinstatement filed by the lawyer;
(5) Direct the lawyer to pay the costs of the reinstatement proceedings.
(f) Petition Granted. If the petition for reinstatement is granted, the lawyer shall immediately be transferred to active status and the Supreme Court notified thereof. If
a disciplinary proceeding has been held in abeyance because of the disability transfer, the proceeding shall go forward upon reinstatement.
(g) Review by Supreme Court. If the petition for reinstatement is not granted, the respondent lawyer shall have the right to appeal the decision of the Board to the Supreme Court, by filing a notice of appeal with the Association within 15 days of service of the decision of the Board upon the respondent lawyer. Review shall be conducted pursuant to the procedures of Title 7.

## Title 11

## Access to Disciplinary Information

## Rule 11.1

## PENDING investigations and proceedings

(a) Investigations Confidential. An investigation into an alleged act of misconduct by a lawyer shall be confidential except as necessary to conduct the investigation or to keep a complainant advised of the status of a matter, but the pendency, subject matter, and status of an investigation may be disclosed if:
(1) Both the respondent lawyer and the complainant have waived confidentiality; or
(2) The proceeding is based upon the conviction of a crime; or
(3) A review panel finds that the investigation is based upon allegations that have become generally known to the public.
(b) Release May Be Authorized. The Board of Governors, or the Executive Director acting under the direction of the Board, may authorize the general or limited release of any confidential information obtained during the course of an investigation when to do so appears necessary to protect the interests of clients or other persons, the public, or the integrity of the Bar. A respondent lawyer shall be served with notice of a decision to release information under this section 5 days prior to its release unless the Board finds that such notice would jeopardize serious interests of any person or the public.
(c) Proceedings Public. Upon the filing and service of a formal complaint and after the lawyer has answered that complaint, or failed to answer within the time required, a disciplinary proceeding shall be public, subject to the provisions of any protective order as may be entered pursuant to section (f). The filing of a motion for a protective order shall stay the provisions of this rule with regard to any matter sought to be kept confidential in that motion, and the motion itself shall be confidential, until ruled upon.
(d) Matters Which Are Public. In a matter which is public pursuant to section (c), any person may have access to the contents of the bar file in the pending proceeding, may attend any hearing on the charges against the attorney, except a hearing on a motion, and may attend any oral argument before the Board conducted pursuant to rule 6.7(c). In any disciplinary matter referred to the Supreme Court, the file, record, briefs, and argument in the case shall also be public except to the
extent previously made confidential by a protective order or as otherwise ordered by the court.
(e) Matters Which Are Not Public. In no case shall deliberations of a hearing panel, board or court, or matters made confidential by a protective order, be public.
(f) Protective Orders. In order to protect a compelling interest of a complainant, witness, third party, or respondent, the hearing officer or panel chairperson to whom a matter is assigned, the chairperson of a review committee or of the Board when a matter is before a committee or the Board for review, or the president of the Association in the case of a petition for reinstatement after disbarment, may, upon motion and for good cause shown, issue a protective order prohibiting the disclosure of specific information or specific documents or pleadings, and direct that the proceedings be conducted so as to implement the order.
(g) Application to Stipulations. A stipulation entered into pursuant to rule 4.14 shall be confidential until approved by a review committee or the Board, except that a complainant may be advised concerning a stipulation and its proposed or actual content at any time. A stipulation which is approved by a review committee or the Board shall be public, except that a stipulation entered into prior to the filing of a formal complaint and which provides for dismissal or conditional dismissal of a complaint without the imposition of a disciplinary sanction shall be confidential, unless and until proceedings are instituted for failure to comply with the conditions of the stipulation.
(h) Application to Title 3 Suspensions. Proceedings for suspension of a lawyer for conviction of a crime pursuant to rule 3.1 shall be public upon the filing of the petition. Proceedings for suspension of a lawyer for other causes pursuant to rule 3.2 shall be public upon issuance of a show cause order by the Chief Justice of the Supreme Court.
(i) Application for Disability Proceedings. Proceedings for transfer to and from disability inactive status are confidential. However, a complainant may be advised of disability proceedings or transfers affecting a lawyer complained against. The fact that a lawyer is on inactive status, or has been reinstated to active status, is public.
(j) Application to Reinstatement Proceedings. A petition for reinstatement after disbarment shall be a public proceeding within this rule from the time the petition is filed.
(k) Regulations. Public access to file materials and proceedings as permitted by this rule may be subject to reasonable regulation as to time, place and circumstances. Certified copies of public bar file documents shall be made available at the same rate as certified copies of superior court records. Uncertified copies of public bar file documents shall be made available at a rate to be set by the Executive Director of the Association.
(I) Wrongful Disclosure. Disclosure by any person of any information concerning a pending or completed investigation or proceeding, except as permitted by these rules, may subject that person to an action for contempt of the Supreme Court. When the person is a lawyer,
such wrongful disclosure may also be grounds for discipline.

## Rule 11.2

## NOTICE OF DISCIPLINE

(a) Discipline To Be Public. In any case in which a disciplinary sanction is imposed upon a lawyer pursuant to these rules, whether after a hearing or by stipulation, the nature of the sanction and the decision or stipulation upon which it is based shall be public. When a lawyer is permitted to resign with discipline pending, the fact of the resignation with discipline pending shall also be public.
(b) Notice to Supreme Court. A copy of any decision imposing a disciplinary sanction on a lawyer shall be filed with the Supreme Court when that decision becomes final.
(c) Other Notices. Notice of the imposition of a disciplinary sanction on a lawyer shall also be given to the following authorities, in such form as may appear appropriate:
(1) The lawyer discipline authority or highest court in any jurisdiction where the lawyer is believed to be admitted to practice;
(2) The chief judge of each federal district court in the state of Washington, and the chief judge of the United States Court of Appeals for the Ninth Circuit;
(3) The National Discipline Data Bank.
(d) Notices of Suspension, Disbarment, or Disability Inactive Status. Additional notices in any case where a lawyer is suspended, disbarred, or transferred to disability inactive status shall be given as provided in rule 8.4.
(e) Person Responsible. The clerk of the Board if one has been appointed, or state bar counsel, shall be responsible for providing the notices set forth in this rule.
(f) Discipline Under Prior Rules. Discipline imposed on a lawyer under prior rules of this state which was confidential when imposed shall remain confidential, regardless of the provisions of section (a). A record of confidential discipline may be kept confidential during the course of proceedings under these rules, or in connection with the consideration of a stipulation under rule 4.14, through a protective order issued under rule 11.1(f).

## Title 12

## General Provisions

## Rule 12.1

SERVICE OF PAPERS
(a) Service Required. Every pleading, every paper relating to discovery, every written request or motion other than one which may be heard ex parte, and every similar paper or document issued by state bar counsel or the respondent lawyer under any provision of these rules shall be served on the opposing party (the respondent lawyer or state bar counsel as the case may be) as follows, unless personal service is required or unless these rules specifically provide otherwise:
(1) On the respondent lawyer, by mailing the same postage prepaid to the lawyer or his or her attorney of record, or leaving the same, at the address set forth in the answer or in a notice of appearance filed by an attorney on behalf of the lawyer or at the address set forth in any subsequent document filed by the lawyer or his or her attorney; or, in the absence of an answer, by mailing the same postage prepaid to the lawyer or leaving the same at his or her address on file with the Association;
(2) On state bar counsel, by mailing the same postage prepaid, or leaving the same, at the address of the Association or such other address as state bar counsel may request;
(3) Service by mail under this section shall be by certified or registered mail, return receipt requested, unless the parties agree otherwise, except that when one or more certified mailings properly made pursuant to this rule is returned as unclaimed service may be made by regular first class mail. Service properly made as herein provided shall be effective regardless of whether the person to whom the mail is addressed actually receives it.
(b) Personal Service. When personal service upon a respondent lawyer is required by these rules, it shall be accomplished as follows:
(1) If the respondent lawyer is found in the state of Washington, by personal service upon him or her in the manner required for personal service of a summons in a civil action in the superior court.
(2) If the respondent lawyer cannot be found in the state of Washington, service can be made either by (i) leaving a copy at his or her place of usual abode in the state of Washington with some person of suitable age and discretion then resident therein; or (ii) mailing by registered or certified mail, postage prepaid, a copy addressed to him or her at his or her last known place of abode, or office address maintained by him or her for the practice of law, or post office address or address on file with the Association.
(3) If the respondent lawyer is found outside of the state of Washington, then by service as set forth in (1) or (2) above.
(c) Service Where Question of Mental Competence. If a guardian or guardian ad litem has been duly appointed for a respondent lawyer who has been judicially declared to be of unsound mind or incapable of conducting his or her own affairs, service under sections 12.1 (a) and (b) above shall also be made on the guardian or guardian ad litem.
(d) Proof of Service. Proof of service when personal service is required shall be made by affidavit of service, sheriff's return of service, or a signed acknowledgment of service. Proof of service in other cases may alternatively be made by certificate of an attorney similar to that allowed by $C R S(b)(2)(B)$, which certificate shall state the form of mail used. Proof of service in all cases shall be filed in the office of the Association, or with the Supreme Court in matters before the court, but need not be served on the opposing party.

## Rule 12.2

FILING; COPY TO HEARING OFFICER; ORDERS
(a) Filing Originals; Copies to Hearing Officer or Panel. The original of any pleading, motion, discovery document or other paper authorized by these rules, except in matters before the Supreme Court, shall be filed in the office of the Association. Filing may be made by first class mail, and shall be deemed accomplished on the date of mailing. In addition to service upon the opposing party as required by rule $12.1(\mathrm{a})$, in cases where a hearing is pending a copy of any such paper except discovery documents shall be sent or delivered to the hearing officer or panel chairperson, or to each member of a hearing panel where required by these rules. Service on a hearing officer or panel may be by regular first class mail.
(b) Filing and Service of Orders. Any written order, decision or ruling entered under these rules, except an order of the Supreme Court or an informal ruling issued pursuant to rule 4.8(e), shall be filed with the Association, and shall be served upon the respondent lawyer by the clerk to the Board if one has been appointed, or by state bar counsel as provided in rule 12.1(a).

## Rule 12.3 PAPERS

All pleadings or other papers under these rules must be typewritten or printed, double spaced, on good quality $81 / 2$ - by 11 -inch or $81 / 2$ - by 13 -inch paper.

## Rule 12.4

## EXPENSES

(a) Board, Special District Counsel, Hearing Officer or Panel. The members of the Board, special district counsel, hearing officers and hearing panel members shall receive no compensation for their services, except as hereinafter provided, but expenses incurred in connection with their duties shall be paid from the funds of the Association subject to any limitation established by resolution of the Board of Governors. The Board of Governors shall have discretionary authority to provide compensation to hearing officers or hearing panel members in cases which are unusually time consuming or where some other especially burdensome circumstance is involved.
(b) Special Appointments. The fees for counsel appointed pursuant to rule 8.6 or rule $10.2(\mathrm{~d})$ and costs or expenses reasonably incurred by such counsiel under authority of these rules shall be paid by the Association.

## Rule 12.5

## RESTRICTIONS ON REPRESENTATION OF RESPONDENT

A former president of the Association, a former member of the Board of Governors, or a former member of the Disciplinary Board shall not represent a respondent lawyer in any proceeding under these rules until 3 years have elapsed following expiration of his or her term of office.

Rule 12.6

## RECIPROCAL DISCIPLINE

(a) Supreme Court Action. Upon receipt of a certified copy of an order demonstrating that a lawyer admitted to practice in this state has been disciplined in another jurisdiction, the Supreme Court shall forthwith direct the Association to issue a notice directed to the respondent lawyer containing:
(1) A copy of the order from the other jurisdiction; and
(2) An order directing that the respondent lawyer inform the court within 30 days from service of the notice of any claim that the imposition of the identical discipline in this state would be unwarranted, and if so the reasons therefor. The notice shall be personally served on the respondent lawyer as provided in rule 12.1 (b).
(b) Deferral. In the event the discipline imposed in the other jurisdiction has been stayed there, any reciprocal discipline imposed in this state shall be deferred until the stay expires.
(c) Conclusive Effect. In all other respects, a final adjudication in another jurisdiction that a lawyer has been guilty of misconduct shall establish conclusively the misconduct for purposes of a disciplinary proceeding in this state.

Rule 12.7

## REMOVAL OF APPOINTEES

The power granted by these rules to any person, committee or board to make any appointment shall include the power to remove the person appointed whenever that person appears unwilling or unable to perform his or her duties, or for any other cause, and to fill the resulting vacancy.

## Rule 12.8

## MAINTENANCE OF RECORDS

(a) Permanent Records. In any matter in which a disciplinary sanction has been imposed on a lawyer, the bar file and transcripts in the proceeding shall be permanent records of the Association and/or of the Supreme Court. Related file materials, including investigatory files, may be maintained in the discretion of state bar counsel. Exhibits may be returned to the party supplying them, but copies shall be retained where possible.
(b) Destruction of Files. In any matter in which a complaint or investigation has been dismissed without the imposition of a disciplinary sanction, whether following a hearing or otherwise, file materials relating to the matter may be destroyed 5 years after the dismissal occurred, and shall be destroyed at that time upon the request of the lawyer involved unless the files are being used in an ongoing investigation or unless other good cause exists for retention. The Board of Governors shall rule on a request by a lawyer for destruction of files pursuant to this rule when that request is opposed by state bar counsel.
(c) Retention of Docket. When a file on a matter has been destroyed pursuant to section (b), the Association may retain a docket record of the matter for statistical
purposes only. That docket record shall not include the name or other identification of the lawyer complained against.
(d) Deceased Lawyers. Records and files relating to a lawyer who has died, including permanent records, may be destroyed at any time in the discretion of state bar counsel.

## Rule 12.9

## CONFIDENTIAL SOURCES

When a complaint is made or information provided to state bar counsel or the Association regarding a possible act of misconduct by a lawyer, or possible mental or physical inability of a lawyer to conduct his or her practice of law, and the person making the complaint or providing the information requests that his or her identity be kept confidential, an investigation may be conducted in the name of the Association. Unless otherwise ordered, the identity of the person complaining or providing information, the "confidential source," shall not be disclosed to the lawyer, either during the investigation or in subsequent formal proceedings if such proceedings are ordered. The chairperson of the Board, the chairperson of a review committee, or a hearing officer or panel chairperson before whom a matter is pending may order state bar counsel to reveal the identity of a confidential source upon motion of the lawyer, where after private examination of state bar counsel and any requested documents or file materials it appears necessary to reveal the identity of the confidential source to the lawyer to enable the lawyer to conduct a proper defense to the charges against him or her.

Rule 12.10
Statute of limitation
There is no statute of limitation or other time limitation restricting the bringing of a proceeding under these rules, but the passage of time since an act of misconduct occurred may be considered in determining what if any action or sanction is warranted.

## Rule 12.11

## EXONERATION FROM LIABILITY

(a) Association and Its Agents. No cause of action shall accrue in favor of a respondent lawyer or any other person, arising from an investigation or proceeding pursuant to these rules, against the Association, or its officers or agents (including but not limited to its staff, members of the Board of Governors, the Disciplinary Board, review committees, hearing panels, hearing officers, state bar counsel, special district counsel, a lawyer appointed pursuant to rule 8.6 or $10.2(\mathrm{~d})$, probation officers appointed pursuant to rule 5.2 , or any other individual acting under authority of these rules) provided only that the Association or individual shall have acted in good faith. The burden of proving bad faith in this context shall be upon the party asserting it. The Association shall provide defense to any action brought against an officer or agent of the Association for actions taken
in good faith under these rules and shall bear the costs of that defense.
(b) Complainants and Witnesses. Communications to the Association, Board of Governors, Disciplinary Board, review committee, hearing officer or panel, state bar counsel, special district counsel, Association staff, or any other individual acting under authority of these rules, are absolutely privileged, and no lawsuit predicated thereon may be instituted against any complainant, witness or other person providing information.

Rule 12.12
COMPUTATION OF TIME
In computing any period of time under these rules the provisions of CR 6(a) and (e) shall apply.

Rule 12.13
STIPULATION TO EXTENSION OF TIME
In any proceeding under these rules, except matters pending before the Supreme Court, the respondent lawyer and state bar counsel may stipulate to extension of the time requirements provided herein, except the time within which any notice of appeal must be filed.

## Rule 12.14 <br> PRIORITIES

Guidelines may be established by the Board of Governors or the Disciplinary Board providing for the priority under which investigations or proceedings will be processed, with first priority being given to those allegations or charges which appear to represent the most immediate threat of harm to the public.

Rule 12.15

## DEFINITIONS

Unless the context clearly indicates otherwise, terms used in these rules shall have the following meaning:
(a) "Association" shall mean the Washington State Bar Association.
(b) "Bar file" shall mean the pleadings, motions, rulings, decisions, and other formal papers filed in a proceeding beginning with the formal complaint.
(c) "Board" when used alone in these rules shall mean the Disciplinary Board.
(d) "Panel" shall mean a hearing panel.

Rule 12.16

## EFFECT ON PENDING PROCEEDINGS

Upon the effective date of these rules as ordered by the Supreme Court they shall apply in their entirety to any matter or investigation which is pending and which has not yet been ordered to hearing or ordered dismissed. They shall apply to other pending matters insofar as practicable. The hearing officer or panel chairperson appointed to hear a matter, or the chairperson of the Board in a matter pending before the Board, shall rule on questions concerning the appropriate procedure to be followed with a view to insuring a fair and orderly proceeding.

## Title 13

## Audits

## Rule 13.1

AUDIT AND INVESTIGATION OF BOOKS AND RECORDS

The Board and its chairperson shall have the following authority to examine, investigate and audit the books and records of any lawyer for the purpose of ascertaining and reporting whether CPR DR 9-102 has been or is being complied with by such lawyer:
(a) Random Examination. The Board may from time to time authorize examinations of the books and records of any lawyer or firm of lawyers selected at random. Such examinations shall extend only to the books and records of such lawyer or firm of lawyers.
(b) Particular Examination. The chairperson of the Board may, upon receipt of information that a particular lawyer or firm of lawyers may not be in compliance with CPR DR 9-102, authorize an examination limited to the scope set forth in section (a). Such information may be presented to the chairperson without notice to the lawyer or firm of lawyers.
(c) Audit. Upon the examination set forth in section (a) or (b), if the chairperson of the Board shall determine that further examination is warranted, the chairperson may then order an appropriate audit of the lawyer's or the firm's books and records, including verification of the information therein from available sources.

Rule 13.2

## COOPERATION OF LAWYER

It shall be the duty and obligation of any lawyer or firm who is subject to examination, investigation and audit under rule 13.1 to cooperate with the person conducting the examination, investigation or audit, subject only to the proper exercise of any privilege against selfincrimination where applicable, by:
(a) Producing to such person forthwith all evidence, books, records and papers as such person shall request for the purpose of his or her examination, investigation or audit;
(b) Furnishing forthwith such explanations as the person may require for the purpose of his or her examination, investigation or audit;
(c) Producing, in those cases where the examination, investigation or audit is being conducted pursuant to rule 13.1 , to such person forthwith written authorization, directed to any bank or depository, for the person to examine, investigate or audit trust and general accounts, safe deposit boxes and other forms of maintaining trust property by the lawyer in such bank or depository.

Rule 13.3

## DECLARATION OR QUESTIONNAIRE

(a) Questionnaire. The Association shall cause to be directed annually to each active lawyer a written declaration or questionnaire designed to determine whether such lawyer is complying with CPR DR 9-102. Such
declaration or questionnaire shall be completed, executed and delivered by such lawyer to the Association on or before the date of delivery specified in such declaration or questionnaire.
(b) Noncompliance. Failure to file the declaration or questionnaire on or before the date specified in section (a) shall be grounds for discipline. Such failure shall also subject the lawyer who has failed to comply with this rule to a full audit of his or her books and records as provided in rule $13.1(\mathrm{c})$, upon request of state bar counsel to a review committee. A copy of any request made under this section shall be served upon the lawyer involved. The request shall be granted upon a showing that the lawyer has failed to comply with section (a) of this rule. If the lawyer should later comply, state bar counsel shall have discretion to determine whether an audit should be conducted, and if so the scope of that audit. A lawyer audited pursuant to this section shall be liable for all actual costs of conducting such audit, and also a charge of $\$ 100$ per day spent by the auditor in conducting the audit and preparing an audit report. Costs and charges shall be assessed in the same manner as costs under rule 2.8(b)(2).

Rule 13.4
DISCLOSURE
The examination and audit report shall be open to the Board, state bar counsel, the lawyer or firm examined, investigated or audited, and to the Board of Governors upon its request, unless a disciplinary proceeding is commenced in which event the disclosure provisions of Title 11 shall apply.

Rule 13.5

## REGULATIONS

The Disciplinary Board may adopt regulations pertinent to the powers set forth in this rule subject to the approval of the Board of Governors and the Supreme Court.

## JUDICIAL INFORMATION SYSTEM COMMITTEE RULES (JISCR)

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Judicial Information System
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## Rule 1

## JUDICIAL INFORMATION SYSTEM

It is the intent of the Supreme Court that a statewide Judicial Information System be developed. The system is to be designed and operated by the Administrator for the Courts under the direction of the Judicial Information System Committee and with the approval of the Supreme Court pursuant to RCW 2.56. The system is to serve the courts of the state of Washington.

Rule 2

## COMPOSITION

(a) Membership. The Judicial Information System Committee (JISC) shall be representative of the judiciary of the state of Washington and shall be appointed by the Chief Justice with the approval of the Supreme Court from a list of names submitted by representative groups and associations from within the judicial system and shall be composed of a Supreme Court Justice (the Supreme Court), a Court of Appeals judge (Court of Appeals), three superior court judges (Superior Court Judges' Association), three judges of courts of limited jurisdiction (Washington Magistrates' Association), the Supreme Court Clerk, two county clerks (Washington State Association of County Clerks), a prosecuting attorney (Washington State Prosecuting Attorneys' Association), a lay citizen (Chief Justice), a representative of the Washington State Bar Association, a director of juvenile court services (Juvenile Directors Association), the Executive Director of the Washington State Data Processing Authority, the Administrator for the Courts, two superior court administrators (Association of Washington Superior Court Administrators) and three clerks/ administrators from courts of limited jurisdiction (Washington State Court Administrators Association).
(b) Terms of Office. The term of membership for those who are appointed to represent specific organizations shall be for a term of 3 years with the initial term as determined by lot, staggered so as to insure that an equal number of terms expire each year. Any vacancy in the membership of the committee shall be filled in the same manner in which the original appointment was made and the term of membership shall expire on the same date as the original appointment expiration date.
(c) Operation. The Supreme Court Justice shall be the chairperson. The members of the committee shall elect a vice-chairperson from among themselves. Meetings of the committee shall be called regularly and at a minimum of four times per year at the discretion of the chair. Any members with two unexcused absences from regularly scheduled JISC meetings during any calendar year shall be requested to resign and the respective association shall appoint a successor to fulfill the unexpired term. Ad hoc committees may also be established for the purpose of making special studies and recommendations to the JISC as required and as recommended by the chair and approved by the committee. The JISC shall review the work of the Administrator for
the Courts with regard to the Judicial Information System and be responsible for recommendations to the Su preme Court concerning policies, procedures, and rules which affect the operation of the Judicial Information System or any new or presently existing information system projects within the state judiciary.

Rule 3
STAFF
Staff for the Judicial Information System Committee will be provided by and be responsible to the Administrator for the Courts who will be charged with providing operational, statistical, and other information to legitimate and appropriate users of judicial information.

## Rule 4

BUDGETS
The Administrator for the Courts, under the direction of the Judicial Information System Committee, and with the approval of the Supreme Court, shall prepare funding requests for personnel, hardware, and software as required for a phased implementation of the Judicial Information System. Any budget requests prepared by the Administrator for the Courts shall address the issues of control and dissemination of data from court files, developmental and operational priorities, a clear definition of operational expenses and security, and privacy of information and facilities within the system.

Rule 5

## STANDARD DATA ELEMENTS

A standard court data element dictionary for the Judicial Information System shall be prepared and maintained by the Administrator for the Courts with the approval of the Judicial Information System Committee. Any modifications, additions, or deletions from the standard court data element dictionary must be reviewed and approved by the Judicial Information System Committee.

## Rule 6

## REPORTS

The Administrator for the Courts shall furnish to the courts and clerks of the state standard report formats as recommended and approved by the Judicial Information System Committee. Records and reports either in computerized or manual formats shall be in accordance with the standard court data elements established by the Judicial Information System Committee and consistent with the definitions contained therein.

## Rule 7

## CODES AND CASE NUMBERS

The Administrator for the Courts shall establish, with the approval of the Judicial Information System Committee, a uniform set of codes and case numbering systems for criminal charges, civil actions, juvenile referrals, attorney identification, and standard disposition identification codes.

## Rule 8

## RETENTION

The Administrator for the Courts shall establish retention periods for all computerized records based upon the recommendations of the Judicial Information System Committee and consistent with state law.

## Rule 9

COMMUNICATIONS LINK WITH OTHER SYSTEMS
The Judicial Information System will serve as the communications link for the courts with all local, regional, statewide, and national noncourt systems. The Judicial Information System shall perform all functions relating to the transfer of computerized judicial data or information except as specifically approved by the Supreme Court upon the recommendations of the Judicial Information System Committee.

Rule 10

## ATTORNEY IDENTIFICATION NUMBERS

The Office of the Administrator for the Courts will assign and maintain a uniform attorney identification number consistent with the number currently utilized by the Washington State Bar Association. The use of such code numbers will be subject to rules promulgated by the Supreme Court upon recommendations by the Judicial Information System Committee and the Board of Governors of the Washington State Bar Association.

Rule 11
SECURITY, PRIVACY, AND CONFIDENTIALITY
All court record systems must conform to the privacy and confidentiality rules as promulgated by the Supreme Court upon the recommendation of the Judicial Information System Committee, which rules shall be consistent with all applicable law relating to public records. Any modifications, additions, or deletions from the established rules must be reviewed by the Judicial Information System Committee and approved by the Supreme Court. Additionally:
(a) Courts obtaining information from computerized files subject to special security and privacy administrative rules or legislative direction must insure that all such rules or legislative enactments are followed in the handling of such information.
(b) In all automated systems, duplicate records must be prepared regularly and stored separately and a transaction log kept of all record changes covering the entire time period since the preparation of the last duplicate set of records.
(c) The Office of the Administrator for the Courts will maintain a library of court system documentation for the state. All automated information systems which have received approval from the Supreme Court to collect, store, and/or disseminate computerized judicial information must submit to the Office of the Administrator for the Courts and maintain on file a copy of all system documentation related to the collection, storage, and dissemination of such information.

Rule 12

## dissemination of court information

The Judicial Information System Committee will adopt rules, consistent with all applicable law relating to public records, governing the release of information contained within the Judicial Information System. Such rules and any amendments thereto shall be forwarded to the Supreme Court and, unless altered by the court or returned to the Judicial Information System Committee for its further consideration and recommendations, shall take effect 45 days after the receipt of such rules by the Supreme Court.

## Rule 13

## LOCAL COURT SYSTEMS

Counties or cities wishing to establish automated court record systems shall provide advance notice of the proposed development to the Judicial Information System Committee and the Office of the Administrator for the Courts 90 days prior to the commencement of such projects for the purpose of review and approval.

Rule 14

## CONTROL OF DATA PROCESSING EQUIPMENT

Data processing for courts shall be processed on computer equipment managed and controlled by the courts. In exceptional instances where extreme care has been taken to insure the integrity of the internal function of the courts, explicit approval may be obtained from the Supreme Court upon the recommendation of the Administrator for the Courts and the Judicial Information System Committee to utilize facilities not totally managed and controlled by the courts.

## Rule 15

## DATA DISSEMINATION OF COMPUTER-BASED

 COURT INFORMATIONIt is declared to be the policy of the courts to facilitate public access to court records, provided such disclosures in no way present an unreasonable invasion of personal privacy and will not be unduly burdensome to the ongoing business of the courts.

Due to the confidential nature of some court information, authority over the dissemination of such information shall be exercised by the judicial branch. This rule establishes the minimum criteria to be met by each information request before allowing dissemination.
(a) Application. This rule applies to all requests for computer-based court information submitted by an individual, as well as public and private associations and agencies. This rule does not apply to requests initiated by or with the consent of the Administrator for the Courts for the purpose of answering a request vital to the internal business of the courts.
(b) Excluded Information. Records sealed, exempted, or otherwise restricted by law or court rule may not be released to the general public except by court order.
(c) Data Dissemination Committee. The Chair of the Judicial Information System Committee shall appoint a

Data Dissemination Committee whose members shall be appointed for 3-year terms. Membership terms shall be staggered.
(d) Data Dissemination Policies and Procedures. The Administrator for the Courts shall promulgate policies and procedures for handling applications for computerbased information. These policies and procedures shall be subject to the approval of the Data Dissemination Committee.
(e) Information for Release of Data. Information which must be supplied by the requestor and upon which evaluation will be made includes:
(1) Identifying information concerning the applicant;
(2) Statement of the intended use and distribution;
(3) Type of information needed.
(f) Criteria To Determine Release of Data. The criteria against which the applications are evaluated are as follows:
(1) Availability of data;
(2) Specificity of the request;
(3) Potential for infringement of personal privacy created by release of the information requested;
(4) Potential disruption to the internal, ongoing business of the courts.
(g) Cost. The requestor shall bear the cost of honoring the request for information in accordance with section (d).
(h) Appeal. If a request is denied by the Administrator for the Courts, the requestor may appeal the decision to the Data Dissemination Committee in accordance with section (d). The Data Dissemination Committee shall review and act upon the appeal in accordance with procedures promulgated by the Committee for this purpose.

## Rule 16

## RECORD AND DISSEMINATION DATA PROCESSING

The Office of the Administrator for the Courts shall be responsible for the recording and dissemination of decisions concerning the policies of the Supreme Court in the area of data processing, except for such policies as relate to the preparation of appellate court opinions and their publication in the official law reports which are the responsibility of the Reporter of Decisions and the Commission on State Law Reports.

## Rule 17

## EFFECTIVE DATE

These rules, with the exception of rule 2 , shall take effect on May 15, 1976. Rule 2 shall take effect on July 1, 1976, and until such time, the Superior Courts Management Information System (SCOMIS) Committee formed on February 21, 1974, shall continue to function as directed by this court.

## RULES OF EVIDENCE (ER)

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## Introductory Comment

A comment prepared by the Judicial Council Task Force on Evidence appears after each rule. If the rule is identical to the corresponding rule in the Federal Rules of Evidence, no effort is made to reiterate the advisory committee's note to the federal rule. That information is readily available in works such as J. Weinstein, Evidence (1975), C. Wright \& K. Graham, Federal Practice (1969), J. Moore, Federal Practice (1976), and D. Louisell \& C. Mueller, Federal Evidence (1977). The rules are also discussed in Powell \& Burns, A Discussion of the New Federal Rules of Evidence, 8 Gonz. L. Rev. I (1972).

The comments here focus on the intent of the drafters with respect to prior Washington law and on the reasons for departures from the federal rules. In these comments, the word "drafters" refers only to the Washington Judicial Council and its Task Force on Evidence. It does not refer to Congress, the Washington State Supreme Court, or to any other judicial or legislative body.

The rules do not purport to codify constitutional law. The application of a rule may be subject to constitutional restrictions or limitations which are not defined in the rule. See, for example, the comments to rules 104, IOS, and 804.

Title 1
General Provisions

## Rule 101

SCOPE
These rules govern proceedings in the courts of the state of Washington to the extent and with the exceptions stated in rule 1101.

Comment 101
Rule 1101 specifies in more detail the courts, proceedings, questions, and stages of proceedings to which the rules apply.

## Rule 102

## PURPOSE AND CONSTRUCTION

These rules shall be construed to secure fairness in administration, elimination of unjustifiable expense and delay, and promotion of growth and development of the law of evidence to the end that the truth may be ascertained and proceedings justly determined.

## Comment 102

The rule is the same as Federal Rule 102. This generalized statement of purpose is comparable to CR 1, CrR 1.2, and RAP 1.2. The Rules of Evidence, like other court rules, give the judge the authority to interpret the rules in a way which avoids an unjust result. See Petrarca v. Halligan, 83 Wn.2d 773, 522 P.2d 827 (1974).
"Following the rules is not an end in itself. Rather, the rules are carefully designed to enable judges, lawyers, litigants, and juries to achieve sound results. . . Rule 102 recognizes the responsibility judges bear by enumerating goals which cannot be achieved mechanically, and which will compete with one another at times." 10 Moore's Federal Practice § 102.02 (1976). See also United States v. Jackson, 405 F. Supp. 938 (1975).
This approach implies a considerable grant of discretion to the trial judge in situations not explicitly covered by the rules which may require differentiated treatment in the light of special factors. 1 J . Weinstein, Evidence $\mathbb{1}$ 102[01] (1975). The rules place a burden on the lawyer to explain his position and the reasons for it at the trial level. It also places heavy burdens on the trial judge. J. Weinstein, supra.
"Judges should indicate which factors are significant and which goals paramount in a particular case and why, so that members of the Bar can adjust to changing nuances in the law in advising their clients and in conducting litigations. This process of accommodation to change will itself promote desirable change while preserving the sound fundamentals of the law of evidence." J. Weinstein, at 102-13

## Rule 103

## RULINGS ON EVIDENCE

(a) Effect of Erroneous Ruling. Error may not be predicated upon a ruling which admits or excludes evidence unless a substantial right of the party is affected, and
(1) Objection. In case the ruling is one admitting evidence, a timely objection or motion to strike is made, stating the specific ground of objection, if the specific ground was not apparent from the context; or
(2) Offer of Proof. In case the ruling is one excluding evidence, the substance of the evidence was made known to the court by offer or was apparent from the context within which questions were asked.
(b) Record of Offer and Ruling. The court may add any other or further statement which shows the character of the evidence, the form in which it was offered, the objection made, and the ruling thereon. The court may direct the making of an offer in question and answer form.
(c) Hearing of Jury. In jury cases, proceedings shall be conducted, to the extent practicable, so as to prevent inadmissible evidence from being suggested to the jury by any means, such as making statements or offers of proof or asking questions in the hearing of the jury.
(d) Errors Raised for the First Time on Review. [Re-served-See RAP 2.5(a).]

## Comment 103

Section (a). This section is the same as Federal Rule 103(a), except that the words "is made" are substituted for "appears of record" in subsection (a)(1). This change is necessary because the rules are applicable to courts, such as district courts, where testimony and argument are not recorded. Section (a) is consistent with prior Washington law. Harmless evidentiary errors are disregarded. Primm v. Wockner, 56 Wn.2d 215, 351 P.2d 933 (1960). A timely objection or motion to strike is ordinarily necessary to seek appellate review of the admission of evidence. State v. James, 63 Wn.2d 71, 385 P.2d 558 (1963). In order to obtain appellate review of the exclusion of evidence, an offer of proof must be made which fairly advises the trial court whether the evidence is admissible. Northern State Constr. Co. v. Robbins, 76 Wn.2d 357, 457 P. 2 d 187 (1969). The procedure for objecting is defined by CR 46 and $\operatorname{CrR}$ 8.7.

Section (b). This section is the same as Federal Rule 103(b) except that the word " It " in the second sentence is changed to "The court" to improve readability. As a practical matter, the section is consistent with prior Washington law. The previous Washington rule, CR 43(c), provided that the court's statements about the character of the evidence had to be made in the absence of the jury. Although this mandatory provision is not found in rule 103, section (c) encourages the statements to be made in the absence of the jury, and this procedure would ordinarily be required in order to conform to the state constitutional prohibition against a judge commenting on the evidence. Const. art. 4, § 16.

Section (c). This section is the same as Federal Rule 103(c) and differs slightly from prior Washington law. The previous rule, CR 43(c), distinguishes between offers of proof and statements by the court. Under that rule, the court could, in its discretion, direct that an offer of proof be made in the absence of the jury, but a statement by the court as to the character of the evidence had to be made in the absence of the jury. Under rule 103(c), inadmissible evidence is to be kept from the jury "to the extent practicable."
The court's discretion under rule 103(c) must be exercised cautiously in light of the state constitutional prohibition against a judge commenting on the evidence. Const. art. 4, § 16.

Section (d). Federal Rule 103(d), Plain error, is deleted. The Washington Supreme Court recently codified the extent to which an error may be asserted for the first time in an appellate court. See RAP 2.5(a). Rule 103(d) defers to the Rules of Appellate Procedure and the decisions construing them.
To be distinguished is the extent to which counsel may acquiesce in a trial court ruling and then move for a new trial on the ground that the ruling was in error. That determination is made by reference not to the appellate rules but to the rules of civil and criminal procedure and decisional law. See, e.g., CR 46; CrR 8.7; Sherman v. Mobbs, 55 Wn.2d 202, 347 P.2d 189 (1959).

## Rule 104

## PRELIMINARY QUESTIONS

(a) Questions of Admissibility Generally. Preliminary questions concerning the qualification of a person to be a witness, the existence of a privilege, or the admissibility of evidence shall be determined by the court, subject to the provisions of section (b). In making its determination it is not bound by the Rules of Evidence except those with respect to privileges.
(b) Relevancy Conditioned on Fact. When the relevancy of evidence depends upon the fulfillment of a condition of fact, the court shall admit it upon, or subject to, the introduction of evidence sufficient to support a finding of the fulfillment of the condition.
(c) Hearing of Jury. Hearings on the admissibility of confessions shall in all cases be conducted out of the hearing of the jury. Hearings on other preliminary matters shall be so conducted when the interests of justice require or, when an accused is a witness, if he so requests.
(d) Testimony by Accused. The accused does not, by testifying upon a preliminary matter, subject himself to cross examination as to other issues in the case.
(e) Weight and Credibility. This rule does not limit the right of a party to introduce before the jury evidence relevant to weight or credibility.

## Comment 104

Section (a). This section is the same as Federal Rule 104(a) and is consistent with prior Washington law. See RCW 4.44.080. The statute does not expressly say, as the rule does, that preliminary determinations are not subject to the rules of evidence, but this is the generally prevailing view. The civil and criminal rules for superior court, for example, authorize many preliminary determinations to be made on the basis of affidavits. See, e.g., CR 43(e) and $\operatorname{CrR}$ 2.3(c). The law with respect to privileged communications does apply to preliminary determinations. See also rule 1101. Thus, a privilege may not be violated even in a preliminary hearing to determine whether the privilege exists.

The proceedings to which the rules of evidence do, and do not, apply are discussed in more detail in the comment to rule 1101.

Section (b). This section is the same as Federal Rule 104(b) and defines a procedure for handling the situation in which a party wishes to prove fact $A$, but fact $A$ is relevant only if fact $\mathbf{B}$ is established. The order of proof under this rule, as generally, is determined by the judge. Rule 611. The court, in its discretion, may decide whether to hear evidence of fact $\mathbf{A}$ or $\mathbf{B}$ first, taking into account the relative prejudice of having the jury hear one rather than the other if the proponent fails to offer evidence of one of them sufficient to warrant a finding of its truth. Because of this danger of prejudice, the rule should be used with caution, especially in criminal cases.

The rule is substantially in accord with previous Washington law. See State $v$. Whetstone, 30 Wn.2d 301, 191 P.2d 818, cert. denied, 335 U.S. 858 (1948); 5 R. Meisenholder, Wash. Prac. § 1 (1965 \& Supp.).

Section (c). This section is the same as Federal Rule 104(c). In a criminal case, a hearing on the admissibility of a confession is constitutionally required to be conducted in the absence of the jury. Jackson v. Denno, 378 U.S. 368, 12 L. Ed. 2d 908, 84 S. Ct. 1774, 1 A.L.R.3d 1205 (1964). The rule further provides that the accused, as a witness, is entitled on request to have any preliminary hearing conducted in the absence of the jury. In other situations, and in civil cases, the judge has discretion to decide whether the interests of justice require preliminary matters to be considered in the absence of the jury. Accord, Gilcher v. Seattle Elec. Co., 82 Wash. 414, 144 P. 530 (1914).

Section (d). This section is the same as Federal Rule 104(d) and is consistent with prior Washington law. It is designed to encourage participation by the accused in the determination of preliminary matters. Portions of the subject matter of rule 104 are covered in superior court by $\operatorname{CrR} 3.5(\mathrm{~b})$, a more detailed rule. CrR 3.5 is not superseded by rule 104. The rules are not in conflict, and both apply in superior court. Neither rule prevents cross examination of the accused as to credibility at a preliminary hearing. See 1 J. Weinstein, Evidence ๆI 104[10] (1975).

Rule 104 does not address itself to questions of the subsequent use of testimony given by an accused at a preliminary hearing. See Walder v. United States, 347 U.S. 62, 98 L. Ed. 503, 74 S. Ct. 354 (1954); Simmons v. United States, 390 U.S. 377, 19 L. Ed. 2d 1247, 88 S. Ct. 967 (1968); Harris v. New York, 401 U.S. 222, 28 L. Ed. 2d 1, 91 S. Ct. 643 (1971). In superior court, CrR 3.5(b) restricts the use of preliminary testimony in some respects.

Section (e). This section is the same as Federal Rule 104(e) and is consistent with prior Washington law. See CrR 3.5, discussed above.

## Rule 105

## LIMITED ADMISSIBILITY

When evidence which is admissible as to one party or for one purpose but not admissible as to another party or for another purpose is admitted, the court, upon request, shall restrict the evidence to its proper scope and instruct the jury accordingly.

## Comment 105

This rule is the same as Federal Rule 105 and should be read together with rule 403, which provides that evidence may be excluded, although relevant, if its probative value is substantially outweighed by the danger of unfair prejudice, confusion of the issues, undue delay, or the like. These rules are consistent with prior Washington law. See State v. Stevenson, 16 Wn. App. 341, 555 P.2d 1004 (1976); State v. Goebel, 36 Wn.2d 367, 218 P.2d 300 (1950).

The rules neither imply that limiting instructions are sufficient in all situations nor restrict the court's authority to order a severance in a multidefendant case. The availability and effectiveness of these practices must be taken into consideration in deciding whether to exclude evidence under rule 403. In Bruton v. United States, 391 U.S. 123, 20 L. Ed. 2d 476, 88 S. Ct. 1620 (1967), the Court ruled that a limiting instruction did not effectively protect the accused against the prejudicial effect of admitting in evidence the confession of a codefendant which implicated him.

## Rule 106

## REMAINDER OF OR RELATED WRITINGS OR RECORDED STATEMENTS

When a writing or recorded statement or part thereof is introduced by a party, an adverse party may require the party at that time to introduce any other part, or any other writing or recorded statement, which ought in fairness to be considered contemporaneously with it.

Comment 106
This rule is substantially the same as Federal Rule 106. In the Washington rule, commas were added between the words "part" and "or" and between "statement" and "which". The added punctuation insures that the phrase "which ought in fairness" is read as modifying all of the nouns ("part . . . writing . statement") which precede it. The word "him" has been changed to "the party".

Existing Washington rules, CR 32(a) and 33(b), provide that the rules of evidence apply with respect to the admission of depositions and interrogatories. The drafters of Federal Rule 106 considered a number of suggestions to include language in the rule indicating that the other rules of evidence apply. The language was not included in the final draft, not because the other rules did not apply, but because the drafters thought such a provision would be surplusage. 1 J . Weinstein, Evidence ๆ106[01] (1975). Thus, the rules of evidence apply to the admission of any additional evidence under rule 106, and irrelevant portions of documents remain inadmissible under this rule.

## Title 2

## Judicial Notice

## Rule 201

## JUDICIAL NOTICE OF ADJUDICATIVE FACTS

(a) Scope of Rule. This rule governs only judicial notice of adjudicative facts.
(b) Kinds of Facts. A judicially noticed fact must be one not subject to reasonable dispute in that it is either (1) generally known within the territorial jurisdiction of the trial court or (2) capable of accurate and ready determination by resort to sources whose accuracy cannot reasonably be questioned.
(c) When Discretionary. A court may take judicial notice, whether requested or not.
(d) When Mandatory. A court shall take judicial notice if requested by a party and supplied with the necessary information.
(e) Opportunity To Be Heard. A party is entitled upon timely request to an opportunity to be heard as to the propriety of taking judicial notice and the tenor of the matter noticed. In the absence of prior notification, the request may be made after judicial notice has been taken.
(f) Time of Taking Notice. Judicial notice may be taken at any stage of the proceeding.

## Comment 201

The rule is the same as Federal Rule 201 (a) through (f). Federal Rule 201(g), Instructing jury, is deleted.

Prior Washington law has not offered a comprehensive theory of judicial notice. 5 R. Meisenholder, Wash. Prac. § 591 (1965 \& Supp.) (hereinafter Meisenholder). Rule 201 establishes a coherent theoretical basis for the taking of judicial notice of adjudicative facts.

Section (a). The rule applies only to judicial notice of "adjudicative facts" as distinguished from "legislative facts". An adjudicative fact is the "what-happened", "who-did-what-and-when" kind of question that normally goes to a jury. It seems reasonable to require, as the rule does, that a judicially noticed adjudicative fact must be one not subject to reasonable dispute. Legislative facts
are those a court takes into account in determining the constitutionality or inter pretation of a statute or the extension or restriction of a common law rule upon grounds of policy. They will of ten hinge on social, economic, or political facts not generally known by intelligent people or readily determinable by resort to sources of unquestioned accuracy. See 2 K. Davis, Administrative Law § 15.03 (1958). Section (a) excludes legislative facts from the operation of the rule.

The determination of foreign law is governed by CR 44.1 and RCW 5.24.
Section (b). This section requires that a judicially noticed fact must not be subject to reasonable dispute and that it must be either generally known in the area or readily found in noncontroversial references.

For purposes of judicial notice, no distinction between adjudicative and legislative facts has been recognized in prior Washington law. Washington opinions have stated that courts may take judicial notice of facts which are within the common knowledge of the community and facts which are capable of certain verification by reference to competent authoritative sources. Rogstad v. Rogstad, 74 Wn.2d 736, 446 P.2d 340 (1968). See Meisenholder $\S \S 592,593$. This is consistent with section (b) and adoption of the rule does little to change the kinds of adjudicative facts which may be judicially noticed in Washington. Judicial notice of legislative facts continues to be governed by previous Washington law.

Sections (c) and (d). Under section (c), the court has discretionary authority to take judicial notice, regardless of whether it is requested by a party. The taking of judicial notice is mandatory under section (d) only when a party requests it and the necessary information is supplied. No procedure is specified to determine what types of information may be considered, and from what sources; nor is the process of evaluation defined. These matters are, however, of ten defined by statute.

A number of statutes require the taking of judicial notice in specific instances See, for example, RCW 4.36 .090 (private statutes); RCW 4.36 .110 (any ordinance of a city or town in Washington); RCW 5.24 .010 (constitution, common law, and statutes of every state, territory, and other jurisdiction of the United States); RCW 28B.19.070 (rules for higher education); RCW 34.04.050(8) (rules of state agencies); RCW 35.03 .050 (certain city charters); RCW 35.06.070 (existence of incorporated cities); RCW 35.22 .110 (charters of first class cities); RCW 35A.08.120 (certain city charters); RCW 49.48.040 (seal of the Department of Labor and Industries of the State of Washington); RCW 49.60.080 (seal of state human rights commission); RCW 50.12 .010 (seal of the employment security commissioner); RCW 51.52 .010 (seal of the board of industrial insurance appeals); and RCW 61.12 .060 (economic conditions--discretionary with court).

The statutes cited are not in conflict with rule 201 and are not superseded. To the extent that a statute applies to legislative facts, the rule does not apply at all. To the extent that a statute applies to adjudicative facts, the statute states a more specific requirement than the more general process of broad applicability defined in the rule.

As a general rule, a court may take judicial notice of court records in the same case, but not records of a different case. This rule and certain exceptions are discussed in Meisenholder § 594.

Section (e). Basic considerations of procedural fairness require an opportunity to be heard on the propriety of taking judicial notice and the tenor of the matter noticed. The rule provides this opportunity on request. If a party has received no prior notification that judicial notice will be taken, a request to be heard may be made after judicial notice has been taken. No formal procedure for giving notice is defined.

There has been no prior Washington authority for the proposition stated in section (e), but an opportunity to be heard may often have been accorded as a matter of practice. Meisenholder § 597.

Section (f). Section (f) appears to be consistent with prior Washington law. There are no decisions authorizing any particular practices or procedures for raising questions of whether particular facts should be judicially noticed. However, it seems beyond dispute that judicial notice may, under appropriate circumstances, be taken by appellate courts. See Meisenholder § 596.

Federal Rule 201(g), Instructing jury, is deleted. That rule provides:
(g) Instructing jury. In a civil action or proceeding, the court shall instruct the jury to accept as conclusive any fact judicially noticed. In a criminal case, the court shall instruct the jury that it may, but is not required to, accept as conclusive any fact judicially noticed.
Article 4, section 16 of the Washington Constitution prohibits the court from charging the jury with respect to disputed matters of fact. See Hansen $v$. Wightman, 14 Wn. App. 78, 538 P.2d 1238 (1975) for a recent discussion of this provision. The drafters of the Washington rules felt that a literal application of the Federal Rule may be unconstitutional in some circumstances. The State of Nevada, in promulgating rules of evidence based on the federal rules, felt bound by a similar provision in its constitution to omit Federal Rule 201 (g).

The drafters of the Washington rules felt that the court must be given more discretion, both with respect to whether to receive evidence contrary to a judicially noticed fact, and with respect to the manner of instructing the jury. Recognizing the difficulty of codifying a procedure which would be constitutional in every case, the drafters felt that the constitutional requirement would be better served by deleting the rule and permitting the courts to fashion a constitutional procedure on a case-by-case basis.

Title 3

## Presumptions in Civil Actions and Proceedings

Rule 301<br>PRESUMPTIONS IN GENERAL IN CIVIL ACTIONS<br>AND PROCEEDINGS

## [Reser ved]

Comment 301
An earlier draft proposed by the task force and tentatively approved by the Judicial Council included rule 301, titled Presumptions in General in Civil Actions and Proceedings. The proposed rule was the same as Federal Rule 301 and read as follows:

In all civil actions and proceedings not otherwise provided for by statute or by these rules, a presumption imposes on the party against whom it is directed the burden of going forward with evidence to rebut or meet the presumption, but does not shift to such party the burden of proof in the sense of the risk of nonpersuasion, which remains throughout the trial upon the party on whom it was originally cast.
On reconsideration, the Judicial Council decided to delete the proposed rule from its draft. This decision was based primarily on the fact that the federal courts have not yet developed a uniform practice under the rule, and that we would, in effect, be adopting a rule without knowing its intended application in practice. The Council was particularly concerned about the rule's effect upon "enhanced" presumptions which can be overcome only by clear, cogent, and convincing evidence. The commentators do not agree upon the intended effect of the federal rule in this regard. Some Judicial Council members also expressed the belief that presumptions were beyond the Supreme Court's rulemaking authority.
The Judicial Council recommends that this rule be reserved, and that it be the subject of further study.

Rule 302
APPLICABILITY OF STATE LAW IN CIVIL ACTIONS AND PROCEEDINGS
[RESER VEd]
Comment 302
The drafters of the Washington rules deleted Federal Rule 302, Applicability of State Law in Civil Actions and Proceedings. That rule would not apply to proceedings in a state court. The converse of Federal Rule 302-the extent to which federal law applies in state court-is determined by reference to the law of preemption and would not appropriately be defined by a state court rule.

## Title 4

## Relevancy and Its Limits

Rule 401

## DEFINITION OF "RELEVANT EVIDENCE"

"Relevant evidence" means evidence having any tendency to make the existence of any fact that is of consequence to the determination of the action more probable or less probable than it would be without the evidence.

Comment 401
Rule 401 is the same as Federal Rule 401 . Although the terminology in some decisions differs from that of the rule, the Washington view of relevancy remains substantially unaltered by rule 401. See 5 R. Meisenholder, Wash. Prac. § 1 (1965 \& Supp.).

## Rule 402

## RELEVANT EVIDENCE GENERALLY ADMISSIBLE; IRRELEVANT EVIDENCE INADMISSIBLE

All relevant evidence is admissible, except as limited by constitutional requirements or as otherwise provided by statute, by these rules, or by other rules or regulations applicable in the courts of this state. Evidence which is not relevant is not admissible.

## Comment 402

The rule is substantially the same as Federal Rule 402 and is consistent with previous Washington law. See 5 R. Meisenholder, Wash. Prac. § 1 (1965). Federal Rule 402 defers to the United States Constitution and Acts of Congress.

Washington rule 402 defers generally to statutes, regulations, and rules which make relevant evidence inadmissible.
The rule's deference to other codified law making relevant evidence inadmissible applies generally throughout the rules in Title 4. For example, in rape cases, RCW 9A.44.020 defines detailed restrictions upon disclosure of the victim's past sexual behavior. The statute prevails over conflicting provisions in rule 404.

## Rule 403

## EXCLUSION OF RELEVANT EVIDENCE ON GROUNDS OF

 PREJUDICE, CONFUSION, OR WASTE OF TIMEAlthough relevant, evidence may be excluded if its probative value is substantially outweighed by the danger of unfair prejudice, confusion of the issues, or misleading the jury, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence.

## Comment 403

This rule is the same as Federal Rule 403 and is consistent with previous Washington law. See State v. Stevenson, 16 Wn. App. 341, 555 P.2d 1004 (1976).

It is recognized that certain circumstances call for the exclusion of evidence which is of unquestioned relevance. The rule lists six safeguards by which the trial judge may, in the exercise of discretion, exclude evidence even though it is relevant.

The rule does not specify surprise as a ground of exclusion, following Wigmore's view of the common law. 6 Wigmore § 1849. The advisory committee note to Federal Rule 403 observes that claims of unfair surprise may still be justified in some cases despite procedural requirements of notice and the availability of discovery, but that the granting of a continuance is a more appropriate remedy than exclusion of the evidence.

In deciding whether to exclude evidence on grounds of unfair prejudice, consideration should be given to the probable effectiveness or lack of effectiveness of a limiting instruction. The availability of other means of proof may also be an appropriate factor. These procedural factors may favor admission or exclusion, depending on the circumstances.

## Rule 404

CHARACTER EVIDENCE NOT ADMISSIBLE TO PROVE CONDUCT; EXCEPTIONS; OTHER CRIMES
(a) Character Evidence Generally. Evidence of a person's character or a trait of his character is not admissible for the purpose of proving that he acted in conformity therewith on a particular occasion, except:
(1) Character of Accused. Evidence of a pertinent trait of his character offered by an accused, or by the prosecution to rebut the same;
(2) Character of Victim. Evidence of a pertinent trait of character of the victim of the crime offered by an accused, or by the prosecution to rebut the same, or evidence of a character trait of peacefulness of the victim offered by the prosecution in a homicide case to rebut evidence that the victim was the first aggressor;
(3) Character of Witness. Evidence of the character of a witness, as provided in rules 607, 608, and 609.
(b) Other Crimes, Wrongs, or Acts. Evidence of other crimes, wrongs, or acts is not admissible to prove the character of a person in order to show that he acted in conformity therewith. It may, however, be admissible for other purposes, such as proof of motive, opportunity, intent, preparation, plan, knowledge, identity, or absence of mistake or accident.

Comment 404
This rule is the same as Federal Rule 404 and conforms substantially to previous Washington law.
Section (a). Section (a) deals with the question whether character evidence should be admitted to prove that a person acted in conformity therewith on a particular occasion. This use of character evidence is often called "circumstantial". The basic premise is that circumstantial character evidence is inadmissible unless it falls within one of the three exceptions. Once the admissibility of character evidence in some form is established under this rule, reference must then be
made to rule 405 in order to determine the appropriate method of proof. If the character is that of a witness, rules 608 and 609 provide methods of proof.
To be distinguished are cases in which a person's character is "in issue". The admissibility of character evidence as proof of a material element is governed by rule 405, not rule 404.
Rule 404 does not permit the admission of circumstantial character evidence in civil cases. Under rules 404 and 405, evidence of character is admissible in a civil case only if the person's character is actually in issue. Previous Washington law is in accord. 5 R. Meisenholder, Wash. Prac. §§ 2, 3 (1965 \& Supp.) (hereinafter Meisenholder).
Under rule 404(a)(1), the accused in a criminal case may introduce evidence of his good character. Accord, State v. Arine, 182 Wash. 697, 48 P.2d 249 (1935). The evidence must be directed toward a trait of character which is pertinent to rebut the nature of the charge against the defendant. State v. Schuman, 89 Wash. 9, 153 P. 1084 (1915). A character witness for the accused is limited by rule 405(a) to testimony as to the reputation of the accused. Neither rules 404 and 405 nor previous Washington law permit the accused to demonstrate his good character by having a witness testify as to specific instances of good conduct by the accused. 2 J. Weinstein, Evidence $\mathbb{1}$ 405[04], at 405-39 (1976); Meisenholder § 4, at 21 n. 7.

If the accused introduces evidence of good character under rule 404(a)(1), the prosecution may rebut the evidence either by testimony from the prosecutor's own witnesses or by cross-examining the accused's witnesses. 2 J . Weinstein, Evidence ๆ 404[04], at 404-25 (1976). Rebuttal testimony by the prosecution's witnesses is limited under rule 405(a) to the reputation of the accused, but the prosecutor may inquire into specific instances of conduct on cross examination of the witnesses for the accused. 2 J . Weinstein, Evidence, at 405-20. Prior Washington law is in accord. Meisenholder § 4, at $22 \mathrm{n} .15,23 \mathrm{n} .20$.
Rule 404(a)(2) admits evidence of the character of the victim in a criminal case under certain circumstances. Previous Washington law is substantially in accord with the rule. Where there is an issue of self-defense, the accused may show the victim was the first aggressor by character evidence of the victim's reputation for violent disposition or for using deadly weapons in quarrels or fights. Meisenholder § 4, at 24. Evidence of specific acts or conduct is inadmissible to show the character of the victim, but it may be admissible for the limited purpose of showing whether the accused had a reasonable apprehension of danger from the victim. State v. Walker, 13 Wn. App. 545, 536 P.2d 657 (1975). In rebuttal, the prosecution may show the victim's good character for the pertinent trait, but only after the defendant has attacked that good reputation. Meisenholder § 4, at 25 .

In rape cases, RCW 9.79.150 defines detailed restrictions upon disclosure of the victim's past sexual behavior. By the terms of rule 402, the statute prevails over conflicting provisions.in rule 404. See the comment to rule 402.
Section (b). Evidence of other crimes, wrongs, or acts is not admissible to prove character as a basis for suggesting that conduct on a particular occasion was in conformity with it. The evidence may, however, be offered for another purpose such as proof of motive or opportunity. The court must determine whether the danger of undue prejudice outweighs the probative value of the evidence, in view of the availability of other means of proof and other factors. Slough \& Knightly, Other Vices, Other Crimes, 41 Iowa L. Rev. 325 (1956). Previous Washington law is in accord. See State v. Whalon, 1 Wn. App. 785, 464 P.2d 730 (1970).
The fact that section (b) uses the discretionary word "may" does not confer arbitrary discretion on the trial judge. Whether evidence is admissible under this section is determined by reference to the considerations set forth in rule 403. Federal Rule 404, Report of the House Committee on the Judiciary. Although the words "crimes, wrongs, or acts" are deliberately imprecise, a number of recent decisions indicate that evidence of this sort should be admitted with extreme caution to avoid prejudice against the defendant, particularly when admitting acts which are not unlawful but which may tend to disparage the defendant. In State v. Draper, 10 Wn. App. 802, 521 P. 2 d 53 (1974), the court held that in a prosecution for delivery of a controlled substance, it was prejudicial error to admit evidence of a perhaps unusual amount of prescription drugs, lawfully in the defendant's possession. The error may be prejudicial even though the judge has instructed the jury to disregard the evidence of other conduct. State v. Miles, 73 Wn.2d 67, 436 P.2d 198 (1968). These and other decisions are collected and discussed in Meisenholder § 4 (Supp. 1975).

## Rule 405

## METHODS OF PROVING CHARACTER

(a) Reputation. In all cases in which evidence of character or a trait of character of a person is admissible, proof may be made by testimony as to reputation. On cross examination, inquiry is allowable into relevant specific instances of conduct.
(b) Specific Instances of Conduct. In cases in which character or a trait of character of a person is an essential element of a charge, claim, or defense, proof may also be made of specific instances of his conduct.

Comment 405
For a discussion of the relationship between this rule and rule 404, see the comment to rule 404.
Section (a). This section differs from Federal Rule 405 in that the Washington rule does not permit proof of character by testimony in the form of an opinion. Previous Washington law has not permitted the introduction of opinion testimony to prove a person's character. Thompson-Cadillac Co. v. Matthews, 173 Wash. 353, 23 P.2d 399 (1933); Johansen v. Pioneer Mining Co., 77 Wash. 421, 137 P. 1019 (1914); 5 R. Meisenholder, Wash. Prac. § 4 (1965 \& Supp.). The drafters of the Washington rule felt that the policy established by decisional law was preferable to that of the federal rule.
On a practical level, the drafters were convinced that weaknesses in such opinion testimony cannot be exposed except with difficulty by cross examination of the witness, and that challenges to the witness' answers on cross examination by extrinsic evidence may not be completely realistic and that it may in effect disguise the opinion of the witness who testifies to reputation. However, again on a practical level, it seems preferable to opinion testimony, because it can much more easily and clearly be tested by cross examination of the witness.

References to opinion testimony were similarly deleted from rule 608.
Section (b). This section is the same as Federal Rule 405(b) and appears to be consistent with existing Washington law. See Johansen v. Pioneer Mining Co., 77 Wash. 421, 137 P. 1019 (1914); Meisenholder §§ 2, 4.
In rape cases RCW 9A. 44.020 defines in detail the extent to which the victim's past behavior is admissible and the procedure for seeking its admission. By the terms of rule 402, the statute prevails over inconsistent provisions in rule 405.

## Rule 406

## HABIT; ROUTINE PRACTICE

Evidence of the habit of a person or of the routine practice of an organization, whether corroborated or not and regardless of the presence of eyewitnesses, is relevant to prove that the conduct of the person or organization on a particular occasion was in conformity with the habit or routine practice.

## Comment 406

This rule is the same as Federal Rule 406. The rule recognizes the relevancy of a person's habit or the routine practice of an organization in proving that conduct on a particular occasion was in conformity with the habit or routine practice. Rule 404 states the general rule that evidence of a person's character or a trait of his character is not admissible for the purpose of proving that he acted in conformity therewith on a particular occasion. Why should habit be treated differently under rule 406? The rationale is that habit describes one's regular response to a repeated specific situation so that doing the habitual act becomes semi-automatic. It is the notion of the invariable regularity that gives habit evidence its probative force.

It is not clear to what extent the rule changes previous Washington law. There are cases contrary to the rule, particularly where the evidence bears on the issue of negligence. Rossier v. Payne, 125 Wash. 155, 215 P. 366 (1923); State v. Lewis, 37 Wn.2d 540, 225 P.2d 428 (1950). In a recent case arising out of an automobile accident, the defendant sought to introduce testimony to the effect that the plaintiff was always a fast driver and always drove recklessly. The Court of Appeals affirmed the trial judge's refusal to admit the testimony, saying that it was irrelevant to the issue of whether the recklessness or speed of the plaintiff was the cause of the particular accident in issue. Breimon v. General Motors Corp., 8 Wn. App. 747, 509 P.2d 398 (1973).
Rule 406, however, appears to clarify Washington law rather than to significantly change it. Despite the cases cited above, evidence of habit has been held properly admitted in a number of cases collected in 5 R. Meisenholder, Wash. Prac. § 6 ( 1965 \& Supp.). Evidence offered under this rule could, of course, still be excluded if the court determined that the conduct sought to be shown did not reach the level of habit or routine practice.

## Rule 407

## SUBSEQUENT REMEDIAL MEASURES

When, after an event, measures are taken which, if taken previously, would have made the event less likely to occur, evidence of the subsequent measures is not admissible to prove negligence or culpable conduct in connection with the event. This rule does not require the exclusion of evidence of subsequent measures when offered for another purpose, such as proving ownership, control, or feasibility of precautionary measures, if controverted, or impeachment.

Comment 407
This rule is the same as Federal Rule 407 and is consistent with previous Washington law.

The rule of exclusion has been applied to evidence introduced on the question of liability. Cochran v. Harrison Mem. Hosp., 42 Wn.2d 264, 254 P.2d 752 (1953). Washington courts have justified the principle on the ground that such evidence is irrelevant, Aldread v. Northern Pac. Ry., 93 Wash. 209, 160 P. 429 (1916), and that it is contrary to the policy of encouraging safety measures to admit such evidence. Carter v. Seattle, 21 Wash. 585, 59 P. 500 (1899).
The rule bars evidence to prove "negligence or culpable conduct." It has been held that a virtually identical California statute is inapplicable to a products liability case in which the manufacturer is alleged to be strictly liable for placing a defective product on the market. Ault v. Int'l Harvester Co., 13 Cal. 3d 113, 528 P.2d 1148, 117 Cal. Rptr. 812 (1975). But see Smyth v. Upjohn Co., 529 F.2d 803 (2d Cir. 1975) to the contrary.
The Washington cases are consistent with the rule in admitting evidence of subsequent remedial measures for purposes other than proving liability. The rule cites as examples proving ownership, control, or feasibility of precautionary measures, or impeachment. In Washington, see Hatcher v. Globe Union Mfg. Co., 170 Wash. 494, 16 P.2d 824 (1932), Brown v. Quick Mix Co., 75 Wn.2d 833, 454 P.2d 205 (1969) on feasibility of precautionary measures; Peterson v. King County, 41 Wn.2d 907, 252 P.2d 797 (1953) on nature of conditions existing at time of incident; Cochran v. Harrison Mem. Hosp., supra, dictum on issue of control of an instrumentality.
Under rule 407, the permissible "other purpose" must be controverted in order to avoid the introduction of evidence under false pretenses. The evidence must be relevant as proof upon the actual issues in the case. See 5 R. Meisenholder, Wash. Prac. § 10 (1965).

## Rule 408

## COMPROMISE AND OFFERS TO COMPROMISE

Evidence of (1) furnishing or offering or promising to furnish, or (2) accepting or offering or promising to accept a valuable consideration in compromising or attempting to compromise a claim which was disputed as to either validity or amount, is not admissible to prove liability for or invalidity of the claim or its amount. Evidence of conduct or statements made in compromise negotiations is likewise not admissible. This rule does not require exclusion of any evidence otherwise discoverable merely because it is presented in the course of compromise negotiations. This rule also does not require exclusion when the evidence is offered for another purpose, such as proving bias or prejudice of a witness, negating a contention of undue delay, or proving an effort to obstruct a criminal investigation or prosecution.

## Comment 408

This rule is the same as Federal Rule 408 and changes Washington case law only with respect to the admissibility of statements made in compromise negotiations.

The first sentence codifies the common law rule that evidence of an offer to compromise a claim is inadmissible to prove liability or lack thereof. It is consistent with previous Washington law. See Eagle Ins. Co. v. Albright, 3 Wn. App. 256, 474 P. 2 d 920 (1970). The foundation of the rule in Washington, as in the federal rules, is the policy favoring compromise and settlement of disputes. Berliner v. Greenberg, 37 Wn.2d 308, 223 P.2d 598 (1950).
The second sentence of the rule changed federal law by making evidence of conduct or statements made in compromise negotiations inadmissible. Cf. Factor v. Commissioner, 281 F.2d 100 (9th Cir. 1960). Similarly in Washington, the conduct or statements have been allowed in evidence as admissions of a party opponent, Romano Eng'g Corp. v. State, 8 Wn.2d 670, 113 P.2d 549 (1941), unless the statement of fact is expressly made without prejudice. Wagner v. Peshastin Lumber Co., 149 Wash. 328, 270 P. 1032 (1928).

By contrast, rule 408 makes the evidence inadmissible and is based on the policy of promoting complete freedom of communication in compromise negotiations. Parties are encouraged to make whatever admissions may lead to a successful compromise without sacrificing portions of their case in the event such efforts fail. The rule avoids the generation of controversy over whether a statement was within or without the area of compromise negotiations.
The rule also provides that the exclusionary rule applies only to claims disputed as to validity or amount. There has been no previous authority on this issue in Washington. 5 R. Meisenholder, Wash. Prac. § 9 (1965 \& Supp.).

The third sentence, relating to evidence otherwise discoverable, was added by Congress to the Supreme Court draft of the federal rules. The sentence clarifies the dual objective of rule 408 to encourage compromise and to prevent immunization of evidence merely because it is presented in the course of compromise negotiations. 10 Moore's Federal Practice § 408.06 (1976). A party may not use rule 408 as a screen for curtailing the opposing party's rights to discovery. 2 J . Weinstein, Evidence ๆ 408[01] (1976). The Senate Report on rule 408 suggests, for example, that documents disclosed in compromise negotiations are not
thereby insulated from discovery. The Conference Report makes it clear that this provision applies to factual evidence as well.

The fourth sentence is consistent with previous Washington law admitting evidence of compromise and offers of compromise when offered for some purpose other than liability. Meisenholder § 9. See Matteson v. Ziebarth, 40 Wn.2d 286, 242 P.2d 1025 (1952) (to prove lack of good faith where good faith in issue); Robinson v. Hill, 60 Wash. 615, 111 P. 871 (1910) (to prove employer-employee relationship). Settlement agreements may be introduced where breach is the issue, or to show bias or interest of witnesses. Meisenholder § 9. The word "negating" is substituted for "negativing," the word used in the federal rule. This is only an improvement in style. No substantive change is intended.

## Rule 409

## PAYMENT OF MEDICAL AND SIMILAR EXPENSES

Evidence of furnishing or offering or promising to pay medical, hospital, or similar expenses occasioned by an injury is not admissible to prove liability for the injury.

## Comment 409

This rule is the same as Federal Rule 409 and is consistent with previous Washington law. See Libbee v. Handy, 163 Wash. 410, 1 P.2d 312 (1931). RCW 5.64.010 is consistent with the rule and is not superseded.

## Rule 410

## INADMISSIBILITY OF PLEAS, OFFERS OF PLEAS, AND RELATED STATEMENTS

Except as otherwise provided in this rule, evidence of a plea of guilty, later withdrawn, or a plea of nolo contendere, or of an offer to plead guilty or nolo contendere to the crime charged or any other crime, or of statements made in connection with, and relevant to, any of the foregoing pleas or offers, is not admissible in any civil or criminal proceeding against the person who made the plea or offer. However, evidence of a statement made in connection with, and relevant to, a plea of guilty, later withdrawn, a plea of nolo contendere, or an offer to plead guilty or nolo contendere to the crime charged or any other crime, is admissible in a criminal proceeding for perjury or false statement if the statement was made by the defendant under oath and in the presence of counsel. This rule does not govern the admissibility of evidence of a deferred sentence imposed under RCW 3.66.067 or RCW 9.95.200-.240.

## Comment 410

This rule is substantially the same as Federal Rule 410 and changes previous Washington law in some respects. Prior to rule 410, offers to compromise criminal actions have not been privileged against disclosure. State v. Bixby, 27 Wn.2d 144, 177 P.2d 689 (1947). Rule 410 makes withdrawn guilty pleas, pleas of nolo contendere, and statements made in connection with offers to compromise criminal actions inadmissible even for impeachment, in any proceeding against the person making the plea or statement. 8 Moore's Federal Practice § 11.08[2]. The only exception is that a statement may be used in a criminal proceeding for perjury or false statement, and then only if the statement was made by the defendant under oath and in the presence of counsel. A third requirement in the federal rule, that the statement be made on the record, is not included in the Washington rule. This omission is necessary because the rules apply in courts, such as district court, where no formal record of the proceedings is kept.
"Perjury" and "false statement" are used generically in the rule to refer to crimes of that nature, regardless of their designations in the criminal code or other applicable statutes.
To admit a withdrawn guilty plea into evidence would frustrate the purpose of allowing the withdrawal and would place the accused in a dilemma inconsistent with the decision to award him a trial. Withdrawn pleas of guilty have long been inadmissible in federal prosecutions. Kercheval v. United States, 274 U.S. 220, 71 L. Ed. 1009, 47 S. Ct. 582 (1927). Rule 410 conforms to this practice. The provisions making offers to compromise inadmissible are designed to encourage the disposition of criminal cases by compromise.

The rule similarly makes pleas of nolo contendere inadmissible. This plea is not recognized in Washington, and rule 410 does not create the right to a plea of nolo contendere. See CrR 4.2(a). The rule would apply only to a plea in a jurisdiction which permits the plea, entered by a person later involved in proceedings in a Washington court.

The rule protects from disclosure only statements "made in connection with, and relevant to" the plea or offer. The rule should not be interpreted as barring
admission of statements made to police officers during the early stages of investigation, before an indictment or information is filed. 2 J . Weinstein, Evidence q $410[07]$ (1975). Nor are statements made as a result of a plea bargain necessarily inadmissible. In Hutto v. Ross, 429 U.S. 28, 50 L. Ed. 2d 194, 97 S. Ct. 202 (1976), the defendant had entered into a plea bargain. Two weeks later he confessed to the crime charged. He subsequently withdrew from the bargain and demanded a trial. The Court held the confession admissible, so long as it was voluntary and the defendant knew he could have enforced the bargain whether he confessed or not.
Similarly, the rule probably does not bar the admission of evidence derived as a result of a statement which is inadmissible under rule 410. Suppose that the defendant accepts the prosecutor's offer to accept a guilty plea to a lesser offense if the defendant discloses the location of stolen property. The property is retrieved. The defendant later withdraws the plea and demands a trial. Although no cases directly in point have been found, rule 410 would not appear to bar the use of the property at trial as evidence of the defendant's guilt.
A final sentence was added to the federal rule to provide that the rule does not govern the admission or exclusion of evidence of a deferred sentence. That determination is made by reference to the statutes cited in the rule, the decisions construing them, and in some instances, constitutional principles. See also 5 R. Meisenholder, Wash. Prac., Evidence §§ 9, 300, 421, 423.

## Rule 411

## LIABILITY INSURANCE

Evidence that a person was or was not insured against liability is not admissible upon the issue whether he acted negligently or otherwise wrongfully. This rule does not require the exclusion of evidence of insurance against liability when offered for another purpose, such as proof of agency, ownership, or control, or bias or prejudice of a witness.

Comment 411
This rule is the same as Federal Rule 411 and is consistent with previous Washington law.
The rule is broadly drafted to include contributory and comparative negligence or other fault of the plaintiff as well as fault of a defendant. Like rules 407 and 408, rule 411 allows the evidence if offered for a purpose other than determining fault, such as proof of agency, ownership, or control, or bias or prejudice of a witness.
"It is undoubtedly the general rule in this state, in personal injury cases, that the fact that the defendant carries liability insurance is entirely immaterial on the main issue of liability . . ." Williams v. Hofer, $30 \mathrm{~W} .2 \mathrm{~d} 253,265$, 191 P.2d 306 (1948).

Existing Washington law is consistent with the rule in admitting evidence of liability insurance for purposes other than a determination of liability. See Robinson v. Hill, 60 Wash. 615, 111 P. 871 (1910) on issue of agency; Jerdal v. Sinclair, 54 Wn.2d 565, 342 P.2d 585 (1959) on issue of ownership of automobile; Moy Quon v. Furuya Co., 81 Wash. 526, 143 P. 99 (1914) on issue of bias or prejudice of witness.
With respect to the plaintiffs insurance coverage, it seems probable that the fact that plaintiff is so covered is inadmissible. 5 R. Meisenholder, Wash. Prac. § 8 (1965 \& Supp.), citing Rich v. Campbell, 164 Wash. 393, 2 P.2d 886 (1931). This is in accord with the rule, as is the prohibition against defendant's introduction of evidence that he does not have liability insurance. King v. Starr, 43 Wn.2d 115, 260 P.2d 351 (1953).
The rule does not affect the view that if the mention of insurance is inadvertent and it appears that neither the attorney nor the witness deliberately raised the subject, a mistrial will not be granted. See, e.g., Williams v. Hofer, 30 Wn.2d 253, 191 P.2d 306 (1948). The reference to insurance may, on motion, be stricken and the jury instructed to disregard it. Meisenholder § 8 .

## Title 5

## Privileges

## Rule 501

## GENERAL RULE

## [Reserved]

Comment 501
Rule 501, which in the federal rules relates to privileged communications, is deleted. The practical effect of Federal Rule 501 is that (I) the federal law of privilege applies in federal criminal cases; (2) the federal law of privilege applies to civil actions unless state law supplies the rule of decision for a claim or defense, or for an element of a claim or defense; and (3) the state law of privilege applies when state law also supplies the rule of decision (e.g., diversity cases). The rule is addressed to choice-of-law problems unique to the federal courts and has no utility at the state level.

Much of the law of privileged communications in Washington is statutory. Although the statutes lack the detail codified in certain other jurisdictions, many details can be determined by reference to decisional law. These statutes and decisions interpreting them remain the law under the Washington Rules of Evidence. The drafters of the Washington rules felt that privileges are established in order to protect a specific relationship or interest as a matter of public policy. Evidentiary privileges pertaining to confidential communications foster interests or relationships determined to be of sufficient social importance that nondisclosure of the communication is considered an acceptable cost even though consideration of the testimony would aid in the determination of the truth in the course of litigation. The Legislature is equipped to make the policy determinations underlying the creation of evidentiary privileges. Thus, privileges are ordinarily more appropriately created by statute than by procedural rule.

As to the law of privileged communications in Washington, see 5 R. Meisenholder, Wash. Prac., Evidence, chs. 9-13 (1965 \& Supp.), and the following:

Attorney-client: RCW 5.60.060(2)
Governmental information: RCW 5.60.060(5), 43.43.710, 46.52.030, 46.52.080, 46.52.120
Grand jury proceedings: RCW 10.27.090
Husband-wife: RCW 5.60.060(1), 26.20.071, 26.21.170
Identity of informer: CrR 4.7(f)(2)
Optometrist-patient: RCW 18.53.200
Physician-patient: RCW 5.60.060(4), 26.44.060, 69.50.403, 69.54.070, 71.05.250

Priest-penitent: RCW 5.60.060(3)
Psychologist-client: RCW 18.83.110

## Title 6

## Witnesses

## Rule 601

## GENERAL RULE OF COMPETENCY

Every person is competent to be a witness except as otherwise provided by statute or by court rule.

Comment 601
This rule differs significantly from Federal Rule 601. The federal rule eliminates all grounds of incompetency not specifically recognized in the succeeding rules in Title 6. Included among the grounds abolished are religious belief, conviction of a crime, and interest in the litigation. No mental or moral qualifications are specified. The drafters of the Washington rules felt that the subjects covered in Title 6 are, in many cases, adequately covered by existing statutes and rules which have become familiar to the members of the bench and bar. Accordingly, rule 601 defers to other statutes and rules defining grounds for incompetence. The grounds for incompetence defined in Title 6 supplement those found in existing statutes and rules.

Civil Cases. Washington statutory law is more restrictive than the federal rules. The basic statutory provision on competence is RCW 5.60.020: "Every person of sound mind, suitable age and discretion, except as hereinafter provided, may be a witness in any action, or proceeding." This statute is supplemented by RCW 5.60 .050 which specifies those who are incompetent to testify: "[t]hose who are of unsound mind, or intoxicated at the time of their production for examination, and . . . [c]hildren under ten years of age, who appear incapable of receiving just impressions of the facts, respecting which they are examined, or of relating them truly."

The statutory provisions requiring that a witness be of sound mind have been interpreted as being a codification of the common law rule as to mental capacity. A person will be held competent to testify if he understands the nature of an oath and is capable of giving a correct account of what he has seen and heard. State $\mathbf{v}$. Moorison, 43 Wn.2d 23, 259 P.2d 1105 (1953).

The trial judge has wide discretion in determining the competency of a child as a witness. There is a presumption that a child over 10 years of age is competent to testify. For children under 10 years of age the test is fairly explicit. "Where it appears that a child has sufficient intelligence to receive just impressions of the facts respecting which he is to testify, has sufficient capacity to relate them correctly and has received sufficient instruction to appreciate the nature and obligations of an oath, he should be permitted to testify, no matter what his age." (Footnotes omitted.) Stafford, The Child as a Witness, 37 Wash. L. Rev. 303, 304-05 (1962). It is of ten appropriate to determine the competency of a child in the absence of the jury. This procedure is authorized by rule 104(c).
The competency of a person who has been convicted of a crime is the subject of several codified rules. The original Washington statute, RCW 5.60.040, provides that, "any person who shall have been convicted of the crime of perjury shall not be a competent witness in any case, unless such conviction shall have been reversed, or unless he shall have received a pardon." A later statute, RCW 10.52.030, provides that, " [e]very person convicted of a crime shall be a competent witness in any civil or criminal proceeding". This later statute contained no exception for those convicted of perjury. Mullin v. Builders Dev. \& Fin. Serv., Inc., 62 Wn.2d 202, 381 P.2d 970 (1963) held that RCW 10.52 .030 applied only to criminal cases, while RCW 5.60 .040 applied only to civil cases. Thus, the Washington law appears to be that prior conviction of a crime does not make a
witness incompetent to testify except, in a civil case, for a prior conviction of per jury.
Interest was abolished as a ground for disqualification by RCW 5.60.030, but that statute does contain an exception to that rule in the form of a deadman's statute.

As to religious beliefs, see the comment to rule 610 .
Criminal Cases in Superior Court. Competency of witnesses in superior court criminal cases is governed by CrR 6.12. The language of the rule is quite broad. By its terms, interest is abolished as a basis for incompetency. As to age, the rule eliminates the 10 -year-old standard and applies the test of competency to children generally.
By implication, the rule abolishes other bases of incompetency. Among those are conviction of crime and religious belief. The rule parallels the law in civil cases by retaining unsound mind and intoxication as grounds for a finding of incompetency.

The Supreme Court has not determined by written opinion whether the statutory grounds for incompetency apply in criminal cases after the adoption of CrR 6.12, and the issue appears to be debatable. See 5 R. Meisenholder, Wash. Prac. §§ 164, 165 ( 1975 Supp.). The drafters of the rules of evidence recommended that the law be clarified by incorporating the rules of evidence by reference into CrR 6.12(a). Because the rules of evidence incorporate the statutory grounds for incompetency, the statutes would also become clearly applicable to criminal cases.

Rule 602

## LACK OF PERSONAL KNOWLEDGE

A witness may not testify to a matter unless evidence is introduced sufficient to support a finding that he has personal knowledge of the matter. Evidence to prove personal knowledge may, but need not, consist of the testimony of the witness himself. This rule is subject to the provisions of rule 703, relating to opinion testimony by expert witnesses.

Comment 602
This rule is the same as Federal Rule 602 and is consistent with previous Washington law. The required personal knowledge need not be absolute. Testimony has been held competent although qualified by the following expressions: "according to his best impression", "to the best of his judgment and belief", "to the best of your knowledgen, that the witness "thought" thus and so, to "your best recollection", in the "best judgment" of the witness, and "it is my belief". These qualifications were expressed in the question or the answer and were apparently interpreted as qualifications upon memory, observation, perception, or the reliance of the witness upon his memory or observation. 5 R. Meisenholder, Wash. Prac. § 331 (1965 \& Supp.).

## Rule 603

## OATH OR AFFIRMATION

Before testifying, every witness shall be required to declare that he will testify truthfully, by oath or affirmation administered in a form calculated to awaken his conscience and impress his mind with his duty to do so.

## Comment 603

This rule is the same as Federal Rule 603 and is substantially in accord with previous Washington law. The statutes relating to oaths, RCW 5.28.010 through 5.28 .060 , provide that different forms of the oath may be used as required by the special circumstances of the witness. The statutes are consistent with the rule and are not superseded. The use of an affirmation may be substituted for an oath if the witness so desires. While the form of the oath or affirmation may be varied, it has been held that some form of swearing in the witnesses is required. In re Ross, 45 Wn.2d 654, 277 P.2d 335 (1954).

## Rule 604

## INTERPRETERS

An interpreter is subject to the provisions of these rules relating to qualification as an expert and the administration of an oath or affirmation that he will make a true translation.

## Comment 604

This rule is the same as Federal Rule 604. Statutory law provides for interpreters for persons of impaired speech or hearing involved in legal proceedings. RCW 2.42.010-.050. It speaks of a "qualified interpreter" as "one who is able readily to translate spoken English to and for impaired persons and to translate statements of impaired persons into spoken and written English". RCW
2.42.020(2). The interpreter is required to take an oath that he will make a true interpretation to the person being examined of all the proceedings in a language which that person understands, and that he will repeat the statements of such person to the court or other agency conducting the proceedings, in the English language, to the best of his skill and judgment. RCW 2.42.050. Although the statute is more detailed than the rule, it in no way conflicts with the rule and is not superseded.

## Rule 605

## COMPETENCY OF JUDGE AS WITNESS

The judge presiding at the trial may not testify in that trial as a witness. No objection need be made in order to preserve the point.

Comment 605
This rule is the same as Federal Rule 605 and is consistent with previous Washington law. Maitland v. Zanga, 14 Wash. 92, 44 P. 117 (1896). The rule is absolute; there are no limitations or qualifications.
The rule provides for automatic objection. This saves counsel from the predicament of choosing between remaining silent and thereby waiving objection, or objecting, which is apt to be considered an offensive attack on the judge's integrity.

The rule does not prevent the judge from testifying in collateral proceedings as to what occurred in an earlier trial. A judge is barred from testifying only at a trial over which he is presiding.

## Rule 606

## COMPETENCY OF JUROR AS WITNESS

A member of the jury may not testify as a witness before that jury in the trial of the case in which he is sitting as a juror. If he is called so to testify, the opposing party shall be afforded an opportunity to object out of the presence of the jury.

## Comment 606

This rule is the same as section (a) of Federal Rule 606. Section (b), Inquiry into validity of verdict or indictment, is omitted.
This rule is contrary to RCW 5.60 .010 , which provides that a juror who is otherwise competent may testify at trial. Although rule 601 defers generally to statutes, it only defers to statutes which make a person incompetent to testify. It leaves open the possibility for subsequent court rules establishing other grounds for incompetency. Thus, rule 606 prevails over, and supersedes, RCW 5.60.010.

Section (b) of Federal Rule 606 concerns the extent to which testimony, affidavits, or statements of jurors may be received for the purpose of invalidating or supporting a verdict or indictment. Previous Washington law has defined the extent to which jurors' testimony and affidavits are admissible in terms of their being inadmissible if the evidence "inheres in the verdict." For a more complete discussion of this doctrine, see 2 L. Orland, Wash. Prac. § 294 (3d ed. 1972). Federal Rule 606(b) is omitted in deference to existing Washington law.

## Rule 607

## WHO MAY IMPEACH

The credibility of a witness may be attacked by any party, including the party calling him.

Comment 607
This rule is the same as Federal Rule 607 and reverses the traditional common law rule against impeaching one's own witness. The common law rule has been the subject of much criticism in that it is based on false premises. A party does not vouch for the credibility of witnesses because a party rarely has free choice in selecting them. Denial of the right to impeach would leave the party at the mercy of the witness as well as of the adversary. See Federal Rule 607 advisory committee note.

There is precedent for permitting impeachment of one's own witness. Rule 32(a)(1) of the Federal Rules of Civil Procedure allows any party to impeach a witness by means of a deposition, and rule 43(b) has allowed the calling and impeachment of an adverse party or of a person identified with an adverse party. Similar provisions are found in the corresponding civil rules in Washington.

Prior Washington law has allowed a party to impeach the party's own witness but only if the party was "taken by surprise by reason of affirmative testimony prejudicial to the interests of the party calling the witness". State $v$. Thomas, 1 Wn.2d 298, 303, 95 P.2d 1036 (1939). The 2-part test required both the showing of surprise and testimony prejudicial to the party's interests. The requirement of prejudice was not met when the witness merely failed to testify as favorably as expected. Cole v. McGhie, 59 Wn.2d 436, 361 P.2d 938, 367 P.2d 844 (1961). Cf: State v. Calhoun, 13 Wn. App. 644, 536 P. 2 d 668 (1975).

## Rule 608

## EVIDENCE OF CHARACTER AND CONDUCT OF WITNESS

(a) Reputation Evidence of Character. The credibility of a witness may be attacked or supported by evidence in the form of reputation, but subject to the limitations: (1) the evidence may refer only to character for truthfulness or untruthfulness, and (2) evidence of truthful character is admissible only after the character of the witness for truthfulness has been attacked by reputation evidence or otherwise.
(b) Specific Instances of Conduct. Specific instances of the conduct of a witness, for the purpose of attacking or supporting his credibility, other than conviction of crime as provided in rule 609 , may not be proved by extrinsic evidence. They may, however, in the discretion of the court, if probative of truthfulness or untruthfulness, be inquired into on cross examination of the witness (1) concerning his character for truthfulness or untruthfulness, or (2) concerning the character for truthfulness or untruthfulness of another witness as to which character the witness being cross-examined has testified.

## Comment 608

Section (a). This rule differs from Federal Rule 608 in that it does not authorize the introduction of evidence of character in the form of an opinion. The rule thus parallels the approach taken in rule 405. The rule restricts the use of character evidence for impeachment to evidence of the witness' reputation for truthfulness, in accordance with existing Washington law. See State v. Swenson, 62 Wn.2d 259, 382 P.2d 614 (1963). The proper procedure for introducing evidence of character is described in 5 R. Meisenholder, Wash. Prac. § 301 (1965 \& Supp.). The drafters of the Washington rule felt that impeachment by use of opinion is too prejudicial and on a practical level is not easily subject to testing by cross examination or contradiction.

By statute, a rape victim's reputation concerning sexual matters is inadmissible in proceedings against the accused. RCW 9A.44.020. The statute is consistent with the rule and is not superseded.
Section (b). This section is the same as Federal Rule 608(b) and gives the court discretion to allow inquiry on cross examination into specific instances of conduct bearing upon the credibility of the witness. The effect of rule 608(b) upon existing Washington law is not entirely clear. Although there is not total consistency in the Washington case law, the general rule appears to be that acts of misconduct not the subject of a prior conviction have not been admissible for impeachment purposes. "[A] witness may not be impeached by showing specific acts of misconduct. This is true whether the impeachment is attempted by means of extrinsic evidence or cross-examination." (Citations omitted.) State v. Emmanuel, 42 Wn.2d 1, 13, 253 P.2d 386 (1953). There are some cases written in terms of a discretionary power in the judge to admit evidence of acts of misconduct, but these appear to be early cases and probably do not represent the current rule. Meisenholder § 301. Prior to the adoption of RCW 9.79.150, in prosecutions involving sexual matters, the judge had the discretionary power to permit the prosecuting witness to be questioned about acts of unchastity. State v. Linton, 36 Wn.2d 67, 216 P.2d 761 (1950). The statute removes the judge's discretion by making sexual conduct inadmissible on the issue of credibility. The drafters of the Washington rules felt that the rule, restricted as it is to matters probative of truthfulness or untruthfulness, clarified the law and reflected a sound policy.

A third, unlettered section appears in Federal Rule 608. That section provides:
The giving of testimony, whether by an accused or by any other witness, does not operate as a waiver of his privilege against self-incrimination when examined with respect to matters which relate only to credibility.
This section was omitted from the Washington rule, not because of any fundamental disagreement with the policy expressed, but because the drafters felt that the subject was more appropriately left to developing principles of constitutional law.

Rule 609
IMPEACHMENT BY EVIDENCE OF CONVICTION OF CRIME
(a) General Rule. For the purpose of attacking the credibility of a witness, evidence that he has been convicted of a crime shall be admitted if elicited from him or established by public record during cross examination but only if the crime (1) was punishable by death or
imprisonment in excess of 1 year under the law under which he was convicted, and the court determines that the probative value of admitting this evidence outweighs its prejudicial effect to the defendant, or (2) involved dishonesty or false statement, regardless of the punishment.
(b) Time Limit. Evidence of a conviction under this rule is not admissible if a period of more than 10 years has elapsed since the date of the conviction or of the release of the witness from the confinement imposed for that conviction, whichever is the later date, unless the court determines, in the interests of justice, that the probative value of the conviction supported by specific facts and circumstances substantially outweighs its prejudicial effect. However, evidence of a conviction more than 10 years old as calculated herein, is not admissible unless the proponent gives to the adverse party sufficient advance written notice of intent to use such evidence to provide the adverse party with a fair opportunity to contest the use of such evidence.
(c) Effect of Pardon, Annulment, or Certificate of Rehabilitation. Evidence of a conviction is not admissible under this rule if (1) the conviction has been the subject of a pardon, annulment, certificate of rehabilitation, or other equivalent procedure based on a finding of the rehabilitation of the person convicted, and that person has not been convicted of a subsequent crime which was punishable by death or imprisonment in excess of 1 year, or (2) the conviction has been the subject of a pardon, annulment, or other equivalent procedure based on a finding of innocence.
(d) Juvenile Adjudications. Evidence of juvenile adjudications is generally not admissible under this rule. The court may, however, in a criminal case allow evidence of a finding of guilt in a juvenile offense proceeding of a witness other than the accused if conviction of the offense would be admissible to attack the credibility of an adult and the court is satisfied that admission in evidence is necessary for a fair determination of the issue of guilt or innocence.
(e) Pendency of Appeal. The pendency of an appeal therefrom does not render evidence of a conviction inadmissible. Evidence of the pendency of an appeal is admissible.

[^15]the rule. See Willey v. Hilltop Assocs., 13 Wn. App. 336, 535 P.2d 850 (1975); RCW 9A.04.040.
Section (b). This section narrows the scope of convictions which may be used for impeachment. No time limit was found in previous Washington law. See State v. Robinson, 75 Wn.2d 230, 450 P.2d 180 (1969).
Section (c). This section supersedes prior Washington law holding that a pardon has no effect upon the admissibility of a conviction for impeachment. See State v. Serfling, 131 Wash. 605, 230 P. 847 (1924); State v. Knott, 6 Wn. App. 436, 493 P.2d 1027 (1972).
Section (d). This section gives somewhat more discretion to the trial judge than prior Washington law holding juvenile adjudications inadmissible for impeachment. See State v. Temple, 5 Wn. App. 1, 485 P.2d 93 (1971). The federal term, "juvenile adjudication," is changed in the text of the rule to "finding of guilt in a juvenile offense proceeding". This change conforms to the Washington juvenile court act and makes it clear that adjudications of dependency remain inadmissible.
Section (e). The first sentence of this section is consistent with prior Washington law. State v. Robbins, 37 Wn.2d 492, 224 P.2d 1076 (1950). There appears to be no prior law directly bearing upon the second sentence.
In some situations a party may wish to use evidence of a prior conviction as substantive evidence of a fact alleged in subsequent litigation. Rule 609 would not apply because it relates only to impeachment by evidence of a conviction. Criminal convictions as substantive evidence are governed by rule 803(a)(22).

Rule 610

## RELIGIOUS BELIEFS OR OPINIONS

Evidence of the beliefs or opinions of a witness on matters of religion is not admissible for the purpose of showing that by reason of their nature his credibility is impaired or enhanced.

Comment 610
Although the rule is the same as Federal Rule 610, it is not intended to reflect any departure from a similar provision in the Washington Constitution. Const. art. $1, \S 11$ (amend. 34).

Rule 611

## MODE AND ORDER OF INTERROGATION

 AND PRESENTATION(a) Control by Court. The court shall exercise reasonable control over the mode and order of interrogating witnesses and presenting evidence so as to (1) make the interrogation and presentation effective for the ascertainment of the truth, (2) avoid needless consumption of time, and (3) protect witnesses from harassment or undue embarrassment.
(b) Scope of Cross Examination. Cross examination should be limited to the subject matter of the direct examination and matters affecting the credibility of the witness. The court may, in the exercise of discretion, permit inquiry into additional matters as if on direct examination.
(c) Leading Questions. Leading questions should not be used on the direct examination of a witness except as may be necessary to develop his testimony. Ordinarily leading questions should be permitted on cross examination. When a party calls a hostile witness, an adverse party, or a witness identified with an adverse party, interrogation may be by leading questions.

Comment 611
This rule is the same as Federal Rule 611 . Although the rule is primarily one of discretion, it is not intended to broaden the discretion permitted under previous law. As to the scope of cross examination, see State v. Robideau, 70 Wn.2d 994, 425 P.2d 880 (1967). As to leading questions, see State v. Scott, 20 Wn.2d 696, 149 P.2d 152 (1944).

## Rule 612

## WRITING USED TO REFRESH MEMORY

If a witness uses a writing to refresh his memory for the purpose of testif ying, either: while testif ying, or before testif ying, if the court in its discretion determines it is necessary in the interests of justice, an adverse party is entitled to have the writing produced at the hearing, to inspect it, to cross-examine the witness thereon, and to introduce in evidence those portions which relate to the testimony of the witness. If it is claimed that the writing contains matters not related to the subject matter of the testimony, the court shall examine the writing in camera, excise any portions not so related, and order delivery of the remainder to the party entitled thereto. Any portion withheld over objections shall be preserved and made available to the appellate court in the event of an appeal. If a writing is not produced or delivered pursuant to order under this rule, the court shall make any order justice requires.

## Comment 612

This rule is substantially the same as Federal Rule 612. An introductory reference in the federal rule to the Jencks Act, 18 U.S.C. § 3500 , is omitted from the Washington version because the statute would normally be inapplicable in state court. Also omitted from the Washington version is a clause at the end of the federal rule, providing: "except that in criminal cases when the prosecution elects not to comply, the order shall be one striking the testimony or, if the court in its discretion determines that the interests of justice so require, declaring a mistrial." Although this provision appears to be a restriction on the federal court's discretion, the advisory committee's note to Federal Rule 612 indicates that the provision is included only to parallel the Jencks Act, and that other alternatives such as contempt or dismissal remain available under the Federal Rules of Criminal Procedure. The drafters of the Washington rule felt that this approach was unduly confusing and that the clause could be eliminated without compromising the substance of the rule.

Under previous Washington law, there has been a distinction between memoranda used to refresh memory before trial and those used during the appearance of the witness in court. Under State v. Little, 57 Wn. $2 \mathrm{~d} 516,358$ P. 2 d 120 (1961), memoranda used in court are clearly subject to a right of inspection by opposing counsel, but there has been no similar right to inspect memoranda used to refresh memory before trial. State v. Paschall, 182 Wash. 304, 47 P.2d 15 (1935). The rule changes previous law to the extent that it gives the court discretion to permit inspection of memoranda used before trial.

## Rule 613

## PRIOR STATEMENTS OF WITNESSES

(a) Examining Witness Concerning Prior Statement. In the examination of a witness concerning a prior statement made by him, whether written or not, the court may require that the statement be shown or its contents disclosed to him at that time, and on request the same shall be shown or disclosed to opposing counsel.
(b) Extrinsic Evidence of Prior Inconsistent Statement of Witness. Extrinsic evidence of a prior inconsistent statement by a witness is not admissible unless the witness is afforded an opportunity to explain or deny the same and the opposite party is afforded an opportunity to interrogate him thereon, or the interests of justice otherwise require. This provision does not apply to admissions of a party-opponent as defined in rule 801(d)(2).

## Comment 613

This rule is a modification of Federal Rule 613 and conforms substantially to previous Washington law.
Section (a) of the federal rule abolishes the old English requirement that a witness be shown a prior written statement before opposing counsel can crossexamine the witness about the statement. Similarly, the federal rule provides that the contents of a prior oral statement need not be disclosed to the witness before cross examination.

In Washington, previous decisional law is not entirely clear but appears to be closer to the common law view. With reference to the prior oral statements, counsel must ask foundation questions which substantially repeat the prior inconsistent statement and direct the attention of the witness to the circumstances under which he purportedly made the statement. With reference to prior written statements, similar foundation questions are required, but there appears to be no decisional law requiring the written statement to actually be shown to the witness before cross examination. 5 R. Meisenholder, Wash. Prac., Evidence § 296 (1965 \& Supp.).
The advisory committee's note to Federal Rule 613 indicates that the federal drafters considered the common law rule to be a "useless impediment to crossexamination." The drafters of the proposed Washington rule agreed to the extent that the common law requirement can be a useless impediment under some circumstances. The drafters felt, however, that the court should be given some measure of discretion to require that the prior statement be disclosed if it would be manifestly unfair to begin cross-examining the witness before disclosing the statement. Accordingly, section (a) of the rule provides that the court "may require" that the prior statement be shown or its contents disclosed to the witness before cross examination.
Both the federal rule and the Washington rule also provide that the prior statement must, on request, be shown or disclosed to the lawyer who originally called the witness. This provision, which is consistent with previous law, protects against unwarranted insinuations that a statement was made when in fact it was not. It also serves to prepare counsel for an effort to rehabilitate the witness on redirect examination. Butcher v. Seattle, 142 Wash. 588, 253 P. 1082 (1927).
Section (b) is the same as Federal Rule 613(b) and provides that extrinsic evidence of a prior inconsistent statement is not admissible unless the witness is given an opportunity to explain or deny the statement. Previous Washington law is in accord. Meisenholder § 296. The rule affords a measure of discretion in "the interests of justice" to allow for unusual circumstances such as a witness becoming unavailable by the time a prior inconsistent statement is discovered.
There are prior Washington decisions to the effect that if the witness responds to foundation questions by admitting making the prior inconsistent statement, then extrinsic evidence of the statement is inadmissible. It is felt that the additional extrinsic evidence would usually be of little value and would be a waste of time. Meisenholder § 296. Although rule 613 does not expressly bar the admission of extrinsic evidence under these circumstances, rule 403 gives the court broad discretion to exclude evidence on the grounds that it would cause undue delay, be a waste of time, or that it is a needless presentation of cumulative evidence.

It should be remembered that rule 613 relates to the admission of evidence for impeachment rather than as substantive evidence. Section (b) of rule 613 expressly disclaims any application to admissions of a party-opponent as defined in rule $801(\mathrm{~d})(2)$. The admissibility of hearsay statements as substantive evidence is governed by the rules in Title 8.

## Rule 614

## CALLING AND INTERROGATION OF WITNESSES BY COURT

(a) Calling by Court. The court may, on its own motion where necessary in the interests of justice or on motion of a party, call witnesses, and all parties are entitled to cross-examine witnesses thus called.
(b) Interrogation by Court. The court may interrogate witnesses, whether called by itself or by a party; provided, however, that in trials before a jury, the court's questioning must be cautiously guarded so as not to constitute a comment on the evidence.
(c) Objections. Objections to the calling of witnesses by the court or to interrogation by it may be made at the time or at the next available opportunity when the jury is not present.

[^16]Section (b). A trial judge in Washington may question a witness so long as the questions do not violate the constitutional prohibition against a judge commenting on the evidence. Const. art. 4, § 16; State v. Brown, 31 Wn.2d 475, 197 P.2d 590, 202 P.2d 461 (1948); 5 R. Meisenholder, Wash. Prac. § 269 (1965 \& Supp.).

Section (c). Counsel may object to the judge's questions on the basis of any of the rules of evidence. This section is designed to relieve counsel of the embarrassment of objecting to the judge's questions in front of the jury. The objection is not automatic, however, as it is under rule 605.

## Rule 615

## EXCLUSION OF WITNESSES

At the request of a party the court may order witnesses excluded so that they cannot hear the testimony of other witnesses, and it may make the order of its own motion. This rule does not authorize exclusion of (1) a party who is a natural person, or (2) an officer or employee of a party which is not a natural person designated as its representative by its attorney, or (3) a person whose presence is shown by a party to be reasonably necessary to the presentation of his cause.

## Comment 615

This rule differs from Federal Rule 615 in that the word "may" has been substituted for "shall" in the first sentence, and the words "reasonably necessary" have been substituted for "essential" in the last sentence. The word "may" preserves the discretionary nature of the rule under previous Washington law. State v. Adams, 76 Wn.2d 650, 458 P.2d 558 (1969). The drafters of the Washington rule felt that the federal rule's use of the word "essential" in subsection (3) established an inordinately strict test which could force an unjustified reversal on appeal. The test of "reasonably necessary" offers more flexibility.

The rule modifies previous Washington law in that it delineates certain witnesses who may not be excluded. Under previous law, the judge was given more discretion in this regard. State v. Weaver, 60 Wn.2d 87, 371 P.2d 1006 (1962).

## Title 7

## Opinions and Expert Testimony

Rule 701

## OPINION TESTIMONY BY LAY WITNESSES

If the witness is not testifying as an expert, his testimony in the form of opinions or inferences is limited to those opinions or inferences which are (a) rationally based on the perception of the witness and (b) helpful to a clear understanding of his testimony or the determination of a fact in issue.

## Comment 701

This rule is the same as Federal Rule 701 . It is essentially a rule of discretion and differs from previous law more in form than substance. The rule requires the trial judge, on the basis of the posture of the particular case, to decide whether concreteness, abstraction or a combination of both will be most effective in enabling the jury to ascertain the truth and reach a just result. In applying the rule, it should be kept in mind that its purpose is to eliminate time-consuming quibbles over objections that would not affect the outcome regardless of how they were decided. The emphasis belongs on what the witness knows and not on how he is expressing himself. 3 J. Weinstein, Evidence ๆ 701[02] (1975).
In several recent cases the Washington Supreme Court has cited section 401 of the Model Code of Evidence as controlling the admission of a lay opinion testimony in Washington. See Church v. West, 75 Wn.2d 502, 452 P.2d 265 (1969); 5 R. Meisenholder, Wash. Prac. § 341 ( 1975 Supp.). Section 401 would usually yield the same result as decisional law predating it. Some examples of admissible opinion testimony are: the speed of a vehicle, the mental responsibility of another, whether another was "healthy", the value of one's own property, and the identification of a person. Meisenholder § 341 (1975 Supp.).
Differences between existing Washington law and rule 701 are largely matters of form rather than substance. Although Model Code section 401 assumes that the witness may generally testify in terms of inference and opinion, the court may require the testimony to be stated in nonabstract detail if it finds that the witness is capable of doing so satisfactorily and that the statement by the witness of his conclusory inferences might mislead the trier of fact. Rule 701 approaches the problem in reverse. It assumes that the witness will give his testimony by stating his observations in as raw a form as practicable, but permits him to resor to inferences and opinions when this form of testimony will be helpful. Both rules
give the trial court a wide latitude of discretion. As a practical matter, rule 701 is unlikely to change Washington law. See Meisenholder § 343.

The subject matter of rule 701 is analyzed in greater detail in Powell \& Burns, A Discussion of the New Federal Rules of Evidence, 8 Gonz. L. Rev. 1, 14-16 (1972).

## Rule 702

## TESTIMONY BY EXPERTS

If scientific, technical, or other specialized knowledge will assist the trier of fact to understand the evidence or to determine a fact in issue, a witness qualified as an expert by knowledge, skill, experience, training, or education, may testify thereto in the form of an opinion or otherwise.

## Comment 702

This rule is the same as Federal Rule 702 and is consistent with previous law giving the court broad discretion to determine whether a witness is qualified to express an expert opinion. See State v. Tatum, 58 Wn.2d 73, 360 P.2d 754 (1961).

The Washington Supreme Court has more recently cited section 401 of the Model Code of Evidence as governing the admissibility of expert testimony. See Church v. West, 75 Wn.2d 502, 452 P.2d 265 (1969). However, the results and language of these opinions indicate that in effect the court interprets section 401 in line with the prior general Washington case law. 5 R. Meisenholder, Wash. Prac. § 351 (Supp. 1975).

Rule 703

## BASES OF OPINION TESTIMONY BY EXPERTS

The facts or data in the particular case upon which an expert bases an opinion or inference may be those perceived by or made known to him at or before the hearing. If of a type reasonably relied upon by experts in the particular field in forming opinions or inferences upon the subject, the facts or data need not be admissible in evidence.

Comment 703
This rule is the same as Federal Rule 703. The first sentence codifies the universally accepted principle that an expert may base an opinion on (1) firsthand information or (2) facts or data presented to him at trial and is consistent with previous Washington law. See 5 R. Meisenholder, Wash. Prac. §§ 354, 355 (1965 \& Supp.). The second sentence allows an expert to base an opinion on data which could not be admitted in evidence provided it is of the type reasonably relied upon by experts in forming opinions upon the subject in their particular field of competence. Before an expert will be permitted to testify upon the basis of facts not admissible in evidence, the court will have to find pursuant to rule 104(a) that the particular underlying data is of a kind that is reasonably relied upon by experts in the particular field in reaching conclusions. If there is a serious issue the trial judge will examine the expert outside the presence of the jury to determine whether these conditions are met. Since rule 703 is concerned with the trustworthiness of the resulting opinion, the judge should not allow the opinion if the expert can show only that he customarily relies upon such material or that it is relied upon only in preparing for litigation. The expert must establish that he as well as others would act upon the information for purposes other than testif ying in a lawsuit. 3 J. Weinstein, Evidence 『 703[01] (1975).

The expert will ordinarily be in the best position to know what data can be reasonably relied upon, and the court will usually follow the expert's advice on the point. The court's decision will, to a large extent, be based on the degree of confidence it has in the professional caliber and ethics of the expert group involved. Physicians are likely to be given more leeway than accidentologists. 3 J . Weinstein, Evidence ף7 703[01].
Several older Washington cases suggest that the opinion of an expert based solely upon hearsay reports or other hearsay is inadmissible. Meisenholder § 357. One case, however, held that a doctor could state his opinion that the eyesight of a person was normal when the doctor's opinion was based upon his office record of visual field charts prepared by a technician during the course of examination by the technician. Engler v. Woodman, 54 Wn.2d 360, 340 P.2d 563 (1959). And in State v. Wineberg, 74 Wn.2d 372, 444 P.2d 787 (1968), the court held that an expert could, in the trial court's discretion, be permitted to give an opinion as to the value of property even though some of the factors (e.g., comparable sales prices) would be inadmissible as hearsay, so long as the opinion was the product of the expert's own independent judgment. Rule 703 reflects the approach taken in the more recent cases.

## Rule 704

OPINION ON ULTIMATE ISSUE
Testimony in the form of an opinion or inferences otherwise admissible is not objectionable because it embraces an ultimate issue to be decided by the trier of fact.

Comment 704
This rule is the same as Federal Rule 704 and is consistent with previous Washington law. In rejecting challenges that opinions should have been excluded because they were opinions on ultimate facts, the court has permitted opinions to be voiced upon various matters: that the physical condition of prosecuting witness could not have been the result of ordinary normal sexual intercourse, the point of impact between vehicles based upon skidmarks, the sanity or insanity of a criminal defendant, the possibility of gainful employment, how a disease would be communicated, and other matters. 5 R. Meisenholder, Wash. Prac. § 356 (1965 \& Supp.).
Except for testimony concerning foreign law, experts are not to state opinions of law or mixed fact and law. On this basis, questions such as whether $X$ was negligent can be excluded. Meisenholder § 356.
The introduction of evidence under rule 704 is subject to the restrictions of rules 701 and 702 , which require opinions to be helpful to the trier of fact, and rule 403, which authorizes the exclusion of time-wasting evidence.

Rule 705

## DISCLOSURE OF FACTS OR DATA UNDERLYING

 EXPERT OPINIONThe expert may testify in terms of opinion or inference and give his reasons therefor without prior disclosure of the underlying facts or data, unless the judge requires otherwise. The expert may in any event be required to disclose the underlying facts or data on cross examination.

Comment 705
This rule is the same as Federal Rule 705. It clarifies Washington law by defining a procedure which cannot be determined by reference to decisional law. See 5 R. Meisenholder, Wash. Prac. § 354 (1965 \& Supp.). The use of hypothetical questions, of ten criticized by the authorities, becomes an optional tactic rather than a requirement, unless otherwise ordered by the court.
Without preliminary disclosure at trial of underlying data, effective cross examination is of ten impossible unless the information has been obtained through pretrial discovery. The court, therefore, should liberally grant permission for depositions and other discovery with respect to experts under CR 26(b)(4). Smith \& Henley, Opinion Evidence: An Analysis of the New Federal Rules and Current Washington Law, 11 Gonz. L. Rev. 692, 697-98 (1976).

## Rule 706

## COURT APPOINTED EXPERTS

(a) Appointment. The court may on its own motion or on the motion of any party enter an order to show cause why expert witnesses should not be appointed, and may request the parties to submit nominations. The court may appoint any expert witnesses agreed upon by the parties, and may appoint witnesses of its own selection. An expert witness shall not be appointed by the court unless he consents to act. A witness so appointed shall be informed of his duties by the court in writing, a copy of which shall be filed with the clerk, or at a conference in which the parties shall have opportunity to participate. A witness so appointed shall advise the parties of his findings, if any; his deposition may be taken by any party; and he may be called to testify by the court or any party. He shall be subject to cross examination by each party, including a party calling him as a witness.
(b) Compensation. Expert witnesses so appointed are entitled to reasonable compensation in whatever sum the court may allow. Except as otherwise provided by law, the compensation shall be paid by the parties in such
proportion and at such time as the court directs, and thereafter charged in like manner as other costs.
(c) Disclosure of Appointment. In the exercise of its discretion, the court may authorize disclosure to the jury of the fact that the court appointed the expert witness.
(d) Parties' Experts of Own Selection. Nothing in this rule limits the parties in calling expert witnesses of their own selection.

## Comment 706

This rule is the same as Federal Rule 706, except that a provision in section (b) for compensating experts from public funds was deleted. Rule 706 does not apply to the appointment of defense experts in indigent criminal cases. Tha practice is governed by a more specialized rule, CrR 3.1 .
Legal writers and revisers have long favored reforming trial practice by implementing the trial judge's common law power to call experts. Their imprecations against the "battle of experts" led to the drafting of the Uniform Expert Testimony Act in 1937, which later formed the basis for rules 403-410 of the Model Code of Evidence, for rules 59, 60, and 61 of the Uniform Rules of Evidence, and Federal Rule of Evidence 706. 3 J. Weinstein, Evidence 『 706[01] (1975).
There is dicta in the Washington cases suggesting that a judge may appoint an expert witness in nonjury cases. Ramsey v. Mading, 36 Wn.2d 303, 310-11, 217 P.2d 104 ! (1950). (The dictum in Ramsey was inaccurately characterized as a holding in State v. Swenson, 62 Wn.2d 259, 277, 382 P.2d 614 (1963).) A relatively small number of rules and statutes relate to the appointment and compensation of experts in specific kinds of cases. Rule 706 codifies the common law power of the court to call an expert and defines a procedure applicable to all cases.
Expert witness fees in state condemnation proceedings are payable from public funds, as anticipated by Federal Rule 706, but only pursuant to a statutory scheme which imposes certain conditions and restrictions not found in the federal rule. See RCW 8.25.070. The statute does not mention the possibility of the expert being appointed by the court, and the statute does not authorize the disbursement of public funds for an appointed expert. The drafters of the Washington rule eliminated the language in Federal Rule 706 authorizing disbursement of public funds in deference to applicable statutes.
There is an obvious danger that the jury will be more impressed by an expert appointed by the court than by one called by a party. It has been argued that to disclose to the jury the fact that an expert was appointed by the court would violate the state constitutional prohibition against a judge commenting on the evidence. 5 R. Meisenholder, Wash. Prac. § 363 (1965); Const. art. 4, § 16. The court's discretion to make such a disclosure under section (c) should be used with extreme caution to avoid the possibility of commenting on the evidence.

## Title 8

## Hearsay

## Rule 801

## DEFINITIONS

The following definitions apply under this article:
(a) Statement. A "statement" is (1) an oral or written assertion or (2) nonverbal conduct of a person, if it is intended by him as an assertion.
(b) Declarant. A "declarant" is a person who makes a statement.
(c) Hearsay. "Hearsay" is a statement, other than one made by the declarant while testifying at the trial or hearing, offered in evidence to prove the truth of the matter asserted.
(d) Statements Which Are Not Hearsay. A statement is not hearsay if-
(1) Prior Statement by Witness. The declarant testifies at the trial or hearing and is subject to cross examination concerning the statement, and the statement is (i) inconsistent with his testimony, and was given under oath subject to the penalty of perjury at a trial, hearing, or other proceeding, or in a deposition, or (ii) consistent with his testimony and is offered to rebut an express or
implied charge against him of recent fabrication or improper influence or motive, or (iii) one of identification of a person made after perceiving him; or
(2) Admission by Party-Opponent. The statement is offered against a party and is (i) his own statement, in either his individual or a representative capacity or (ii) a statement of which he has manifested his adoption or belief in its truth, or (iii) a statement by a person authorized by him to make a statement concerning the subject, or (iv) a statement by his agent or servant acting within the scope of his authority to make the statement for the party, or ( $v$ ) a statement by a coconspirator of a party during the course and in furtherance of the conspiracy.

Comment 801
This rule is the same as Federal Rule 801, except that subsection (d)(2)(iv) has been modified with respect to the admissibility of statements by agents and servants.

Section (a). The definition of "statement" is consistent with previous Washington law. Oral assertions, written assertions, and assertive conduct all constitute statements, but acts of nonassertive conduct do not. 5 R. Meisenholder, Wash. Prac. § 387 (1965 \& Supp.).

Section (b). Section (b) is self-explanatory.
Section (c). The definition of "hearsay" is substantially in accord with previous Washington law. See Moen v. Chestnut, 9 Wn.2d 93, 113 P.2d 1030 (1941).

Section (d). This section excludes from the definition of hearsay several types of statements which literally are within the definition. Statements excluded from the hearsay rule by section (d) are admissible as substantive evidence. The rule does not affect the use of prior inconsistent statements to impeach a witness. The use of these statements for impeachment is governed by rule 613.
Subsection (d)(1) defines the extent to which prior out-of-court statements are admissible as substantive evidence if the declarant is presently available for cross examination at trial. One Washington case is in accord with the theory expressed by the rule. State v. Simmons, 63 Wn.2d 17, 385 P.2d 389 (1963). Other cases, however, are to the contrary. Meisenholder § 381. The rule clarifies the law by detailing the circumstances under which the statements are admissible and conforms state law to federal practice.
Subsection (d)(1)(i) provides that a witness' prior inconsistent statement is admissible as substantive evidence if it was given under oath subject to the penalty of perjury at a trial, hearing, or other proceeding, or in a deposition. The rule does not require the statement to have been subject to cross examination at the time it was made. See 120 Cong. Rec. 2386 (1974), quoted in 4 J. Weinstein, Evidence 801-24 (1975). The rule would not, however, necessarily admit statements made in pretrial affidavits. The rule applies only to statements given in a trial, hearing, proceeding, or deposition. Although the meaning of "proceeding" is not yet clear, it has been observed that the words of limitation were designed in part to prevent the admission of affidavits given by a coerced or misinformed witness. 4 J. Weinstein, Evidence of 801 (d)(1)[01], 801 (d)(1)(A)[01] (1975). The constitutionality of a California statute even less restrictive than rule 801(d)(I)(i) was upheld in California v. Green, 399 U.S. 149, 26 L. Ed. 2d 489, 90 S. Ct. 1930 (1970).
Subsection (d)(1)(ii) makes statements admissible as substantive evidence which were previously admissible only to rehabilitate an impeached witness. See Meisenholder § 306.

Subsection (d)(1)(iii) is consistent with previous Washington law. See State v. Simmons, 63 Wn.2d 17, 385 P.2d 389 (1963).
Subsection (d)(2) differs from previous Washington law more in theory than in practice. Previous decisions have considered admissions by party-opponents to be hearsay but have admitted them as an exception to the hearsay rule. Meisenholder §421. Rule 801 continues to admit the statements, not as an exception to the hearsay rule, but by excluding them from the definition of hearsay altogether.

Statements of others that are expressly adopted by a party have been held admissible as admissions. State v. McKenzie, 184 Wash. 32, 49 P.2d 1115 (1935). Statements by authorized persons have been similarly held to be admissions. State ex rel. Ledger Pub'g Co. v. Gloyd, 14 Wash. 5, 44 P. 103 (1896).

Federal Rule 801 provides in relevant part: "A statement is not hearsay if . [ $t$ ]he statement is offered against a party and is . . . a statement by his agent or servant concerning a matter within the scope of his agency or employment, made during the existence of the relationship . . ." The Washington cases have not adopted the rule of broader admissibility expressed by the federal rule. The traditional rule, which was applied in early Washington decisions, was that, "the acts and declarations of the agent, when acting within the scope of his authority, having relation to, and connected with, and in the course of, the particular transaction in which he is engaged, are, in legal effect, the acts or declarations of his principal." Tacoma \& E. Lumber Co. v. Field \& Co., 100 Wash. 79, 86, 170 P. 360 (1918). This was known as the "res gestae" rule, and the admissibility of an agent's statement depended upon how closely the statement was related to the transaction in question. Meisenholder § 425(1).

Later decisions have phrased the rule not in terms of res gestae, but in terms of whether the agent was authorized to make the statement on behalf of the
principal. Meisenholder § 425(1). This has become known as the "speaking agent" approach and has continued to be applied in relatively recent decisions. See, e.g., Kadiak Fisheries Co. v. Murphy Diesel Co., 70 Wn.2d 153, 422 P.2d 496 (1967). Accord, Restatement (Second) of Agency §§ 286-288 (1958). The drafters of the Washington rule felt that existing Washington law, as exemplified by the later cases, reflected the better policy and deleted the language in the federal rule which would have broadened the admissibility of statements by agents.
The provision concerning statements by coconspirators is consistent with previous Washington law. Meisenholder § 430.

## Rule 802

HEARSAY RULE
Hearsay is not admissible except as provided by these rules, by other court rules, or by statute.

Comment 802
The language of Federal Rule 802 is modified to adapt the rule to state practice. The rule preserves other court rules such as CR 43(e), authorizing the admission of hearsay evidence under particular circumstances.

## Rule 803

HEARSAY EXCEPTIONS; AVAILABILITY OF DECLARANT IMMATERIAL
(a) Specific Exceptions. The following are not excluded by the hearsay rule, even though the declarant is available as a witness:
(1) Present Sense Impression. A statement describing or explaining an event or condition made while the declarant was perceiving the event or condition, or immediately thereafter.
(2) Excited Utterance. A statement relating to a startling event or condition made while the declarant was under the stress of excitement caused by the event or condition.
(3) Then Existing Mental, Emotional, or Physical Condition. A statement of the declarant's then existing state of mind, emotion, sensation, or physical condition (such as intent, plan, motive, design, mental feeling, pain, and bodily health), but not including a statement of memory or belief to prove the fact remembered or believed unless it relates to the execution, revocation, identification, or terms of declarant's will.
(4) Statements for Purposes of Medical Diagnosis or Treatment. Statements made for purposes of medical diagnosis or treatment and describing medical history, or past or present symptoms, pain, or sensations, or the inception or general character of the cause or external source thereof insofar as reasonably pertinent to diagnosis or treatment.
(5) Recorded Recollection. A memorandum or record concerning a matter about which a witness once had knowledge but now has insufficient recollection to enable him to testify fully and accurately, shown to have been made or adopted by the witness when the matter was fresh in his memory and to reflect that knowledge correctly. If admitted, the memorandum or record may be read into evidence but may not itself be received as an exhibit unless offered by an adverse party.
(6) Records of Regularly Conducted Activity. [Reserved. See RCW 5.45.]
(7) A bsence of Entry in Records Kept in Accordance With RCW 5.45. Evidence that a matter is not included
in the memoranda, reports, records, or data compilations, in any form, kept in accordance with the provisions of RCW 5.45, to prove the nonoccurrence or nonexistence of the matter, if the matter was of a kind of which a memorandum, report, record, or data compilation was regularly made and preserved, unless the sources of information or other circumstances indicate lack of trustworthiness.
(8) Public Records and Reports. [Reserved. See RCW 5.44.040.]
(9) Records of Vital Statistics. Records or data compilations, in any form, of births, fetal deaths, deaths, or marriages, if the report thereof was made to a public office pursuant to requirements of law.
(10) Absence of Public Record or Entry. To prove the absence of a record, report, statement, or data compilation, in any form, or the nonoccurrence or nonexistence of a matter of which a record, report, statement, or data compilation, in any form, was regularly made and preserved by a public office or agency, evidence in the form of a certification in accordance with rule 902, or testimony, that diligent search failed to disclose the record, report, statement, or data compilation, or entry.
(11) Records of Religious Organizations. Statements of births, marriages, divorces, deaths, legitimacy, ancestry, relationship by blood or marriage, or other similar facts of personal or family history, contained in a regularly kept record of a religious organization.
(12) Marriage, Baptismal, and Similar Certificates. Statements of fact contained in a certificate that the maker performed a marriage or other ceremony or administered a sacrament, made by a clergyman, public official, or other person authorized by the rules or practices of a religious organization or by law to perform the act certified, and purporting to have been issued at the time of the act or within a reasonable time thereafter.
(13) Family Records. Statements of fact concerning personal or family history contained in family Bibles, genealogies, charts, engravings on rings, inscriptions on family portraits, tattoos, engravings on urns, crypts, or tombstones, or the like.
(14) Records of Documents Affecting an Interest in Property. The record of a document purporting to establish or affect an interest in property, as proof of the content of the original recorded document and its execution and delivery by each person by whom it purports to have been executed, if the record is a record of a public office and an applicable statute authorized the recording of documents of that kind in that office.
(15) Statements in Documents Affecting an Interest in Property. A statement contained in a document purporting to establish or affect an interest in property if the matter stated was relevant to the purpose of the document unless dealings with the property since the document was made have been inconsistent with the truth of the statement or the purport of the document.
(16) Statements in Ancient Documents. Statements in a document in existence 20 years or more whose authenticity is established.
(17) Market Reports, Commercial Publications. Market quotations, tabulations, lists, directories, or other
published compilations, generally used and relied upon by the public or by persons in particular occupations.
(18) Learned Treatises. To the extent called to the attention of an expert witness upon cross examination or relied upon by him in direct examination, statements contained in published treatises, periodicals, or pamphlets on a subject of history, medicine, or other science or art, established as a reliable authority by the testimony or admission of the witness or by other expert testimony or by judicial notice. If admitted, the statements may be read into evidence but may not be received as exhibits.
(19) Reputation Concerning Personal or Family History. Reputation among members of his family by blood, adoption, or marriage, or among his associates, or in the community, concerning a person's birth, adoption, marriage, divorce, death, legitimacy, relationship by blood, adoption, or marriage, ancestry, or other similar fact of his personal or family history.
(20) Reputation Concerning Boundaries or General History. Reputation in a community, arising before the controversy, as to boundaries of or customs affecting lands in the community, and reputation as to events of general history important to the community or state or nation in which located.
(21) Reputation as to Character. Reputation of a person's character among his associates or in the community.
(22) Judgment of Previous Conviction. Evidence of a final judgment, entered after a trial or upon a plea of guilty (but not upon a plea of nolo contendere), adjudging a person guilty of a crime punishable by death or imprisonment in excess of 1 year, to prove any fact essential to sustain the judgment, but not including, when offered by the prosecution in a criminal case for purposes other than impeachment, judgments against persons other than the accused. The pendency of an appeal may be shown but does not affect admissibility.
(23) Judgment as to Personal, Family, or General History, or Boundaries. Judgments as proof of matters of personal, family, or general history, or boundaries, essential to the judgment, if the same would be provable by evidence of reputation.
(b) Other Exceptions. [Reserved.]

## Comment 803

This rule is the same as Federal Rule 803, except that one addition is made in subsection (a)(13), a minor editorial improvement is made in subsection (a)(22), and subsection $(a)(24)$ is omitted.

Subsection (a)(1). This subsection is consistent with previous Washington law. Beckv. Dye, 200 Wash. 1, 92 P.2d 113, 127 A.L.R. 1022 (1939).

Subsection (a)(2). This subsection is consistent with previous Washington law. Beck v. Dye, supra.

Subsection (a)(3). This subsection is a specialized application of the rule expressed in subsection (a)(1). Under previous law it was not clear whether statements to a physician of the declarant's present pain and suffering were admissible. See 5 R. Meisenholder, Wash. Prac. § 472 (1965 \& Supp.). The statements are admissible under rule 803.

Statements of the declarant's then existing state of mind have been admissible in Washington if there is need for their use and if there is circumstantial probability of their trustworthiness. Raborn v. Hayton, 34 Wn.2d 105, 208 P.2d 133 (1949). The rule is substantially in accord.

The provision relating to wills appears to change Washington law. Cf. Carey v. Powell, 32 Wn.2d 761, 204 P.2d 193 (1949). This portion of rule 803 is based on practical considerations of necessity and expediency and conforms Washington law to the practice followed in a majority of American jurisdictions. 4 J . Weinstein, Evidence ๆ 803(3)[05] (1975).

Subsection (a)(4). This subsection changes Washington law. Under previous cases, statements of past symptoms and statements relating to medical history, even though made to a treating physician, have been inadmissible as independent
substantive evidence. Smith v. Ernst Hardware Co., 61 Wn.2d 75, 377 P.2d 258 (1962). Statements made to a treating or nontreating physician have been allowed into evidence, but only for the purpose of supporting the physician's medical conclusions. Kennedy v. Monroe, 15 Wn. App. 39, 547 P.2d 899 (1976). Rule 803 admits the statements for the purpose of proving the truth of the matter asserted. The justification for the rule, already followed in a number of states, is the patient's motivation to be truthful. Meisenholder § 472. Further, it is unrealistic to assume that a juror, instructed according to previous law, would be able to draw the distinction necessary to hear the statements in order to justify a medical conclusion but to disregard them as to the truth of the matter asserted.
The rule is subject to the restrictions imposed by the law of privileged communications.
Subsection (a)(5). This subsection codifies the familiar hearsay exception for past recollection recorded. Under previous Washington law, the exception only applied if the witness had no independent recollection of the facts. State $v$. Benson, 58 Wn.2d 490, 364 P.2d 220 (1961). Rule 803 is slightly broader in that it requires only that the witness must have insufficient recollection to testify fully and accurately.
Subsection (a)(6). Federal Rule 803(6) is deleted, not because of any fundamental disagreement with the rule, but because the drafters felt that the subject matter was adequately covered by statutes and decisions already familiar to the bench and bar. See Meisenholder, ch. 28.
Subsection (a)(7). Federal Rule 803(7) is modified to refer to RCW 5.45 rather than to subsection (a)(6). The rule resolves an issue which has not been addressed in this state's decisional law. Meisenholder § 516.

Subsection (a)(8). Federal Rule 803(8) is deleted, not because of any fundamental disagreement with the rule, but because the drafters felt that the subject matter was adequately covered by the statute and decisions already familiar to the bench and bar. See Meisenholder, ch. 29.

Subsection (a)(9). There do not appear to be any previous Washington cases or statutes directly bearing on the admissibility of vital statistics as a hearsay exception. RCW 5.44.040, preserved by subsection (a)(8), may be controlling in many instances.

Subsection (a)(10). A similar provision is found in CR 44(b). CR 44 is not superseded.
Subsection (a)(11). There do not appear to be any previous Washington cases or statutes directly in point, except to the extent that a religious organization may qualify as a "business" under RCW 5.45.010. Subsection (a)(11) clarifies the law by making specific records of religious organizations admissible as hearsay exceptions.
Subsection (a)(12). There do not appear to be any previous Washington cases or statutes directly in point, except to the extent that the statutes preserved by subsection (a)(6) and (8) may also cover the subject matter of subsection (a)(12).

Subsection (a)(13). This subsection conforms substantially to previous Washington law. Meisenholder § 542 . Tattoos have been added to the items enumerated in the federal rule. The drafters felt that tattoos often reflect personal or family history and are apt to be as trustworthy as the other items listed in the rule.
Subsection (a)(14). The hearsay exception for records of documents affecting an interest in property has previously been recognized in Washington. Copies of all deeds which must be filed with the county auditor are admissible. RCW 5.44.070. Copies of city or town plats are admissible. RCW 58.10.020. "Whenever any deed, conveyance, bond, mortgage or other writing, shall have been recorded . . . in pursuance of law, copies of record of such deed, [etc.] . . . shall be received in evidence to all intents and purposes as the originals themselves." RCW 5.44.060. The rule does not conflict with the statutes. It supplements the statutes but does not supersede them.
Subsection (a)(15). There is little prior authority on the admissibility of evidence of statements in documents affecting an interest in property, but what little there is supports an exception to the hearsay rule in accord with the rule. In Adams v. Mignon, 197 Wash. 293, 303, 84 P.2d 1016 (1938), the court held that the trial court did not err when it admitted an abstract of title into evidence: "The abstract, while not conclusive as to facts shown by the record, was admissible for what it was worth."

Subsection (a)(16). The rule reduces the time limit from 30 to 20 years. $C f$. Spokane v. Catholic Bishop, 33 Wn.2d 496, 206 P.2d 277 (1949). Authentication is accomplished pursuant to rule $901(\mathrm{~b})(8)$.
Subsection (a)(17). This subsection is substantially in accord with previous Washington law. See Nordstrom v. White Metal Rolling \& Stamping Corp., 75 Wn.2d 629, 453 P.2d 619 (1969); Meyer Bros. Drug Co. v. Callison, 120 Wash. 378, 207 P. 683 (1922).

Subsection (a)(18). This subsection makes statements contained in treatises, periodicals, and pamphlets admissible as substantive evidence, but only when the expert is on the stand and available to explain and assist in the application of the information. Prior cases holding that treatises are not admissible to prove the truth of the statements contained therein are no longer controlling. Cf. Dabroe v. Rhodes Co., 64 Wn.2d 431, 392 P.2d 317 (1964). The traditional use of treatises on cross examination is authorized by rules 611, 703, and 705.

Subsection (a)(19). Previous Washington law has authorized admission of evidence of reputation within the family or among close associates on matters of family history. Meisenholder § 542 . Subsection (a)(19) clarifies the law by stating more specifically the scope of this hearsay exception. The rule does not require the declarant to be unavailable, nor does it require that the statements must be made prior to litigation with no motive to deceive. Cf. Carfa v. Albright, 39 Wn.2d 697, 237 P.2d 795, 31 A.L.R.2d 983 (1951); Armstrong v. Modern Woodmen of Am., 105 Wash. 356, 178 P. 1 (1919).

Subsection (a)(20). This subsection is substantially in accord with previous Washington law, except that the rule does not require the declarant to be unavailable before the hearsay exception applies. See Kay Corp. v. Anderson, 72 Wn.2d 879, 436 P.2d 459 (1967); Alverson v. Hooper, 108 Wash. 510, 185 P. 808 (1919).
Subsection (a)(21). Under previous law, the scope of this exception could not be stated definitively. Meisenholder § 544 . The rule clarifies the law by establishing reputation as a general exception to the hearsay rule. The methods of proving character are defined by rule 405.

Subsection (a)(22). No similar exception to the hearsay rule is defined by previous Washington law. Meisenholder § 545. Admissibility is limited by the restrictions stated in the rule. The rule does not deal with the substantive effect of a judgment as res judicata, nor does it govern evidence of a conviction for impeachment. The latter is governed by rule 609. Even though the rule permits certain convictions to be used as substantive evidence in later litigation, the rule does not preclude the defendant from offering an explanation of the conviction based on newly acquired evidence. 4 J . Weinstein, Evidence I 802(22)[01] (1975).

Subsection (a)(23). There do not appear to be any previous Washington statutes or cases directly in point. The leading case is Patterson v. Gaines, 47 U.S. (6 How.) 550, 12 L. Ed. 553 (1848).
Section (b). Federal Rule 803(24) is deleted. The drafters decided not to adopt any catchall provision. Despite purported safeguards, there is a serious risk that trial judges would differ greatly in applying the elastic standard of equivalent trustworthiness. The result would be a lack of uniformity which would make preparation for trial difficult. Nor would it be likely that an appellate court could effectively apply corrective measures. There would be doubt whether an affirmance of an admission of evidence under the catchall provision amounted to the creation of a new exception with the force of precedent or merely a refusal to rule that the trial court had abused its discretion.
Flexibility in construction of the rules so as to promote growth and development of the law of evidence is called for by rule 102. Under this mandate there will be room to construe an existing hearsay exception broadly in the interest of ascertaining truth, as distinguished from creating an entirely new exception based upon the trial judge's determination of equivalent trustworthiness, a guideline which the most conscientious of judges would find extremely difficult to follow.

## Rule 804

## HEARSAY EXCEPTIONS; DECLARANT UNAVAILABLE

(a) Definition of Unavailability. "Unavailability as a witness" includes situations in which the declarant:
(1) Is exempted by ruling of the court on the ground of privilege from testifying concerning the subject matter of his statement; or
(2) Persists in refusing to testify concerning the subject matter of his statement despite an order of the court to do so; or
(3) Testifies to a lack of memory of the subject matter of his statement; or
(4) Is unable to be present or to testify at the hearing because of death or then existing physical or mental illness or infirmity; or
(5) Is absent from the hearing and the proponent of his statement has been unable to procure his attendance (or in the case of a hearsay exception under subsection (b)(2), (3), or (4), his attendance or testimony) by process or other reasonable means.
(6) A declarant is not unavailable as a witness if his exemption, refusal, claim of lack of memory, inability, or absence is due to the procurement or wrongdoing of the proponent of his statement for the purpose of preventing the witness from attending or testifying.
(b) Hearsay Exceptions. The following are not excluded by the hearsay rule if the declarant is unavailable as a witness:
(1) Former Testimony. Testimony given as a witness at another hearing of the same or a different proceeding, or in a deposition taken in compliance with law in the course of the same or another proceeding, if the party against whom the testimony is now offered, or, in a civil action or proceeding, a predecessor in interest, had an
opportunity and similar motive to develop the testimony by direct, cross, or redirect examination.
(2) Statement Under Belief of Impending Death. In a trial for homicide or in a civil action or proceeding, a statement made by a declarant while believing that his death was imminent, concerning the cause or circumstances of what he believed to be his impending death.
(3) Statement Against Interest. A statement which was at the time of its making so far contrary to the declarant's pecuniary or proprietary interest, or so far tended to subject him to civil or criminal liability, or to render invalid a claim by him against another, that a reasonable man in his position would not have made the statement unless he believed it to be true. A statement tending to expose the declarant to criminal liability and offered to exculpate the accused is not admissible unless corroborating circumstances clearly indicate the trustworthiness of the statement.
(4) Statement of Personal or Family History. (i) A statement concerning the declarant's own birth, adoption, marriage, divorce, legitimacy, relationship by blood, adoption, or marriage, ancestry, or other similar fact of personal or family history, even though declarant had no means of acquiring personal knowledge of the matter stated; or (ii) a statement concerning the foregoing matters, and death also, of another person, if the declarant was related to the other by blood, adoption, or marriage or was so intimately associated with the other's family as to be likely to have accurate information concerning the matter declared.
(5) Other Exceptions. [Reserved.]

## Comment 804

This rule is the same as Federal Rule 804, except that a minor editorial change is made in subsection (b)(2), and subsection (b)(5) is omitted. The rule defines the hearsay exceptions which apply only if the declarant is unavailable.

Section (a). Previous Washington law has defined "unavailability" differently in various contexts. See State v. Ortego, 22 Wn.2d 552, 157 P.2d 320, 159 A.L.R. 1232 (1945); State v. Solomon, 5 Wn. App. 412, 487 P.2d 643 (1971); Allen v. Dillard, 15 Wn.2d 35, 129 P.2d 813 (1942). Rule 804 clarifies the law by establishing a general definition applicable to all cases.

The admissibility of hearsay against a defendant in a criminal case is also subject to overriding constitutional considerations. In Barber v. Page, 390 U.S. 719, 20 L. Ed. 2d 255, 88 S. Ct. 1318 (1968), for example, the Supreme Court held that the confrontation clause of the Sixth Amendment requires the government to make stringent efforts to procure the attendance of a prosecution witness before the witness can be considered "unavailable". A lesser standard prevails in civil cases and in criminal cases where the statement is being offered on behalf of the accused. These and other constitutional restrictions on rules 801 and 804 are discussed in 4 J. Weinstein, Evidence ๆ1 804(a)[01] (1975).

Read literally, subsection (a)(3) seems to require only that the declarant assert a lack of memory to be considered unavailable. The rule does not appear to require that the court believe that the declarant is telling the truth. The Report of the House Committee on the Judiciary, however, indicates that "the Committee intends no change in the existing federal law under which the court may choose to disbelieve the declarant's testimony as to a lack of memory." Federal Rules of Evidence for the United States Courts and Magistrates 140 (West 1975). Accord, 4 J . Weinstein, Evidence if 804(a)[01] (1975).

Since the witness must testify to the lack of memory and is, therefore, subject to cross examination about his claim, the concern of some courts that the witness may make a perjured allegation of forgetfulness to avoid having to be cross-examined about his testimony is considerably lessened. Cross examination about the making of the statement and his present recollection gives the trial judge an opportunity for assessing the witness' credibility. 4 J . Weinstein, Evidence 804(a)[01].

Subsection (b)(1). This portion of the rule is substantially in accord with previous Washington law in civil cases. 5 R. Meisenholder, Wash. Prac. §§ 401-408 (1965 \& Supp.). See also CR 43(h) and (j). In criminal cases, previous Washington law has imposed greater restrictions on the use of former testimony. The use of testimony at a former trial has been limited to proceedings on the same charge. State v. Lunsford, 163 Wash. 199, 300 P. 529 (1931). Rule 804 is less restrictive but is, of course, subject to constitutional limitations. For example, it has been held that under the state constitution, the defendant in criminal cases against whom the former testimony is introduced must have been present at the
former trial and must have had the opportunity to confront and cross-examine witnesses. State v. Ortego, 22 Wn.2d 552, 157 P.2d 320, 159 A.L.R. 1232 (1945).

Subsection (b)(2). Previous Washington law has recognized a limited exception for dying declarations. It has applied only in criminal cases involving prosecution for homicide. Hobbs v. Great N. Ry., 80 Wash. 678, 142 P. 20 (1914). Death must have actually resulted from the injuries creating the belief in impending death. State v. Lewis, 80 Wash. 532, 141 P. 1025 (1914). Declarations containing conclusions or opinion have been inadmissible to that extent. State v. Swartz, 108 Wash. 21, 182 P. 953 (1919). Rule 804 broadens the scope of this exception. The rule substitutes the word "trial" for "prosecution" to avoid the unwarranted implication that the defendant might not be allowed to introduce a dying declaration.
Subsection (b)(3). Under previous Washington law, this exception has applied only to declarations against the declarant's pecuniary or proprietary interest. Allen v. Dillard, 15 Wn.2d 35, 129 P.2d 813 (1942). There has been no apparent authority concerning statements of matters which could furnish the basis for tort liability or invalidate a claim, nor has there been authority concerning statements furnishing the basis for criminal liability. Meisenholder § 441. Rule 804 expands and clarifies the scope of this exception.
Subsection (b)(4). Previous Washington law has recognized an exception for statements of personal or family history substantially in accord with rule 804, although the rule is much more detailed. The rule does not require the statement to have been made prior to the litigation and with no motive to deceive, a restriction apparently imposed by previous law. Meisenholder § 542.
Subsection (b)(5). Federal Rule 804(b)(5) is deleted for the same reasons that Federal Rule 803(24) is deleted. See the comment to rule 803(b).

## Rule 805

## HEARSAY WITHIN HEARSAY

Hearsay included within hearsay is not excluded under the hearsay rule if each part of the combined statements conforms with an exception to the hearsay rule provided in these rules.

Comment 805
This rule is the same as Federal Rule 805. It accepts the trustworthiness of each hearsay statement once it has been deemed worthy of an exception. Thus, if a dying declaration incorporated a declaration against interest by another out-of-court declarant, both statements would be admissible as exceptions to the hearsay rule. The statement of the second declarant is not admissible, however, if it does not fall within an exception. See for example Johnson v. Lutz, 253 N.Y. 124, 170 N.E. 517 (1930), holding information from a bystander incorporated in an admissible police report to be inadmissible as hearsay.

Rule 806
ATTACKING AND SUPPORTING CREDIBILITY OF DECLARANT

When a hearsay statement, or a statement defined in rule $801(\mathrm{~d})(2)(\mathrm{iii})$, (iv), or (v), has been admitted in evidence, the credibility of the declarant may be attacked, and if attacked may be supported, by any evidence which would be admissible for those purposes if declarant had testified as a witness. Evidence of a statement or conduct by the declarant at any time, inconsistent with his hearsay statement, is not subject to any requirement that he may have been afforded an opportunity to deny or explain. If the party against whom a hearsay statement has been admitted calls the declarant as a witness, the party is entitled to examine him on the statement as if under cross examination.

## Comment 806

This rule is the same as Federal Rule 806. The declarant of a hearsay statement which is admitted in evidence is in effect a witness. His credibility is subject to impeachment and support just as if he had testified.
The use of an inconsistent statement to impeach a hearsay declarant is not subject to the usual requirement that the witness have been afforded an opportunity to deny or explain it. Cf. rule 613. The foundation requirement is relaxed here because, as a practical matter, the declarant seldom will have been confronted with inconsistent statements when making an out-of-court statement later admitted as an exception to the hearsay rule. See 4 J. Weinstein, Evidence $\mathbb{I}$ 806[01] (1975).

## Title 9

## Authentication and Identification

## Rule 901

## REQUIREMENT OF AUTHENTICATION OR IDENTIFICATION

(a) General Provision. The requirement of authentication or identification as a condition precedent to admissibility is satisfied by evidence sufficient to support a finding that the matter in question is what its proponent claims.
(b) Illustrations. By way of illustration only, and not by way of limitation, the following are examples of authentication or identification conforming with the requirements of this rule:
(1) Testimony of Witness With Knowledge. Testimony that a matter is what it is claimed to be.
(2) Nonexpert Opinion on Handwriting. Nonexpert opinion as to the genuineness of handwriting, based upon familiarity not acquired for purposes of the litigation.
(3) Comparison by Court or Expert Witness. Comparison by the court or by expert witnesses with specimens which have been authenticated.
(4) Distinctive Characteristics and the Like. Appearance, contents, substance, internal patterns, or other distinctive characteristics, taken in conjunction with circumstances.
(5) Voice Identification. Identification of a voice, whether heard firsthand or through mechanical or electronic transmission or recording, by opinion based upon hearing the voice at any time under circumstances connecting it with the alleged speaker.
(6) Telephone Conversations. Telephone conversations, by evidence that a call was made to the number assigned at the time by the telephone company to a particular person or business, if (i) in the case of a person, circumstances, including self-identification, show the person answering to be the one called, or (ii) in the case of a business, the call was made to a place of business and the conversation related to business reasonably transacted over the telephone.
(7) Public Records or Reports. [Reserved. See RCW 5.44 and CR 44.]
(8) Ancient Documents or Data Compilation. Evidence that a document or data compilation, in any form, (i) is in such condition as to create no suspicion concerning its authenticity, (ii) was in a place where it, if authentic, would likely be, and (iii) has been in existence 20 years or more at the time it is offered.
(9) Process or System. Evidence describing a process or system used to produce a result and showing that the process or system produces an accurate result.
(10) Methods Provided by Statute or Rule. Any method of authentication or identification provided by statute or court rule.

## Comment 901

Federal Rule 901 has been modified to restrict the application of subsection (b)(3), to delete subsection (b)(7), and to adapt subsection (b)(10) to state practice.

Section (a). The rule treats preliminary questions of authentication and identification as matters of conditional relevance under rule 104(b). The court should admit the evidence if sufficient proof is introduced to permit a reasonable juror to find in favor of its authenticity or identification. 5 J . Weinstein, Evidence $\mathbb{1}$
$901(\mathrm{a})[01]$ (1975). There is no apparent conflict between section (a) and previous Washington law. See 5 R. Meisenholder, Wash. Prac. §§ 38, 61 (1965 \& Supp.). The rule is concerned only with proving authenticity. It does not govern admissibility. An authentic document may still be inadmissible under another rule.

Example 1. This portion of the rule is consistent with previous Washington law. Allen v. Porter, 19 Wn.2d 503, 143 P.2d 328 (1943); State v. Cottrell, 56 Wash. 543, 106 P. 179 (1910). The rule does not require that the witness' testimony, alone, be sufficient for authentication. This is true for the other examples as well. Any combination of methods illustrated by rule $901(b)(1)$ through (10) will suffice so long as rule $901(\mathrm{a})$ is satisfied. 5 J . Weinstein, Evidence a 901 (b)(1)[01] (1975).
Example 2. This portion of the rule is consistent with previous Washington law. State v. Simmons, 52 Wash. 132, 100 P. 269 (1909); Meisenholder § 61.
Example 3. Federal Rule 901(b)(3) permits the comparison to be made by the "trier of fact." The Washington rule substitutes the word "court" to avoid any suggestion that the jury initially determines whether the requirement of authentication has been satisfied. It is the judge who determines whether the proponent of the evidence has made a prima facie demonstration that it is genuine. Once this demonstration is made, the document is sufficiently authenticated for admissibility. Meisenholder § 61. After the document is admitted, however, evidence challenging its authenticity is pertinent and authenticity ultimately becomes a factual issue for the jury. See, e.g., State v. Bogart, 21 Wn.2d 765 153 P.2d 507 (1944); Mitchell v. Mitchell, 24 Wn.2d 701, 166 P.2d 938 (1946) State v. Haislip, 77 Wn.2d 838, 467 P.2d 284 (1970).
In a jury case, the initial comparison by the judge should probably be made in the absence of the jury. This procedure is authorized by rule 104(c).

Example 4. This portion of the rule reflects, for example, the reply letter technique. A letter is sufficiently authenticated by showing that a letter was sent to a person and that the letter to be introduced is in reply to the first letter. Conner $v$. Zanuzoski, 36 Wn.2d 458, 218 P.2d 879 (1950). Other examples of circumstantial proof are cited in Meisenholder § 63.

Example 5. This portion of the rule is substantially in accord with previous Washington law. State v. Williams, 49 Wn.2d 354, 301 P.2d 769 (1956). Proper identification and authentication do not assure admissibility. RCW 9.73.050, for example, makes sound recordings inadmissible under certain circumstances.

Example 6. This portion of the rule is substantially in accord with previous law in Washington and elsewhere. Meisenholder § 66. One Washington decision appears to hold that self-identification by the answering party is insufficient for authentication. State v. Manos, 149 Wash. 60, 270 P. 132 (1928). Self-identification is sufficient under rule 901 so long as the call was made to the telephone number assigned to that particular person.
Example 7. Federal Rule 901 (b)(7) is deleted, not because of any fundamental disagreement with its content, but because the subject matter is covered by existing statutes and rules which have become familiar to the bench and bar. CR 44 does not supersede the cited statute. Either procedure may be used. State v. Hodge, 11 W n. App. 323, 523 P.2d 953 (1974). A common law procedure for authenticating original government documents is described in State v. Bolen, 142 Wash. 653, 254 P. 445 (1927).

Example 8. The rule reduces the time limit from 30 to 20 years. Cf. Spokane v. Catholic Bishop, 33 Wn.2d 496, 206 P.2d 277 (1949).

Example 9. This portion of the rule would apply, for example, to the authentication of photographs and X-rays. Meisenholder § 32. Authorities discussing computer printouts are cited in the advisory committee note to Federal Rule 901. See also Seattle v. Heath, 10 Wn. App. 949, 520 P.2d 1392 (1974).
Example 10. Statutes and other court rules defining methods of authentication are not superseded by rule 901 .

## Rule 902

## SELF-AUTHENTICATION

Extrinsic evidence of authenticity as a condition precedent to admissibility is not required with respect to the following:
(a) Domestic Public Documents Under Seal. A document bearing a seal purporting to be that of the United States, or of any state, district, commonwealth, territory, or insular possession thereof, or the Panama Canal Zone, or the Trust Territory of the Pacific Islands, or of a political subdivision, department, officer, or agency thereof, and a signature purporting to be an attestation or execution.
(b) Domestic Public Documents Not Under Seal. A document purporting to bear the signature in his official capacity of an officer or employee of any entity included in section (a), having no seal, if a public officer having a seal and having official duties in the district or political subdivision of the officer or employee certifies under seal
that the signer has the official capacity and that the signature is genuine.
(c) Foreign Public Documents. A document purporting to be executed or attested in his official capacity by a person authorized by the laws of a foreign country to make the execution or attestation, and accompanied by a final certification as to the genuineness of the signature and official position (1) of the executing or attesting person, or (2) of any foreign official whose certificate of genuineness of signature and official position relates to the execution or attestation or is in a chain of certificates of genuineness of signature and official position relating to the execution or attestation. A final certification may be made by a secretary of embassy or legation, consul general, consul, vice-consul, or consular agent of the United States, or a diplomatic or consular official of the foreign country assigned or accredited to the United States. If reasonable opportunity has been given to all parties to investigate the authenticity and accuracy of official documents, the court may, for good cause shown, order that they be treated as presumptively authentic without final certification or permit them to be evidenced by an attested summary with or without final certification.
(d) Certified Copies of Public Records. A copy of an official record or report or entry therein, or of a document authorized by law to be recorded or filed and actually recorded or filed in a public office, including data compilations in any form, certified as correct by the custodian or other person authorized to make the certification, by certificate complying with section (a), (b), or (c) of this rule or complying with any law of the United States or of this state.
(e) Official Publications. Books, pamphlets, or other publications purporting to be issued by public authority.
(f) Newspapers and Periodicals. Printed materials purporting to be newspapers or periodicals.
(g) Trade Inscriptions and the Like. Inscriptions, signs, tags, or labels purporting to have been affixed in the course of business and indicating ownership, control, or origin.
(h) Acknowledged Documents. Documents accompanied by a certificate of acknowledgment executed in the manner provided by law by a notary public or other officer authorized by law to take acknowledgments.
(i) Commercial Paper and Related Documents. Commercial paper, signatures thereon, and documents relating thereto to the extent provided by general commercial law.
(j) Presumptions Created by Law. Any signature, document, or other matter declared by any law of the United States or of this state to be presumptively or prima facie genuine or authentic.

Comment 902
This rule is the same as Federal Rule 902, except that sections (d) and (j) have been modified to adapt the rule to state practice. Unlike the 10 subsections in rule 901 , the 10 sections in rule 902 are not set forth as examples. They comprise instead the scope of the rule. This rule does not preclude the opposite party from disputing the authenticity of a document listed in the rule. It should also be emphasized that the rule is concerned only with the authenticity of certain documents. It is not concerned with their admissibility. A document deemed authentic may still be inadmissible under another rule.
By the terms of rules $901(\mathrm{~b})(10)$ and $902(\mathrm{j})$, statutory methods of authentication are preserved as alternative procedures. See, e.g., RCW 5.44. CR 44, Proof
of Official Record, relates to some of the matters governed by rule 902. CR 44 is not superseded and remains as an alternative procedure. R. Meisenholder, 3 West's Federal Forms § 3926 (1976 Supp.).
Section (a). This section simplifies the procedure for determining the authenticity of a domestic public document bearing a seal. Forgeries are unlikely, and detection is relatively easy and certain.
Section (b). A document purporting to bear an official signature is more easily forged in the absence of a seal. The rule thus requires the additional safeguard of authentication by an officer who does have a seal.
Section (c). This section is substantially the same as CR 44(a)(2).
Section (d). This section reflects the familiar practice of recognizing certified copies of public records. The rule defers to statutes such as RCW 5.44 which address the procedure for certification in more detail.
Section (e). By statute, certain official publications are considered authentic. See, e.g., RCW 5.44.070, .080. The rule accepts all official publications as authentic. The rule does not confer authenticity upon statutes, rules, and court decisions reprinted by nongovernmental publishers. 5 J. Weinstein, Evidence $\mathbb{1}$ 902(5)[01] (1975).
Section (f). Newspapers and periodicals are considered authentic because the risk of forgery is minimal. The rule could not be determined with certainty under previous Washington law. 5 R. Meisenholder, Wash. Prac. § 65 (1965 \& Supp.).
Section (g). The laws protecting trade inscriptions minimize the risk of forgery. The rule generalizes upon a policy which has been previously implemented on a piecemeal basis. See, e.g., RCW 16.57 .100 (brands as evidence of title to livestock); Kneeland Inv. Co. v. Berendes, 81 Wash. 372, 142 P. 869 (1914) (seal of corporation on stock certificate held sufficient authentication).
Section ( $h$ ). The rule is consistent with RCW 64.08.050. The persons authorized to take acknowledgments are defined by RCW 64.08.010.
Section (i). The rule incorporates the provisions of the Uniform Commercial Code relating to authenticity. See RCW 62A.1-202 (certain documents deemed to be prima facie evidence of their own authenticity and genuineness); RCW 62A.3-307 (signatures presumed to be genuine); RCW 62A.3-510 (certain documents are admissible in evidence and create presumption of dishonor).
Section (j). Federal Rule 902(10) has been modified to refer to state law as well as to federal statutes. Statutory procedures such as those defined in RCW 5.44 are preserved. As to self-authenticating wills, see RCW 11.20.020. Some statutes provide that a document is presumptively authentic, but only after it has been certified or otherwise verified in a specified manner. See, e.g., RCW 77.04.090 (rules and regulations of state game commission). Section (j) does not eliminate these restrictions. Certified copies are governed by section (d). Other documents not falling within sections (a) through (i) but made presumptively authentic by statute are subject to any statutory conditions or restrictions on authenticity.

Rule 903

## SUBSCRIBING WITNESS' TESTIMONY UNNECESSARY

The testimony of a subscribing witness is not necessary to authenticate a writing unless required by the laws of the jurisdiction whose laws govern the validity of the writing.

Comment 903
This rule is the same as Federal Rule 903. It eliminates the traditional common law requirement of live testimony from a subscribing witness and reflects the prevailing modern view. E. Cleary, McCormick on Evidence § 220 (2d ed. 1972). The rule preserves statutes which require live testimony under particular circumstances.

## Title 10

## Contents of Writings, Recordings, and PhotoGRAPHS

Rule 1001

## DEFINITIONS

For purposes of this article the following definitions are applicable:
(a) Writings and Recordings. "Writings" and "recordings" consist of letters, words, sounds, or numbers, or their equivalent, set down by handwriting, typewriting, printing, photostating, photographing, magnetic impulse, mechanical or electronic recording, or other form of data compilation.
(b) Photographs. "Photographs" include still photographs, X -ray films, videotapes, and motion pictures.
(c) Original. An "original" of a writing or recording is the writing or recording itself or any counterpart intended to have the same effect by a person executing or issuing it. An "original" of a photograph includes the negative or any print therefrom. If data are stored in a computer or similar device, any printout or other output readable by sight, shown to reflect the data accurately, is an "original".
(d) Duplicate. A "duplicate" is a counterpart produced by the same impression as the original, or from the same matrix, or by means of photography, including enlargements and miniatures, or by mechanical or electronic recording, or by chemical reproduction, or by other equivalent techniques. which accurately reproduce the original.

## Comment 1001

This rule is the same as Federal Rule 1001 except that "sounds" has been added to section (a). This addition is also found in Uniform Rule 1001. The rule establishes definitions which apply throughout Title 10. "Original" includes a counterpart intended to have the effect of an original. Thus, for example, an original and a photocopy of a contract, both bearing the original signatures of the parties and intended as originals, would both be originals under the rule. Previous Washington law is in accord. 5 R. Meisenholder, Wash. Prac. § 94 ( 1965 \& Supp.). To qualify as a "duplicate", a copy must be produced by a method which virtually eliminates the possibility of error. Copies produced manually, whether handwritten or typed, are not within the definition.
The rules in Title 10 do not govern the authenticity of an "original". That determination is made by reference to the rules in Title 9. The authenticity of any piece of evidence, even documents which are self-authenticating under rule 902, may be disputed by the opposing party. Federal Rule 902 advisory committee note. Thus, for example, an opposing party may challenge the integrity of an electronic recording even though it qualifies as an "original" under Title 10. See also Comments, ER 901 and 902 . Similarly, the rules do not prevent a party from challenging the accuracy of data fed into a computer or the integrity of the computer's storage system, even though a printout qualifies as the "original".

Rule 1002

## REQUIREMENT OF ORIGINAL

To prove the content of a writing, recording, or photograph, the original writing, recording, or photograph is required, except as otherwise provided in these rules or by rules adopted by the Supreme Court of this state or by statute.

## Comment 1002

Federal Rule 1002 has been modified to refer to state rules and statutes instead of to federal statutes. Taken together, rules 1001 and 1002 extend the traditional best evidence rule from writings to photographs and recordings as well. Previous Washington law has applied the best evidence rule only to writings. 5 R. Meisenholder, Wash. Prac. § 99 ( 1965 \& Supp.). Although the rule now requires original photographs, rule 1001(c) defines an original photograph broadly as the negative or any print therefrom. The rule defers to statutory exceptions to the normal rule of requiring the original. These statutes are cited and discussed in Meisenholder § 98.

## Rule 1003

## ADMISSIBILITY OF DUPLICATES

A duplicate is admissible to the same extent as an original unless (1) a genuine question is raised as to the authenticity of the original or (2) in the circumstances it would be unfair to admit the duplicate in lieu of the original.

Comment 1003
This rule is the same as Federal Rule 1003 and relaxes the best evidence rule with respect to duplicates. Under rule 1003, the admission of duplicates is not limited to situations where the original is unavailable. Cf. 5 R. Meisenholder, Wash. Prac. § 95 ( 1965 \& Supp.). The rule applies only to duplicates as defined in rule 1001 and thus assures the admission of accurate reproductions. The rule changes the law more in theory than in practice. As a practical matter, photocopies are reliable reproductions and are widely used both in commercial transactions and in litigation. The rule reflects this reality and at the same time affords ample opportunity to challenge the authenticity of a duplicate.

## Rule 1004

## ADMISSIBILITY OF OTHER EVIDENCE OF CONTENTS

The original is not required, and other evidence of the contents of a writing, recording, or photograph is admissible if:
(a) Original Lost or Destroyed. All originals are lost or have been destroyed, unless the proponent lost or destroyed them in bad faith; or
(b) Original Not Obtainable. No original can be obtained by any available judicial process or procedure; or
(c) Original in Possession of Opponent. At a time when an original was under the control of the party against whom offered, he was put on notice, by the pleadings or otherwise, that the contents would be a subject of proof at the hearing, and he does not produce the original at the hearing; or
(d) Collateral Matters. The writing, recording, or photograph is not closely related to a controlling issue.

## Comment 1004

This rule is the same as Federal Rule 1004 and rejects any suggestion of a "second best" evidence rule. It is substantially in accord with previous Washington law. Although there is no case directly in point, the decisions appear to assume that there are no degrees of secondary evidence. 5 R. Meisenholder, Wash. Prac. §§ 95, 96 (1965 \& Supp.).

Proof of a lost or destroyed will is governed by RCW 11.20.070. The statute defines "lost" and "destroyed" for purposes of probate and establishes the procedure to be followed. The statute is not in conflict with the rule and is not superseded.

Section (d), relating to collateral matters, reflects existing law in Washington and elsewhere. Meisenholder § 93.
The definition of "collateral" is elusive in the absence of specific facts. "In the final analysis the question of whether a document's terms are collateral depends upon the importance of the terms to the issues in the case. Insistence upon proof by introduction of an original document to prove its terms is a waste of time when the terms are relatively unimportant and not the subject of an important factual issue." Meisenholder § 93. See also E. Cleary, McCormick on Evidence § 236 (2d ed. 1972).

Thus, for example, in State ex rel. Walton v. Superior Court, 18 Wn.2d 810, 140 P.2d 554 (1943), the principal issue was whether an easement over the land to be condemned was necessary in order to reach certain timber. The court held that oral testimony concerning ownership of the land to be benefited by the easement was admissible because ownership was a collateral question. In another case, oral testimony concerning a contract was held admissible to show the relationship between the plaintiffs and their right to sue jointly. Hull v. Seattle, R. \& S. Ry., 60 Wash. 162, 110 P. 804 (1910).

## Rule 1005

## PUBLIC RECORDS

The contents of an official record, or of a document authorized to be recorded or filed and actually recorded or filed, including data compilations in any form, if otherwise admissible, may be proved by copy, certified as correct in accordance with rule 902 or testified to be correct by a witness who has compared it with the original. If a copy which complies with the foregoing cannot be obtained by the exercise of reasonable diligence, then other evidence of the contents may be given.

## Comment 1005

This rule is the same as Federal Rule 1005. It exempts public records from the requirement of producing the original under rule 1002 because their removal from public custody is often not feasible. Unlike rule 1002, which makes no distinction among degrees of secondary evidence, this rule expresses a preference for certified or compared copies over other forms of secondary evidence.

Various statutes authorize the use of certified copies. RCW 5.44 .040 (certified copies of public records); RCW 5.44 .060 (certified copies of recorded instruments); RCW 5.44 .070 (certified copies of transcripts of county commissioners' proceedings); RCW 5.44 .090 (certified copies of instruments restoring civil rights). The rule authorizes proof by certified copy of any public record.

The rule changes Washington law in the sense that no previous authority has been found which equates compared copies with certified copies.

The last sentence of the rule authorizes proof by other forms of secondary evidence if neither a certified nor a compared copy can be obtained with reasonable diligence. Although this approach has been authorized in a number of factual situations, no previous authority has been found which applies the rule generally to public records. See 5 R. Meisenholder, Wash. Prac. §§ 95, 96 (1965 \& Supp.).

## Rule 1006

## SUMMARIES

The contents of voluminous writings, recordings, or photographs which cannot conveniently be examined in court may be presented in the form of a chart, summary, or calculation. The originals, or duplicates, shall be made available for examination or copying, or both, by other parties at reasonable time and place. The court may order that they be produced in court.

Comment 1006
This rule is the same as Federal Rule 1006 and is substantially in accord with previous Washington law. See Keen v. O Rourke, 48 Wn.2d 1, 290 P. 2 d 976 (1955). The rule does not require that the summary be prepared by a person with special expertise, but as a practical matter, the summary would ordinarily be prepared by a qualified person in order to avoid a challenge to its accuracy under rule 1008. See 5 J. Weinstein, Evidence ๆ 1006[01] (1975).

## Rule 1007

## TESTIMONY OR WRITTEN ADMISSION OF PARTY

Contents of writings, recordings, or photographs may be proved by the testimony or deposition of the party against whom offered or by his written admission, without accounting for the nonproduction of the original.

Comment 1007
This rule is the same as Federal Rule 1007 and conforms to the view expressed in E. Cleary, McCormick on Evidence § 242 (2d ed. 1972). An adverse party's oral testimony, deposition, and writings are within the scope of the rule; oral admissions made out of court are not. Written responses to interrogatories and requests for admission are admissible under this rule. 5 J . Weinstein, Evidence II 1007[05] (1975). There appears to be no previous Washington law on this point. 5 R. Meisenholder, Wash. Prac. § 97 (1965 \& Supp.).

## Rule 1008

## FUNCTIONS OF COURT AND JURY

When the admissibility of other evidence of contents of writings, recordings, or photographs under these rules depends upon the fulfillment of a condition of fact, the question whether the condition has been fulfilled is ordinarily for the court to determine in accordance with the provisions of rule 104 . However, when an issue is raised (1) whether the asserted writing ever existed, or (2) whether another writing, recording, or photograph produced at the trial is the original, or (3) whether other evidence of contents correctly reflects the contents, the issue is for the trier of fact to determine as in the case of other issues of fact.

## Comment 1008

This rule is the same as Federal Rule 1008 and defines a specialized approach to determining questions under rule 104 for matters within the scope of Title 10. RCW 4.44.080 and .090 allocate questions of law and fact to the court and jury, respectively. The rule is more specific than the statutes but does not conflict with them. The statutes are not superseded.

## Title 11

## Miscellaneous Rules

## Rule 1101

## APPLICABILITY OF RULES

(a) Courts Generally. Except as otherwise provided in section (c), these rules apply to all actions and proceedings in the courts of the state of Washington. The terms "judge" and "court" in these rules refer to any judge of any court to which these rules apply or any other officer who is authorized by law to hold any hearing to which these rules apply.
(b) Law With Respect to Privilege. The law with respect to privileges applies at all stages of all actions, cases, and proceedings.
(c) When Rules Need Not Be Applied. The rules (other than with respect to privileges) need not be applied in the following situations:
(1) Preliminary Questions of Fact. The determination of questions of fact preliminary to admissibility of evidence when the issue is to be determined by the court under rule 104(a).
(2) Grand Jury. Proceedings before grand juries and special inquiry judges.
(3) Miscellaneous Proceedings. Proceedings for extradition or rendition; detainer proceedings under RCW 9.100; preliminary determinations in criminal cases; sentencing, or granting or revoking probation; issuance of warrants for arrest, criminal summonses, and search warrants; proceedings with respect to release on bail or otherwise; contempt proceedings in which the court may act summarily; habeas corpus proceedings; small claims court; supplemental proceedings under RCW 6.32; coroners' inquests; preliminary determinations in juvenile court proceedings under RCW Title 13; juvenile court hearings on declining jurisdiction under RCW 13.40.110; disposition hearings in juvenile court; review hearings in juvenile court under RCW 13.32A. 190 and RCW 13.34.130(3); dispositional determinations under the Uniform Alcoholism and Intoxication Treatment Act, RCW 70.96A; and dispositional determinations under the Civil Commitment Act, RCW 71.05.

## Comment 1101

Federal Rule 1101 has been modified by deleting references to matters heard only in federal court and by adding references to certain proceedings heard in the state courts. The rule conforms substantially to previous Washington practice.

Section (a). The rules of evidence apply generally to civil and criminal proceedings, including mental commitment proceedings, reference hearings, and juvenile court factfinding and adjudicatory hearings. See RCW 71.05.250, RCW 71.05.310, MPR 3.4, RAP 16.12, JuCR 3.7, and JuCR 7.11. Juvenile court hearings on whether to decline jurisdiction are not excused from the operation of the rules. These hearings have a substantial impact upon the case and deserve the formality of evidentiary rules. Cf. In re Harbert, 85 Wn.2d 719, 538 P.2d 1212 (1975).

The words "judge" and "court" are used interchangeably throughout the rules and refer to a judge, judge pro tempore, commissioner, or any other person authorized to hold a hearing to which the rules apply.
Section (b). The law concerning privileged communications applies to all proceedings, including those listed in section (c).

Subsection (c)(1). This portion of the rule is a restatement of a similar provision in rule 104. The rules need not be applied, for example, at a hearing on a motion to suppress evidence. United States v. Matlock, 415 U.S. 164, 39 L. Ed. 2d 242, 94 S. Ct. 988 (1974); 32B Am. Jur. 2d Federal Rules of Evidence (1982). The rule, like all of the other rules, does not attempt to specify the situations in which due process would require a full evidentiary hearing. That determination is made by reference to constitutional law.

In the absence of a constitutional requirement, the rule still does not prevent the court from requiring a certain measure of reliability with respect to the admission of evidence in the proceedings specified in section (c). The court should have the discretion to require an appropriate level of formality.

Subsection (c)(2). The statutes contain special evidentiary provisions for grand juries and inquiry judges. See RCW 10.27.120, .130, .140, .170. Although there are no Washington cases directly in point, the majority view is that the validity of a grand jury indictment may not be challenged on the basis of insufficient or incompetent evidence unless none of the witnesses was competent. Annot., 37 A.L.R.3d 612 (1971); Annot., 39 A.L.R.3d 1064 (1971).

Subsection (c)(3). Proceedings with respect to extradition, rendition, and detainers are essentially administrative matters, and the rules of evidence have traditionally not applied. Gibson v. Beall, 249 F.2d 489 (D.C. Cir. 1957); United States v. Flood, 374 F.2d 554 (2d Cir. 1967).
The view that the rules of evidence do not apply to preliminary determinations in criminal cases is consistent with the Superior Court Criminal Rules. See, e.g., CrR 3.2(k), relating to hearings on pretrial release. The rule refers to "determinations" rather than to "examinations," the federal rule's terminology. This change was made to clarify the intent to relax the rules of evidence with respect to all preliminary matters, not just at hearings in which the accused gives testimony.
The normal rules of evidence do not apply to hearings with respect to sentencing or probation. State v. Short, 12 Wn. App. 125, 528 P. 2 d 480 (1974); State v. Shannon, 60 Wn.2d 883, 376 P.2d 646 (1962); State v. Kuhn, 81 Wn.2d 648, 503 P.2d 1061 (1972). As to sentencing proceedings in cases involving the death penalty, see also RCW 10.95. As to search warrants, see CrR 2.3(c). The rules do not apply to hearings with respect to pretrial release. $\mathrm{CrR} 3.2(\mathrm{k})$.
The provision regarding contempt applies to contempt committed in the presence of the court as defined by RCW 7.20.030.
The rule clarifies the law with respect to habeas corpus hearings. A statute, RCW 7.36.120, directs the court to hear and determine the matter "in a summary way." The Supreme Court has held that the trial court may thus determine factual matters by reference to affidavits. Little v. Rhay, 68 Wn.2d 353, 413 P.2d 15, cert. denied, 385 U.S. 96 (1966). Later, a division of the Court of Appeals held that such affidavits should be considered only to assist in formulating the issues of fact and not in themselves to determine disputed questions of material fact. Little v. Rhay, 8 Wn. App. 725, 509 P. 2 d 92 (1973). A dissenting opinion argued that the majority opinion nullified the statute and disregarded earlier decisions of the Supreme Court. Rule 1101 adopts the approach taken by the earlier Supreme Court decisions. This is contrary to Federal Rule 1101, which makes the rules of evidence applicable to federal habeas corpus proceedings, but the underlying federal statute requires testimony to be taken. Walker v. Johnston, 312 U.S. 275, 85 L. Ed. 830, 61 S. Ct. 574 (1941).
The rules do not apply to small claims courts, supplemental proceedings, or to coroners' inquests, primarily because the purposes of these proceedings would be frustrated by strictly imposing rules of evidence. As a practical matter, the rules have not been applied to these proceedings in the past.
Factfinding and adjudicatory hearings in juvenile court are conducted in accordance with the rules of evidence. JuCR 3.7 and JuCR 7.11. Once the facts have been determined, however, the appropriate form of disposition is determined with less formality. The situation is analogous to the distinction between a criminal trial and sentencing. Rule 1101 thus authorizes a relaxation of the rules of evidence for disposition hearings in juvenile court. A corresponding relaxation of the rules is authorized for dispositional determinations under the Uniform Alcoholism and Intoxication Treatment Act, RCW 70.96A, and the civil commitment act, RCW 71.05.

Rule 1102

## AMENDMENTS

## [Reserved]

Rule 1103
title
These rules may be known and cited as the Washington Rules of Evidence. ER is the official abbreviation.

## SUPREME COURT ADMINISTRATIVE RULES (SAR)

## TABLE OF RULES

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Rule 1
SEAL
The seal of the Supreme Court shall be the vignette of General George Washington, with the words, "Seal of the Supreme Court-State of Washington," surrounding the vignette.

## Rule 2

STYLE OF PROCESS
Process of the Supreme Court shall run in the name of the "State of Washington," bear attest in the name of the Chief Justice, be signed by the clerk of the court, dated when issued, sealed with the seal of the court, and made returnable according to such rules or orders as are prescribed by the court.

Rule 3

## JUDGMENTS

The judgments and decrees of the Supreme Court shall be final and conclusive upon all the parties properly before the court.

## Rule 4

## SESSIONS OF THE SUPREME COURT

The regular sessions of the Supreme Court shall be held in the Supreme Court, the Temple of Justice, at the capital, beginning on the second Monday of January, the second Monday of May, and the second Monday of September each year. The court will not sit for the regular hearing of cases in July and August.

Sessions of the court shall commence at 9 a.m. or at such other time as the court may order.

At the direction of the Chief Justice, sessions of the Supreme Court may be held outside Olympia at other locations in the state of Washington. The times and places of such sessions will be designated by the court.

Hearings en banc, rehearings, and special hearings may be set by the court in its discretion at such other times as the court may order.

## Rule 5

ADJOURNMENTS
Adjournments from day to day, or from time to time, are to be construed as recesses in the sessions, and shall not prevent the court sitting at any time.

## Rule 6

TWO DEPARTMENTS-ASSIGNMENT OF JUSTICES
The court may be divided into two departments for the hearing of motions and such other matters as the Chief Justice may designate. The Chief Justice shall assign four of the associate Justices to each department, and such assignment may be changed by him from time to time, provided that the associate Justices shall be competent to sit in either department and may interchange with one another by agreement among themselves, or, if no such agreement is made, as ordered by the Chief Justice.

The Chief Justice shall sit in both departments and shall preside when so sitting.

## Rule 7

[Reserved]
Rule 8
CHIEF JUSTICE, CHOICE OF-DUTY
The Justice having the shortest term to serve, not holding his office by appointment or election to fill a vacancy, shall be the Chief Justice, and shall preside at all sessions of the Supreme Court, and in case there shall be two Justices having in like manner the same short term, the other Justices of the Supreme Court shall determine which of them shall be Chief Justice.

The Chief Justice shall be the executive officer of the court and shall do and perform those duties required of him by the constitution and laws of the State of Washington and the rules of this court, and shall serve as coordinator between the two departments.

## Rule 9

## ACTING CHIEF JUSTICE

The court shall elect from time to time an Acting Chief Justice. The Acting Chief Justice may be any member of the court not holding his office by appointment or election to fill a vacancy. The Acting Chief Justice shall perform the duties, and exercise the powers of the Chief Justice during the absence or inability of the Chief Justice to act.

Rule 10

## RIGHT OF SENIOR JUSTICE TO ACT

In the absence or inability of both the Chief Justice and the Acting Chief Justice, the senior Justice present at the capital shall act as Chief Justice.

Rule 11

## SENIORITY OF JUSTICES

Seniority among the Justices of the Supreme Court shall be determined by length of continuous service.

Rule 12
ACTS IN CONTEMPT OF COURT
It shall be contempt of this court for anyone to divulge to others than the Justices and employees of this
court working upon an opinion, the results of any appeal or the identity of the assignment Justice prior to the time the opinion is filed by the Clerk of the Supreme Court.

Rule 13
MINUTES-COURT BUSINESS MEETINGS
The court will cause to be recorded in a book kept for that purpose minutes of all business meetings. The Justice junior in length of service shall act as secretary.

Rule 14
OPINIONS-WHEN FILED
All opinions filed with the clerk of this court shall be signed except per curiams. All opinions in any case shall be filed at the same time, and the time of filing shall be determined by the Chief Justice. Original opinions shall not be taken from the clerk's office.

Rule 15

## COMMISSIONER OF THE SUPREME COURT

(a) Appointment. To promote the effective administration of justice, the Justices of the Supreme Court will appoint a commissioner of the court. The salary of the commissioner will be fixed by the court. The commissioner may be removed at the pleasure of the Supreme Court.
(b) Deciding Motions. The commissioner will hear and decide those motions authorized by the Rules of Appellate Procedure and any additional motions that may be assigned to the commissioner by the court.
(c) Screening for the Court. The commissioner will screen petitions for review and direct appeals to the Supreme Court and recommend whether Supreme Court review should be granted. Except for motions to modify a ruling of the commissioner, the commissioner will also screen motions which are to be decided by the Justices and recommend to the court an appropriate disposition for each motion. When necessary, screening memoranda will contain an evaluation sufficiently comprehensive to assist each Justice in independently deciding the matter being screened.
(d) Assisting Chief Justice. The commissioner will assist the Chief Justice in determining whether cases certified by the Court of Appeals to the Supreme Court should be accepted for review. The commissioner will also assist the Chief Justice with motions to file amicus curiae briefs.
(e) Judicial Law Clerks. The commissioner will assist the Justices of the Supreme Court with the selection of judicial law clerks, as desired by each Justice. The commissioner will present an annual orientation for the new law clerks. The commissioner will prepare and periodically revise a manual for use by the judicial law clerks.
(f) Improving Administration of Justice. The commissioner will make recommendations to the court regarding procedures. The commissioner will serve on court committees when appointed thereto by the Chief Justice.
(g) Central Staff. The commissioner will employ and train staff attorneys and other personnel to assist the
commissioner in carrying out the duties of the commissioner's office. These employees shall serve at the pleasure of the commissioner. To the extent appropriations permit, the court will authorize the commissioner to employ sufficient staff to assist the court in expeditiously fulfilling its duties to promptly fulfill the duties of the office.
(h) Duties To Benefit Full Court. All duties performed by the commissioner are for the benefit of the court as a whole. The court may alter or add to the duties of the commissioner. In the performance of these duties the commissioner is responsible to the Chief Justice as executive officer of the court under SAR 8.
(i) Qualifications. The commissioner must be a graduate of an accredited law school and a member in good standing of the Washington State Bar Association and, prior to appointment, have at least 5 years of experience in the practice of law or in a judicially related field.
(j) Oath of Office. Before entering upon the duties of the office, the commissioner will take and file an oath of office in the form prescribed by order of the Supreme Court. The oath will include a requirement that the commissioner adhere to the Code of Judicial Conduct.
(k) Prohibition From Practice of Law. The commissioner is prohibited, during term of office, from acting as an attorney or having a partner who acts as an attorney.

## Rule 16

CLERK OF THE SUPREME COURT-APPOINTMENT-POWERS-DUTIES
(1) The Justices of the Supreme Court shall appoint a clerk of that court, who may be removed at their pleasure. The clerk shall receive such compensation by salary only as shall be fixed by the court.
(2) The Clerk of the Supreme Court may have one or more deputies, to be appointed by him in writing, to serve during his pleasure. The deputies shall have the power to perform any act or duty relating to the clerk's office that their principal has, and their principal is responsible for their conduct.
(3) The clerk and his deputies are prohibited, during their continuance in office, from acting or having a partner who acts as an attorney.
(4) Before entering upon the duties of his office, the clerk and each deputy clerk shall take an oath of office, and give bond in such a sum, with surety and condition, as the court shall require, which oath and bond shall be deposited with the Secretary of State.
(5) The clerk shall keep his office at the seat of government open at such hours as the court shall require, and shall keep such records and books as are prescribed by the court.
(6) The Clerk of the Supreme Court is given the power to take and certify the proof and acknowledgment of a conveyance of real property or any other written instrument authorized or required to be proved or acknowledged, and to administer oaths in every case when authorized by law. It is the duty of the clerk-
(a) To keep the seal of the court and affix it in all cases where he is required by law;
(b) To record the proceedings of the court;
(c) To keep the records, files and other books and papers appertaining to the court;
(d) To file all papers delivered to him for that purpose, in any action or proceeding in that court, except when by the rules of court he is directed to refuse to file papers under the conditions set out by the rules.
(7) The Clerk of the Supreme Court shall keep the following books and records:
(1) Journal in which he shall record
(a) all judgments;
(b) orders of the court except those of a temporary nature which do not affect the final result of the case;
(c) original bonds;
(d) citations to the Supreme Court of the United States;
(e) mandates from the Supreme Court of the United States and certified copies of its orders.
(2) Appearance docket in which he shall show
(a) the substantial title of the case, the number in the superior court, the trial judge, the county whence comes the appeal, and names of attorneys;
(b) appearance fees and money paid into the clerk's trust fund;
(c) the date of filing each paper and part of the record;
(d) all minute entries directed by the court or Chief Justice;
(e) the date for hearing on the calendar and any continuance;
(f) the disposition of motions and petitions;
(g) the entry of judgment and where recorded;
(h) date mandated;
(i) citation of opinion in Washington Reports.
(3) General index of cases;
(4) Motion docket, which shall show the number and title of the case, the attorneys, the nature of the motion and sufficient space for the Chief Justice to show the disposition;
(5) Cash book, in which shall be shown all moneys received and disbursed by the clerk;
(6) Trust fund journal, in which shall be shown all receipts and disbursements in clerk's trust fund;
(7) Appropriation expenditure ledger, showing all expenditures from appropriations for salaries and operations;
(8) Withholding tax ledger, showing withholdings from salaries of each employee and officer of the court for federal income taxes and disbursement of the same;
(9) Courtroom docket, which shall show the title and number of each case argued, the department, names of the judges sitting, the attorneys arguing each side of the case, and the time used by each, together with the nature of the matter heard. The bailiff, at the direction of the clerk, will prepare and make entries;
(10) Clerk's docket of admission and discipline of attorneys, which shall show all papers covering the admission and discipline of attorneys.
(8) The clerk shall do and perform any and all other duties as may be prescribed by the Supreme Court.
(9) In all cases that are remanded for a new trial or for further proceedings, at the time the mandate goes down, the clerk, at the expense of appellant, shall return the statement of facts and the exhibits to the clerk of the superior court.

Rule 17

## REPORTER-APPOINTMENT-DUTIES

(1) The Justices of the Supreme Court shall appoint a reporter for the decisions of the court, who shall be removable at their pleasure. He shall receive such annual salary as shall be fixed and determined by the Supreme Court.
(2) The reporter shall prepare the decisions of the Supreme Court for publication in the weekly advance sheets and in the permanent volumes of the Washington Reports. The decisions shall be published chronologically, unless otherwise directed by the court.
(3) When in any case a motion for reconsideration has been made and denied, he shall make a notation thereof at the conclusion of the decision as reported in the permanent volume.
(4) He shall prepare the decisions for publication in the weekly advance sheets by giving the title of each case, the classification of the points decided, and the names of counsel, and shall prepare a subject index to each book and prefix a table of cases reported. When the decisions published in a volume of advance sheets approximately equal those to be published in the corresponding permanent volume, the volume of advance sheets shall be closed, and the reporter shall prepare a cumulative subject index covering such volume, to be published in the last book thereof.
(5) He shall prepare the decisions for publication in the permanent volumes by giving the title of each case, a syllabus of the points decided, and the names of counsel, and shall prepare a full and comprehensive index of each volume, and prefix a table of cases reported.
(6) He shall furnish to each of the Justices proof sheets of the decisions written by such Justice, as the same are to appear in the bound volume, and, after examination, the Justice will return them to the reporter.

## Rule 18

STATE LAW LIBRARY
The following rules shall govern the operation of the State Law Library:
(a) State Law Library-General. The primary function of the State Law Library shall be to maintain a legal research library at the state capital for the use of all state officials and employees, equipped to serve them effectively with legal research materials required by them in connection with their official duties. Specifically included, but not limited to, are members, staff, and employees of the:
(1) Supreme Court
(2) Office of Administrator for the Courts
(3) Attorney General
(4) Legislature
(5) Governor's Office
(6) Commissions, agencies, and boards of all branches of state government.
(b) Public Use. In addition to the groups provided in section (a), the library shall be open to the public each day of the week from 8 a.m. to 5 p.m. except Saturdays, Sundays, and those legal holidays provided in RCW 1.16.050.
(c) After-Hours Use. In addition to the hours for public use as provided in section (b), and when required by them in connection with their of ficial duties, those persons provided for in section (a) may, upon application to the law librarian, have access to the library collection during evenings, weekends, and holidays.
(d) State Law Librarian-Appointments. The court will appoint a law librarian who may be removed at its pleasure.
(e) State Law Librarian-Duties. The state law librarian shall:
(1) Maintain as complete and up-to-date law library as possible;
(2) Administer the library in accordance with the best professional standards and protect library property from loss or damage;
(3) Do legal research for any Supreme Court Justice when he requests it;
(4) Establish, develop, and maintain legal research libraries for each division of the Court of Appeals;
(5) Upon request, advise and consult with boards of trustees, or other administrative bodies, of county law libraries in the development, improvement, arrangement, and maintenance of county law library collections and services;
(6) Promote improved statewide law library service to all citizens of the state of Washington by lending of legal materials and providing reference assistance in any manner not inconsistent with the primary responsibility of the State Law Library as set forth in section (a);
(7) Make distribution of legislative journals, session laws, Washington Reports, and Washington Appellate Reports as required by statute;
(8) Perform any and all other duties as may be prescribed by the Supreme Court or by statute.

Rule 19
BAILIFF-APPOINTMENT-DUTIES
The court will appoint a bailiff whose duties shall be to attend the sessions of the court, circulate opinions and petitions, act as clerk to the Chief Justice, and do and perform such other duties as may be required by the court.

Rule 20

## MEMORIAL EXERCISES

During the week before the beginning of the May term of each year, the court will conduct suitable memorial exercises for members or former members of the Supreme Court who have died within the preceding year.

## Rule 21

## JUSTICES PRO TEMPORE

(a) Selection and Use. When a member of the court is disqualified or unable to function on a case for good cause, a majority of the regular remaining members of the court may, by written order, designate a justice pro tempore to sit with the court en banc to hear and determine the case. The designating order shall set forth the period of service. In no event shall more than two justices pro tempore sit with the court en banc. No justice pro tempore shall be appointed who has less than 5 years' service as a judge of a court of record.
(b) Qualifications. A justice pro tempore shall take the oath of office required by article 4 , section 28 of the state constitution. The oath of office, together with the original order of appointment, shall be filed forthwith in the office of the Secretary of State. A copy of the oath and order of appointment shall be filed in the office of the Clerk of the Supreme Court.
(c) Duties of the Justice Pro Tempore.
(1) A justice, while serving pro tempore, shall have the same power and authority as a Justice of the Su preme Court, and he shall perform such duties as the court may direct. Justices pro tempore shall author majority opinions at the discretion of the Chief Justice.
(2) A justice pro tempore will function promptly on opinions and motions for reconsideration on which he is qualified to function. When such opinions are received by him after the period of his appointment has expired, his original period of office as a justice pro tempore shall be deemed to exist in order for him to function and to accomplish the ministerial act of filing the opinion.
(d) Publication of Opinions.
(1) Dissents and Concurrences. Dissents or concurrences written by a justice pro tempore shall be published in regular form, except that a reference symbol shall be placed after his name, directing attention to a footnote which shall read:
"Justice is serving as a justice pro tempore of the Supreme Court pursuant to Const. art. 4, § 2(a) (amend. 38)."
(2) Opinions signed by a justice pro tempore shall be published in the regular form, except that the name of the justice pro tempore shall follow the names of the Justices of the Supreme Court signing such opinion, with the designation "Pro Tem." after his signature.
(3) There shall appear, in each bound volume of the Washington Reports, on the page following the page listing the Justices of the Supreme Court, the names and terms of office of the justices pro tempore who served during the period covered by the published volume.

Rule 22
REPORTING OF CRIMINAL CASES
On any criminal appeal taken to the Supreme Court from a determination made by a court of lesser jurisdiction, the court clerk shall, within 5 court days of the filing of a final decision on the merits in the matter, forward to the Washington State Patrol Section on Identification on a form approved by the Administrator for the Courts its disposition of the particular case. In the event that original or collateral proceedings are brought in the Supreme Court and the result of those original or collateral proceedings changes, or otherwise makes inaccurate, the information forwarded on the original disposition report, the court clerk shall prepare and forward to the Section a supplemental disposition report on a form approved by the Administrator for the Courts indicating thereon the information necessary to correct the current status of the disposition of charges against the subject maintained in the records of the Section.

Rule 23
MOTION FOR RECONSIDERATION
A Justice who has not participated in an opinion rendered by the Supreme Court shall not be entitled to act on a motion for reconsideration.

## COURT OF APPEALS ADMINISTRATIVE RULES (CAR)

 TABLE OF RULESRule<br>I Seal<br>2 Style of Process<br>3 Judgments<br>4 Sessions<br>5 Adjournments<br>6 Authority<br>7 Apportionment of Business<br>8 Chief Judge<br>9 Acting Chief Judge<br>10 Right of Senior Judge To Act<br>Seniority of Judges<br>Acts in Contempt of Court<br>Minutes-Court Business Meetings<br>Opinions-When Filed<br>Rescinded<br>Court Personnel<br>Reporter<br>Law Librarian<br>Bailiff<br>Memorial Exercises<br>Transfer of Judges and Cases-Judges Pro Tempore<br>Supreme Court Clerk<br>Administrator for the Courts<br>Rescinded<br>25 Reporting of Criminal Cases

$$
\begin{gathered}
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\text { SEAL }
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$$

The seal of the Court of Appeals shall be in the vignette of George Washington, with the words "Seal of
the Court of Appeals-State of Washington" surrounding the vignette.

Rule 2
STYLE OF PROCESS
Processes of the Court of Appeals shall run in the name of the "State of Washington," bear attest in the name of the Chief Judge, be signed by the clerk of the court, dated when issued, sealed with the seal of the court, and made returnable according to such rules or orders as are prescribed by the court.

Rule 3
Judgments
The judgments and decrees of the Court of Appeals shall be final and conclusive upon all parties except when the Supreme Court has assumed jurisdiction of the cause.

## Rule 4

 SESSIONSThe regular sessions of each division of the Court of Appeals shall be held at the headquarters, and, by orders of the Chief Judge of the division, at such other locations as authorized by statute. Pursuant to Laws of 1969, 1st Ex. Sess., ch. 221, the first division shall have its headquarters in Seattle; the second division shall have its headquarters in Tacoma; and the third division shall have its headquarters in Spokane. Conferences and ceremonial sessions may be held at any location within the geographical boundaries of any division by order of its Chief Judge.

Rule 5

## ADJOURNMENTS

Adjournments from day to day, or from time to time, are to be construed as recesses in the sessions, and shall not prevent the court sitting at any time.

Rule 6

## AUTHORITY

The presence of three judges and a concurrence of at least a majority thereof shall be required to dispose of a case, except for dismissal on stipulation of counsel of record. The Chief Judge may function on all procedural matters not affecting the content of the record or argument.

Rule 7
APPORTIONMENT OF BUSINESS
The Chief Judge shall apportion cases fairly among all judges of the division.

Rule 8
CHIEF JUDGE
The judges of each division will select its Chief Judge. Generally the judge of each division having the shortest term to serve not holding his office by appointment or election to fill a vacancy shall be the Chief Judge and in
case there shall be two judges having the same short term, the other judges of the division shall determine which of them shall be Chief Judge. In a division having more than four judges, the Chief Judge shall assign the judges to panels.

## Rule 9

## ACTING CHIEF JUDGE

Each division shall elect from time to time an Acting Chief Judge. The Acting Chief Judge shall perform the duties and exercise the powers of the Chief Judge during the absence or inability of the Chief Judge to act.

Rule 10
RIGHT OF SENIOR JUDGE TO ACT
In the absence or inability of both the Chief Judge and the Acting Chief Judge, the senior judge present, of the division, shall act as Chief Judge.

Rule 11

## SENIORITY OF JUDGES

Seniority among the judges of the Court of Appeals shall be determined by length of continuous service on the Court of Appeals.

## Rule 12

## ACTS IN CONTEMPT OF COURT

It shall be contempt of this court for anyone to divulge to others than the judges or employees of this court any information relative to a case, except that which is of public record.

Rule 13

## MINUTES-COURT BUSINESS MEETINGS

The court will cause to be recorded in a book kept for the purpose, minutes of all business meetings.

Rule 14
OPINIONS—WHEN FILED
All opinions filed with a clerk of a division shall be signed, except per curiams. All opinions in any one case shall be filed at the same time, and the time of filing shall be determined by the Chief Judge. Original opinions shall not be taken from the clerk's office.

Rule 15

## [Rescinded]

Rule 16
COURT PERSONNEL
The Court of Appeals shall have such personnel as are authorized by Supreme Court rule. The personnel will be appointed by and serve at the pleasure of the division of the court to which they report.
(a) Clerk's Office. Each division shall have a clerk and such other personnel for the operation of the office as are authorized by the Supreme Court. Before undertaking his duties, the clerk shall file with the Secretary of State an oath of office.
(b) Law Clerks and Secretaries. Each judge and Chief Judge is entitled to not less than one law clerk and one secretary.
(c) Commissioner. To promote the effective administration of justice, the judges of each division of the Court of Appeals will appoint one or more commissioners of the court. The salary of the commissioners will be fixed by the court.
(1) Deciding Motions. The commissioners will hear and decide those motions authorized by the Rules of Appellate Procedure and any additional motions that may be assigned to the commissioners by the court.
(2) Screening for the Court. The commissioners may screen appeals to the Court of Appeals and recommend whether a case should be disposed of by a published or unpublished opinion.
(3) Assisting Chief Judge. The commissioners may assist the Chief Judges in the initial consideration of personal restraint petitions and such other administrative and research duties as may be assigned.
(4) Judicial Law Clerks. The commissioners may assist the judges of the Court of Appeals with the selection of judicial law clerks, as desired by each judge. The commissioners will present an annual orientation for the new law clerks. The commissioners will prepare and periodically revise a manual for use by the judicial law clerks.
(5) Improving Administration of Justice. The commissioners will make recommendations to the court regarding procedures and the more effective use of judicial manpower in a particular division. The commissioners will serve on court committees when appointed thereto by the Chief Judges.
(6) Assistants. The commissioners will employ and train staff attorneys and other personnel to assist the commissioners in carrying out the duties of the commissioners' offices. These employees shall serve at the pleasure of the commissioners.
(7) Duties To Benefit Full Court. All duties performed by the commissioners are for the benefit of the court as a whole. The court may alter or add to the duties of the commissioners. In the performance of these duties the commissioners are responsible to the Chief Judges as executive officers of the court.
(8) Qualifications. The commissioners must be graduates of an accredited law school and members in good standing of the Washington State Bar Association and, prior to appointment, have at least 5 years of experience in the practice of law or in a judicially related field.
(9) Oath of Office. Before entering upon the duties of the office, the commissioners will take and file an oath of office in the form prescribed by order of the Supreme Court. The oath will include a requirement that the commissioners adhere to the Code of Judicial Conduct.
(10) State Bar Association Membership. The commissioners are not prohibited, during term of office, from maintaining active memberships in the Washington State Bar Association.

## Rule 17

## REPORTER

The opinions of the Court of Appeals shall be published by the reporter of decisions of the Supreme Court, under the supervision of the Commission on Supreme Court Reports.

Rule 18
LAW LIBRARIAN
The state law librarian shall counsel and advise in the selection of books, periodicals, and all other legal research materials for the use of the Court of Appeals. Acquisition of all such material shall be made through the State Law Library.

## Rule 19

## BAILIFF

The clerk of each division may serve as bailiff. The Chief Judge may designate a law clerk to serve as temporary bailiff.

Rule 20

## MEMORIAL EXERCISES

At the beginning of the May term of each year, the court will conduct suitable memorial exercises for members or former members of the Court of Appeals who have died during the preceding year.

## Rule 21

TRANSFER OF JUDGES AND CASESJUDGES PRO TEMPORE
(a) Generally. A judge of one division of the Court of Appeals may sit in any other division by mutual agreement of the Chief Judges of the two divisions involved. A case may be transferred from one division to another by written order of the Chief Judge of the transferring division, with the concurrence of the Chief Judge of the division to which the case is transferred.
(b) For Settlement Conferences. A judge or judge pro tempore of the Court of Appeals may be assigned to expedite the use of settlement conferences provided for under RAP 5.5 as follows:
(1) Judge. A judge of one division of the Court of Appeals may sit in any other division as a settlement conference judge or to replace during argument and decision a judge of another division who has acted as a settlement conference judge, by mutual agreement of the Chief Judges of the two divisions involved.
(2) Judge Pro Tempore. The Chief Judge of any division of the Court of Appeals may appoint an active or retired judge of a court of general jurisdiction to sit in that division as a settlement conference judge or to replace during argument and decision a judge who has acted as a settlement conference judge.
(c) Judges Pro Tempore. When a member of the court is disqualified or unable to function on a case for good cause, the Chief Judge of any division may by written order designate an active or retired judge of a court of general jurisdiction as a judge pro tempore to sit with
the court to hear and determine the case. The designating order shall set forth the period of service.

Rule 22
SUPREME COURT CLERK
The Clerk of the Supreme Court shall be responsible for the training and coordination control of the clerks of the Court of Appeals.

Rule 23

## ADMINISTRATOR FOR THE COURTS

(a) Fiscal Services. Fiscal services for the Court of Appeals shall be provided by the Administrator for the Courts.
(b) Budgetary Planning. Each division shall submit to the Administrator for the Courts a proposed budget at such time and in such form as the Administrator for the Courts shall request. The Administrator for the Courts shall, with the advice and assistance of at least one judge from each of the divisions, prepare a proposed budget for the Court of Appeals.
(c) Statistics. The Administrator for the Courts, under the supervision of the Supreme Court and the Chief Justice, shall collect and compile statistical and other data reflecting the state of the dockets and any need for judicial assistance, and shall make reports of the business transacted by the Court of Appeals. The clerks of the Court of Appeals and all other officers and employees of the court shall comply with all requests made by the Administrator for the Courts, after approval by the Chief Justice, for information and statistical data bearing upon the business transacted and the judicial accomplishments of that court.
(d) Bond. The Administrator for the Courts shall obtain public employee faithful performance bond coverage for all court employees.

Rule 24
[Rescinded]
Rule 25
REPORTING OF CRIMINAL CASES
On any criminal appeal taken to the Court of Appeals from a determination made by a court of lesser jurisdiction, the court clerk shall, within 5 court days of the filing of a final decision on the merits in the matter, forward to the Washington State Patrol Section on Identification on a form approved by the Administrator for the Courts its disposition of the particular case. In the event that collateral proceedings are brought in the Court of Appeals and the result of those collateral proceedings changes, or otherwise makes inaccurate, the information forwarded on the original disposition report, the court clerk shall prepare and forward to the Section a supplemental disposition report on a form approved by the Administrator for the Courts indicating thereon the information necessary to correct the current status of the disposition of charges against the subject maintained in the records of the section.

## RULES OF APPELLATE PROCEDURE (RAP)

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## Title 1

## Scope and Purpose of Rules

Rule
1.1 Scope of Rules
(a) Review of Trial Court Decision
(b) Review of Decision of Court of Appeals
(c) Special Proceedings
(d) Application to Both Appellate Courts
(e) Application to Civil and Criminal Proceedings and Juvenile Court Proceedings
(f) Action of Appellate Court
(g) Superseding Effect of Rules
(h) Effect of Subsequent Legislation
1.2 Interpretation and Waiver of Rules by Court
(a) Interpretation
(b) Words of Command
(c) Waiver

Rule 1.1
SCOPE OF RULES
(a) Review of Trial Court Decision. These rules govern proceedings in the Supreme Court and the Court of Appeals for review of a trial court decision.
(b) Review of Decision of Court of Appeals. These rules also establish the procedure for seeking review of a decision of the Court of Appeals by the Supreme Court. Review of a decision of the Court of Appeals is governed by Title 13 of these rules.
(c) Special Proceedings. These rules also establish the procedure for original actions in the Supreme Court and the Court of Appeals and the procedure for determining questions of law certified by a federal court, all called "special proceedings." Special proceedings are governed by Title 16 of these rules.
(d) Application to Both Appellate Courts. Each rule applies to proceedings both in the Supreme Court and in the Court of Appeals, unless a different application is indicated. Both the Supreme Court and the Court of Appeals are called "a ppellate court."
(e) Application to Civil and Criminal Proceedings and Juvenile Court Proceedings. Each rule applies to both civil and criminal proceedings, unless a different application is indicated. If different rules apply in civil and criminal proceedings, the criminal rule applies to review of a decision in a juvenile offense proceeding, and the civil rule applies to review of any other decision by a juvenile court.
(f) Action of Appellate Court. The appellate court clerk and commissioner are given authority by these rules to make some decisions, called rulings. An act performed on the authority of these rules is action taken by the appellate court whether that act is performed by the
clerk or a commissioner or by the judges of the Supreme Court or the Court of Appeals.
(g) Superseding Effect of Rules. These rules supersede all statutes and rules covering procedure in the Supreme Court and the Court of Appeals, unless one of these rules specifically indicates to the contrary.
(h) Effect of Subsequent Legislation. If a statute in conflict with a rule is enacted after these rules become effective and that statute does not supersede the conflicting rule by direct reference to the rule by number, the rule applies unless the rule specifically indicates that statutes control. If a statute in conflict with a rule is enacted after these rules become effective and that statute does supersede the conflicting rule by direct reference to the rule by number, the statute applies until such time as the rule may be amended or changed by the Supreme Court through exercise of its rulemaking power.

## References

Rule 18.22, Statutes and Rules Superseded.

## Rule 1.2

## INTERPRETATION AND WAIVER OF RULES BY COURT

(a) Interpretation. These rules will be liberally interpreted to promote justice and facilitate the decision of cases on the merits. Cases and issues will not be determined on the basis of compliance or noncompliance with these rules except in compelling circumstances where justice demands, subject to the restrictions in rule 18.8(b).
(b) Words of Command. Unless the context of the rule indicates otherwise: "Should" is used when referring to an act a party or counsel for a party is under an obligation to perform. The court will ordinarily impose sanctions if the act is not done within the time or in the manner specified. The word "must" is used in place of "should" if extending the time within which the act must be done is subject to the severe test under rule 18.8(b) or to emphasize failure to perform the act in a timely way may result in more severe than usual sanctions. The word "will" or "may" is used when referring to an act of the appellate court. The word "shall" is used when referring to an act that is to be done by an entity other than the appellate court, a party, or counsel for a party.
(c) Waiver. The appellate court may waive or alter the provisions of any of these rules in order to serve the ends of justice, subject to the restrictions in rule 18.8(b) and (c).

References
Rule 18.8, Waiver of Rules and Extension and Reduction of Time, (b) Restriction on extension of time, (c) Restriction on changing decision; Rule 18.9, Violation of Rules.

## Title 2

## What Trial Court Decisions May Be Reviewed-Scope of Review

Rule
2.1 Methods for Seeking Review of Trial Court Decision-Generally
(a) Two Methods for Seeking Review of Trial Court Decisions
(b) Writ Procedure Superseded
2.2 Decisions of the Superior Court Which May Be Appealed
(a) Generally
(b) Appeal by State or a Local Government in Criminal Case
(c) Superior Court Decision on Review of Decision of Court of Limited Jurisdiction
(d) Multiple Parties or Multiple Claims or Counts
2.3 Decisions of the Trial Court Which May Be Reviewed by Discretionary Review
(a) Decision of Superior Court
(b) Considerations Governing Acceptance of Review
(c) Effect of Denial of Discretionary Review
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2.4 Scope of Review of a Trial Court Decision
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2.5 Circumstances Which May Affect Scope of Review
(a) Errors Raised for First Time on Review
(b) Acceptance of Benefits
(c) Law of the Case Doctrine Restricted

Rule 2.1
METHODS FOR SEEKING REVIEW OF TRIAL COURT DECISIONGENERALLY
(a) Two Methods for Seeking Review of Trial Court Decisions. The only methods for seeking review of decisions of the superior court by the Court of Appeals and by the Supreme Court are the two methods provided by these rules. The two methods are:
(1) Review as a matter of right, called "appeal"; and
(2) Review by permission of the reviewing court, called "discretionary review." Both "appeal" and "discretionary review" are called "review." The term "decision" refers to rulings, orders, and judgments of the trial court, or the appellate court, as the context indicates.
(b) Writ Procedure Superseded. The procedure for seeking review of trial court decisions established by these rules supersedes the review procedure formerly available by extraordinary writs of review, certiorari, mandamus, prohibition, and other writs formerly considered necessary and proper to the complete exercise of appellate and revisory jurisdiction of the Supreme Court and the Court of Appeals. Original writs in the appellate court are not superseded and are governed by Title 16.

## References

Rule 16.2, Original Action Against State Officer; Rules 16.3-16.15, Personal Restraint Petition; Const. art. 4, § 4.

## Rule 2.2

DECISIONS OF THE SUPERIOR COURT WHICH MAY BE APPEALED
(a) Generally. Unless otherwise prohibited by statute or court rule and except as provided in sections (b) and (c), a party may appeal from only the following superior court decisions:
(1) Final Judgment. The final judgment entered in any action or proceeding.
(2) [Reserved.]
(3) Decision Determining Action. Any written decision affecting a substantial right in a civil case which in effect determines the action and prevents a final judgment or discontinues the action.
(4) Order of Public Use and Necessity. An order of public use and necessity in a condemnation case.
(5) Juvenile Court Disposition. The disposition decision following a finding of dependency by a juvenile court, or a disposition decision following a finding of guilt in a juvenile offense proceeding.
(6) Deprivation of All Parental Rights. A decision depriving a person of all parental rights with respect to a child.
(7) Order of Incompetency. A decision declaring an adult legally incompetent, or an order establishing a conservatorship or guardianship for an adult.
(8) Order of Commitment. A decision ordering commitment, entered after a sanity hearing.
(9) Order on Motion for New Trial or Amendment of Judgment. An order granting or denying a motion for new trial or amendment of judgment.
(10) Order on Motion for Vacation of Judgment. An order granting or denying a motion to vacate a judgment.
(11) Order on Motion for Arrest of Judgment. An order arresting or denying arrest of a judgment in a criminal case.
(12) Order Denying Motion To Vacate Order of Arrest of a Person. An order denying a motion to vacate an order of arrest of a person in a civil case.
(13) Final Order After Judgment. Any final order made after judgment which affects a substantial right.
(b) Appeal by State or a Local Government in Criminal Case. Except as provided in section (c), the State or a local government may appeal in a criminal case only from the following superior court decisions and only if the appeal will not place the defendant in double jeopardy:
(1) Final Decision, Except Not Guilty. A decision which in effect abates, discontinues, or determines the case other than by a judgment or verdict of not guilty, including but not limited to a decision setting aside, quashing, or dismissing an indictment or information.
(2) Pretrial Order Suppressing Evidence. A pretrial order suppressing evidence, if the trial court expressly finds that the practical effect of the order is to terminate the case.
(3) Arrest or Vacation of Judgment. An order arresting or vacating a judgment.
(4) New Trial. An order granting a new trial.
(5) Disposition in Juvenile Offense Proceeding. A disposition in a juvenile offense proceeding which is outside the standard range of disposition for the offense.
(c) Superior Court Decision on Review of Decision of Court of Limited Jurisdiction. If the superior court decision has been entered after a proceeding to review a decision of a court of limited jurisdiction, a party may appeal only if the review proceeding was a trial de novo and the final judgment is not a finding that a traffic infraction has been committed.
(d) Multiple Parties or Multiple Claims or Counts. In any case with multiple parties or multiple claims for relief, or in a criminal case with multiple counts, an appeal may be taken from a final judgment which does not dispose of all the claims or counts as to all the parties, but
only after an express direction by the trial court for entry of judgment and a written finding that there is no just reason for delay. The finding may be made at the time of entry of judgment or thereafter on the court's own motion or on motion of any party. The time for filing notice of appeal begins to run from the entry of the required finding. In the absence of the required finding, a judgment that adjudicates less than all the claims or counts, or adjudicates the rights and liabilities of less than all the parties, is subject only to discretionary review until the entry of a final judgment adjudicating all the claims, counts, rights, and liabilities of all the parties.

## Rule 2.3

DECISIONS OF THE TRIAL COURT WHICH MAY BE REVIEWED BY DISCRETIONARY REVIEW
(a) Decision of Superior Court. Unless otherwise prohibited by statute or court rule, a party may seek discretionary review of any act of the superior court not appealable as a matter of right.
(b) Considerations Governing Acceptance of Review. Except as provided in section (d), discretionary review will be accepted only:
(1) If the superior court has committed an obvious error which would render further proceedings useless; or
(2) If the superior court has committed probable error and the decision of the superior court substantially alters the status quo or substantially limits the freedom of a party to act; or
(3) If the superior court has so far departed from the accepted and usual course of judicial proceedings, or so far sanctioned such a departure by an inferior court or administrative agency, as to call for review by the appellate court.
(c) Effect of Denial of Discretionary Review. Except with regard to a decision of a superior court entered in a proceeding to review a decision of a court of limited jurisdiction, the denial of discretionary review of a superior court decision does not affect the right of a party to obtain later review of the trial court decision or the issues pertaining to that decision.
(d) Considerations Governing Acceptance of Review of Superior Court Decision on Review of Decision of Court of Limited Jurisdiction. Discretionary review of a superior court decision entered in a proceeding to review a decision of a court of limited jurisdiction will be accepted only:
(1) If the decision of the superior court is in conflict with a decision of the Court of Appeals or the Supreme Court; or
(2) If a significant question of law under the Constitution of the State of Washington or of the United States is involved; or
(3) If the decision involves an issue of public interest which should be determined by an appellate court; or
(4) If the superior court has so far departed from the accepted and usual course of judicial proceedings, or so far sanctioned such a departure by the court of limited jurisdiction, as to call for review by the appellate court.

Rule 2.4

## SCOPE OF REVIEW OF A TRIAL COURT DECISION

(a) Generally. The appellate court will, at the instance of appellant, review the decision or parts of the decision designated in the notice of appeal or notice for discretionary review and other decisions in the case as provided in sections (b), (c), (d), and (e). The appellate court will, at the instance of the respondent, review those acts in the proceeding below which if repeated on remand would constitute error prejudicial to respondent. The appellate court will grant a respondent affirmative relief by modifying the decision which is the subject matter of the review only (1) if the respondent also seeks review of the decision by the timely filing of a notice of appeal or a notice for discretionary review, or (2) if demanded by the necessities of the case.
(b) Order or Ruling Not Designated in Notice. The appellate court will review a trial court order or ruling not designated in the notice, including an appealable order, if (1) the order or ruling prejudicially affects the decision designated in the notice, and (2) the order is entered, or the ruling is made, before the appellate court accepts review.
(c) Final Judgment Not Designated in Notice. The appellate court will review a final judgment not designated in the notice only if the notice designates an order deciding a timely posttrial motion based on (1) CR 59 (reconsideration, new trial, and amendment of judgments), (2) CrR 7.4 (arrest of judgment), or (3) CrR 7.6 (new trial).
(d) Order Deciding Alternative Posttrial Motions in Civil Case. An appeal from the judgment granted on a motion for judgment notwithstanding the verdict brings up for review the ruling of the trial court on a motion for new trial. If the appellate court reverses the judgment notwithstanding the verdict, the appellate court will review the ruling on the motion for a new trial.
(e) Order Deciding Alternative Posttrial Motions in Criminal Case. An appeal from an order granting a motion in arrest of judgment brings up for review the ruling of the trial court on a motion for new trial. If the appellate court reverses the order granting the motion in arrest of judgment, the appellate court will review the ruling on a motion for new trial.
References
Rule 5.2, Time Allowed To File Notice, (f) Subsequent notice by other parties.

Rule 2.5
CIRCUMSTANCES WHICH MAY AFFECT
SCOPE OF REVIEW
(a) Errors Raised for First Time on Review. The appellate court may refuse to review any claim of error which was not raised in the trial court. However, a party may raise the following claimed errors for the first time in the appellate court: (1) lack of trial court jurisdiction, (2) failure to establish facts upon which relief can be granted, and (3) manifest error affecting a constitutional right. A party or the court may raise at any time the question of appellate court jurisdiction.
(b) Acceptance of Benefits.
(1) Generally. A party may accept the benefits of a trial court decision without losing the right to obtain review of that decision only (i) if the decision is one which is subject to modification by the court making the decision or (ii) if the party gives security as provided in subsection (b)(2) or (iii) if, regardless of the result of the review, the party will be entitled to at least the benefits of the trial court decision.
(2) Security. If a party gives adequate security to make restitution if the decision is reversed or modified, a party may accept the benefits of the decision without losing the right to obtain review of that decision. The trial court making the decision shall fix the amount and type of security to be given by the party accepting the benefits.
(3) Conflict With Statutes. In the event of any conflict between this section and a statute, the statute governs.
(c) Law of the Case Doctrine Restricted. The following provisions apply if the same case is again before the appellate court following a remand:
(1) Prior Trial Court Action. If a trial court decision is otherwise properly before the appellate court, the appellate court may at the instance of a party review and determine the propriety of a decision of the trial court even though a similar decision was not disputed in an earlier review of the same case.
(2) Prior Appellate Court Decision. The appellate court may at the instance of a party review the propriety of an earlier decision of the appellate court in the same case and, where justice would best be served, decide the case on the basis of the appellate court's opinion of the law at the time of the later review.

## Title 3

## Parties

Rule
3.1 Who May Seek Review
3.2 Substitution of Parties
(a) Substitution Generally
(b) Duty To Move for Substitution
(c) Where To Make Motion
(d) Procedure Pending Substitution
(e) Time Limits
(f) Public Officer
3.3 Consolidation of Cases
(a) Cases Consolidated in Trial Court
(b) Cases Consolidated in Appellate Court
3.4 Title of Case and Designation of Parties

Rule 3.1
Who May Seek review
Only an aggrieved party may seek review by the appellate court.

Rule 3.2
SUBSTITUTION OF PARTIES
(a) Substitution Generally. The appellate court will substitute parties to a review when it appears that a party is deceased or legally incompetent or that the interest of a party in the subject matter of the review has been transferred.
(b) Duty To Move for Substitution. A party with knowledge of the death or declared legal disability of a party to review, or knowledge of the transfer of a party's interest in the subject matter of the review, shall promptly move for substitution of parties. The motion and all other documents must be served on all parties and on the personal representative or successor in interest of a party, within the time and in the manner provided for service on a party. If a party fails to promptly move for substitution, the personal representative of a deceased or legally disabled party, or the successor in interest of a party, should promptly move for substitution of parties.
(c) Where To Make Motion. The motion to substitute parties must be made in the appellate court if the motion is made after review is accepted. In other cases, the motion should be made in the trial court.
(d) Procedure Pending Substitution. A party, a successor in interest of a party, a personal representative of a deceased or legally disabled party, or an attorney of record for a deceased or legally disabled party who has no personal representative, may without waiting for substitution file (1) a notice of appeal, (2) a notice for discretionary review, (3) a motion for reconsideration, (4) a petition for review, and (5) a motion for discretionary review of a decision of a trial court or the Court of Appeals.
(e) Time Limits. The time reasonably necessary to accomplish substitution of parties is excluded from computations of time made to determine whether the following have been timely filed: (1) a notice of appeal, (2) a notice for discretionary review, (3) a motion for reconsideration, (4) a petition for review, and (5) a motion for discretionary review of a decision of a trial court or the Court of Appeals.
(f) Public Officer. If a public officer is a party to a proceeding in the appellate court and during its pendency dies, resigns, or otherwise ceases to hold office, a party or the new public officer may move for substitution of the successor as provided in this rule.

Rule 3.3

## CONSOLIDATION OF CASES

(a) Cases Consolidated in Trial Court. If two or more cases have been consolidated for trial by order of the trial court, the cases remain consolidated for the purpose of review unless the appellate court otherwise directs.
(b) Cases Consolidated in Appellate Court. The appellate court, on its own initiative or on motion of a party, may order the consolidation of cases or the separation of cases for the purpose of review. A party should move to consolidate two or more cases if consolidation would save time and expense and provide for a fair review of the cases. If two or more cases have been consolidated for review in the Court of Appeals, the cases remain consolidated for review in the Supreme Court unless the Supreme Court otherwise directs.

Rule 3.4

## title of Case and designation of parties

The title of a case in the appellate court is the same as in the trial court except that the party seeking review by appeal is called an "appellant," the party seeking review by discretionary review is called a "petitioner," and an adverse party on review is called a "respondent."

## Title 4

## Where To Seek Review of a Trial Court Decision

Rule
4.1 Review of Trial Court Decision by the Court of Appeals
(a) Decisions Reviewed by Court of Appeals
(b) Division of Court of Appeals
4.2 Direct Review of Trial Court Decision by Supreme Court
(a) Types of Cases Reviewed Directly
(b) Statement of Grounds for Direct Review
(c) Effect of Denial of Direct Review
4.3 Transfer of Cases by Supreme Court

Rule 4.1
REVIEW OF TRIAL COURT DECISION BY THE COURT OF APPEALS
(a) Decisions Reviewed by Court of Appeals. A party may seek review in the Court of Appeals of any trial court decision which is subject to review as provided in Title 2.
(b) Division of Court of Appeals.
(1) Division One. A party must seek review in Division One of the Court of Appeals of a decision by a trial court located in any of the following counties: Island, King, San Juan, Skagit, Snohomish, or Whatcom.
(2) Division Two. A party must seek review in Division Two of the Court of Appeals of a decision by a trial court located in any of the following counties: Clallam, Clark, Cowlitz, Grays Harbor, Jefferson, Kitsap, Lewis, Mason, Pacific, Pierce, Skamania, Thurston, or Wahkiakum.
(3) Division Three. A party must seek review in Division Three of the Court of Appeals of a decision by a trial court located in any of the following counties: Adams, Asotin, Benton, Chelan, Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Kittitas, Klickitat, Lincoln, Okanogan, Pend Oreille, Spokane, Stevens, Walla Walla, Whitman, or Yakima.

## Rule 4.2

direct review of trial court decision by supreme court
(a) Types of Cases Reviewed Directly. A party may seek review in the Supreme Court of a decision of a trial court which is subject to review as provided in Title 2 only in the following types of cases:
(1) Authorized by Statute. A case in which a statute authorizes direct review in the Supreme Court.
(2) Law Unconstitutional. A case in which the trial court has held invalid a statute, ordinance, tax, impost, assessment, or toll, upon the ground that it is repugnant to the United States Constitution, the Washington State Constitution, a statute of the United States, or a treaty.
(3) Conflicting Decisions. A case involving an issue in which there is a conflict among decisions of the Court of Appeals or an inconsistency in decisions of the Supreme Court.
(4) Public Issues. A case involving a fundamental and urgent issue of broad public import which requires prompt and ultimate determination.
(5) Action Against State Officer. An action against a state officer in the nature of quo warranto, prohibition, injunction, or mandamus.
(6) Death Penalty. A case in which the death penalty has been decreed.
(b) Statement of Grounds for Direct Review. A party seeking direct review of a trial court decision in the Supreme Court must file a short written statement with the Supreme Court indicating (1) the grounds upon which the party contends direct review should be granted, and (2) whether the case is one which the Supreme Court would probably review if decided by the Court of Appeals in the first instance. In an appeal, the party must file the statement on or before the filing of the party's opening brief. In a proceeding for discretionary review, the party must file the statement with the motion.
(c) Effect of Denial of Direct Review. If the Supreme Court denies direct review of a proceeding the case will be transferred without prejudice and without costs to the Court of Appeals for determination. The Supreme Court may transfer to the Court of Appeals for determination a motion filed in the Supreme Court for discretionary review of a trial court decision.

## References

Form 4, Statement of Grounds for Direct Review.

## Rule 4.3

## TRANSFER OF CASES BY SUPREME COURT

The Supreme Court, to promote the orderly administration of justice may, on its own initiative or on motion of a party, transfer a case from the Court of Appeals to the Supreme Court or from one division to another division of the Court of Appeals.

## Title 5

How and When To Initiate Review of Trial
Court Decision: Court of Appeals Settlement Procedure

Rule
5.1 Review Initiated by Filing Notice of Appeal or Notice for Discretionary Review
(a) Review Initiated by Notice
(b) Filing Fee
(c) Incorrectly Designated Notice
(d) Cross Review
(e) Final Judgment Entered After Notice for Discretionary Review Has Been Filed
(f) Order Entered After Review Accepted
5.2 Time Allowed To File Notice
(a) Notice of Appeal
(b) Notice for Discretionary Review
(c) Date Time Begins To Run
(d) Time Requirements Set by Statute Govern
(e) Effect of Certain Posttrial Motions
(f) Subsequent Notice by Other Parties
(g) Effect of Premature Notice
5.3 Content of Notice-Filing
(a) Content of Notice of Appeal
(b) Content of Notice for Discretionary Review
(c) Identification of Parties, Counsel, and Address of Defendant in Criminal Case
(d) Multiple Parties Filing Notice
(e) Notices Directed to More Than One Case
(f) Defects in Form of Notice
(g) Notices Directed to More Than One Court
(h) Amendment of Notice Directed to Portion of Decision
(i) Notice by Fewer Than All Parties on a Side-Joinder
(j) Assistance to Defendant in Criminal Case
5.4 Filing of Notice and Service by Clerk
5.5 Civil Appeal Statement and Settlement Conference in Court of Appeals
(a) Application of Rule
(b) Service and Filing of Civil Appeal Statement
(c) Form of Civil Appeal Statement
(d) Answer to Civil Appeal Statement
(e) Notice of Settlement Conference
(f) Stay Pending Settlement Conference
(g) Attendance at Settlement Conference
(h) Settlement Conference Order
(i) Sanctions
(j) Settlement Conference Judge May Be Disqualified

Rule 5.1
REVIEW INITIATED BY FILING NOTICE OF APPEAL OR NOTICE FOR DISCRETIONARY REVIEW
(a) Review Initiated by Notice. A party seeking review of a trial court decision reviewable as a matter of right must file a notice of appeal. A party seeking review of a trial court decision subject to discretionary review must file a notice for discretionary review. Each notice must be filed with the trial court within the time provided by rule 5.2.
(b) Filing Fee. The first party to file a notice of appeal or a notice for discretionary review must, at the time the notice is filed, pay the statutory filing fee to the clerk of the superior court in which the notice is filed.
(c) Incorrectly Designated Notice. A notice for discretionary review of a decision which is appealable will be given the same effect as a notice of appeal. A notice of appeal of a decision which is not appealable will be given the same effect as a notice for discretionary review.
(d) Cross Review. Cross review means review initiated by a party already a respondent in an appeal or a discretionary review. A party seeking cross review must file a notice of appeal or a notice for discretionary review within the time allowed by rule $5.2(\mathrm{f})$.
(e) Final Judgment Entered After Notice for Discretionary Review Has Been Filed. If a final judgment is entered after a notice for discretionary review is filed, a party seeking review of the final judgment must file a notice of appeal from the judgment within the time provided by rule 5.2.
(f) Order Entered After Review Accepted. If a party wants to seek review of a trial court decision entered pursuant to rule 7.2 after review in the same case has been accepted by the appellate court, the party must initiate a separate review of the decision by timely filing a notice of appeal or notice for discretionary review, except as provided by rules $7.2(\mathrm{i}), 8.1(\mathrm{~d})$ and $8.2(\mathrm{~b})$.

References
Rule 2.2, Decisions of the Superior Court Which May Be Appealed; Rule 2.3, Decisions of the Trial Court Which May Be Reviewed by Discretionary Review: Rule 7.2, Authority of Trial Court After Review Accepted.

Rule 5.2
TIME ALLOWED TO FILE NOTICE
(a) Notice of Appeal. Except as provided in rules 3.2(e), 5.2(d) and (f), and 15.2(a), a notice of appeal must be filed in the trial court within the longer of (1) 30 days after the entry of the decision of the trial court which the party filing the notice wants reviewed, or (2) the time provided in section (e).
(b) Notice for Discretionary Review. Except as provided in rules 3.2(e), 5.2(d) and (f), and 15.2(a), a notice for discretionary review must be filed in the trial court within 30 days after the act of the trial court which the party filing the notice wants reviewed.
(c) Date Time Begins To Run. The date of entry of a trial court decision is determined by CR 5(e) and 58.
(d) Time Requirements Set by Statute Govern. If a statute provides that a notice of appeal, a petition for extraordinary writ, or a notice for discretionary review must be filed within a time period other than 30 days after entry of the decision, the notice required by these rules must be filed within the time period established by the statute.
(e) Effect of Certain Posttrial Motions. A notice of appeal of orders deciding certain timely posttrial motions designated in this section must be filed in the trial court within (1) 30 days after the entry of the order, or (2) if a statute provides that a notice of appeal, a petition for extraordinary writ, or a notice for discretionary review must be filed within a time period other than 30 days after entry of the decision to which the motion is directed, the number of days after the entry of the order deciding the posttrial motion established by the statute for initiating review. The posttrial motions to which this rule applies are a motion for arrest of judgment under CrR 7.4, a motion for new trial under Cr 7.6, a motion for reconsideration or new trial under CR 59, and a motion for amendment of judgment under CR 59.
(f) Subsequent Notice by Other Parties. If a timely notice of appeal or a timely notice for discretionary review is filed by a party, any other party who wants relief from the decision must file a notice of appeal or notice for discretionary review with the trial court clerk within the later of (1) 14 days after service by the trial court clerk of the notice filed by the other party, or (2) the time within which notice must be given as provided in sections (a), (b), (d) or (e).
(g) Effect of Premature Notice. A notice of appeal or notice for discretionary review filed after the announcement of a decision but before entry of the decision will be treated as filed on the day following the entry of the decision.

## References

Rule 2.2, Decisions of the Superior Court Which May Be Appealed, (d) Multiple parties or multiple claims or counts; Rule 15.2, Determination of Indigency and Rights of Indigent Party, (a) Motion for order of indigency; Rule 18.8, Waiver of Rules and Extension and Reduction of Time, (b) Restriction on extension of time; CR 5, Service and Filing of Pleadings and Other Papers; CR 58, Entry of Judgment.

## Rule 5.3

## CONTENT OF NOTICE-FILING

(a) Content of Notice of Appeal. A notice of appeal must (1) be titled a notice of appeal, (2) specify the party or parties seeking the review, (3) designate the decision or part of decision which the party wants reviewed, and (4) name the appellate court to which the review is taken.
(b) Content of Notice for Discretionary Review. A notice for discretionary review must comply in content and form with the requirements for a notice of appeal, except that it should be titled a notice for discretionary review.
(c) Identification of Parties, Counsel, and Address of Defendant in Criminal Case. The party seeking review should advise the trial court clerk of the name and address of the attorney for each of the parties by placing this information on the notice. In a criminal case the attorney for the defendant should also notify the appellate court clerk of the defendant's address, by placing this information on the notice. The attorney for a defendant in a criminal case must also keep the appellate court clerk advised of any changes in defendant's address during review.
(d) Multiple Parties Filing Notice. More than one party may join in filing a single notice of appeal or notice for discretionary review.
(e) Notices Directed to More Than One Case. If cases have been consolidated for trial, separate notices for each case or a single notice for more than one case may be filed. A single notice for more than one decision will be given the same effect as if a separate notice had been filed for each decision. If cases have not been consolidated for trial, separate notices must be filed.
(f) Defects in Form of Notice. The appellate court will disregard defects in the form of a notice of appeal or a notice for discretionary review if the notice clearly reflects an intent by a party to seek review.
(g) Notices Directed to More Than One Court. If a notice of appeal or a notice for discretionary review is filed which is directed to the Court of Appeals and a notice is filed in the same case which is directed to the Supreme Court, the case will be treated as if all notices were directed to the Supreme Court.
(h) Amendment of Notice Directed to Portion of Decision. The appellate court may, on its own initiative or on the motion of a party, permit an amendment of a notice to include additional parts of a decision in order to do justice. On discretionary review, the appellate court may, on its own initiative or on the motion of a party, permit an amendment of a notice to include acts of the trial court that are subsequent to the act for which discretionary review was first sought if the subsequent acts relate to the subject of the first review. If the amendment is permitted, the record should be supplemented as provided in rule 9.10 . The appellate court may condition the amendment on appropriate terms, including payment of a compensatory award under rule 18.9.
(i) Notice by Fewer Than All Parties on a SideJoinder. If there are multiple parties on a side of a case and fewer than all of the parties on that side of the case
timely file a notice of appeal or notice for discretionary review, the appellate court will grant relief only (1) to a party who has timely filed a notice, (2) to a party who has been joined as provided in this section or (3) to a party if demanded by the necessities of the case. The appellate court will permit the joinder on review of a party who did not give notice only if the party's rights or duties are derived through the rights or duties of a party who timely filed a notice or if the party's rights or duties are dependent upon the appellate court determination of the rights or duties of a party who timely filed a notice.
(j) Assistance to Defendant in Criminal Case. The trial court clerk shall, if requested by a defendant in a criminal case in open court or in writing, file a notice of appeal or notice for discretionary review on the defendant's behalf.

## References

Form 1, Notice of Appeal; Form 2, Notice for Discretionary Review; Rule 3.3, Consolidation of Cases; Rule 4.2, Direct Review of Trial Court Decision by Supreme Court.

Rule 5.4

## FILING OF NOTICE AND SERVICE BY CLERK

The clerk of the trial court shall immediately upon filing of a notice of appeal or notice for discretionary review (1) file a copy of the notice with the appellate court designated in the notice, and transmit the filing fee to that court, and (2) serve by mail a copy of the notice on each party of record. The clerk shall indicate on the notice in the clerk's file, or on a separate paper, the date the notice was mailed to each party. Failure by the clerk to file the notice with the appellate court has no effect on the rights of any party to review. Failure by the clerk to serve a party with notice does not prejudice the rights of the party seeking review. The clerk or a party may correct the oversight by serving the notice at any time. A party prejudiced by the clerk's failure to serve the notice may move in the appellate court for appropriate relief.

Rule 5.5

## CIVIL APPEAL STATEMENT AND SETTLEMENT CONFERENCE IN COURT OF APPEALS

(a) Application of Rule. This rule applies only to an appeal to the Court of Appeals from a trial court decision in a civil case.
(b) Service and Filing of Civil Appeal Statement. A party that files a notice of appeal must, within 15 days after the notice is filed, serve on all other parties and file in the Court of Appeals a "civil appeal statement" in the form provided in section (c).
(c) Form of Civil Appeal Statement. The statement should be captioned "Civil Appeal Statement," contain the title of the case as provided in rule 3.4, and contain under appropriate headings and in the order here indicated:
(1) Nature of Case and Decision. A short statement of the substance of the case below and the basis for the trial court decision.
(2) Issues Presented for Review. A statement of each issue the party intends to present for review by the Court of Appeals.
(3) Relief Sought in Court of Appeals. The relief the party seeks in the Court of Appeals.
(4) Trial Court. The name of the court from which the appeal was taken.
(5) Judge. The name of the trial court judge who made the decision which is being reviewed.
(6) Date of Decision. The date the decision was entered in the trial court.
(7) Postdecision Motions. A statement of each postdecision motion made in the trial court including the nature of the motion, the date the motion was made, the decision on the motion, and the date the decision was entered.
(8) Notice of Appeal. The date the notice of appeal was filed. A copy of the notice should be attached to the statement.
(9) Counsel. The name, address, and telephone number of counsel for each party.
(10) Method of Disposition in Trial Court. A statement of the method used to decide the case in the trial court.
(11) Relief Granted by Trial Court. A short statement of the relief granted by the trial court.
(12) Relief Denied by Trial Court. A short statement of the relief sought by the party making the statement which was denied by the trial court.
(13) Certificate of Counsel. A statement signed by counsel for the party filing the statement certif ying that the appeal is taken in good faith; the appeal is not taken for the purpose of delay; and that the party represented by counsel is or is not prepared to immediately take all steps to complete the appeal. If the statement indicates the party is not prepared to immediately take all steps to complete the appeal, the certificate of counsel must state why the party is not prepared to immediately complete the appeal.
(d) Answer to Civil Appeal Statement. A respondent must file an answer to the civil appeal statement within 7 days after service of the statement on respondent. The answer should include any modifications to the civil appeal statement that the respondent feels are necessary to give the settlement conference judge a fair presentation of the matters material to settlement of the case. To the extent reasonably necessary to meet this objective, the answer should correct any errors in the civil appeal statement, and present any new issues or modify those presented in the civil appeal statement.
(e) Notice of Settlement Conference. The Chief Judge of the Court of Appeals will determine if one or more settlement conferences are appropriate in each civil appeal. The clerk of the Court of Appeals will notify each party if a settlement conference is to be held. The notice will specify the date, time, and place of the conference; the name of the judge or judge pro tempore who will conduct the conference; and whether the parties are required to attend the conference.
(f) Stay Pending Settlement Conference. Unless the notice of the settlement conference states otherwise, a party who has received a notice of settlement conference is not required to take any further steps to complete the
review until the settlement conference is concluded. After the settlement conference is completed, the clerk or a commissioner or the settlement judge will establish the dates within which the remaining steps in the review should be completed.
(g) Attendance at Settlement Conference. The attorney for each party, and the party if the notice requires it, must attend the settlement conference on the date, time, and place specified in the clerk's notice. Those in attendance should be ready to seriously consider the possibility of settlement, limitation of the issues to be presented for review, and other matters which may promote the prompt and fair disposition of the appeal.
(h) Settlement Conference Order. If the parties agree to settle the case, to limit the issues, or to other matters to promote the prompt and fair disposition of the appeal, the settlement judge may enter an order consistent with that agreement. If the settlement conference order fully settles the case, the clerk of the Court of Appeals will immediately issue the mandate to the trial court with directions to enter judgment as indicated in the order. In all other cases the order is binding on the parties during the review proceeding, unless the appellate court otherwise directs on its own initiative or on motion of a party for good cause shown and on those terms the appellate court deems appropriate.
(i) Sanctions. If a party or counsel for a party fails to comply with this rule or to comply with a settlement conference order, the Court of Appeals may impose sanctions or dismiss the review proceeding as provided in rule 18.9.
(j) Settlement Conference Judge May Be Disqualified. The settlement conference judge may hear the appeal on the merits unless (1) the judge decides the best interests of justice would be served by refraining from hearing the case on the merits, or (2) a party disqualifies the judge by request to the clerk of the appellate court. A party may disqualify the judge without cause. Each clerk of the Court of Appeals shall adopt and implement a procedure to preserve the confidentiality of the identity of a party who disqualifies the judge.

Form 21, Civil Appeal Statement.

Title 6
Acceptance of Review
Rule
6.1 Appeal as a Matter of Right
6.2 Discretionary Review
(a) Generally
(b) Time To Make Motion
(c) Regular Motion Procedure Governs
(d) Notice of Decision on Motion

## Rule 6.1

## APPEAL AS A MATTER OF RIGHT

The appellate court "accepts review" of a trial court decision upon the timely filing in the trial court of a notice of appeal from a decision which is reviewable as a matter of right.

## References <br> Rule 2.2, Decisions of the Superior Court Which May Be Appealed. <br> Rule 6.2 <br> DISCRETIONARY REVIEW

(a) Generally. The appellate court accepts discretionary review of a trial court decision by granting a motion for discretionary review.
(b) Time To Make Motion. The party seeking discretionary review must file in the appellate court a motion for discretionary review within 15 days after filing the notice for discretionary review. If a party files a notice of appeal from a decision which may not be subject to review as a matter of right, the clerk or a party may note for hearing the question whether the decision is reviewable as a matter of right and, if the decision is reviewable by discretion, the question whether review should be accepted.
(c) Regular Motion Procedure Governs. A motion for discretionary review is governed by the motion procedure established by Title 17.
(d) Notice of Decision on Motion. The clerk of the appellate court will promptly give written notice to the parties and the trial court of the appellate court's decision on the motion for discretionary review.

## Ref erences

Form 3, Motion for Discretionary Review; Rule 2.3, Decisions of the Trial Court Which May Be Reviewed by Discretionary Review; Rule 17.3, Content of Motion, (b) Motion for discretionary review; Rule 17.6, Motion Decided by Ruling or Order.

## Title 7

## Authority of Trial Court and Appellate Court Pending Review

## Rule

7.1 Authority of Trial Court Before Review Accepted
7.2 Authority of Trial Court After Review Accepted
(a) Generally
(b) Settlement of Record
(c) Enforcement of Trial Court Decision in Civil Cases
(d) Attorney Fees and Costs
(e) Postjudgment Motions and Actions To Modify Decision
(f) Release of Defendant in Criminal Case
(g) Questions Relating to Indigency
(h) Supersedeas, Stay, and Bond
(i) Costs
(j) Juvenile Court Decision
(k) Perpetuation of Testimony
(l) Multiple Parties, Claims, or Counts
7.3 Authority of Appellate Court

Rule 7.1

## AUTHORITY OF TRIAL COURT BEFORE REVIEW ACCEPTED

The trial court retains full authority to act in a case before review is accepted by the appellate court, unless the appellate court directs otherwise as provided in rule 8.3.

Rule 7.2

## AUTHORITY OF TRIAL COURT

 AFTER REVIEW ACCEPTED(a) Generally. After review is accepted by the appellate court, the trial court has authority to act in a case
only to the extent provided in this rule, unless the appellate court limits or expands that authority as provided in rule 8.3.
(b) Settlement of Record. The trial court has authority to settle the record as provided in Title 9 of these rules.
(c) Enforcement of Trial Court Decision in Civil Cases. In a civil case, except to the extent a decision has been superseded as provided in rule 8.1 , the trial court has authority to enforce any decision of the trial court and a party may execute on any judgment of the trial court. Any person may take action premised on the validity of a trial court decision until enforcement of the decision is superseded as provided in rule 8.1.
(d) Attorney Fees and Costs. The trial court has authority to award attorney fees and costs for an appeal in a marriage dissolution, a legal separation, a declaration of invalidity proceeding, and in an action to modify a decree in any of these proceedings.
(e) Postjudgment Motions and Actions To Modify Decision. The trial court has authority to hear and determine (1) postjudgment motions authorized by the civil rules, the criminal rules, or statutes, and (2) actions to change or modify a decision that is subject to modification by the court that initially made the decision. If the trial court determination will change a decision then being reviewed by the appellate court, the permission of the appellate court must be obtained prior to the entry of the trial court decision. A party should seek the required permission by motion. The decision granting or denying a postjudgment motion may be subject to review. A party may only obtain review of the decision on the postjudgment motion by initiating a separate review in the manner and within the time provided by these rules. If review of a postjudgment motion is accepted while the appellate court is reviewing another decision in the same case, the appellate court may on its own initiative or on motion of a party consolidate the separate reviews as provided in rule 3.3(b).
(f) Release of Defendant in Criminal Case. In a criminal case, the trial court has authority to fix conditions of release of a defendant and to revoke a suspended or deferred sentence.
(g) Questions Relating to Indigency. The trial court has authority to decide questions relating to indigency as provided in Title 15 of these rules.
(h) Supersedeas, Stay, and Bond. The trial court has authority to act on matters of supersedeas, stays, and bonds as provided in rules 8.1 and 8.4 , CR 62(a), (b), and (h), and RCW 6.08.
(i) Costs. The trial court has authority to act on claims for costs and objections to costs. A party may obtain review of a trial court decision on costs in the same review proceeding as that challenging the judgment without filing a separate notice of appeal or notice for discretionary review.
(j) Juvenile Court Decision. The trial court has authority to act on matters of supersedeas, stays, bonds, the release of a person, and extension of jurisdiction pending review of a juvenile court proceeding.
(k) Perpetuation of Testimony. The trial court has authority to supervise discovery proceedings pursuant to CR 27.
(I) Multiple Parties, Claims, or Counts. If the trial court has entered a judgment that may be appealed under rule $2.2(\mathrm{~d})$ in a case involving multiple parties, claims, or counts, the trial court retains full authority to act in the portion of the case that is not being reviewed by the appellate court.

## References

Rule 5.1, Review Initiated by Filing Notice of Appeal or Notice for Discretionary Review, (f) Order entered after review accepted; Rule 8.1, Supersedeas in the Trial Court; Rule 8.3, Appellate Court Orders Needed for Effective Review; Rule 8.4, Bond With Individual Sureties-Justification-Objection; CR 62, Stay of Proceedings To Enforce a Judgment, (a) Automatic stays, (b) Stay on motion for new trial or for judgment, (d) Multiple claims or multiple parties, RCW 6.08, Stay of Execution.

## Rule 7.3

## AUTHORITY OF APPELLATE COURT

The appellate court has the authority to determine whether a matter is properly before it, and to perform all acts necessary or appropriate to secure the fair and orderly review of a case. The Court of Appeals retains authority to act in a case pending before it until review is accepted by the Supreme Court, unless the Supreme Court directs otherwise.

## Title 8

## Supersedeas, Injunctions, and Other Orders To Insure Effective Review-Bonds

Rule
8.1 Supersedeas in the Trial Court
(a) Application of Civil Rules
(b) Supersedeas by Bond or Other Security
(c) Supersedeas by Party Not Required To Post Bond
(d) Periodic Payments
(e) Modification of Supersedeas Decision
(f) Objection to Supersedeas Decision
8.2 Release of Defendant or Juvenile During Review
(a) Release Not Governed by These Rules
(b) Objection to Decision
8.3 Appellate Court Orders Needed for Effective Review
8.4 Bond With Individual Sureties-Justification-Objection
(a) Scope of Rule
(b) Justification
(c) Objection
8.5 State as Obligee on Bond
8.6 Termination of Supersedeas, Injunctions, and Other Orders

Rule 8.1

## SUPERSEDEAS I N THE TRIAL COURT

(a) Application of Civil Rules. This rule provides a means of delaying the enforcement of a trial court decision in a civil case in addition to the means provided in CR 62(a), (b), and (h).
(b) Supersedeas by Bond or Other Security. Except when prohibited by statute, a party may supersede the enforcement of a money judgment or decision affecting property by filing a supersedeas bond executed by one or more sureties approved by the trial court. The bond must be conditioned for the satisfaction of the judgment in full together with interest and costs, and the satisfaction in full of any probable modification of the judgment
by the appellate court. If a party seeks to supersede only part of a decision, the bond amount shall be adjusted to accomplish the purpose desired. The trial court may authorize a party to post security other than a bond. The money judgment or decision is superseded only as to the party furnishing the bond or other security.
(1) Money Judgment. If the judgment is for the recovery of money not wholly secured, the amount of the bond shall be fixed at such sum as will cover the whole amount of the judgment remaining unsatisfied and unsecured, together with interest thereon, unless the court, after notice and hearing and for good cause shown, fixes a different amount.
(2) Decision Affecting Property. If the decision determines the disposition of property in controversy, or if the property is in the custody of the sheriff, or if the proceeds of the property or a bond for its value are in the custody or control of the court, the amount of the supersedeas bond shall be fixed at such sum only as will secure any money judgment plus the amount of loss which a party may be entitled to recover as a result of the inability of the party to enforce the judgment during review.
(c) Supersedeas by Party Not Required To Post Bond. If a party is not required to post a bond, that party shall file a notice that the decision is superseded without bond and, after filing the notice, the party shall be in the same position as if the party had posted a bond pursuant to the provisions of this rule.
(d) Periodic Payments. If the judgment or decision provides for periodic payments, the trial court may deny or allow supersedeas in its discretion.
(e) Modification of Supersedeas Decision. After a supersedeas bond or other security has been approved and filed, the trial court may, upon application of a party or on its own motion, and for good cause shown, discharge the bond, change the amount of the bond or other security or require a new bond or other security.
(f) Objection to Supersedeas Decision. A party may object to a supersedeas decision of the trial court by motion in the appellate court.

> References
> CR 62, Stay of Proceedings To Enforce a Judgment; RCW 48.28.010, Requirements deemed met by surety insurer.

Rule 8.2
RELEASE OF DEFENDANT OR JUVENILE DURING REVIEW
(a) Release Not Governed by These Rules. The conditions under which a defendant in a criminal case or a juvenile in a juvenile offense proceeding may be released pending review are set forth in the criminal rules, juvenile court rules, and in statutes.
(b) Objection to Decision. A party may object to a trial court decision relating to release of a defendant or a juvenile during a review of a criminal case or a juvenile offense proceeding by motion in the appellate court.

## References

RCW 9.95.062, Appeal stays execution-Credit for time in jail pending appeal; RCW 10.73.040, Bail pending appeal; CrR 3.2, Release of Accused.

Rule 8.3

## appellate court orders needed for effective review

Except when prohibited by statute, the appellate court has authority to issue orders, before or after acceptance of review, to insure effective and equitable review, including authority to grant injunctive or other relief to a party. The appellate court will ordinarily condition the order on furnishing a bond or other security. A party seeking the relief provided by this rule should use the motion procedure provided in Title 17.

## Rule 8.4

## BOND WITH INDIVIDUAL SURETIES-

 JUSTIFICATION-OBJECTION(a) Scope of Rule. An individual who is a resident of this state may be a surety on a bond, except that a party may not act as a surety. This rule applies to justification of and objection to a surety on a bond given pursuant to rule 8.1 or 8.3 , but only if the surety is a person other than a surety company authorized to transact surety business in this state.
(b) Justification. The bond must be accompanied by an affidavit signed by each surety affirming that (1) the surety is a resident of this state, and (2) the surety alone or the sureties together have a net worth, excluding property exempt from execution, at least equal to twice the penalty in the bond.
(c) Objection. A party may object to the sufficiency of the surety on the bond or the form of the bond by a motion in the trial court made within 7 days after the party making the motion is served with the bond and the supporting affidavit or affidavits. If the trial court determines that the bond is improper as to form or that the net worth of the surety is inadequate, the supersedeas or other order conditioned upon the posting of the bond may be preserved only by furnishing a proper new bond within 7 days of the entry of the order declaring the first bond deficient.


Rule 8.5

## STATE AS OBLIGEE ON BOND

The obligee in a bond given pursuant to rule 8.1 or 8.3 may be named as the State of Washington for the benefit of whom it may concern. If the State is named as the obligee, anyone has the same right upon or concerning the bond as if named as an obligee in the bond. The State of Washington shall not, solely because the State is named as an obligee, be sued or named as a party in any suit on the bond.

Rule 8.6
TERMINATION OF SUPERSEDEAS, INJUNCIIONS, AND OTHER ORDERS

The issuance of the mandate as provided in rule 12.5 terminates any delay of enforcement of a trial court decision obtained pursuant to rule 8.1 and terminates orders entered pursuant to rule 8.3.

Rule 12.2, Disposition References
Rule 12.2, Disposition on Review.

Title 9

## Record on Review

Rule
9.1 Composition of Record on Review
(a) Generally
(b) Report of Proceedings
(c) Clerk's Papers
(d) Avoid Duplication
9.2 Verbatim Report of Proceedings
(a) Transcription and Statement of Arrangements
(b) Content
(c) Notice of Partial Report of Proceedings and Issues
(d) Payment of Expenses
(e) Table of Contents
(f) Form Generally
(g) Form When at Public Expense
9.3 Narrative Report of Proceedings
9.4 Agreed Report of Proceedings
9.5 Filing and Service of Report of Proceedings-Objections
(a) Generally
(b) Substitute Judge May Settle Report of Proceedings
(c) Use of Copy of Report of Proceedings
9.6 Designation of Clerk's Papers and Exhibits
9.7 Preparing Clerk's Papers and Exhibits for Appellate Court
(a) Clerk's Papers
(b) Exhibits
9.8 Transmitting Record on Review
(a) Duty of Trial Court Clerk
(b) Cumbersome Exhibits
(c) Temporary Transmittal to Another Court
9.9 Correcting or Supplementing Report of Proceedings Before Transmittal to Appellate Court
9.10 Correcting or Supplementing Record After Transmittal to Appellate Court
9.11 Additional Evidence on Review
(a) Remedy Limited
(b) Where Taken
9.12 Special Rule for Order on Summary Judgment

Rule 9.1
COMPOSITION OF RECORD ON REVIEW
(a) Generally. The "record on review" may consist of (1) a "report of proceedings", (2) "clerk's papers", and (3) exhibits.
(b) Report of Proceedings. The report of any oral proceeding must be transcribed in the form of a typewritten report of proceedings. The report of proceedings may take the form of a "verbatim report of proceedings" as provided in rule 9.2, a "narrative report of proceedings" as provided in rule 9.3 , or an "agreed report of proceedings" as provided in rule 9.4.
(c) Clerk's Papers. The clerk's papers include the pleadings, orders, and other papers filed with the clerk of the trial court.
(d) Avoid Duplication. Material appearing in one part of the record on review should not be duplicated in another part of the record on review.

[^17]Rule 9.2

## VERBATIM REPORT OF PROCEEDINGS

(a) Transcription and Statement of Arrangements. If the party seeking review intends to provide a verbatim report of proceedings, the party should arrange for transcription of and payment for an original and one copy of the verbatim report of proceedings within 45 days after acceptance of review. The party seeking review must file with the appellate court a statement that arrangements have been made for the transcription of the report. The statement must be filed within 45 days after acceptance of review. The party must indicate the date that the statement was ordered and the financial arrangements which have been made for payment of transcription costs.
(b) Content. A party should arrange for the transcription of only those portions of the verbatim report of proceedings necessary to present the issues raised on review. If the party seeking review intends to urge that a verdict or finding of fact is not supported by the evidence, the party should include in the record all evidence relevant to the disputed verdict or finding. If the party seeking review intends to urge that the court erred in giving or failing to give an instruction, the party should include in the record all of the instructions given, the relevant instructions proposed, the party's objections to the instructions given, and the court's ruling on the objections.
(c) Notice of Partial Report of Proceedings and Issues. If a party seeking review arranges for less than all of the verbatim report of proceedings, the party should file and serve on all other parties within 45 days after review is accepted a description of the parts of the verbatim report of proceedings which the party intends to include in the record and a statement of the issues the party intends to present on review. Any other party who wishes to add to the verbatim report of proceedings should within 10 days after service of the description and notice file and serve on all other parties a designation of additional parts of the verbatim report of proceedings. If the party seeking review refuses to provide the additional parts of the verbatim report of proceedings, the party seeking the additional parts may provide them at the party's own expense or apply to the trial court for an order requiring the party seeking review to pay for the additional parts of the verbatim report of proceedings.
(d) Payment of Expenses. If a party fails to make arrangements for payment of the costs of the verbatim report of proceedings at the time the verbatim report of proceedings is ordered, the party may be subject to sanctions as provided in rule 18.9.
(e) Table of Contents. The verbatim report of proceedings should include a table of contents indicating, under the headings listed below, the pages where the following appear:
(1) Proceedings. The beginning of each proceeding and the nature of that proceeding;
(2) Witnesses. The testimony of each witness and the type of examination;
(3) Exhibits. The marking and admission into evidence of exhibits and depositions;
(4) Motions. All motions and decisions of motions;
(5) Argument. Opening and closing arguments;
(6) Instructions. All instructions proposed and given. Any other events should be listed under a suitable heading which would help the reviewing court locate separate parts of the verbatim report of proceedings.
(f) Form Generally. The verbatim report of proceedings must be on $81 / 2$ - by 11 -inch paper. Margins should be lined $13 / 8$ inches from the left and $5 / 8$ inches from the right side of each page. The type should fill the space between the lines. Indentations from the left lined margin should be: 1 space for " Q " and " A "; 3 spaces for the body of the testimony; 8 spaces for commencement of a paragraph; and 10 spaces for quoted authority. Typing should be double spaced or $11 / 2$ spaced except that comments by the reporter should be single spaced. If double spaced, the page should have 25 lines of type. If $11 / 2$ spaced, the page should have 33 lines of type. Type must be pica type or its equivalent with no more than 10 characters an inch.
(g) Form When at Public Expense. A verbatim report of proceedings provided at public expense must be in the form provided by section (f), except the report must be on $81 / 2$ - by 13 -inch paper and typing must be double spaced 30 lines of type to the page. Comments by the reporter must be single spaced.

References
Form 15, Statement of Arrangements; Title 6, Acceptance of Review.

## Rule 9.3

## NARRATIVE REPORT OF PROCEEDINGS

The party seeking review may prepare a narrative report of proceedings. A party preparing a narrative report must exercise the party's best efforts to include a fair and accurate statement of the occurrences in and evidence introduced in the trial court material to the issues on review. A narrative report should be in the same form as a verbatim report, as provided in rule 9.2(e) and (f). If any party prepares a verbatim report of proceedings, that report will be used as the report of proceedings for the review.

## Rule 9.4

## AGREED REPORT OF PROCEEDINGS

The parties may prepare and sign an agreed report of proceedings setting forth only so many of the facts averred and proved or sought to be proved as are essential to the decision of the issues presented for review. The agreed report of proceedings must include only matters which were actually before the trial court. An agreed report of proceedings should be in the same form as a verbatim report, as provided in rule 9.2(e) and (f).

## Rule 9.5

FILING AND SERVICE OF REPORT OF PROCEEDINGS-OBJECTIONS
(a) Generally. The party seeking review must file the report of proceedings with the clerk of the trial court within 90 days after review is accepted by the appellate court. The party must at the time of filing the report of proceedings serve one copy on an adverse party and
serve and file notice of the filing on all other parties. A party may serve and file objections to, and propose amendments to, a narrative report of proceedings or a verbatim report of proceedings within 10 days after receipt of the report of proceedings or receipt of the notice of filing of the report of proceedings. If objections or amendments to the report of proceedings are served and filed, any objections or proposed amendments must be heard by the trial court judge before whom the proceedings were held for settlement and approval. The trial court may direct the party seeking review to pay for the expense of any modifications of the proposed report of proceedings.
(b) Substitute Judge May Settle Report of Proceedings. If the judge before whom the proceedings were held is for any reason unable to promptly settle questions as provided in section (a), another judge may act in the place of the judge before whom the proceedings were held.
(c) Use of Copy of Report of Proceedings. The party who has the right to file the next brief must be given the use of the copy of the report of proceedings. If more than one party has the right to file the next brief, the parties must cooperate in the use of the report of proceedings. When all briefs are filed, the copy of the report of proceedings should be returned to the party who paid for it.

References
Title 6, Acceptance of Review.
Rule 9.6

## designation of clerk's Papers and exhibits

The party seeking review should, within 30 days after review is accepted, serve on all other parties and file with the trial court clerk a designation of those clerk's papers and exhibits the party wants the trial court clerk to transmit to the appellate court. Any other party may in the same manner designate additional clerk's papers or exhibits for transmittal to the appellate court. Each party is encouraged to designate only clerk's papers and exhibits needed to review the issues presented to the appellate court.

## References

Title 6, Acceptance of Review.
Rule 9.7

## PREPARING CLERK'S PAPERS AND EXHIBITS FOR APPELLATE

 COURT(a) Clerk's Papers. The clerk of the trial court shall make copies at cost, not to exceed 50 cents a page, of those portions of the clerk's papers designated by the parties and prepare them for transmission to the appellate court. The clerk shall assemble the copies and number each page of the clerk's papers in chronological order of filing. The clerk shall prepare a cover sheet for the papers with the title "Clerk's Papers" and prepare an alphabetical index to the papers. The clerk shall promptly send a copy of the index to each party.
(b) Exhibits. The clerk of the trial court shall assemble those exhibits designated by the parties and prepare them for transmission to the appellate court. Exhibits
which are papers should be assembled in the order the exhibits are numbered with a cover sheet which lists the exhibits and is titled "Exhibits."

Rule 9.8

## TRANSMITTING RECORD ON REVIEW

(a) Duty of Trial Court Clerk. Except as provided in section (b), the clerk of the trial court shall transmit the record on review to the appellate court when requested by the clerk of the appellate court. The clerk shall endorse on the face of the record the date upon which the record on review is transmitted to the appellate court.
(b) Cumbersome Exhibits. The clerk of the trial court shall transmit to the appellate court exhibits which are difficult or unusually expensive to transmit only if the appellate court directs or if a party makes arrangements with the clerk to transmit the exhibits at the expense of the party requesting the transfer of the exhibits.
(c) Temporary Transmittal to Another Court. If the record or any part of it is needed in another court while a review is pending, the clerk of the appellate court will, on the order or ruling of the appellate court, transmit the record or part of it to the clerk of that court, to remain there until the purpose for which it is transmitted has been satisfied or until the clerk of the appellate court requests its return.

## Rule 9.9

CORRECTING OR SUPPLEMENTING REPORT OF PROCEEDINGS BEFORE TRANSMITTAL TO APPELLATE COURT

The report of proceedings may be corrected or supplemented by the trial court on motion of a party, or on stipulation of the parties, at any time prior to the transmission of the report to the appellate court. The trial court may impose the same kinds of sanctions provided in rule 18.9(a) as a condition to correcting or supplementing the report of proceedings after the time provided in rule 9.5.

Rule 9.10

## CORRECTING OR SUPPLEMENTING RECORD AFTER TRANSMITTAL TO APPELLATE COURT

If a party has made a good faith effort to provide those portions of the record required by rule $9.2(\mathrm{~b})$, the appellate court will not ordinarily dismiss a review proceeding or affirm, reverse, or modify a trial court decision because of the failure of the party to provide the appellate court with a complete record of the proceedings below. If the record is not sufficiently complete to permit a decision on the merits of the issues presented for review, the appellate court may, on its own initiative or on the motion of a party (1) direct the transmittal of additional clerk's papers and exhibits, or (2) correct, or direct the supplementation or correction of, the report of proceedings. The appellate court may impose sanctions as provided in rule 18.9(a) as a condition to correcting or supplementing the record on review.

Rule 9.11

## ADDITIONAL EVIDENCE ON REVIEW

(a) Remedy Limited. The appellate court may direct that additional evidence be taken before the decision of a case on review if: (1) addi tional proof of facts is needed to fairly resolve the issues on review, (2) the additional evidence would probably change the decision being reviewed, (3) it is equitable to excuse a party's failure to present the evidence to the trial court, (4) the remedy available to a party through postjudgment motions in the trial court is inadequate or unnecessarily expensive, (5) the appellate court remedy of granting a new trial is inadequate or unnecessarily expensive, and (6) it would be inequitable to decide the case solely on the evidence already taken in the trial court.
(b) Where Taken. The appellate court will ordinarily direct the trial court to take additional evidence and find the facts based on that evidence.

Rule 9.12

## SPECIAL RULE FOR ORDER ON SUMMARY JUDGMENT

On review of an order granting or denying a motion for summary judgment the appellate court will consider only evidence and issues called to the attention of the trial court. A party should designate in the order granting or denying the motion for summary judgment the documents and other evidence called to the attention of the trial court before the order on summary judgment was entered. Documents or other evidence called to the attention of the trial court but not designated in the order shall be made a part of the record by supplemental order of the trial court or by stipulation of counsel.

## Title 10

## Briefs

Rule
10.1 Briefs Which May Be Filed
(a) Scope of Title
(b) Briefs Which May Be Filed in Any Review
(c) Reply Brief of Respondent
(d) Pro Se Supplemental Brief in Criminal Case
(e) Amicus Curiae Brief
(f) Briefs in Cases Involving Cross Review
(g) Briefs in Consolidated Cases and in Cases Involving Multiple Parties
(h) Other Briefs
10.2 Time for Filing Briefs
(a) Brief of Appellant or Petitioner
(b) Brief of Respondent in Civil Case
(c) Brief of Respondent in Criminal Case
(d) Reply Brief
(c) Pro Se Supplemental Brief in Criminal Case
(f) Brief of Amicus Curiae
(g) Answer to Brief of Amicus Curiae
(h) Sanctions for Late Filing
10.3 Content of Brief
(a) Brief of Appellant or Petitioner
(b) Brief of Respondent
(c) Reply Brief
(d) Pro Se Supplemental Brief in Criminal Case
(c) Amicus Curiae Brief
(f) Answer to Brief of Amicus Curiae
(g) Special Provision for Assignments of Error
10.4 Preparation and Filing of Brief by Party
(a) Typing and Filing Brief
(b) Length of Brief
(c) Text of Statute, Rule, Jury Instruction, or the Like
(d) Motion in Brief
(e) Reference to Party
(f) Reference to Record
(g) Citations
(h) Unpublished Opinions
10.5 Reproduction and Service of Briefs by Clerk
(a) Reproduction of Brief
(b) Service of Brief
(c) Notice to Defendant in Criminal Case
10.6 Amicus Curiae Brief
(a) When Allowed by Motion
(b) Motion
(c) On Request of the Appellate Court
10.7 Submission of Improper Brief
10.8 Additional Authorities

## Rule 10.1

## BRIEFS WHICH MAY BE FILED

(a) Scope of Title. The rules in this title apply only to the briefs referred to in this rule, unless a particular rule indicates a different application is intended.
(b) Briefs Which May Be Filed in Any Review. The following briefs may be filed in any review: (1) a brief of appellant or petitioner, (2) a brief of respondent, and (3) a reply brief of appellant or petitioner.
(c) Reply Brief of Respondent. If the respondent is also seeking review, the respondent may file a brief in reply to the response the appellant or petitioner has made to the issues presented by respondent's review.
(d) Pro Se Supplemental Brief in Criminal Case. A defendant in a review of a criminal case may file a brief supplementing the brief filed by the defendant's counsel, but only if the defendant files a notice of intention to file a pro se supplemental brief. The notice of intent should be filed within 30 days after the defendant has received the brief prepared by defendant's counsel, a notice from the clerk of the appellate court advising the defendant of the substance of this section, rules 10.2(e), and 10.3(d), and a form of notice of intention to file a pro se supplemental brief. The clerk will advise all parties if the defendant files the notice of intention.
(e) Amicus Curiae Brief. An amicus curiae brief may be filed only if permission is obtained as provided in rule 10.6. If an amicus curiae brief is filed, a brief in answer to the brief of amicus curiae may be filed by a party.
( f ) Briefs in Cases Involving Cross Review. If a cross review is filed, the party first filing a notice of appeal or notice of discretionary review is deemed the appellant or petitioner for the purpose of this title, unless the parties otherwise agree or the appellate court otherwise orders.
(g) Briefs in Consolidated Cases and in Cases Involving Multiple Parties. In cases consolidated for the purpose of review and in a case with more than one party to a side, a party may (1) join with one or more other parties in a single brief, or (2) file a separate brief and adopt by reference any part of the brief of another.
(h) Other Briefs. The appellate court may in a particular case authorize or direct the filing of briefs on the merits other than those listed in this rule.

References
Form 7, Notice of Intent To File Pro Se Supplemental Brief; Rule 13.7, Proceedings (in Supreme Court) After Acceptance of Review (of Court of Appeals decision), (a) Procedure; Rule 16.10, Personal Restraint Petition-Briefs.

## Rule 10.2

## TIME FOR FILING BRIEFS

(a) Brief of Appellant or Petitioner. The brief of an appellant or petitioner should be filed with the appellate court within 45 days after the report of proceedings is filed in the trial court; or, if the record on review does not include a report of proceedings, within 45 days after the party seeking review has filed the designation of clerk's papers and exhibits.
(b) Brief of Respondent in Civil Case. The brief of a respondent in a civil case should be filed with the appellate court within 30 days after service of the brief of appellant or petitioner.
(c) Brief of Respondent in Criminal Case. The brief of a respondent in a criminal case should be filed with the appellate court within 60 days after service of the brief of appellant or petitioner or, if a defendant files a pro se supplemental brief, within 30 days after service of the pro se supplemental brief.
(d) Reply Brief. A reply brief of an appellant or petitioner should be filed with the appellate court within the sooner of 30 days after service of the brief of respondent or 14 days before oral argument.
(e) Pro Se Supplemental Brief in Criminal Case. A pro se supplemental brief in a criminal case should be filed with the appellate court within 60 days after the defendant has received the brief prepared by counsel and has had an opportunity to view the report of proceedings.
(f) Brief of Amicus Curiae. A brief of amicus curiae must be filed with the appellate court not later than the date fixed by the appellate court.
(g) Answer to Brief of Amicus Curiae. A brief in answer to the brief of amicus curiae may be filed with the appellate court not later than the date fixed by the appellate court.
(h) Sanctions for Late Filing. The appellate court will ordinarily impose sanctions under rule 18.9 for failure to timely file a brief.

> References
> Rule 18.6, Computation of Time, (c) Filing by mail.

## Rule 10.3

CONTENT OF BRIEF
(a) Brief of Appellant or Petitioner. The brief of the appellant or petitioner should contain under appropriate headings and in the order here indicated:
(1) Title Page. A title page, which is the cover.
(2) Tables. A table of contents, with page references, and a table of cases (alphabetically arranged), statutes and other authorities cited, with references to the pages of the brief where cited.
(3) Assignments of Error. A separate concise statement of each error a party contends was made by the trial court, together with the issues pertaining to the assignments of error.
(4) Statement of the Case. A fair statement of the facts and procedure relevant to the issues presented for review, without argument. Reference to the record must be included for each factual statement.
(5) Argument. The argument in support of the issues presented for review, together with citations to legal authority and references to relevant parts of the record. The argument may be preceded by a summary.
(6) Conclusion. A short conclusion stating the precise relief sought.
(7) Appendix. An appendix to the brief if deemed appropriate by the party submitting the brief.
(b) Brief of Respondent. The brief of respondent should conform to section (a) and answer the brief of appellant or petitioner. A statement of the issues and a statement of the case need not be made if respondent is satisfied with the statement in the brief of appellant or petitioner. If a respondent is also seeking review, the brief of respondent must state the assignments of error and the issues pertaining to those assignments of error presented for review by respondent and include argument of those issues.
(c) Reply Brief. A reply brief should be limited to a response to the issues in the brief to which the reply brief is directed.
(d) Pro Se Supplemental Brief in Criminal Case. The pro se supplemental brief in a criminal case should be limited to those matters which defendant believes have not been adequately covered by the brief filed by the defendant's counsel.
(e) Amicus Curiae Brief. The brief of amicus curiae should conform to section (a), except assignments of error are not required and the brief should be limited to the issues of concern to amicus. Amicus must review all briefs on file and avoid repetition of matters in other briefs.
(f) Answer to Brief of Amicus Curiae. The brief in answer to a brief of amicus curiae should be limited solely to the new matters raised in the brief of amicus curiae.
(g) Special Provision for Assignments of Error. A separate assignment of error for each instruction which a party contends was improperly given or refused must be included with reference to each instruction or proposed instruction by number. A separate assignment of error for each finding of fact a party contends was improperly made or refused must be included with reference to the finding or proposed finding by number. The appellate court will only review a claimed error which is included in an assignment of error or clearly disclosed in the associated issue pertaining thereto.

## References

Form 5, Title Page for All Briefs and Petition for Review; Form 6, Brief of Appellant; Rule 3.4, Title of Case and Designation of Parties; Rule 18.1, Attorney Fees and Expenses, (b) Argument in brief.

Rule 10.4

## PREPARATION AND FILING OF BRIEF BY PARTY

(a) Typing and Filing Brief. One legible, clean, and reproducible copy of the brief must be filed with the appellate court. The brief should be typed with black ribbon on 20 -pound substance $81 / 2$ - by 11 -inch white
paper. Type must be pica type or its equivalent, with no more than 10 characters an inch. Lines should not generally exceed 5 inches in length. Margins 2 inches on the left side and $11 / 2$ inches on the right side and on the top and bottom of each page are preferred. Lines should be double or $11 / 2$ spaced. Quotations may be single spaced and footnotes should be single spaced.
(b) Length of Brief. A brief of appellant, petitioner, or respondent, and a pro se brief in a criminal case should not exceed 70 pages if double spaced, or 54 pages if $11 / 2$ spaced. A reply brief should not exceed 35 pages if double spaced, or 27 pages if $11 / 2$ spaced. An amicus curiae brief should not exceed 30 pages if double spaced, or 23 pages if $11 / 2$ spaced. For the purpose of determining compliance with this rule appendices are included. The title sheet, table of contents, and table of authorities are not included. In the absence of compelling circumstances the court will not grant a motion to file an over-length brief.
(c) Text of Statute, Rule, Jury Instruction, or the Like. If a party presents an issue which requires study of a statute, rule, regulation, jury instruction, finding of fact, exhibit, or the like, the party should type the material portions of the text out verbatim or include them by facsimile copy in the text or in an appendix to the brief.
(d) Motion in Brief. A party may include in a brief only a motion which, if granted, would preclude hearing the case on the merits.
(e) Reference to Party. References to parties by such designations as "appellant" and "respondent" should be kept to a minimum. It promotes clarity to use the designations used in the lower court, the actual names of the parties, or descriptive terms such as "the employee," "the in jured person," and "the taxpayer."
(f) Reference to Record. A reference to the record should designate the page and part of the record. Exhibits should be referred to by number. The clerk's papers should be abbreviated as "CP"; exhibits should be abbreviated as "Ex"; and the report of proceedings should be abbreviated as "RP." Suitable abbreviations for other recurrent references may be used.
(g) Citations. Citations must be in conformity with the form used in current volumes of the Washington Reports. Decisions of the Supreme Court and of the Court of Appeals must be cited to the official report thereof and should include the national reporter citation and the year of the decision. The citation of other state court decisions should include both the state and national reporter citations. The citation of a United States Supreme Court decision should include the United States Reports, the United States Supreme Court Reports Lawyers' Edition, and the Supreme Court Reporter. The citation of a decision of any other federal court should include the federal reporter citation and the district of the district court or circuit of the court of appeals deciding the case. Any citation should include the year decided and a reference to and citation of any subsequent decision of the same case.
(h) Unpublished Opinions. A party may not cite as an authority an unpublished opinion of the Court of Appeals.

## Rule 10.5

## REPRODUCTION A ND SERVICE OF BRIEFS BY CLERK

(a) Reproduction of Brief. The appellate court commissioner or clerk will arrange for the economical reproduction of each brief and bill the party or amicus filing the brief for the cost of reproduction. Each brief will be reproduced in the number of copies deemed necessary by the commissioner or clerk. The party or amicus must pay the cost of reproduction of the brief within 10 days after receiving the bill from the clerk. The appellate court commissioner or clerk may permit, under appropriate standards, a governmental party to reproduce and directly supply to the commissioner or clerk the number of copies required by the court in lieu of reproduction of the briefs being made by the court.
(b) Service of Brief. The clerk will serve two copies of each brief on each party and one each on the defendant in a criminal case and on any amicus curiae. The clerk will also send five copies of each brief to the Washington State Law Library.
(c) Notice to Defendant in Criminal Case. In a criminal case, the clerk will, at the time of service of the brief, serve the defendant with a notice and form as provided in rule 10.1(d).

Rule 10.6
amicus Curiae brief
(a) When Allowed by Motion. The appellate court may prior to oral argument, on motion, grant permission to file an amicus curiae brief only if all parties consent, or if the filing of the brief would assist the appellate court. An amicus curiae brief may be filed only by an attorney authorized to practice law in this state, or by a member in good standing of the Bar of another state in association with an attorney authorized to practice law in this state.
(b) Motion. A motion to file an amicus curiae brief must include a statement of (1) applicant's interest and the person or group applicant represents, (2) applicant's familiarity with the issues involved in the review and with the scope of the argument presented or to be presented by the parties, (3) specific issues to which the amicus curiae brief will be directed, and (4) applicant's reason for believing that additional argument is necessary on these specific issues. The brief of amicus curiae may be filed with the motion.
(c) On Request of the Appellate Court. The appellate court may ask for an amicus brief at any stage of review.

Rule 10.7

## SUBMISSION OF IMPROPER BRIEF

If a party submits a brief which fails to comply with the requirements for content, style, legibility, and length provided by rules 10.3 and 10.4 , the appellate court, on its own initiative or on the motion of a party, may (1) order the brief returned for correction or replacement within a specified time, (2) order the brief stricken from
the files with leave to file a new brief within a specified time, or (3) accept the brief. The appellate court will ordinarily impose sanctions on a party or counsel for a party who files a brief which fails to comply with these rules.

## Rule 10.8

## ADDITIONAL AUTHORITIES

A party may file a statement of additional authorities, without argument. The statement must be served and filed prior to the filing of the decision on the merits or, if there is a motion for reconsideration, prior to the filing of the decision on the motion.

Title 11

## Oral Argument on Merits

Rule
11.1 Oral Arguments to Which Title Applies
11.2 Who May Present Oral Argument
(a) Party
(b) Amicus Curiae
11.3 Date of Argument
(a) Notice
(b) Postponement
11.4 Time Allowed and Order of Argument
(a) Time Allowed to a Party
(b) Time Allowed to Amicus Curiae
(c) Order of Argument
(d) Cross Review
(e) Failure To Appear
11.5 Conduct of Argument
(a) Scope of Argument
(b) Reading at Length
(c) Duplication of Argument
(d) Use of Exhibits
11.6 Submitting Case Without Oral Argument

Rule 11.1
ORAL ARGUMENTS TO WHICH TITLE APPLIES
The rules in this title apply to all oral argument in the appellate court except an argument on a motion.

References
Rule 17.5, Oral Argument of Motion.
Rule 11.2
WHO MAY PRESENT ORAL ARGUMENT
(a) Party. A party of record may present oral argument only if the party has filed a brief.
(b) Amicus Curiae. Amicus curiae may present oral argument only if time is made available for the argument by a party, or if the appellate court grants additional time for argument by amicus curiae.

## Rule 11.3

date of argument
(a) Notice. The clerk will advise all parties and others who have filed briefs of the time and place of oral argument.
(b) Postponement. A request to postpone oral argument must be made by motion filed reasonably in advance of the date fixed for oral argument.

Rule 11.4

## TIME ALLOWED AND ORDER OF ARGUMENT

(a) Time Allowed to a Party. Each side is allowed 30 minutes for oral argument. If there is more than one party to a side in a single review or in a consolidated review, the parties on that side will share the 30 minutes equally, unless the parties on that side agree to some other allocation.
(b) Time Allowed to Amicus Curiae. Amicus curiae may present oral argument with the consent of a party and within a portion of the time for oral argument allocated to that party, or within the time allowed by the court.
(c) Order of Argument. The appellant or petitioner is entitled to open and conclude oral argument. The party first filing a notice of appeal or a notice for discretionary review is deemed the appellant or petitioner for the purpose of this rule.
(d) Cross Review. The argument on any cross review must be made at the same time as the argument on the initial review.
(e) Failure To Appear. The appellate court will hear argument on behalf of a party who has filed a brief who appears at the time of oral argument. If none of the parties to the review appears for oral argument, the court may order oral argument at a later time or may decide the case on the briefs.

## References

Rule 18.8, Waiver of Rules and Extension and Reduction of Time.

## Rule 11.5

CONDUCT OF ARGUMENT
(a) Scope of Argument. The court ordinarily encourages oral argument. The opening argument should include a fair and concise statement of the facts of the case. Counsel need not argue all issues raised and argued in the briefs.
(b) Reading at Length. Counsel should avoid reading at length from briefs, records, or authorities.
(c) Duplication of Argument. Counsel should avoid duplication of argument, particularly if there are multiple parties arguing in support of the same issue.
(d) Use of Exhibits. Counsel may, to promote clarity of argument, use exhibits brought up as a part of the record and demonstrative or illustrative exhibits not a part of the record. Counsel should arrange, before court convenes, for the placement in the courtroom of exhibits and equipment to be used in oral argument.

References
Rule 18.1, Attorney Fees and Expenses, (d) Oral argument.

## Rule 11.6

## SUBMITTING CASE WITHOUT ORAL ARGUMENT

The appellate court may, on its own initiative or on motion of all parties, decide a case without oral argument.

Title 12

## Appellate Court Decision and Procedure After

 DecisionRule
12.1 Basis for Decision
(a) Generally
(b) Issues Raised by the Court
12.2 Disposition on Review
12.3 Forms of Decision
(a) Decision Terminating Review
(b) Interlocutory Decision
(c) Ruling
12.4 Motion for Reconsideration of Decision Terminating Review
(a) Generally
(b) Time
(c) Content
(d) Answer and Reply
(e) Length-One Copy
(f) No Oral Argument
(g) Grant of Motion
(h) Only One Motion Permitted
12.5 Mandate
(a) Mandate Defined
(b) When Mandate Issued by Court of Appeals
(c) When Mandate Issued by Supreme Court
(d) Copies Provided in Criminal Case
12.6 Stay of Mandate Pending Decision on Application for Review by United States Supreme Court
12.7 Finality of Decision
(a) Court of Appeals
(b) Supreme Court
(c) Special Rule for Costs
(d) Special Rule for Law of the Case
12.8 Effect of Reversal on Intervening Rights
12.9 Recall of Mandate
(a) To Require Compliance With Decision
(b) To Correct Error
(c) Time for Motion

Rule 12.1
BASIS FOR DECISION
(a) Generally. Except as provided in section (b), the appellate court will decide a case only on the basis of issues set forth by the parties in their briefs.
(b) Issues Raised by the Court. If the appellate court concludes that an issue which is not set forth in the briefs should be considered to properly decide a case, the court may notify the parties and give them an opportunity to present written argument on the issue raised by the court.

Rule 12.2

## DISPOSITION ON REVIEW

The appellate court may reverse, affirm, or modify the decision being reviewed and take any other action as the merits of the case and the interest of justice may require. Upon issuance of the mandate of the appellate court as provided in rule 12.5 , the action taken or decision made by the appellate court is effective and binding on the parties to the review and governs all subsequent proceedings in the action in any court, unless otherwise directed upon recall of the mandate as provided in rule 12.9, and except as provided in rule 2.5(c)(2).

## References

Rule 2.5, Circumstances Which May Affect Scope of Review, (c) Law of the case doctrine restricted; Rule 8.6, Termination of Supersedeas, Injunctions, and Other Orders; Rule 18.1, Attorney Fees and Expenses, (e) Fees and expenses determined after remand.

Rule 12.3

## FORMS OF DECISION

(a) Decision Terminating Review. A "decision terminating review" is an opinion, order, or judgment of the appellate court or a ruling of a commissioner or clerk of an appellate court if it:
(1) Is filed after review is accepted by the appellate court filing the decision; and
(2) Terminates review unconditionally; and
(3) Is (i) a decision on the merits, or (ii) a decision by the judges dismissing review, or (iii) a ruling by a commissioner or clerk dismissing review, or (iv) an order refusing to modify a ruling by the commissioner or clerk dismissing review.
(b) Interlocutory Decision. An "interlocutory decision" is any opinion, order, or judgment of the appellate court or ruling of a commissioner or clerk which is not a decision terminating review.
(c) Ruling. A "ruling" is any determination of a commissioner or clerk of an appellate court. The ruling may be a decision terminating review or an interlocutory decision.

> References
> Rule 17.6, Motion Decided by Ruling or Order.

Rule 12.4
MOTION FOR RECONSIDERATION OF DECISION TERMINATING REVIEW
(a) Generally. A party may file a motion for reconsideration only of a decision terminating review which is not a ruling of the appellate court commissioner or clerk. The motion should be in the form and be served and filed as provided in rules 17.3(a), 17.4(a) and (g), and 18.5, except as otherwise provided in this rule.
(b) Time. The party must file the motion for reconsideration within 20 days after the decision the party wants reconsidered is filed in the appellate court.
(c) Content. The motion should state with particularity the points of law or fact which the moving party contends the court has overlooked or misapprehended, together with a brief argument on the points raised.
(d) Answer and Reply. A party should not file an answer to a motion for reconsideration or a reply to an answer unless requested by the appellate court.
(e) Length-One Copy. The motion, answer, or reply should not exceed 25 pages in length if double spaced or 20 pages if $11 / 2$ spaced unless additional length is authorized under rule 18.8 . Only one legible copy should be filed.
(f) No Oral Argument. A motion for reconsideration will be decided without oral argument.
(g) Grant of Motion. If a motion for reconsideration is granted, the appellate court may (1) modify the decision
without new argument, (2) call for new argument, or (3) take such other action as may be appropriate.
(h) Only One Motion Permitted. Only one motion for reconsideration may be filed, even if the appellate court modifies its decision or changes the language in the opinion rendered by the court.

References
Rule 17.3, Content of Motion, (a) Generally; Rule 17.4, Filing and Service of Motion-Response to Motion, (a) Filing and service generally, (g) Form of papers and number of copies; Rule 18.5, Service and Filing of Papers; Rule 18.8, Waiver of Rules and Extension and Reduction of Time.

## Rule 12.5

## MANDATE

(a) Mandate Defined. A "mandate" is the written notification by the clerk of the appellate court to the trial court and to the parties of an appellate court decision terminating review. No mandate issues for an interlocutory decision of the appellate court.
(b) When Mandate Issued by Court of Appeals. The Clerk of the Court of Appeals issues the mandate for a Court of Appeals decision terminating review upon stipulation of the parties that no motion for reconsideration or petition for review will be filed. In the absence of that stipulation, and except to the extent the mandate is stayed as provided in rule 12.6, the clerk issues the mandate:
(1) Twenty days after the decision is filed, unless (i) a motion for reconsideration of the decision has been earlier filed, (ii) a petition for review to the Supreme Court has been earlier filed, or (iii) the decision is a ruling of the commissioner or clerk and a motion to modify the ruling has been earlier filed.
(2) If a motion for reconsideration is timely filed and denied, 30 days after filing the order denying the motion for reconsideration, unless a petition for review to the Supreme Court has been earlier filed.
(3) If a petition for review has been timely filed and denied by the Supreme Court, upon denial of the petition for review.
(c) When Mandate Issued by Supreme Court. The clerk of the Supreme Court issues the mandate for a Supreme Court decision terminating review upon stipulation of the parties that no motion for reconsideration will be filed. In the absence of that stipulation, and except to the extent the mandate is stayed as provided in rule 12.6 , the clerk issues the mandate:
(1) Twenty days after the decision is filed, unless (i) a motion for reconsideration has been earlier filed, or (ii) the decision is a ruling of the commissioner or clerk and a motion to modify the ruling has been earlier filed.
(2) If a motion for reconsideration is timely filed and denied, upon filing the order denying the motion for reconsideration.
(d) Copies Provided in Criminal Case. When the appellate court remands a criminal case to the trial court, the clerk of the appellate court shall transmit a copy of the mandate to the presiding judge of the trial court, to trial counsel of record, and to the clerk of the trial court.

Rule 12.6
STAY OF MANDATE PENDING DECISION ON APPLICATION FOR REVIEW BY UNITED STATES SUPREME COURT

The appellate court will not stay issuance of the mandate for the length of time necessary to secure a decision by the United States Supreme Court on an application for review, except in a case in which the penalty of death has been imposed.

Rule 12.7
FINALITY OF DECISION
(a) Court of Appeals. The Court of Appeals loses the power to change or modify its decision (1) upon issuance of its mandate in accordance with rule 12.5 , except when the mandate is recalled as provided in rule 12.9 , or (2) upon acceptance by the Supreme Court of review of the decision of the Court of Appeals.
(b) Supreme Court. The Supreme Court loses the power to change or modify a decision of the Court of Appeals upon issuance of the mandate of the Court of Appeals in accordance with rule 12.5. The Supreme Court loses the power to change or modify a Supreme Court decision upon issuance of the mandate of the Supréme Court in accordance with rule 12.5, except when the mandate is recalled as provided in rule 12.9.
(c) Special Rule for Costs. The appellate court retains the power to act on questions of costs as provided in Ti tle 14 after the issuance of the mandate.
(d) Special Rule for Law of the Case. The appellate court retains the power to change a decision as provided in rule $2.5(\mathrm{c})(2)$.

References
Rule 2.5, Circumstances Which May Affect Scope of Review, (c) Law of the case doctrine restricted, (2) Prior appellate court decision.

## Rule 12.8

## EFFECT OF REVERSAL ON INTERVENING RIGHTS

If a party has voluntarily or involuntarily partially or wholly satisfied a trial court decision which is modified by the appellate court, the trial court shall enter orders and authorize the issuance of process appropriate to restore to the party any property taken from that party, or the value of the property. An interest in property acquired by a purchaser in good faith, under a decision subsequently reversed or modified, shall not be affected by the reversal or modification of that decision.

Rule 12.9

## RECALL OF MANDATE

(a) To Require Compliance With Decision. The appellate court may recall a mandate issued by it to determine if the trial court has complied with an earlier decision of the appellate court given in the same case. The question of compliance by the trial court may be raised by motion to recall the mandate, or by initiating a separate review of the lower court decision entered after issuance of the mandate.
(b) To Correct Error. The appellate court may recall a mandate issued by it to correct an inadvertent mistake, to modify a decision obtained by fraud of a party or
counsel in the appellate court, or to modify a decision of the appellate court which was beyond the jurisdiction of the court.
(c) Time for Motion. The motion to recall the mandate must be made within a reasonable time.

## Title 13

## Review by the Supreme Court of Court of Appeals Decision

Rule
13.1 Method of Seeking Review
(a) One Method of Seeking Review
(b) Writ Procedure Superseded
13.2 Rescinded
13.3 Decisions Reviewed as a Matter of Discretion
(a) What May Be Reviewed
(b) Decision Terminating Review
(c) Interlocutory Decision
(d) Incorrect Designation of Motion or Petition
(e) Ruling by Commissioner or Clerk
13.4 Discretionary Review of Decision Terminating Review
(a) How To Seek Review
(b) Considerations Governing Acceptance of Review
(c) Content and Style of Petition
(d) Answer and Reply
(e) Form of Petition, Answer, and Reply
(f) Length
(g) Service and Reproduction of Petition, Answer, and Reply
(h) No Oral Argument
13.5 Discretionary Review of Interlocutory Decision
(a) How To Seek Revicw
(b) Considerations Governing Acceptance of Review
(c) Motion Procedure
(d) Effect of Denial
13.6 Acceptance of Review
13.7 Proceedings After Acceptance of Review
(a) Procedure
(b) Scope of Review
(c) Other Limitations on Scope of Review

Rule 13.1

## method of seeking review

(a) One Method of Seeking Review. The only method of seeking review by the Supreme Court of decisions of the Court of Appeals is review by permission of the Supreme Court, called "discretionary review."
(b) Writ Procedure Superseded. The procedure for seeking review of decisions of the Court of Appeals established by these rules supersedes the review procedure formerly available by extraordinary writs of review, certiorari, mandamus, prohibition, and other writs formerly considered necessary and proper to the complete exercise of appellate and revisory jurisdiction of the Supreme Court.

Rule 13.2

## [Rescinded]

Rule 13.3

## DECISIONS REVIEWED AS A MATTER OF DISCRETION

(a) What May Be Reviewed. A party may seek discretionary review by the Supreme Court of any decision of the Court of Appeals which is not a ruling including:
(1) Decision Terminating Review. Any decision terminating review.
(2) Interlocutory Decision. Subject to the restrictions imposed by rule $13.5(\mathrm{~b})$, any interlocutory decision, including but not limited to (i) a decision denying a motion to modify a ruling of the commissioner or clerk which denies a motion for discretionary review, and (ii) if the clerk refers a motion for discretionary review to the court, a decision by the court which denies a motion for discretionary review.
(b) Decision Terminating Review. A party seeking review of a Court of Appeals decision terminating review may first file a motion for reconsideration under rule 12.4 and must file a "petition for review" as provided in rule 13.4.
(c) Interlocutory Decision. A party seeking review of an interlocutory decision of the Court of Appeals must file a "motion for discretionary review" as provided in rule 13.5 .
(d) Incorrect Designation of Motion or Petition. A motion for discretionary review of a decision terminating review will be given the same effect as a petition for review. A petition for review of an interlocutory decision will be given the same effect as a motion for discretionary review.
(e) Ruling by Commissioner or Clerk. A ruling by a commissioner or clerk of the Court of Appeals is not subject to review by the Supreme Court. The decision of the Court of Appeals on a motion to modify a ruling by the commissioner or clerk may be subject to review as provided in this title.

## References

Rule 12.3, Forms of Decision; Rule 17.3, Content of Motion, (b) Motion for discretionary review.

Rule 13.4

## DISCRETIONARY REVIEW OF DECISION TERMINATING REVIEW

(a) How To Seek Review. A party seeking discretionary review by the Supreme Court of a Court of Appeals decision terminating review must file a petition for review in the Court of Appeals within 30 days after an order is filed denying a timely motion for reconsideration of that decision. If no motion for reconsideration is made, a petition for review must be filed within 30 days after the decision is filed.
(b) Considerations Governing Acceptance of Review. A petition for review will be accepted by the Supreme Court only:
(1) If the decision of the Court of Appeals is in conflict with a decision of the Supreme Court; or
(2) If the decision of the Court of Appeals is in conflict with a decision of another division of the Court of Appeals; or
(3) If a significant question of law under the Constitution of the State of Washington or of the United States is involved; or
(4) If the petition involves an issue of substantial public interest that should be determined by the Su preme Court.
(c) Content and Style of Petition. The petition for review should contain under appropriate headings and in the order here indicated:
(1) Cover. A title page, which is the cover.
(2) Tables. A table of contents, with page references, and a table of cases (alphabetically arranged), statutes and other authorities cited, with reference to the pages of the brief where cited.
(3) Identity of Petitioner. A statement of the name and designation of the person filing the petition.
(4) Citation to Court of Appeals Decision. A reference to the Court of Appeals decision which petitioner wants reviewed, the date of filing the decision, and the date of any order granting or denying a motion for reconsideration.
(5) Issues Presented for Review. A concise statement of the issues presented for review.
(6) Statement of the Case. A statement of the facts and procedure in the trial court and in the Court of Appeals relevant to the issues presented for review, with appropriate references to the record.
(7) Argument. A direct and concise statement of the reason why review should be accepted under one or more of the tests established in section (b), with argument.
(8) Conclusion. A short conclusion stating the precise relief sought.
(9) Appendix. An appendix containing a copy of the Court of Appeals decision, any order granting or denying a motion for reconsideration of the decision, and copies of statutes and constitutional provisions relevant to the issues presented for review.
(d) Answer and Reply. A party may file an answer to a petition for review, or a reply to an answer. If a party wants to raise an issue which is not raised in the petition for review, that party must raise that new issue in an answer filed within 15 days of the service on the party of the petition. The Supreme Court may call for an answer or a reply to an answer.
(e) Form of Petition, Answer, and Reply. The petition, answer, and reply should comply with the requirements as to form for a brief as provided in rules 10.3 and 10.4, except as otherwise provided in this rule.
(f) Length. The petition for review, answer, or reply should not exceed 20 pages if double spaced or 15 pages if $11 / 2$ spaced.
(g) Service and Reproduction of Petition, Answer, and Reply. The clerk will arrange for the reproduction of copies of a petition for review, an answer, or a reply, and bill the appropriate party for the copies as provided in rule 10.5. The clerk will serve the petition, answer, or reply as provided in rule $10.5(\mathrm{~b})$.
(h) No Oral Argument. The Supreme Court will decide the petition without oral argument.

Form 9, Petition for Review.
References

Rule 13.5
DISCRETIONARY REVIEW OF INTERLOCUTORY DECISION
(a) How To Seek Review. A party seeking review by the Supreme Court of an interlocutory decision of the Court of Appeals must file a motion for discretionary review in the Supreme Court and a copy in the Court of Appeals within 30 days after the decision is filed.
(b) Considerations Governing Acceptance of Review. Discretionary review of an interlocutory decision of the

Court of Appeals will be accepted by the Supreme Court only:
(1) If the Court of Appeals has committed an obvious error which would render further proceedings useless; or
(2) If the Court of Appeals has committed probable error and the decision of the Court of Appeals substantially alters the status quo or substantially limits the freedom of a party to act; or
(3) If the Court of Appeals has so far departed from the accepted and usual course of judicial proceedings, or so far sanctioned such a departure by a trial court or administrative agency, as to call for the exercise of revisory jurisdiction by the Supreme Court.
(c) Motion Procedure. The procedure for and the form of the motion for discretionary review is as provided in Title 17.
(d) Effect of Denial. Denial of discretionary review of a decision does not affect the right of a party to obtain later review of the Court of Appeals decision or the issues pertaining to that decision.

> References
> Form 3, Motion for Discretionary Review.

## Rule 13.6

ACCEPTANCE OF REVIEW
The Supreme Court accepts discretionary review of a decision of the Court of Appeals by granting a motion for discretionary review or by granting a petition for review.

## Rule 13.7

## PROCEEDINGS AFTER ACCEPTANCE OF REview

(a) Procedure. The procedure in the Supreme Court, after acceptance of review of a decision of the Court of Appeals, is the same as the procedure in the Supreme Court after acceptance of review of a trial court decision, except that (1) the record in the Court of Appeals is the record on review in the Supreme Court, and (2) only the briefs filed in the Court of Appeals and the documents submitted in connection with the motion for discretionary review or petition for review will be considered by the Supreme Court, unless additional briefs are requested by the Supreme Court.
(b) Scope of Review. If the Supreme Court accepts review of a Court of Appeals decision, the Supreme Court will review only the questions raised in the motion for discretionary review, if review is sought of an interlocutory decision, or the petition for review and the answer, unless the Supreme Court orders otherwise upon the granting of the motion or petition. The Supreme Court may limit the issues to one or more of those raised by the parties.
(c) Other Limitations on Scope of Review. The scope of review may be further affected by the circumstances set forth in rule 2.5.

References
Rule 2.5, Circumstances Which May Affect Scope of Review.

## Title 14

## Costs

Rule
14.1 Costs Generally
(a) When Allowed
(b) Which Court Determines and Awards Costs
(c) Who Determines and Awards Costs
(d) Who Is Entitled to Costs
(e) What Expenses Are Allowed as Costs
(f) How Costs Are Claimed-Objections
14.2 Who Is Entitled to Costs
14.3 Expenses Allowed as Costs
(a) Generally
(b) Special Rule for Cost of Preparing Original Document
(c) Special Rule for Indigent Review

### 14.4 Cost Bill

(a) Generally
(b) When Costs Abide Final Result and There Is no Second Review
(c) When Costs Abide Final Result and There Is a Second Review
14.5 Objections to Cost Bill
14.6 Award of Costs
(a) Commissioner or Clerk Awards Costs
(b) Objection to Ruling
(c) Transmitting Judgment for Costs

Rule 14.1

## COSTS GENERALLY

(a) When Allowed. The appellate court determines costs in all cases after the filing of a decision terminating review, except as provided in rule 18.2 relating to voluntary withdrawal of review.
(b) Which Court Determines and Awards Costs. Costs on review are determined and awarded by the appellate court which accepts review and makes the final determination of the case.
(c) Who Determines and Awards Costs. If the court determines costs in its opinion or order, a commissioner or clerk will award costs in accordance with that determination. In all other circumstances, a commissioner or clerk determines and awards costs by ruling as provided in rule 14.6(a). A party may object to the ruling of a commissioner or clerk as provided in rule 14.6(b).
(d) Who Is Entitled to Costs. Rule 14.2 defines who is entitled to costs.
(e) What Expenses Are Allowed as Costs. Rule 14.3 def ines the expenses which may be allowed as costs.
(f) How Costs Are Claimed-Objections. A party claims costs by filing a cost bill in the manner provided in rule 14.4. A party objects to claimed costs in the manner provided in rule 14.5.

> Rule 18.1, Attorney Fees and Expenses.

Rule 14.2
WHO IS ENTITLED TO COSTS
A commissioner or clerk of the appellate court will award costs to the party that substantially prevails on review, unless the appellate court directs otherwise in its decision terminating review. If there is no substantially prevailing party on review, the commissioner or clerk will not award costs to any party. An award of costs will specify the party who must pay the award. A party who
is a nominal party only will not be awarded costs and will not be required to pay costs. A "nominal party" is one who is named but has no real interest in the controversy.

Rule 14.3

## EXPENSES ALLOWED AS COSTS

(a) Generally. Only statutory attorney fees and the reasonable expenses actually incurred by a party for the following items which were reasonably necessary for review may be awarded to a party as costs: (1) preparation of the original and one copy of the report of proceedings, (2) copies of the clerk's papers, (3) preparation of an original document to be reproduced by the clerk, as provided in rule 14.3 (b), (4) transmittal of the record on review, (5) bonds given in connection with the review, (6) the lesser of the charges of the clerk for reproduction of briefs, petitions, and motions, or the costs incurred by the party reproducing briefs as authorized under rule 10.5(a), and (7) the filing fee. If a party has incurred an expense for one of the designated items, the item is presumed to have been reasonably necessary for review, which presumption is rebuttable. The amount paid by a party for the designated item is presumed reasonable, which presumption is rebuttable.
(b) Special Rule for Cost of Preparing Original Document. The costs awarded for preparing an original document is an amount per page fixed from time to time by the Supreme Court. The cost for preparing an original document will only be awarded for a document which substantially complies with these rules and only for the actual number of pages of the document including the front cover and appendix. If a document is unreasonably long, costs will be awarded only for a reasonable number of pages.
(c) Special Rule for Indigent Review. An indigent may not recover costs from the State for expenses paid with public funds as provided in Title 15 . The clerk or commissioner will claim costs due from other parties which reimburse the State for expenses paid with public funds as provided in Title 15.

References
Rule 18.1, Attorney Fees and Expenses; RCW 4.84, Costs.

## Rule 14.4

## COST BILL

(a) Generally. Except as provided in sections (b) and (c), a party seeking costs on review must file a cost bill with the appellate court and serve a copy of the cost bill on all parties within 10 days after the filing of an appellate court decision terminating review. If a party seeks costs for an expense incurred after the time to file a cost bill has expired, that party must serve on all parties and file a supplemental cost bill with the appellate court within 10 days after the expense was incurred. If a decision terminating review is modified to the extent that a different party is entitled to costs, the party seeking costs must file a cost bill with the appellate court and
serve a copy of the cost bill on all parties within 10 days after the filing of the decision which modifies the original decision terminating review.
(b) When Costs Abide Final Result and There Is no Second Review. If the costs on review are to abide the final determination in the trial court and that final determination is not reviewed by the appellate court, a party seeking costs must, within 30 days after the time to seek review of the trial court decision has expired, file with the appellate court and serve on each party: (1) a cost bill for costs on review, or if a cost bill was filed for the earlier review, a copy of the cost bill previously filed in the appellate court, (2) a copy of the final determination of the trial court, and (3) an affidavit stating that a notice of appeal or notice for discretionary review of the decision finally determining the case has not been filed.
(c) When Costs Abide Final Result and There Is a Second Review. If the costs on review are to abide the final determination of the case by the trial court and that final determination is reviewed by the appellate court, the costs of the earlier review will be taxed at the same time the costs of the later review are taxed. A party seeking costs of the earlier review must file (1) a cost bill for costs on the earlier review or, if a cost bill was filed for the earlier review, a copy of the cost bill for the earlier review, and (2) a cost bill for the later review.

Form 10, Cost Bill; Rule 12.5, Mandate. $\begin{gathered}\text { References }\end{gathered}$
Rule 14.5
OBJECTIONS TO COST BILL
A party may object to items in the cost bill of another party by serving on all parties and filing with the appellate court objections to the cost bill within 10 days after service of the cost bill upon the party.

## References

Form 11, Objections to Cost Bill.
Rule 14.6

## AWARD OF COSTS

(a) Commissioner or Clerk Awards Costs. A commissioner or the clerk will determine costs within 10 days after the time has expired for filing objections to the cost bill. The commissioner or clerk will notify the parties of the ruling on costs.
(b) Objection to Ruling. A party may only object to the ruling on costs by motion to the appellate court in the same manner and within the same time as provided for objections to any other rulings of a commissioner or clerk as provided in rule 17.7.
(c) Transmitting Judgment for Costs. The commissioner or clerk will award costs in the mandate or in a supplemental judgment. An award of costs may be enforced as part of the judgment in the trial court.

References
Rule 12.7, Finality of Decision, (c) Special rule for costs.

## Title 15

## Special Provisions Relating to Rights of Indigent Party

Rule
15.1 Procedures to Which Title Applies
15.2 Determination of Indigency and Rights of Indigent Party
(a) Motion for Order of Indigency
(b) Action by Superior Court
(c) Action by Supreme Court
(d) Order of Indigency
(e) Continued Indigency Presumed
(f) Appointment and Withdrawal of Counsel in Trial Court
(g) Review of Order of Indigency
(h) Withdrawal of Counsel in Appellate Court
15.3 Waiver of Charges for Reproducing Briefs
15.4 Claim for Payment of Expense for Indigent Party
(a) Conditions for Payment
(b) Invoice Generally
(c) Invoice of Counsel
(d) Invoice of Court Reporter or Typist
(e) Invoice of Superior Court Clerk
15.5 Allowance of Claim for Payment of Expense for Indigent Party
(a) Allowance Generally
(b) Disallowance of Claim
15.6 Recovery of Public Funds

Rule 15.1
PRocedures to which title applies
The rules in this title define the procedure to be used (1) to determine indigency and to determine the expenses of an indigent party to review which will be paid from public funds as provided in rule 15.2, (2) to obtain a waiver of charges imposed by the court as provided in rule 15.3, (3) to claim payment from public funds for services rendered to an indigent party to review as provided in rule 15.4, (4) to allow claims for expense as provided in rule 15.5, and (5) to recover public funds expended on behalf of an indigent as provided in rule 15.6. The rules in this title apply to all proceedings in the appellate court, except the rules apply to personal restraint petitions only to the extent defined in rule $16.15(\mathrm{f})$ and (g).

Rule 15.2
DETERMINATION OFINDIGENCY AND RIGHTS OF INDIGENT PARTY
(a) Motion for Order of Indigency. A party seeking review partially or wholly at public expense must move in the trial court for an order of indigency. The motion must be served and filed within the time allowed for filing a notice of appeal or a notice for discretionary review. The time between the service and filing of the motion for an order of indigency and the determination of that motion is excluded from the time allowed for filing a notice of appeal or notice for discretionary review. The motion must be supported by an affidavit setting forth the moving party's total assets; the expenses and liabilities of the party; a statement of the amount, if any, the party can contribute toward the expense of review; a statement of the expenses the party wants waived or provided at public expense; a brief statement of the nature of the case and the issues sought to be reviewed; a designation of those parts of the record the party thinks are necessary for review; and a statement that review is
sought in good faith. If the case is a civil case which does not involve a termination of parental rights or a disposition in a juvenile offense proceeding, the party must also demonstrate in the motion or the supporting affidavit that the issues the party wants reviewed have probable merit and that the party has a constitutional right to review partially or wholly at public expense.
(b) Action by Superior Court. The superior court shall decide the motion for an order of indigency, after a hearing if the circumstances warrant, as follows:
(1) Denial Generally. The superior court shall deny the motion if a party has adequate means to pay all of the expenses of review. The order denying the motion for an order of indigency shall contain findings designating the funds or source of funds available to the party to pay all of the expenses of review.
(2) Cases Involving Crimes, Parental Rights, Juvenile Offenses. In a criminal case, a case involving a termination of parental rights, or a case involving a disposition in a juvenile offense proceeding, the superior court shall grant the motion and enter an order of indigency if the party seeking public funds is unable by reason of poverty to pay for all or some of the expenses of appellate review.
(3) Other Civil Cases. If the case is a civil case which does not involve a termination of parental rights or a disposition in a juvenile offense proceeding and if the party is unable by reason of poverty to pay for all of the expenses of review, the superior court shall enter findings of indigency. The superior court shall determine in those findings the portion of the record necessary for review and the amount, if any, the party is able to contribute toward the expense of review. The findings shall conclude with an order to the clerk of the superior court to promptly transmit to the Supreme Court, without charge to the moving party, the findings of indigency, the motion for an order of indigency, the affidavit in support of the motion, a ad all other papers submitted in support of or in opposition to the motion. The superior court clerk shall promptly transmit to the Supreme Court the papers designated in the findings of indigency.
(c) Action by Supreme Court. If findings of indigency and other papers relating to the motion for an order of indigency are transmitted to the Supreme Court, the Supreme Court will determine whether an order of indigency in that case should be entered by the superior court. The determination will be made by a department of the Supreme Court on a regular motion day without oral argument and based only on the papers transmitted to the Supreme Court by the superior court clerk, unless the Supreme Court directs otherwise. If the Supreme Court determines that the party is seeking review in good faith, that an issue of probable merit is presented, and that the party is entitled under the state or federal constitution to review partially or wholly at public expense, the Supreme Court will enter an order directing the trial court to enter an order of indigency. In all other cases, the Supreme Court will enter an order denying the party's motion for an order of indigency. The clerk of the appellate court will transmit a copy of the order
to the clerk of the superior court and notify all parties of the decision of the Supreme Court.
(d) Order of Indigency. An order of indigency shall designate the items of expense which are to be paid with public funds and, where appropriate, the items of expense to be paid by a party or the amount which the party must contribute toward the expense of review. The order shall designate the extent to which public funds are to be used for payment of the expense of the record on review, limited to those parts of the record reasonably necessary to review issues argued in good faith. The order of indigency shall appoint counsel if the party is entitled to counsel on review at public expense. The order of indigency must be transmitted to the appellate court as a part of the record on review.
(e) Continued Indigency Presumed. A party and counsel for the party who has been granted an order of indigency must bring to the attention of the trial court any significant improvement during review in the financial condition of the party. The appellate court will give a party the benefits of an order of indigency throughout the review unless the trial court finds the party's financial condition has improved to the extent that the party is no longer indigent.
(f) Appointment and Withdrawal of Counsel in Trial Court. The trial court shall determine questions relating to the appointment and withdrawal of counsel for an indigent party on review, except withdrawal as provided in section (h). If trial counsel is not appointed, trial counsel must assist counsel appointed for review in preparing the record.
(g) Review of Order of Indigency. Only a party in a criminal case, in a case involving termination of parental rights, or in a case determining whether a person is a juvenile offender may seek review of an order of indigency or an order denying an order of indigency. Review must be sought by a motion for discretionary review.
(h) Withdrawal of Counsel in Appellate Court. If counsel can find no basis for a good faith argument on review, counsel should file a motion in the appellate court to withdraw as counsel for the indigent. The motion should be supported by a brief. The motion and brief will be reproduced by the clerk and served on the opposing party and the person represented by counsel seeking to withdraw.

References
Form 12, Order of Indigency; Rule 2.3, Decisions of the Trial Court Which May Be Reviewed by Discretionary Review.

Rule 15.3

## WAIVER OF CHARGES FOR REPRODUCING BRIEFS

The appellate court will waive the charges of the appellate court for reproducing briefs and other papers only to the extent authorized by the order of indigency.

## Rule 15.4

## CLAIM FOR PAYMENT OF EXPENSE FOR INDIGENT PARTY

(a) Conditions for Payment. The expenses for an indigent party which are necessarily incident to review by an appellate court will be paid from public funds only if:
(1) An order of indigency is included in the record on review; and
(2) An order properly authorizes the expense claimed; and
(3) The claim is made by filing four copies of an invoice in the form and manner and within the time provided by this rule.
(b) Invoice Generally. Each invoice must include the appellate court caption and docket number and the name of the claimant. The claimant's social security number or the Internal Revenue Service employer identification number of the claimant's firm must be included on each invoice, except one submitted by the superior court clerk. The invoice of a court reporter or a superior court clerk may be submitted as soon as the services have been performed or the expense incurred, but the invoice must be filed within 10 days after issuance of the mandate. The invoice must be filed in the appellate court to which the notice of appeal or notice for discretionary review was directed. Invoices filed in the Court of Appeals will be forwarded to the Supreme Court together with a statement indicating whether the requirements of this rule are satisfied.
(c) Invoice of Counsel. An invoice submitted by counsel representing an indigent party should be titled "Invoice of Counsel for Indigent Party." An invoice may be submitted only after oral argument, and not later than 10 days after issuance of the mandate. Counsel may submit only one invoice in the same review proceeding. The invoice must include a statement of the number of hours spent by counsel preparing the review, the amount of compensation claimed, and the reasonable expenses excluding normal overhead incurred by counsel for the review including travel expenses of counsel incurred for argument in the appellate court. Travel expenses may not exceed the amount allowable to state employees for travel by private vehicle. The invoice must include an affidavit of counsel stating that the items listed are correct charges for necessary services rendered and expenses incurred for proper consideration of the review and that counsel has not received and has not been promised compensation for the review from the indigent party or from any other source except as may have been approved by the court.
(d) Invoice of Court Reporter or Typist.
(1) An invoice submitted by the court reporter should be titled "Invoice of Court Reporter-Indigent Case." The invoice must state the number of pages transcribed and the billing rate per page. The billing rate must be at the rate per page or line page equivalent set by the Supreme Court for the original and one copy of that portion of the report of proceedings ordered by the superior court. Additional copies which have been authorized and ordered from the reporter must be charged for as though reproduced by the most economical method available to the reporter. The superior court clerk shall certify the reporter's invoice as follows:

[^18]per page set by the Supreme Court for the original and one copy, namely \$ $\qquad$ per page.
(2) If the record at the trial level was made by use of electronic or mechanical recording devices, so that a verbatim transcript has been prepared by a typist, the typist shall submit an invoice titled "Invoice of TypistIndigent Case." The invoice must state the number of pages transcribed. The invoice shall state whether the typist was hired at an hourly or per page rate, and it shall state the rate. In no event may the amount claimed on the invoice exceed the number of pages typed times the rate per page or line page equivalent set by the Supreme Court for court reporters. The superior court clerk shall certify the typist's invoice. If the typist was hired at a per page rate, the certificate shall be as set forth above for court reporters. If the typist was hired at an hourly rate, the certificate shall state that the amount claimed by the typist does not exceed the maximum which could have been claimed by a court reporter at the rate per page or line page equivalent set by the Supreme Court, and it shall further state what such maximum amount would have been.
(e) Invoice of Superior Court Clerk. An invoice submitted by the superior court clerk should be titled "Invoice of Superior Court Clerk-Indigent Case." The invoice must itemize the clerk's charges for the preparation of the record ordered by counsel for the indigent or the trial court and list the actual expenses of the clerk for transmittal of those portions of the record. The superior court clerk shall certify the clerk's invoice as follows:

> I hereby certify that the items listed in this invoice are correct charges for the preparation of those portions of the record ordered by counsel or the trial court and for the actual expense of transmittal of those portions of the record.

## Rule 15.5

ALLOWANCE OF CLAIM FOR PAYMENT OF EXPENSE FOR INDIGENT PARTY
(a) Allowance Generally. A commissioner of the Clerk of the Supreme Court determines all claims for expense by ruling. The commissioner or clerk will allow or disallow all or part of the claimed expense by ruling within 10 days after the invoice has been filed in the Supreme Court. The commissioner or clerk will notify the claimant of the ruling. A claimant may object to the ruling of the commissioner or clerk by motion to the Supreme Court, in the same manner and within the same time as an objection to any other ruling as provided in rule 17.7.
(b) Disallowance of Claim. If a brief is unnecessarily long, improper in substance, or not in compliance with these rules, all or a portion of counsel's claim may be disallowed. If the court reporter or counsel has been dilatory, all or a portion of the claim of the court reporter or the claim of counsel may be disallowed.

Rule 15.6

## RECOVERY OF PUBLIC FUNDS

If a case on review is returned to the trial court for further proceedings and the case involves a claim for a
money judgment for the party on whose behalf public funds have been expended, the Clerk of the Supreme Court will indicate the amount of public funds expended on behalf of the party in the mandate or in a supplemental judgment. The amount indicated in the mandate and supplemental judgment is a lien on any settlement or judgment obtained by the party on whose behalf public funds have been expended. This lien must be satisfied prior to the payment of any other amounts to the party. If a judgment is entered, the judgment should reflect the lien imposed by this rule. The amount of the lien must be paid to the clerk of the superior court. The clerk of the superior court shall forward all funds recovered to the Clerk of the Supreme Court, who will credit these funds to the Indigent Appeal Allotment.

> References
> Rule 14.3, Expenses Allowed as Costs, (c) Special rule for indigent review.

## Title 16

## Special Proceedings in the Supreme Court and Court of Appeals

Rule
16.1 Proceedings to Which Title Applies
(a) Generally
(b) Original Actions in Supreme Court Against State Officers
(c) Original Actions in the Appellate Court-Personal Restraint Petition
(d) Questions Certified by Federal Court
(e) Review of Decision of the Court of Appeals
(f) Removal of Public Officer
16.2 Original Action Against State Officer
(a) Generally
(b) Initiating Proceeding
(c) Motion Procedure Governs
(d) Decisions Made by Commissioner or Clerk
(e) Procedure if Petition Is Not Transferred
(f) Statutory Time Limits Govern
(g) Costs
16.3 Personal Restraint Petition-Generally
(a) Habeas Corpus and Postconviction Relief
(b) Former Procedure Superseded
(c) Original Appellate Court Jurisdiction
16.4 Personal Restraint Petition-Grounds for Remedy
(a) Generally
(b) Restraint
(c) Unlawful Nature of Restraint
(d) Restrictions
16.5 Personal Restraint Petition-Where To Seek Relief
(a) Court of Appeals
(b) Supreme Court
16.6 Personal Restraint Petition-Parties
(a) Parties
(b) Respondent-Restraint by Government
(c) Change of Respondent
16.7 Personal Restraint Petition-Form of Petition
(a) Generally
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16.9 Personal Restraint Petition-Response to Petition
16.10 Personal Restraint Petition-Briefs
(a) Briefs Allowed
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(c) Briefs at Request of Appellate Court
(d) Content and Style of Briefs
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16.11 Personal Restraint Petition-Consideration of Petition
(a) Generally
(b) Determination by Appellate Court
(c) Oral Argument
16.12 Personal Restraint Petition-Superior Court Hearing
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16.14 Personal Restraint Petition-Appellate Review
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(c) Other Decisions
16.15 Personal Restraint Petition-Supplemental Provisions
(a) Motion
(b) Release by Appellate Court of Person in Custody
(c) Oral Argument
(d) Disposition of Petition
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(f) Indigency-Superior Court Determination
(g) Indigency-Appellate Court Proceeding
16.16 Question Certified by Federal Court
(a) Generally
(b) Caption of Pleadings and Briefs Filed in Supreme Court
(c) Filing
(d) Record
(e) Briefs
(f) Costs
(g) Finality of Opinion
16.17 Other Rules Applicable

## Rule 16.1

## PROCEEDINGS TO WHICH TITLE APPLIES

(a) Generally. The rules in this title establish the procedure for original actions in the Supreme Court and in the Court of Appeals, and the procedure for determining questions of law certified by a federal court.
(b) Original Actions in Supreme Court Against State Officers. Rule 16.2 defines the procedure for petitions against state officers for writs of mandamus, prohibition, quo warranto, and similar writs, but only when the proceeding is started for the first time in the Supreme Court.
(c) Original Actions in the Appellate Court-Personal Restraint Petition. Rules 16.3 through 16.15 define the procedure for a personal restraint petition, but only when the proceeding is started for the first time in the appellate court.
(d) Questions Certified by Federal Court. Rule 16.16 defines the procedure for determining questions of law certified by a federal court.
(e) Review of Decision of the Court of Appeals. Except as provided in rule 16.14, a Court of Appeals decision in a special proceeding is subject to review by the Supreme Court only by discretionary review as provided in Title 13.
(f) Removal of Public Officer. Proceedings to remove a public officer are governed by statute and not these rules.

Rule 16.2
ORIGINAL ACTION AGAINST STATE OFFICER
(a) Generally. The Supreme Court and the superior court have concurrent original jurisdiction of a petition against a state officer in the nature of quo warranto, prohibition, or mandamus. This rule applies only to an action originating in the Supreme Court.
(b) Initiating Proceeding. The proceeding is initiated by filing the petition in the Supreme Court and serving the petition on the proper parties. The petition must be noted for hearing before the commissioner or clerk as provided in rule 17.4 for motions. The notice of hearing should be served with the petition. Service of the petition and notice must be made as provided in the Superior Court Civil Rules and statutes for service of a summons in a superior court action.
(c) Motion Procedure Governs. The petition is treated by the Supreme Court as a motion to a commissioner or clerk. Title 17 relating to motions governs the response to the petition, oral argument, decisions by ruling, and the means of objecting to the ruling of the commissioner or clerk.
(d) Decisions Made by Commissioner or Clerk. A commissioner or clerk will, at the hearing, determine if the petition should be decided by the Supreme Court, transferred, or dismissed. If the commissioner or clerk decides that the petition should be transferred, the petition will be transferred to a superior court for determination on the merits. If the petition is not transferred or dismissed, the commissioner or clerk will refer questions of fact to a master or to the superior court unless an agreed and adequate written statement of facts is approved by the parties prior to or at the hearing. The commissioner or clerk will also determine the timing of all remaining steps in the proceeding, including time for filing briefs on the merits.
(e) Procedure if Petition Is Not Transferred. The procedure if the petition is not transferred is the same as the procedure in the Supreme Court after acceptance of review of a trial court decision, except as otherwise directed by a ruling of the commissioner or clerk as provided in section (d).
(f) Statutory Time Limits Govern. If a statute provides a time within which a petition against a state officer in the nature of quo warranto, prohibition, or mandamus must be filed, the petition must be filed in the Supreme Court within the time period established by the statute.
(g) Costs. Costs are determined and awarded as provided in Title 14. The appellate court will award costs by supplemental judgment and will, on motion, transmit the judgment to the clerk of the superior court in the county selected by the party who is awarded costs. The supplemental judgment to the superior court shall be filed as a judgment in that court without payment of a filing fee.

## References

Form 16, Petition Against State Officer; Const. art. 4, § 4; CR 4, Process, (d) Service; RCW 4.28, Commencement of Actions; RCW 7.16, Certiorari, Mandamus and Prohibition; RCW 7.56, Quo Warranto.

## Rule 16.3

## PERSONAL RESTRAINT PETITION—GENERALLY

(a) Habeas Corpus and Postconviction Relief. Rules 16.3 through 16.15 establish a single procedure for original proceedings in the appellate court to obtain relief formerly available by a petition for writ of habeas corpus or by an application for postconviction relief.
(b) Former Procedure Superseded. The procedure established by rules 16.3 through 16.15 for a personal restraint petition supersedes the appellate procedure formerly available for a petition for writ of habeas corpus and for an application for postconviction relief, unless one of these rules specifically indicates to the contrary. These rules do not supersede and do not apply to habeas corpus proceedings initiated in the superior court.
(c) Original Appellate Court Jurisdiction. The Supreme Court and the Court of Appeals have original concurrent jurisdiction in personal restraint petition proceedings. The Supreme Court will ordinarily exercise its jurisdiction by transferring the petition to the Court of Appeals.
RCW 7.36, Habeas Corpus. References

## Rule 16.4

PERSONAL RESTRAINT PETITION—GROUNDS FOR REMEDY
(a) Generally. Except as restricted by section (d), the appellate court will grant appropriate relief to a petitioner if the petitioner is under a "restraint" as defined in section (b) and the petitioner's restraint is unlawful for one or more of the reasons defined in section (c).
(b) Restraint. A petitioner is under a "restraint" if the petitioner has limited freedom because of a court decision in a civil or criminal proceeding, the petitioner is confined, the petitioner is subject to imminent confinement, or the petitioner is under some other disability resulting from a judgment or sentence in a criminal case.
(c) Unlawful Nature of Restraint. The restraint must be unlawful for one or more of the following reasons:
(1) The decision in a civil or criminal proceeding was entered without jurisdiction over the person of the petitioner or the subject matter; or
(2) The conviction was obtained or the sentence or other order entered in a criminal proceeding or civil proceeding instituted by the state or local government was imposed or entered in violation of the Constitution of the United States or the Constitution or laws of the State of Washington; or
(3) Material facts exist which have not been previously presented and heard, which in the interest of justice require vacation of the conviction, sentence, or other order entered in a criminal proceeding or civil proceeding instituted by the state or local government; or
(4) There has been a significant change in the law, whether substantive or procedural, which is material to the conviction, sentence, or other order entered in a criminal proceeding or civil proceeding instituted by the state or local government, and sufficient reasons exist to require retroactive application of the changed legal standard; or
(5) Other grounds exist for a collateral attack upon a judgment in a criminal proceeding or civil proceeding instituted by the state or local government; or
(6) The conditions or manner of the restraint of petitioner are in violation of the Constitution of the United States or the Constitution or laws of the State of Washington; or
(7) Other grounds exist to challenge the legality of the restraint of petitioner.
(d) Restrictions. The appellate court will only grant relief by a personal restraint petition if other remedies which may be available to petitioner are inadequate under the circumstances. No more than one petition for similar relief on behalf of the same petitioner will be entertained without good cause shown.

RCW 7.36, Habeas Ċorpus.
References

Rule 16.5

## PERSONAL RESTRAINT PETITION—WHERE TO SEEK RELIEF

(a) Court of Appeals. A personal restraint petition should be filed in the Court of Appeals.
(b) Supreme Court. If a personal restraint petition is filed in the Supreme Court, the Supreme Court will ordinarily transfer the petition to the Court of Appeals.

> RCW 7.36, Habeas Corpus.

## Rule 16.6

## PERSONAL RESTRAINT PETITION-PARTIES

(a) Parties. If petitioner is under a restraint imposed by the state or local government, the petition should be captioned only with the name of the petitioner. If petitioner is not under a restraint imposed by the state or local government, the petition should be captioned with the name of the petitioner and the name of the person or agency restraining petitioner's liberty, as respondent. The petition may be brought by the person who is under a restraint or in the person's name by that person's guardian, conservator, parent, or attorney.
(b) Respondent-Restraint by Government. If petitioner is under a restraint imposed by the state or local government, the officer or agency responsible for the proceeding against petitioner at the time petitioner claims the proceeding was defective or improper shall respond to the petition. If there are two or more proper respondents, each shall serve and file a separate response unless they agree to joint representation and notify the appellate court and the petitioner of that agreement.
(c) Change of Respondent. If the petitioner is under a restraint imposed by the state or local government, the appellate court may on its own initiative or on motion substitute the proper respondent, and the clerk of the court will notify substituted respondent.

## Rule 16.7

## PERSONAL RESTRAINT PETITION-FORM OF PETITION

(a) Generally. Under the titles indicated, the petition should set forth:
(1) Status of Petitioner. The restraint on petitioner; the place where petitioner is held in custody, if confined; the judgment, sentence, or other order or authority upon which petitioner's restraint is based, identified by date of entry, court, and cause number; any appeals taken from that judgment, sentence or order; and a statement of each other petition filed with regard to the same allegedly unlawful restraint, identified by the date filed, the
court, the disposition made by the court, a nd the date of disposition.
(2) Grounds for Relief. A statement of (i) the facts upon which the claim of unlawful restraint of petitioner is based and the evidence available to support the factual allegations, (ii) why other remedies are inadequate, and (iii) why the petitioner's restraint is unlawful for one or more of the reasons specified in rule 16.4(c). Legal argument and authorities may be included in the petition, or submitted in a separate brief as provided in rule 16.10(a).
(3) Statement of Finances. If petitioner is unable to pay the filing fee or fees of counsel, a request should be included for waiver of the filing fee and for the appointment of counsel at public expense. The request should be supported by a statement of petitioner's total assets and liabilities.
(4) Request for Relief. The relief petitioner wants.
(5) Oath. If a notary is available, the petition must be signed by the petitioner or his attorney and verified substantially as follows:

After being first duly sworn, on oath, I depose and say: That I am the petitioner, that I have read the petition, know its contents, and I believe the petition is true.

## or

After being first duly sworn, on oath, I depose and say: That I am the attorney for the petitioner, that I have read the petition, know its contents, and I believe the petition is true.
[Signature]
Subscribed and sworn to before me this $\qquad$ day of
$\qquad$ , 19 $\qquad$
Notary Public in and for the State of Washington, residing at

If a notary is not available, the petition must be subscribed by the petitioner or his attorney substantially as follows:

$$
\begin{aligned}
& \text { I declare that I have examined this petition and to the best of my } \\
& \text { knowledge and belief it is true and correct. } \\
& \text { Dated this day of } \\
& \text { [Signature] }
\end{aligned}
$$

If a notary is available and a petition is filed which is not verified, the appellate court will return the petition for verified signature and advise the petitioner's custodian to make a notary available.
(b) Standard Form. The clerk of the appellate court will make the standard form of petition available to persons who are confined in state institutions and to others who may request the form.

$$
\text { Form 17, Personal Restraint } \begin{array}{r}
\text { Refer } \\
\text { Petition. }
\end{array}
$$

## Rule 16.8

## PERSONAL RESTRAINT PETITION-

 FILING AND SERVICE(a) Filing Fee. A personal restraint petition will be filed by the clerk of the appellate court only if the statutory filing fee is paid, unless the appellate court determines that the petitioner is unable to pay the filing fee.

The statute requiring payment of a fee for filing a petition for writ of habeas corpus is controlling.
(b) Filing in Court of Appeals. A personal restraint petition filed in the Court of Appeals must be filed in the division which includes the superior court entering the decision on the basis of which petitioner is held in custody or, if petitioner is not being held in custody on the basis of a decision, in the division in which the petitioner is located.
(c) Service of Petition. If petitioner's restraint is imposed by the state or local government, the clerk of the appellate court will reproduce a copy of the petition and serve the petition on the officer or agency under a duty to respond to the petition. If petitioner's restraint is imposed by a person or agency other than the state or local government, the petitioner must prepare and serve a copy of the petition on the proper respondent.

References
RCW 2.32.070, Fees-Supreme Court clerk, clerks of Court of Appeals.

## Rule 16.9

## PERSONAL RESTRAINT PETITIONRESPONSE TO PETITION

The respondent must, within 20 days after the petition is served, unless the time is extended by the commissioner or clerk for good cause shown, serve and file a response to the petition. The response must answer the allegations in the petition. The response must state the authority for the restraint of petitioner by respondent and, if the authority is in writing, include a conformed copy of the writing. If an allegation in the petition can be answered by reference to a record of another proceeding, the response should so indicate and include a copy of those parts of the record which are relevant. Respondent should also identify in the response all material disputed questions of fact.

## Rule 16.10

## PERSONAL RESTRAINT PETITION—BRIEFS

(a) Briefs Allowed. The following briefs may be, but need not be, filed:
(1) Petitioner's Opening Brief. Petitioner's opening brief, which should be filed with the petition.
(2) Petitioner's Reply Brief. Petitioner's reply brief, which should be filed within 20 days after the answering brief is served on petitioner. If the brief is mailed, it must be mailed within 17 days after the answering brief is served on petitioner.
(b) Brief Required. Respondent must file an answering brief within the time the response must be filed.
(c) Briefs at Request of Appellate Court. The appellate court may call for additional briefs at any stage of the consideration of the petition.
(d) Content and Style of Briefs. The content and style of briefs is governed by rules 10.3 and 10.4.
(e) Reproduction and Service of Briefs. Briefs must be filed with the clerk of the appellate court. Briefs will be reproduced and served by the clerk in accordance with rule 10.5 .

Rule 16.11
PERSONAL RESTRAINT PETITIONCONSIDERATION OF PETITION
(a) Generally. The Chief Judge will consider the petition promptly after the time has expired to file petitioner's reply brief. The Chief Judge determines at the initial consideration if the petition will be retained by the appellate court for determination on the merits or transferred to a superior court for determination on the merits or for a reference hearing.
(b) Determination by Appellate Court. The Chief Judge determines at the initial consideration of the petition the steps necessary to properly decide on the merits the issues raised by the petition. If the issues presented are frivolous, the Chief Judge will dismiss the petition. If the petition is not frivolous and can be determined solely on the record, the Chief Judge will refer the petition to a panel of judges for determination on the merits. If the petition cannot be determined solely on the record, the Chief Judge will transfer the petition to a superior court for a determination on the merits or for a reference hearing. The Chief Judge may enter other orders necessary to obtain a prompt determination of the petition on the merits.
(c) Oral Argument. Decisions of the Chief Judge will be made without oral argument. If a petition is to be decided on the merits by a panel of judges, the appellate court clerk will set the petition for consideration by the panel of judges, with or without oral argument. If oral argument is directed, the clerk will notify the parties of the date set for oral argument.

## Rule 16.12

PERSONAL RESTRAINT PETITIONSUPERIOR COURT HEARING

If the appellate court transfers the petition to a superior court, the transfer will be to the superior court for the county in which the decision was made resulting in the restraint of petitioner or, if petitioner is not being restrained on the basis of a decision, in the superior court in the county in which petitioner is located. If the respondent is represented by the Attorney General, the prosecuting attorney, or a municipal attorney, respondent must take steps to obtain a prompt evidentiary hearing and must serve notice of the date set for hearing on all other parties. The parties, on motion and for good cause shown, will be granted reasonable pretrial discovery. Each party has the right to subpoena witnesses. The hearing shall be held before a judge who was not involved in the challenged proceeding. The petitioner has the right to be present at the hearing and the right to cross-examine adverse witnesses. The Rules of Evidence apply at the hearing. Upon the conclusion of the hearing, if the case has been transferred for a reference hearing the superior court shall enter findings of fact and have the findings and all appellate court files forwarded to the appellate court. Upon the conclusion of the hearing if the case has been transferred for a determination on the merits, the superior court shall enter
findings of fact and conclusions of law and an order deciding the petition.

Rule 16.13
PERSONAL RESTRAINT PETITION—PROCEDURE AFTER REFERENCE HEARING

After a reference hearing and the findings of fact and appellate court files have been returned to the appellate court, the Chief Judge will dismiss the petition if the issues presented are frivolous. If the petition is not frivolous, the Chief Judge will refer the petition to a panel of judges for determination on the merits. The appellate court may, on motion of a party, order the preparation of and transmittal to the appellate court of a part or all of the record of the reference proceeding. The appellate court order will define at whose expense the record is prepared. Oral argument is governed by rule 16.11 (c).

## Rule 16.14

## PERSONAL RESTRAINT PETITION-

 APPELLATE REVIEW(a) Decision Whether To Transfer. A decision to transfer a petition to a superior court for a hearing or to retain the petition for determination by the appellate court is not subject to review by the Supreme Court.
(b) Decision of Superior Court. A decision of a superior court in a personal restraint proceeding transferred to that court for a determination on the merits is subject to review in the same manner and under the same procedure as any other trial court decision.
(c) Other Decisions. If the petition is dismissed by the Chief Judge or decided by the Court of Appeals on the merits, the decision is subject to review by the Supreme Court only by a motion for discretionary review on the terms and in the manner provided in rule 13.5(a), (b), and (c).

Rule 16.15
PERSONAL RESTRAINT PETITIONSUPPLEMENTAL PROVISIONS
(a) Motion. The procedure for and form of a motion is as provided in Title 17, except that a motion by the petitioner must be verified in the same manner as a petition. Motions will ordinarily be considered without oral argument.
(b) Release by Appellate Court of Person in Custody. The appellate court may release a petitioner on bail or personal recognizance before deciding the petition, if release prevents further unlawful confinement and it is unjust to delay the petitioner's release until the petition is determined. The appellate court or the superior court in its decision on the merits, or by separate order after a decision on the merits, may release a petitioner on bail or on personal recognizance. The appellate court may direct the release of petitioner with the conditions of release to be determined by a trial court.
(c) Oral Argument. Except as otherwise provided in rule 16.11 (c), the procedure for oral argument is governed by Title 11.
(d) Disposition of Petition. The petition will be determined by the appellate court by written opinion or order briefly stating the reasons for the determination.
(e) Costs. Costs are awarded as provided in Title 14.
(f) Indigency-Superior Court Determination. The provisions of CrR 3.1 apply to a personal restraint petition transferred to a superior court. If any of the petitioner's expenses incurred in the superior court are to be paid with public funds, the expenses shall be paid with funds appropriated by the county in which the superior court is located.
(g) Indigency-Appellate Court Proceeding. If the restraint is imposed by the state or local government, and if the appellate court determines that petitioner is indigent, the court may provide for the appointment of counsel at public expense for services in the appellate court, order waiver of charges for reproducing briefs and motions, provide for the preparation of the record of prior proceedings and provide for the payment of such other expenses as may be necessary to consider the petition in the appellate court. Invoices for expenses of an indigent person in the appellate court must be submitted to the appellate court which decided the petition in the form and manner provided in rule 15.4, except that a trial court order of indigency is not required and the invoice must be submitted within 45 days after the appellate court decision terminating the proceeding is filed. If a petitioner who claims to be indigent is in the custody of an agency of the Department of Social and Health Services, the clerk of the appellate court will obtain a statement of petitioner's known assets from the superintendent of the institution where petitioner is confined. Statutes providing for payment of expenses with public funds are not superseded.

References
Title 15, Special Provisions Relating to Rights of Indigent Party.
Rule 16.16

## QUESTION CERTIFIED BY FEDERAL COURT

(a) Generally. The Supreme Court may entertain a petition to determine a question of law certified to it under the Federal Court Local Law Certificate Procedure Act if the question of state law is one which has not been clearly determined and does not involve a question determined by reference to the United States Constitution. Certificate procedure is the means by which a federal court submits a question of Washington law to the Su preme Court. This rule provides the procedure for implementing RCW 2.60.
(b) Caption of Pleadings and Briefs Filed in Supreme Court. The caption of the case should be:

> Certification From [Originating United States Court]
> in
> [Title of Action]
(c) Filing. The cause shall be filed, indexed, and numbered in the same manner as an appeal to the Supreme Court.
(d) Record. The record shall be certified by the federal court as required by statute.
(e) Briefs.
(1) Procedure. The federal court shall designate who will file the first brief. The first brief should be filed within 30 days after the record is filed in the Supreme Court. The opposing party should file the opposing brief within 20 days after receipt of the opening brief. A reply brief should be filed within 10 days after the opposing brief is served. The time for filing the record, the supplemental record, or briefs may be extended for cause.
(2) Form and Reproduction of Briefs. Briefs should be in the form provided by rules 10.3 and 10.4 . Briefs will be reproduced and served in accordance with rule 10.5 .
(f) Costs. The cost provisions of Title 14 are applicable except that both parties must file a cost bill, and that the commissioner or clerk will not award costs but will divide the total costs equally between the parties.
(g) Finality of Opinion. The opinion of the Supreme Court is certified to the federal court at the time a mandate would issue as provided in rule 12.5. The certification by the clerk states that the opinion is in answer to the question of Washington law submitted.

## References

RCW 2.60, Federal Court Local Law Certificate Procedure Act.
Rule 16.17
OTHER RULES APPLICABLE
Rules $1.1,1.2,18.1,18.3$ through 18.10 , and 18.21 through 18.24 are applicable to the special proceedings in this title.

## Title 17

## Motions

Rule
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(a) Relief Under This Title
(b) Motion on the Merits
17.2 Who Decides a Motion
(a) Generally
(b) Reference to the Judges
(c) Transfer by Supreme Court to Court of Appeals
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(a) Generally
(b) Motion for Discretionary Review
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(a) Filing and Service Generally
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17.5 Oral Argument of Motion
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17.6 Motion Decided by Ruling or Order
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Rule 17.1

## SCOPE

(a) Relief Under This Title. A person may seek relief, other than a decision of the case on the merits, by motion as provided in Title 17.
(b) Motion on the Merits. A party may seek a decision on the merits by motion as provided in rule 18.14. The rules in Title 17 apply to a motion for a decision on the merits only to the extent provided in rule 18.14.

Rule 17.2
Who decides a motion
(a) Generally. The judges determine (1) a motion in a brief, (2) a motion to modify a ruling by a commissioner or the clerk, (3) a motion for reconsideration of a decision, (4) a motion to recall the mandate, and (5) a motion to extend time under rule $18.8(\mathrm{~b})$. All other motions may be determined initially by a commissioner or the clerk of the appellate court.
(b) Reference to the Judges. A commissioner or clerk may refer a motion to the judges for determination. If the motion is referred to the judges, the commissioner or clerk will give notice of the reference to all persons entitled to notice of the motion.
(c) Transfer by Supreme Court to Court of Appeals. A commissioner or clerk of the Supreme Court may transfer a motion for discretionary review of a trial court decision to the Court of Appeals for determination.

Rule 17.3

## CONTENT OF MOTION

(a) Generally. A motion must include (1) a statement of the name and designation of the person filing the motion, (2) a statement of the relief sought, (3) reference to or copies of parts of the record relevant to the motion, and (4) a statement of the grounds for the relief sought, with supporting argument.
(b) Motion for Discretionary Review. A motion for discretionary review should contain under appropriate headings and in the order here indicated:
(1) Cover. A title page, which is the cover.
(2) Identity of Petitioner. A statement of the name and designation of the person filing the motion.
(3) Decision Below. A statement of the decision which petitioner wants reviewed, the court entering or filing the decision, the date entered or filed, and the date and a description of any order granting or denying motions made after the decision.
(4) Issues Presented for Review. A concise statement of the issues presented for review.
(5) Statement of the Case. A statement of the facts and procedure below relevant to the issues presented for review, with appropriate reference to the record.
(6) Argument. A direct and concise statement of the reasons why review should be granted, with supporting argument.
(7) Conclusion. A short conclusion stating the precise relief sought.
(8) Appendix. An appendix containing a conformed copy of the decision which the party wants reviewed and
a conformed copy of any order granting or denying motions made with respect to that decision. In addition, the appendix may include copies of statutes and constitutional provisions relevant to the issues presented for review, a conformed copy of parts of the record relevant to the motion, and other material which would assist the court in determining whether the motion should be granted.
(c) Statement of Grounds for Direct Review. If the motion is for discretionary review of a trial court decision and the party making the motion seeks direct review by the Supreme Court, the party seeking review must also file a separate statement urging grounds for Su preme Court review as provided in rule 4.2(b).

## References

Form 3, Motion for Discretionary Review; Form 4, Statement of Grounds for Direct Review; Form 18, Motion; Form 20, Motion To Modify Ruling; Rule 6.2, Discretionary Review; Rule 12.4, Motion for Reconsideration of Decision Terminating Review.

## Rule 17.4

FILING AND SERVICE OF MOTION-RESPONSE TO MOTION
(a) Filing and Service Generally. Except in the special circumstances defined in section (c), a motion must be served on all parties, amicus, and other persons entitled to notice, and filed in the appellate court. Except in the special circumstances defined in sections (b), (c), and (d), a motion which is to be decided by a commissioner or the clerk must be accompanied by a notice of the time and date set for oral argument of the motion. The movant should contact the clerk of the appellate court to determine the date and time available for argument of the motion. The motion and notice must be served on all parties, amicus, and other persons entitled to notice and filed in the appellate court at least 10 days before the date noted for the hearing on the motion. If service is by mail, the moving party must mail the motion and notice at least 13 days before the date noted for hearing the motion.
(b) Emergency Motion. In an emergency, a person may present a motion to the commissioner or clerk on notice less than that required by section (a) and at any time and place the commissioner or clerk will make available to hear the motion. The movant shall notify all parties, amicus, and other persons entitled to notice of the date, time, and place the motion will be heard. The notice may be written or oral. The person presenting the motion must, at the time the motion is heard, file an affidavit stating the type of notice given and the time and date the notice was given to each person. The commissioner or clerk may decide the motion only if satisfied (1) that adequate relief cannot be given if a decision of the motion is delayed to permit the notice required by section (a), and (2) the movant has taken reasonable steps under the circumstances to give notice to persons who would be affected by the ruling sought.
(c) Summary Determination. The commissioner or clerk may summarily determine without oral argument a motion which, in the judgment of the commissioner or clerk, does not affect a substantial right of a party. The commissioner or clerk may also hear and decide verbal
ex parte motions which, in the judgment of the commissioner or clerk, involve minor matters and seek relief which would be routinely granted without sanctions.
(d) Motion in Brief. A party may include in a brief only a motion which, if granted, would preclude hearing the case on the merits.
(e) Response to Motion. A person with a recognized interest in the subject matter of the motion may submit a written response to the motion. A response to a motion must be served and filed at least 2 days preceding the day of hearing. If service is by mail, the responding party must mail the response at least 5 days before the day noted for hearing the motion. The response to a motion within a brief may be made within the brief of the responding party.
(f) Supporting Papers. A person should serve and file with the motion all affidavits and other papers submitted in support of the motion. A person must, in any event, serve and file affidavits and other papers submitted in support of the motion not less than 5 days before the date designated for hearing the motion. If the affidavits and other papers are mailed, the person must, in any event, mail them at least 8 days before the day noted for hearing the motion. Affidavits and other papers submitted in support of a response must be served and filed with the response.
(g) Form of Papers and Number of Copies. All papers relating to motions or responses should be filed in duplicate in the form provided for briefs in rule 10.4(a). The appellate court commissioner or clerk will reproduce additional copies that may be necessary for the appellate court and charge the appropriate party as provided in rule $10.5(\mathrm{a})$.

## References

Form 19, Notice of Motion; Rule 12.4, Motion for Reconsideration of Decision Terminating Review, (d) Answer and reply, (f) No oral argument.

## Rule 17.5

## ORAL ARGUMENT OF MOTION

(a) Oral Argument to Commissioner or Clerk. Unless the motion is determined without oral argument, as provided in rule 17.4(c) for a motion determined summarily, the movant, and any person entitled to notice of the motion who has filed a response to the motion, may present oral argument on a motion to be decided by a commissioner or the clerk.
(b) Oral Argument to Judges. A motion to be decided by the judges will be decided without oral argument, unless the appellate court directs otherwise.
(c) Date and Time of Argument. Oral argument on a motion to be determined by the clerk or a commissioner will be held on the date and time noted for hearing the motion, unless otherwise directed by the appellate court.
(d) Time Allowed, Order, and Conduct of Oral Argument. If oral argument is held, each side is allowed 10 minutes for argument of a motion. The moving party is entitled to open and conclude oral argument. Rule 11.5 applies to the conduct of argument of motions.
(e) Telephone Argument. The appellate court may direct the parties to conduct oral argument of a motion to the commissioner or clerk or to the court by means of a
conference telephone call. The expense of the call will be shared equally by the parties, unless the appellate court directs otherwise in the ruling or decision on the motion. A party may request telephone conference argument by letter to the appellate court clerk.

> References Rule 10.4, Preparation and Filing of Brief by Party, (d) Motion in brief.

## Rule 17.6

## MOTION DECIDED BY RULING OR ORDER

(a) Motion Decided by Commissioner or Clerk. A commissioner or clerk decides a motion by a written ruling which includes a statement of the reason for the decision. The commissioner or clerk will file the ruling and serve a copy on the movant and all persons entitled to notice of the original motion.
(b) Motion Decided by Judges. Ordinarily the judges decide a motion by an order. The judges may decide a motion by an opinion. The clerk will notify the movant and all persons entitled to notice of the motion of the order made or opinion rendered by the court.

## Rule 17.7

OBJECTION TO RULING-REVIEW OF DECISION ON MOTION
An aggrieved person may object to a ruling of a commissioner or clerk, including transfer of the case to the Court of Appeals under rule 17.2(c), only by a motion to modify the ruling directed to the judges of the court served by the commissioner or clerk. The motion to modify the ruling must be served on all persons entitled to notice of the original motion and filed in the appellate court not later than 10 days after the ruling is filed. A motion to the Justices in the Supreme Court will be decided by a panel of five Justices unless the court directs a hearing by the court en banc.

Form 20, Motion To Modify Ruling. $\begin{gathered}\text { References }\end{gathered}$
Rule 17.8
[Rescinded]
Title 18

## Supplemental Provisions

Rule
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18.23 Mail Addressed to Appellate Courts
18.24 Status of References

## Rule 18.1

## ATTORNEY FEES AND EXPENSES

(a) Generally. If applicable law grants to a party the right to recover reasonable attorney fees or expenses on review, the party should request the fees or expenses as provided in this rule.
(b) Argument in Brief. The party should devote a section of the brief to the request for the fee or expenses. The request should not be made in the cost bill.
(c) Affidavit. Seven days prior to oral argument, the party should serve and file an affidavit in the appellate court detailing the expenses incurred and the services performed by counsel.
(d) Oral Argument. A party should include in oral argument a request for the fee or expenses and a reference to the affidavit on file.
(e) Fees and Expenses Determined After Remand. The appellate court may direct that the amount of fees and expenses be determined by the trial court after remand.

## Rule 18.2

## VOLUNTARY WITHDRAWAL OF REVIEW

The appellate court on motion may, in its discretion, dismiss review of a case on stipulation of all parties and, in criminal cases, the written consent of the defendant, if the motion is made before oral argument on the merits. The appellate court may, in its discretion, dismiss review of a case on the motion of a party who has filed a notice of appeal, a notice for discretionary review, or a motion for discretionary review by the Supreme Court. Costs will be awarded in a case dismissed on a motion for voluntary withdrawal of review only if the appellate court so directs at the time the motion is granted.

## Rule 18.3

## WITHDRAWAL BY COUNSEL IN CRIMINAL CASE

Except for indigent appointments and withdrawals as provided in rule $15.2(\mathrm{f})$, counsel for a defendant in a criminal case may withdraw only with the permission of the appellate court on a showing of good cause. The appellate court will not ordinarily grant permission to counsel to withdraw after the opening brief has been filed. A motion to withdraw must be served on all parties and on the defendant personally. An affidavit of service must be filed with the motion to withdraw.

## References

Rule 15.2, Determination of Indigency and Rights of Indigent Party, (f) Appointment and withdrawal of counsel in trial court.

## Rule 18.4

## DISPOSITION OF EXHIBITS

(a) If Further Proceedings Ordered. If a case is returned to the trial court for further proceedings, exhibits in the custody of the appellate court will be returned to the trial court.
(b) Exhibits Requested by Interested Person. If a case is not returned to the trial court for further proceedings, the clerk of the appellate court will dispose of exhibits in a civil case as stipulated by the parties, at the expense of the parties designated in the stipulation. In all other circumstances where an interested person requests an exhibit in a civil or criminal case, the exhibit will be returned to the trial court for disposition.
(c) Exhibits Not Requested by Interested Person. Exhibits which are not requested by an interested person will be disposed of in the following manner:
(1) Cumbersome Exhibits. If an exhibit cannot reasonably be retained in the appellate court case pouch, the clerk will notify the parties that the exhibit will be disposed of in accordance with section (d) unless requested by an interested person in accordance with section (b) within 6 months of the date of the clerk's notice.
(2) Other Exhibits. Exhibits will be retained in the appellate court case pouch for 30 years after a case is final if it is reasonably practical to do so. After that time if the exhibit appears to the clerk to have material or sentimental value, the clerk will make a reasonable attempt to notify the parties that the exhibit will be disposed of in accordance with section (d) unless the
exhibit is requested by an interested person in accordance with section (b) within 3 months of the date of the clerk's notice.
(d) Disposition of Exhibits by Clerk. Exhibits not requested by an interested person within the time provided in section (c) will be destroyed by the clerk unless: (1) the exhibit is of historical value, in which case it will be transferred to the custody of the Washington State Museum; or (2) the exhibit is of material value, in which case it will be transferred to the Surplus Property Section of the Washington State Department of General Administration for sale; or (3) the transfer or destruction of the exhibit is regulated, in which case the exhibit will be disposed of in accordance with applicable law.

Rule 18.5

## SERVICE AND FILING OF PAPERS

(a) Service. Except when a rule requires the appellate court commissioner or clerk or the trial court clerk to serve a particular paper, and except as provided in rule 9.5 , a person filing a paper must, at or before the time of filing, serve a copy of the paper on all parties, amicus, and other persons who may be entitled to notice. If a person does not have an attorney of record, service should be made upon the person. Service must be made as provided in CR 5(b), (f), (g), and (h).
(b) Proof of Service. Proof of service should be made by an acknowledgment of service, or by an affidavit, or, if service is by mail, as provided in CR 5(b). Proof of service may appear on or be attached to the papers filed.
(c) Filing. Papers required or permitted to be filed in the appellate court must be filed with the clerk, except that an appellate court judge may permit papers to be filed with the judge, in which event the judge will note the filing date on the papers and promptly transmit them to the appellate court clerk.

## References

Rule 9.5, Filing and Service of Report of Proceedings-Objections.

## Rule 18.6

## COMPUTATION OF TIME

(a) Generally. In computing any period of time prescribed by these rules, the day of the event from which the time begins to run is not included. The last day of the period so computed is included unless it is a Saturday, Sunday, or day when the appellate court is not open, in which case the period extends to the end of the next day which is not a Saturday, Sunday, or day when the court is not open.
(b) Service by Mail. Except as otherwise provided in rule 17.4 , if the time period in question applies to a party serving a paper by mail, the paper is timely served if mailed within the time permitted for service. If the time period in question applies to the party upon whom service is made, the time begins to run 3 days after the paper is mailed to the party.
(c) Filing by Mail. A brief authorized by Title 10 is timely filed if mailed to the appellate court within the time permitted for filing. Except as provided in rule 17.4, any other paper is timely filed only if it is received
by the appellate court within the time permitted for filing.

References
Rule 3.2, Substitution of Parties, (e) Time limits; Rule 17.4, Filing and Service of Motion-Response to Motion; RCW 1.16.050, Legal holidays; RCW 2.28.100, No court on legal holidays-Exceptions.

Rule 18.7

## SIGNING AND DATING PAPERS

Each paper filed pursuant to these rules should be dated and signed by an attorney or party as provided in CR 11, except papers prepared by a judge, commissioner or clerk of court, bonds, papers comprising a record on review, papers which are verified on oath or by certificate, and exhibits.

> CR 11, Signing of Pleadings.

References

Rule 18.8
WAIVER OF RULES AND EXTENSION AND REDUCTION OF TIME
(a) Generally. The appellate court may, on its own initiative or on motion of a party, waive or alter the provisions of any of these rules and enlarge or shorten the time within which an act must be done in a particular case in order to serve the ends of justice, subject to the restrictions in sections (b) and (c).
(b) Restriction on Extension of Time. The appellate court will only in extraordinary circumstances and to prevent a gross miscarriage of justice extend the time within which a party must file a notice of appeal, a notice for discretionary review, a motion for discretionary review of a decision of the Court of Appeals, a petition for review, or a motion for reconsideration. The appellate court will ordinarily hold that the desirability of finality of decisions outweighs the privilege of a litigant to obtain an extension of time under this section. The motion to extend time is determined by the appellate court to which the untimely notice, motion or petition is directed.
(c) Restriction on Changing Decision. The appellate court will not enlarge the time provided in rule 12.7 within which the appellate court may change or modify its decision.
(d) Terms. The remedy for violation of these rules is set forth in rule 18.9. The court may condition the exercise of its authority under this rule by imposing terms or awarding compensatory damages, or both, as provided in rule 18.9.

Rule 18.9

## violation of rules

(a) Sanctions. The appellate court on its own initiative or on motion of a party may order a party or counsel who uses these rules for the purpose of delay or who fails to comply with these rules to pay terms or compensatory damages to any other party who has been harmed by the delay or the failure to comply. The appellate court may condition a party's right to participate further in the review on compliance with terms of an order or ruling including payment of an award which is ordered paid by
the party. If an award is not paid within the time specified by the court, the appellate court will transmit the award to the superior court of the county where the case arose and direct the entry of a judgment in accordance with the award.
(b) Dismissal on Motion of Commissioner or Clerk. The commissioner or clerk, on 30 days' notice to the parties, may (1) dismiss a review proceeding as provided in section (a) and (2) except as provided in rule $18.8(b)$, will dismiss a review proceeding for failure to timely file a notice of appeal, a notice for discretionary review, a motion for discretionary review of a decision of the Court of Appeals, or a petition for review. A party may object to the ruling of the commissioner or clerk only as provided in rule 17.7.
(c) Dismissal on Motion of Party. The appellate court will, on motion of a party, dismiss review of a case (1) for want of prosecution if the party seeking review has abandoned the review, or (2) if the application for review is frivolous, moot, or solely for the purpose of delay, or (3) except as provided in rule 18.8(b), for failure to timely file a notice of appeal, a notice of discretionary review, a motion for discretionary review of a decision of the Court of Appeals, or a petition for review.
(d) Objection to Ruling. A counsel upon whom sanctions have been imposed or a party may object to the ruling of a commissioner or the clerk only as provided in rule 17.7.

> References
> Rule 10.7, Submission of Improper Brief.

## Rule 18.10 <br> FORMS

A person may use any form which substantially complies with these rules. The forms in the Appendix are only illustrative.

Rule 18.11

## [Rescinded]

Rule 18.12

## ACCELERATED REVIEW GENERALLY

The appellate court may set any review proceeding for accelerated disposition on the judges' motion calendar. The appellate court clerk will notify the parties of the setting and any orders entered to promote the accelerated disposition under rules $1.2(\mathrm{c})$ and 18.8(a).

Rule 18.13
ACCELERATED REVIEW OF DISPOSITIONS IN JUVENILE OFFENSE PROCEEDINGS
(a) Generally. A disposition in a juvenile offense proceeding which is beyond the standard range for that offense may be reviewed in the manner provided in the rules for other decisions or by accelerated review as provided in this rule.
(b) Accelerated Review by Motion. A party seeking accelerated review of the disposition shall do so by motion. The motion must include (1) the name of the party filing the motion; (2) the offense; (3) the disposition of
the trial court; (4) the standard range for the offense; (5) a statement of the disposition urged by the moving party; (6) copies of the clerk's papers and a written verbatim report of those portions of the disposition proceeding which are material to the motion; (7) an argument for the relief the party seeks; and (8) a statement of any other issues to be decided in the review proceeding.
(c) Motion Procedure Controls. The motion procedure, including a party's response, is governed by Title 17.
(d) Accelerated Review of Other Issues. The decision of issues other than those relating to the juvenile offense disposition may be accelerated only pursuant to rules 18.8 and 18.12.

Rule 18.14

## MOTION ON THE MERITS

(a) Generally. The appellate court may, on its own motion or on motion of a party, affirm a decision or any part thereof on the merits in accordance with the procedures defined in this rule. A motion by a party pursuant to this rule should be denominated a "motion on the merits." The general motion procedures defined in Title 17 apply to a motion on the merits only to the extent provided in this rule.
(b) Time. A party may submit a motion on the merits any time after the appellant's brief has been filed. The appellate court on its own motion may, at any time, set a case on the motion calendar for disposition and enter orders the court deems appropriate to facilitate the hearing and disposition of the case. The clerk will notify the parties of the setting and of any orders entered by the court.
(c) Content, Filing, and Service; Response. A motion on the merits should be a separate document and should not be included within a party's brief on the merits. The motion should comply with rule 17.3(a), except that material contained in a brief may be incorporated by reference and need not be repeated in the motion. The motion should be filed and served as provided in rule 17.4. A response may be filed and served as provided in rule 17.4(e) and may incorporate material in a brief by reference.
(d) Who Decides Motion. A motion on the merits shall be determined initially by a judge or commissioner of the appellate court.
(e) Considerations Governing Decision on Motion. A motion on the merits will be granted in whole or in part if the appeal or any part thereof is determined to be clearly without merit. In making these determinations, the judge or commissioner will consider all relevant factors including whether the issues on review (1) are clearly controlled by settled law, (2) are factual and supported by the evidence, or (3) are matters of judicial discretion and the decision was clearly within the discretion of the trial court.
(f) Oral Argument. A motion on the merits may be denied without oral argument if the case obviously requires full appellate review. In all other instances rule 17.5 applies to a motion on the merits, except that oral argument will ordinarily be granted for a motion on the
merits that is to be decided initially by the judge or judges. If the appellate court initiates the motion on the merits, the parties will be given an opportunity to submit briefs on the motion before the date set for oral argument on the motion.
(g) Form of Decision Denying Motion. Rule 17.6 is applicable to a decision denying a motion on the merits.
(h) Form of Decision Granting Motion. A ruling or decision granting a motion on the merits will be concise and will include a description of the facts sufficient to place the issues in context, a statement of the issues, and a resolution of the issues with supportive reasons.
(i) Review of Ruling. A ruling or decision denying a motion on the merits or referring the motion to the judges for decision pursuant to rule 17.2(b) is not subject to review by the judges. A ruling or decision granting a motion on the merits by a single judge or commissioner is subject to review as provided in rule 17.7.
(j) Nondisqualification of Judge. Participation in a ruling or decision on a motion on the merits does not thereby disqualify a judge from further participation in the case.
(k) Procedure Optional With Court. The Supreme Court or any division of the Court of Appeals may, by general order, decide not to use the procedure defined by this rule.

Rule 18.15

## ACCELERATED REVIEW OF ADULT SENTENCINGS

(a) Generally. A sentence which is beyond the standard range may be reviewed in the manner provided in the rules for other decisions or by accelerated review as provided in this rule.
(b) Accelerated Review by Motion. After the notice of appeal has been filed, any party may seek accelerated sentence review and must do so by motion. The motion must include (1) the name of the party filing the motion; (2) the offense; (3) the disposition of the trial court; (4) the standard range for the offense; (5) a statement of the disposition urged by the moving party; (6) copies of the findings of fact, conclusions of law and judgment and sentence; (7) an argument for the relief sought with reference to that portion of RCW 9.94A.210(4) relied upon by the moving party.
(c) Service on Court Reporter or Clerk. A copy of the motion for accelerated review must be served upon the court reporter in attendance at the sentencing, or, in the case of electronic recording, upon the clerk of the superior court.
(d) Time for Hearing. The hearing will be conducted no later than 28 days following filing of the record required by RCW 9.94A.210(5). The court will notify the parties of the hearing date.
(e) Motion Procedure Controls. The motion procedure, including a party's response, is governed by Title 17.
(f) Accelerated Review of Other Issues. The decision of issues other than those relating to the sentence may be accelerated only pursuant to rules 18.8 and 18.12 .

Rules 18.16 through 18.20

## [RESERVED]

Rule 18.21

## title and citation of rules

These rules are called the Rules of Appellate Procedure and may be cited as RAP.

Rule 18.22

## STATUTES AND RULES SUPERSEDED

(a) Generally. Rule 1.1 (g) provides that these rules supersede all statutes and rules covering procedure in the appellate courts, unless a particular rule indicates that statutes control. The statutes and rules superseded by these rules continue to apply to any case pending before the Supreme Court or the Court of Appeals on July 1, 1976.
(b) List of Statutes and Rules. Some, but not necessarily all, of the statutes and rules which are superseded by these rules are listed below. If a listed statute relates to appellate procedure and to some other subject, it is superseded only as it relates to appellate procedure. If a listed statute relates in part to one of these rules which specifies that statutes control, and in part to other rules, the listed statute is superseded only as it relates to the other rules. The rules listed are superseded and no longer effective.
$\left.\begin{array}{cc}\text { STATUTES A ND R ULES SUPERSEDED } \\ \text { CAROA } 1 \text { through 66 }\end{array}\right\}$

Rule 18.23

## MAIL ADDRESSED TO APPELLATE COURTS

All briefs and other papers sent to the Supreme Court and the Court of Appeals to be filed in a case should be addressed to the clerk of the appropriate court.

## Rule 18.24

## STATUS OF REFERENCES

The references to these rules have not been adopted by the Supreme Court. The references are solely those of the advisory task force on appellate rules.

## APPENDIX OF FORMS

1. Notice of Appeal (Trial Court Decision)
2. Notice for Discretionary Review
3. Motion for Discretionary Review
4. Statement of Grounds for Direct Review
5. Title Page for all Briefs and Petition for Review
6. Brief of Appellant
7. Notice of Intent To File Pro Se Supplemental Brief
8. Notice of Appeal From Court of Appeals Decision [Obsolete]
9. Petition for Review
10. Cost Bill
11. Objections to Cost Bill
12. Order of Indigency
13. Invoice of Counsel for Indigent Party
14. Invoice of Court Reporter-Indigent Case
15. Statement of Arrangements
16. Petition Against State Officer
17. Personal Restraint Petition for Person Confined by State or Local Government
18. Motion
19. Notice of Motion
20. Motion To Modify Ruling
21. Civil Appeal Statement

## FORM 1. Notice of Appeal (Trial Court Decision)

## [Rule 5.3(a)]

|  | Superior Court of Washington FOR $\qquad$ ] County |
| :---: | :---: |
| [Name of plaintiff], Plaintiff, | No. [trial court] |
| [Name of defendant], <br> Defendant. | Notice of Appeal to [Court of Appeals or Supreme Court] |

[Name of party seeking review], [plaintiff or defendant], seeks review by the designated appellate court of the [Describe the decision or part of decision which the party wants reviewed: for example, "Judg. ment", " Paragraph 4 of the Marriage Dissolution Decree".] entered on [date of entry].
[Date]
Signature
Attorney for [Plaintiff or Defendant]
[ Name, address, and telephone number of attorney for appellant and the name and address of counsel for each other party should be listed here. In a criminal case,
the name and address of the defendant should also be listed here. See rule 5.3(c).]

## FORM 2. Notice for Discretionary Review

[Rule 5.3(b)]

[ Name of party seeking review], [plaintiff or defendant], seeks review by the designated appellate court of the [Describe the decision or part of decision which the party wants reviewed: for example, "Order Denying Discovery", "Paragraph 4 of the Restraining Order".] entered on [date of entry].
[Date]
Signature
Attorney for [Plaintiff or Defendant]
[ Name, address, and telephone number of attorney for petitioner and the name and address of counsel for each other party should be listed here. In a criminal case,
the name and address of the defendant
should also be listed here. See rule 5.3(c).]

## FORM 3. Motion for Discretionary Review

[Rule 6.2 (review of trial court decision); Rule 13.5 (review of Court of Appeals interlocutory decision); Rule 17.3(b) (content of motion)]

## No. [appellate court]

[Supreme Court or Court of Appeals, Division $\qquad$ of the State of Washington
[Title of trial court proceeding with parties designated as in rule 3.4, for example:

John Doe, Respondent,
v.
Mary Doe, Petitioner,
and
Henry Jones, Defendant.]

## Motion for Discretionary Review

[Name of petitioner's attorney]
[Address and telephone number
of petitioner's attorney]
A. Identity of Petitioner
[Name] asks this court to accept review of the decision or parts of
the decision designated in Part B of this motion.

## B. Decision

[Identify the decision or parts of decision which the party wants reviewed by the type of decision, the court entering or filing the decision, the date entered or filed, and the date and a description of any order granting or denying motions made after the decision such as a motion for reconsideration. The substance of the decision may also be described: for example, "The decision restrained defendant from using any of her assets for any purpose other than living expenses. Defendant is thus restrained from using her assets to pay fees and costs to defend against plaintiff's suit for a claimed conversion of funds from a joint bank account."] A copy of the decision [and the trial court memorandum opinion] is in the Appendix at pages A- $\qquad$ through $\qquad$

## C. Issues Presented for Review

[Define the issues which the court is asked to decide if review is granted. See Part A of Form 6 for suggestions for framing issues presented for review.]

## D. Statement of the Case

[ Write a statement of the procedure below and the facts. The statement should be brief and contain only material relevant to the motion. If the motion is directed to a Court of Appeals decision, the statement should contain appropriate references to the record on review. See Part B of Form 6. If the motion is directed to a trial court decision, reference should be made to portions of the trial court record. Portions of the trial court record may be placed in the Appendix. Certified copies are not necessary. If portions of the trial court record are placed in the Appendix, the portions should be identified here with reference to the pages in the Appendix where the portions of the record appear.]
E. Argument Why Review Should Be Accepted
[The argument should be short and concise and supported by authority. The argument should be directed to the considerations for accepting review set out in rule 2.3(b) for review of a trial court decision and rule 13.5(b) for review of a decision of the Court of Appeals.]

## F. Conclusion

[State the relief sought if review is granted. For example: "This court should accept review for the reasons indicated in Part $E$ and modify the restraining order to permit defendant to use her assets to pay fees and costs incurred in defending plaintiff's suit for conversion. ${ }^{\text {" }}$ ]
[Date]

$\frac{$|  Respectfully submitted,  |
| :---: |
|  Signature  |}{$[\text { Name of petitioner's attorney] }$}

Appendix
[See rule 17.3(b)(8) for materials to include within the Appendix.]

FORM 4. Statement of Grounds for Direct Review
[Rule 4.2(b)]

No. [Supreme Court]
Supreme Court of the State of Washington
Supreme Court of the State of Washington
$\left.\left.\begin{array}{l}\text { [Title of trial court proceeding } \\ \text { with parties designated as in } \\ \text { rule 3.4] }\end{array}\right\} \begin{array}{c}\text { Statement of Grounds for } \\ \text { Direct Review by the } \\ \text { Supreme Court }\end{array}\right]$
[Name of party] seeks direct review of the [describe the decision or part of the decision which the party wants reviewed] entered by the [name of court] on [date of entry]. The issues presented in the review are: [State issues presented for review. See Part A of Form 6 for suggestions for framing issues presented for review.]

The reasons for granting direct review are: [Briefly indicate and argue grounds for direct review. State and argue briefly whether the case is one which the Supreme Court would probably review if decided by the Court of Appeals in the first instance. See rule 4.2.]
[Date]
Respectfully submitted,

| Respectfully submitted, |
| :--- |
| Signature |
| Name, address, and telephone |
| number of attorney] |

FORM 5. Title Page for all Briefs and Petition for Review
[Rule 10.3 (briefs); Rule 13.4(d) (petition for review)]

No. [appellate court]
[Supreme Court or Court of Appeals, Division $\qquad$ _] of the State of Washington
[Title of trial court proceeding with parties designated as in rule 3.4, for example:

John Doe, Respondent,
$v$.
Mary Doe, (Appellant or Petitioner), and
Henry Jones, Defendant.]
[Petition for Review or title of brief, for example: Brief of Petitioner, Reply Brief of Appellant]

> [ Name of attorney for party filing brief] Attorney for [Identity of party, as Appel[ Address and telephone number of attorney for party filing brief or petition]

## FORM 6. Brief of Appellant

> [Rule 10.3(a)]
[See Form 5 for form of cover and title page.]
 sions appear in the constitution with page numbers where each is referred to in the brief.]

Statutes
[Here list statutes in the order in which they appear in RCW, U.S.C., etc., with page numbers where each is referred to in the brief. Common names of statutes may be used in addition to code numbers.]

## Regulations and Rules

[Here list regulations and court rules grouped in appropriate categories and listed in numerical order in each category with page numbers where each is referred to in the brief.]

Other Authorities
[Here list other authorities with page numbers where each is referred to in the brief.]

Note: For form of citations generally, see sections 71 through 76 of $\mathbf{F}$.
Wiener, Briefing and Arguing Federal Appeals (1967).

## A. Assignments of Error

Assignments of Error
[ Here separately state and number each assignment of error as required by rule 10.3(a) and (g). For example:
" 1. The trial court erred in entering the order of May 12, 1975, denying defendant's motion to vacate the judgment entered on May 1, 1975."

OR
" 2. The trial court erred in denying the defendant's motion to suppress evidence by order entered on March I0, 1975."]

## Issues Pertaining to Assignments of Error

[Concisely define the legal issues in question form which the appellate court is asked to decide and number each issue. List after each issue the Assignments of Error which pertain to the issue. Proper phrasing of the issues is important. Each issue should be phrased in the terms and circumstances of the case, but without unnecessary detail. The court should be able to determine what the case is about and what specific issues the court will be called upon to decide by merely reading the issues presented for review. For an excellent discussion of how to properly phrase issues, see sections 31 through 33 of $F$. Wiener, Briefing and Arguing Federal Appeals (1967).]
[Examples of issues presented for review are: "Does an attorney, without express authority from his client, have implied authority to stipulate to the entry of judgment against his client as a part of a settlement which limits the satisfaction of the judgment to specific property of the client? (Assignment of Error I.)"

## OR

" Defendant was arrested for a traffic offense and held in jail for 2 days because of outstanding traffic warrants. The police impounded defendant's car and conducted a warrantless 'inventory' search of defendant's car and seized stolen property in the trunk. The impound was not authorized by any ordinance. Did the search and seizure violate defendant's rights under the fourth and fourteenth amendments to the Constitution of the United States and under article I, section 7 of the Constitution of the State of Washington? (Assignment of Error 2.)"]

## B. Statement of the Case

[ Write a statement of the procedure below and the facts relevant to the issues presented for review. The statement should not be argumentative. Every factual statement should be supported by a reference to the record. See rule 10.4(f) for proper abbreviations for the record. For a good discussion of this aspect of brief writing, see Wiener, supra, sections 23 through 28 and 42 through 45.]
C. Summary of Argument
[This is optional. For suggestions for preparing a summary of argument, see Wiener, supra, section 65.]

## D. Argument

[The argument should ordinarily be separately stated under appropriate headings for each issue presented for review. Long arguments should be divided into subheadings. The argument should include citations to legal authority and references to relevant parts of the record. See Wiener, supra, sections 34 through 36, 38, and 46 through 64.]
E. Conclusion
[Here state the precise relief sought.]
[Date]

| Respectfully submitted, |
| :---: |
| Signature |
| [Name of Attorney] |
| Attorney for [Appellant, Respon- |
| dent, or Petitioner] |

## Appendix

[Optional. See rule 10.3(a)(7).]

## FORM 7. Notice of Intent To File Pro Se Supplemental Brief

[Rule 10.1(d)]
No. [appellate court]
[Supreme Court or Court of Appeals, Division $\qquad$ _]
of the State of Washington
$\left.\left.\begin{array}{l}\text { [Title of trial court proceeding } \\ \text { with parties designated as in } \\ \text { rule 3.4] }\end{array}\right\} \quad \begin{array}{c}\text { Notice of Intent To File } \\ \text { Pro Se Supplemental }\end{array}\right\}$ Brief

I intend to file a brief of my own in this case. I have received a copy of the brief prepared by my attorney. I must send my brief to the address below on or before [clerk inserts appropriate date] if I want my brief to be considered by the court.

I am sending this notice to the court on [today's date].

Send brief to:
Signature
[Name and address of appellate court]

## FORM 9. Petition for Review

> [Rule 13.4(d)]
[See Form 5 for form of cover which is the title page.]

Table of Contents
[See Form 6, except modify names of parts of brief to correspond to names of parts of Petition for Review.]

## Table of Authorities

## [See Form 6.]

A. Identity of Petitioner
[Name] asks this court to accept review of the Court of Appeals decision terminating review designated in Part B of this petition.

## B. Court of Appeals Decision

[ Identify the decision or parts of the decision of the Court of Appeals which the party wants reviewed, the date filed, and the date of any order granting or denying a motion for reconsideration.]

A copy of the decision is in the Appendix at pages Athrough $\qquad$ . A copy of the order denying petitioner's motion for reconsideration is in the Appendix at pages $A$ - $\qquad$ through $\qquad$
C. Issues Presented for Review
[Define the issues which the Supreme Court is asked to decide if review is granted. See the second portion of Part A of Form 6 for suggestions for framing issues presented for review.]

## D. Statement of the Case

[See Part B of Form 6.]
E. Argument Why Review Should Be Accepted
[The argument should be short and concise and directed to the considerations for accepting review set out in rule 13.4(b). For argument generally, see Part D of Form 6. The argument may be preceded by a summary.]

## F. Conclusion

[State the relief sought if review is granted. See Part F of Form 3.]
[Date]

| Respectfully submitted, |
| :---: |
| Signature |
| [Name of Attorney] |
| Attorney for[Petitioner or <br> spondent] |

Appendix
[See rule 13.4(c)(9) for materials to include within Appendix.]

## FORM 10. Cost Bill

[Rule 14.4]

No. [appellate court]
[Supreme Court or Court of Appeals, Division $\qquad$ _] of the State of Washington
[Title of trial court proceeding with parties designated as in

Cost Bill rule 3.4]
[Name of party asking for costs], [appellant, petitioner, or respondent], asks that the following costs be awarded:

1. Statutory attorney's fees
2. Preparation of original and one copy of report of proceedings
$\$$
3. Copies of clerk's papers
4. Transmittal of record on review
$\$$
5. Bonds given in connection with the review [Identify]
6. Charges of appellate court clerk for reproduction of
briefs, petitions, and motions [Identify and
separately state the charge for each.]
7. Preparing 50 pages of original documents

The above items are expenses allowed as costs by rule 14.3, reasonable expenses actually incurred, and reasonably necessary for review. [Name of party] should pay the costs.
[Date]
Signature
Attorney for [Appellant, Respondent, or Petitioner] [Name, address, and telephone number of attorney]

## FORM 11. Objections to Cost Bill

[Rule 14.5]

No. [appellate court]
[Supreme Court or Court of Appeals, Division of the State of Washington
[Title of trial court proceeding with parties designated as in

Objections to Cost Bill rule 3.4]
[Name of party objecting], [appellant, petitioner or respondent], objects to the award of any costs to [ name of party] because:
[Here state reasons. See rule 14.2.]

## Alternate Form

[Name of party objecting], [appellant, petitioner, or respondent], objects to the following expenses listed on the Cost Bill of [name of party]:
[ List the items on the cost bill which are objectionable, by number of item on the cost bill with a description of the item and the amount claimed. State the objection after each item. For example:

## 2. Report of Proceedings

$\$ 320.00$
Objection: The amount claimed is unreasonable. See RAP 14.3.
(a). The report of proceedings is double spaced and is pages.
The usual charge per page is $\$$ $\qquad$ Computed on the usual basis, the total charge should be $\$ 220.00$.
5. Bond $\$ 10.00$

Objection: The charge is for the premium on a cost bond. A cost
bond is not required under the new rules. The charge was not reasonably necessary for review. See RAP 14.3(a).]
[Date]
Signature
Attorney for [Appellant, Respondent, or Petitioner]
[Name, address, and telephone number of attorney]

## FORM 12. Order of Indigency

[Rule 15.2]

[Set forth finding of indigency and state that applicable law grants review wholly or partially at public expense. For example: "The court finds that the defendant lacks sufficient funds to prosecute an appeal and applicable law grants defendant a right to review at public expense to the extent defined in this order."] The court orders as follows:

1. [Name of indigent] is entitled to counsel for review wholly at public expense.
2. [Name of appointed attorney] is appointed as counsel for review. Appointed counsel may be assisted by counsel in the same firm as appointed counsel. [If applicable: "Trial counsel must assist appointed counsel for review in preparing the record."]
3. [Name of indigent] is entitled to the following at public expense:
(a) Those portions of the verbatim report of proceedings reasonably necessary for review as follows: [Designate parts of report.]
(b) A copy of the following clerk's papers: [Designate papers by name and trial court clerk's subnumber.]
(c) Preparation of original documents to be reproduced by the clerk as provided in rule 14.3(b).
(d) Reproduction of briefs and other papers on review which are reproduced by the clerk of the appellate court.
(e) The cost of transmitting the following cumbersome exhibits: [Designate cumbersome exhibits needed for review. See rule 9.8(b).]
(f) Other items: [Designate items.]
[Date]
$\frac{\text { Signature }}{\left[\begin{array}{c}{[\text { Name of Judge] }]} \\ \text { Judge of the Superior Court }\end{array}\right.}$

Presented by:
[ Name of party and attorney
for party presenting order]

FORM 13. Invoice of Counsel for Indigent Party
[Rule 15.4(c)]
No. [appellate court]
[Supreme Court or Court of Appeals, Division $\qquad$ _] of the State of Washington
[Title of trial court proceeding
with parties designated as in rule 3.4]

Invoice of Counsel
for Indigent Party
[Name of claimant counsel] submits this invoice to be paid from public funds. An order authorizing the expenses claimed by this invoice was entered in [name of court] on [date of entry]. ["A copy of the order is attached." or "The order of indigency is located at CP page
."] My Social Security number [or, my firm's IRS employer identification number] is
1.1 claim $\$$ $\qquad$ for attorney fees. I spent hours on the review and a reasonable hourly charge is $\$$ $\qquad$ . performed the following services:
[List services; for example: "Reviewed record, prepared brief of appellant and reply brief of appellant, oral argument in Court of Appeals, and prepared cost bill."]
2. The following expenses were incurred for the review:
[List each item of expense including preparing reproducible originals at the rate per page set pursuant to rule 14.3(b), the amount, and the total of all items listed.]
3. I have not filed another invoice in this cause.
4. The total amount of this invoice is [the totals from paragraphs 1 and 2] \$ $\qquad$ —.

I swear or affirm that the items listed are correct charges for necessary services rendered and expenses incurred for proper consideration of the review and I have not been promised compensation for the review from the indigent party or from any other source except as has been approved by the court.
$\frac{\text { Signature }}{\text { [Name, address, and telephone }}$
number of claimant]

SUbSCRIBED and sworn to before me this day of , 19 $\qquad$
Notary Public in and for the State of Washington, residing at $\qquad$

## FORM 14. Invoice of Court Reporter—Indigent Case

[Rule 15.4(d)]

## No. [appellate court]

[Supreme Court or Court of Appeals, Division $\qquad$ _] of the State of Washington
[Title of trial court proceeding with parties designated as in
Invoice of Court Reporter- Indigent Case
[Name of claimant court reporter] submits this invoice to be paid from public funds. An order authorizing the expenses claimed by this invoice was entered in [name of court] on [date of entry]. My Social Security number [or, my firm's IRS employer identification number] is
$\qquad$ -
I swear or affirm that I transcribed or caused to be transcribed the original and one copy of a verbatim report of proceedings in this case. The report was prepared in compliance with RAP $9.2(\mathrm{e})$ and (g). I transcribed $\qquad$ pages. The rate per page set by the Supreme Court is $\$$ $\qquad$ . The total amount of this invoice is $\$$ $\qquad$ .

$\frac{\text { Signature }}{$|  [Name, address, and telephone  |
| :--- |
|  number of claimant]  |}

Subscribed and sworn to before me this day of
$\qquad$ , 19 $\qquad$ -.

Notary Public in and for the State of Washington, residing at

I hereby certify that the amount claimed in this invoice is for that portion of the verbatim report of proceedings ordered by the trial court; that the typing of the report is in accordance with rule 9.2(e) and (g); and that the bill is computed at the current rate per page set by the Supreme Court for the original and one copy, namely, $\$$ per page.
[Date]


## FORM 15. Statement of Arrangements

> [Rule 9.2(a)]

No. [appellate court]
[Supreme Court or Court of Appeals, Division $\qquad$ _] of the State of Washington

## [ Title of trial court proceeding with parties designated as in rule 3.4] <br> Statement of Arrangements

[Name of attorney], attorney for [appellant or petitioner], states that on $\qquad$ , 19 $\qquad$ , [appellant or petitioner] ordered transcription of the original and one copy of the verbatim report of proceedings in this case from [name and address of person doing the transcribing], and arranged to pay the cost of transcription as follows: [describe arrangements for paying].
[Date]
$\frac{\text { Signature }}{\text { Attorney for [Appellant or Peti- }}$ tioner] 1 [Name, address, and telephone number of attorney]

## FORM 16. Petition Against State Officer

[Rule 16.2(b)]

No. [appellate court]
Supreme Court of the State of Washington
[ Name of petitioner],
Petitioner,
v.
$v$.
Petition Against State Officer
[Name of respondent],
Respondent.)
Petitioner alleges:
[Set forth in numbered, descriptively titled paragraphs, as in a complaint in a civil action, a short and plain statement of the claim showing that petitioner is entitled to relief. Conclude with a demand for judgment for the relief sought. See CR 10.]
[Date]

| Signature |
| :--- |
| Attorney for Petitioner |
| [Name, address, and telephone |
| number of attorney] |

## FORM 17. Personal Restraint Petition for Person Confined by State or Local Government

[Rule 16.7]

## No. [appellate court]

[Put name of appellate court that you want to hear your case.] of the State of Washington
[Put your name here.],
Petitioner.
Personal Restraint Petition

If there is not enough room on this form, use the back of these pages or use other paper. Fill out all of this form and other papers you are attaching before you sign this form in front of a notary.

## A. Status of Petitioner

I, (full name and address)
apply for relief from confinement. I am am not $\square$ now in custody serving a sentence upon conviction of a crime. (If not serving a sentence upon conviction of a crime) I am now in custody because of the following type of court order:
(identify type of order)
I. The court in which I was sentenced is
2. I was convicted of the crime(s) of $\qquad$
3. I was sentenced after trial $\square$, after plea of
guilty $\square$ on
(date of sentence)
$\qquad$ . The judge who imposed sentence was
(name of trial court judge)
4. My lawyer at trial court was
(name and address if known; if none, write "none")
5. I did $\square$ did not $\square$ appeal from the decision of the trial court. (If the answer is that I did), I appealed to
(name of court or courts to which appeal was taken)
My lawyer on appeal was
(name and address if known; if none, write "none")
The decision of the appellate court was $\square$ was not $\square$ published. (If the answer is that it was published, and I have this information), the decision is published in
(volume number, Washington Appellate Reports or
Washington Reports, and page number)
6. Since my conviction I have $\square$ have not $\square$ asked a court for some relief from my sentence other than I have already written above. (If the answer is that I have asked), the court I asked was

## (name of court or courts in which relief was sought)

Relief was denied on
(date of decision or, if more than one, dates of all decisions)
7. (If I have answered in question 6 that I did ask for relief), the name of my lawyer in the proceeding mentioned in my answer to question 6 was

> (name and address if known; if none, write "none")
8. If the answers to the above questions do not really tell about the proceedings and the courts, judges and attorneys involved in your case, tell about it here:

## B. Grounds for Relief

(If I claim more than one reason for relief from confinement, I attach sheets for each reason separately, in the same way as the first one. The attached sheets should be numbered "First Ground", "Second Ground", "Third Ground", etc.). I claim that I have $\qquad$ (number) reason(s) for this court to grant me relief from the conviction and sentence described in Part A.

$$
\overline{\text { (First, Second, etc.) }}
$$

I. I should be given a new trial or released from confinement because [Here state legal reasons why you think there was some error made in your case which gives you the right to a new trial or release from confinement.]:
2. The following facts are important when considering my case [After each fact statement, put the name of the person or persons who know the fact and will support your statement of the fact. If the fact is already in the record of your case, indicate that, also.]:
3. The following reported court decisions [include citations if possible] in cases similar to mine show the error I believe happened in my case [If none are known, state "None known".]:
4. The following statutes and constitutional provisions should be considered by the court [If none are known, state "None known".]:
5. This petition is the best way I know to get the relief I want, and no other way will work as well because

## C. Statement of Finances

If you cannot afford to pay the $\$ 25$ filing fee or cannot afford to pay an attorney to help you, fill this out. If you have enough money for these things, do not fill out this part of the form.

1. I do $\square$ do not $\square$ ask the court to file this without making me pay the $\$ 25$ filing fee because I am so poor I cannot pay the fee.
2. I have $\$ \ldots \quad$ in my prison or institution account.
3. I do $\square$ do not $\square$ ask the court to appoint a lawyer for me because I am so poor I cannot afford to pay a lawyer.
4. I am am not $\square$ employed. My salary or wages amount to $\$$ a month. My employer is

## (name and address)

5. During the past 12 months I did $\square$ did not $\square$ get any money from a business, profession or other form of self-employment. (If I did, it was
```
and the total income I got was \(\$\)
``` \(\qquad\)
``` .)
```

6. During the past 12 months, I
did did not get any rent payments. If so, the total amount I got was
$\begin{array}{lll}\square & \square & \$ \\ \square & \square & \mathbf{g e t}\end{array}$ get any interest. If so, the total amount I got was get any dividends. If so, the total amount I got was get any dividends. If so, the total amount I got was get any other money. If so, the amount of money I got was $\$$
7. $\square \square$ have any cash except as said in answer 2. If so, the total amount of cash I have is $\$$ have any savings accounts or checking accounts. If so, the amount in all accounts is $\$$ own stocks, bonds, or notes. If so, their total value is $\$$
8. List all real estate and other property or things of value which belong to you or in which you have an interest. Tell what each item of property is worth and how much you owe on it. Do not list household furniture and furnishings and clothing which you or your family need.

## Items

Value
9. I am $\square$ am not $\square$ married. If I am married, my wife or husband's name and address is

| 10. All of the persons who need me to support them are listed here. <br> Name and Address <br> Relationship |  |
| :--- | :--- |
|  |  |

[^19]

## FORM 18. Motion

[Rule 17.3(a)]
No. [appellate court]
[Supreme Court or Court of Appeals, Division $\qquad$ _] of the State of Washington
[Title of trial court proceeding
with parties designated as in with parties designated as in

Motion for [identify relief sought] rule 3.4]

1. Identity of Moving Party
[Name], [designation of moving party, for example: "Appellant" or "Assignee of Respondent's interest in the judgment being reviewed"] asks for the relief designated in Part 2.

## 2. Statement of Relief Sought

[State the relief sought, for example: "Substitution of John Doe as respondent in place of Alvin Jones".]

## 3. Facts Relevant to Motion

[ Here state facts relevant to motion with reference to or copies of parts of the record relevant to the motion. For example: "Alvin Jones, plaintiff, obtained a judgment against defendant, Henry Hope (Judgment, CP 17). Alvin Jones assigned the judgment to John Doe after defendant filed his Notice of Appeal. A true copy of the assignment is attached. Defendant did not assert a counterclaim against plaintiff in the trial court ${ }^{\text {".] }}$

## 4. Grounds for Relief and Argument

[Here state the grounds for the relief sought with authority and supporting argument. For example: "RAP 3.2(a) authorizes substitution of parties when the interest of a party in the subject matter of the review has been transferred. Substitution should be granted here as defendant has no claim against plaintiff-respondent and respondent no longer has an interest in the judgment which is the subject matter of this appeal".]
[Date]

| Respectfully submitted, |
| :--- |
| Signature |
| Attorney for [Appellant, Respon- |
| dent, or Petitioner] |
| [Name, address, and telephone |
| number of attorney] |

## FORM 19. Notice of Motion


can be heard. The address of the place of hearing is [room number and address].
[Date]

| Signature |
| :---: |
| [Name of attorney] |
| Attorney for [Appellant, Respon- |
| dent, or Petitioner] |

[ The notice may be made a part of the motion.]

## FORM 20. Motion To Modify Ruling <br> [Rule 17.7]

No. [appellate court]
[Supreme Court or Court of Appeals, Division $\qquad$ _] of the State of Washington
[Title of trial court proceeding with parties designated as in with parties designated as in
rule 3.4]

Motion To Modify Ruling

1. Identity of Moving Party
[Name of moving party], [designation of moving party] asks for the relief designated in Part 2.
2. Statement of Relief Sought

Modify ruling of the [Clerk or Commissioner] filed on [date]. The ruling [state substance of ruling, for example: "denied the motion to be substituted as respondent in place of Alvin Jones"] This court should [State relief requested, for example: "authorize the requested substitution".].

## 3. Facts Relevant to Motion

[Here state facts relevant to original motion, with reference to or copies of parts of the record relevant to that motion. The facts set forth in the original motion may be incorporated by reference. For example: "The facts are set out in Part 3 of the original motion to the commissioner. ${ }^{\text {" }]}$

## 4. Grounds for Relief and Argument

[Here state the grounds for relief sought with authority and supporting argument. The grounds for relief set forth in the original motion may be incorporated by reference.]
[Date]

| Respectfully submitted, |
| :---: |
| Signature |
| Attorney for [Appellant, Respon- |
| dent, or Petitioner] |
| [Name, address, and telephone | number of attorney]

## FORM 21. Civil Appeal Statement

> [Rule 5.5(c)]

Court of Appeals, Division of the
[Title of trial court proceeding with parties designated as in rule 3.4]
I. Nature of the Case and Decision
[State the substance of the case below and the basis for the trial court decision. For example: "Defendant was driving his automobile when struck from the rear by a truck driven by Jones. An automobile coming from the opposite direction driven by an uninsured motorist crossed the center line into the lane occupied by defendant and collided with the defendant's car. Defendant settled his claim against Jones and executed a release without the consent of plaintiff insurance company. The policy issued by plaintiff contained a provision which excluded coverage under the uninsured motorist provisions for bodily injury to an insured who has made any settlement with any person without the written consent of the company. The trial court held that this exclusion
violated public policy by restricting the uninsured motorist coverage required by $R$ CW 48.22 .030 and declared the exclusion void. ${ }^{"}$ ]
2. Issues Presented for Review
[State the issues the party intends to present for review by the Court of Appeals. For example: "Whether a provision which excludes coverage when the insured does not secure the insurer's consent before settling with any person responsible for any injury violates public policy by restricting the uninsured motorist coverage required by $R C W$ 48.22.030?" List under each issue the legal authority relevant to that issue.]
3. Relief Sought in Court of Appeals
[State the relief the party seeks in the Court of Appeals. For example: "Reversal of trial court decision with directions to enter judgment declaring that defendant is not covered by the uninsured motorist provisions of the liability policy issued by plaintiff."]
4. Trial Court
[Name of County] County Superior Court
5. Judge
[ Name of Trial Court Judge]
6. Date of Decision
[The date the decision was entered in the trial court]
7. Post-Decision Motions
[State each post-decision motion made in the trial court including the nature of the motion, the date the motion was made, the decision on the motion, and the date the decision was entered.]
8. Notice of Appeal

The notice of appeal was filed on [date]. A copy of the notice of appeal is attached to this statement.

## 9. Counsel

Counsel for appellant [name of appellant] is [name, address, and telephone number of attorney]. Counsel for respondent [name of respondent] is [name, address, and telephone number of attorney].

## 10. Method of Disposition in Trial Court

[State the method used to decide the case in the trial court. For example: " summary judgment, order of dismissal, judgment after trial to the court, judgment after jury trial. ${ }^{\text {" }]}$

## 11. Relief Granted by Trial Court

[State the relief granted by the trial court. For example: "The trial court entered a judgment declaring that defendant has coverage under the uninsured motorist provisions of the automobile liability policy issued by plaintiff. ${ }^{\text {" }}$ ]

## 12. Relief Denied by Trial Court

[State the relief sought by the party making the statement which was denied by the trial court. For example: "Plaintiff sought a judg-

## SUPERIOR COURT ADMINISTRATIVE RULES

(AR)

Rule 1

## REPORTING OF CRIMINAL CASES

(a) Report of Disposition. Within 5 court days after disposition by the superior court of a criminal charge, whether the disposition be a plea of guilty or by deferral or suspension of imposition of sentence, or a finding of guilty, or not guilty after trial, or by dismissal of the charge, the court clerk shall report such disposition to the Washington State Patrol Section on Identification on a disposition form approved by the Administrator for the Courts. When a sentence has been deferred or suspended, the report to the Section shall indicate the length of time over which such suspension or deferral is to be effective. At the conclusion of the time period for deferral or suspension of sentence, the court clerk shall forward an amended disposition form to the Section showing the actual disposition of the case.
(b) Report of Appeal. If an appeal is taken from the disposition made by the superior court, the court clerk shall, within 5 court days of the taking of the appeal, notify the Section on an amended disposition form. In the event that the result of any proceeding changes or otherwise makes inaccurate the information forwarded on the original disposition report, the court clerk shall prepare and forward to the Section a supplemental disposition report on a form approved by the Administrator for the Courts indicating thereon the information necessary to correct the current status of the disposition of charges against the subject maintained in the records of the Section.

## SUPERIOR COURT CIVIL RULES (CR)

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ment declaring that the uninsured motorist provision of the automobile liability policy no longer provided coverage to defendant."]
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I, attorney for appellant [name of appellant], certify that this appeal is taken in good faith and not for purposes of delay. I further certify that my client [is or is not] prepared to immediately take all steps to complete the appeal. [If the statement indicates the party is not prepared to immediately take all steps to complete the appeal, state here why the party is not prepared to immediately complete the appeal.]
[Date]
Signature Attorney for Appellant
[Name, address, and telephone
Rule
2. Commencement of Action; Service of Process, Pleadings, Motions, and Orders
number of attorney]
ment of Action
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(d) Lis Pendens. [Reserved. See RCW 4.28.320 and 4.28.160.]

## Rule 4 <br> PROCESS

(a) Summons-Issuance.
(1) The summons must be signed and dated by the plaintiff or his attorney, and directed to the defendant requiring him to defend the action and to serve a copy of his appearance or defense on the person whose name is signed on the summons.
(2) Unless a statute or rule provides for a different time requirement, the summons shall require the defendant to serve a copy of his defense within 20 days after the service of summons, exclusive of the day of service. If a statute or rule other than this rule provides for a different time to serve a defense, that time shall be stated in the summons.
(3) A notice of appearance, if made, shall be in writing, shall be signed by the defendant or his attorney, and shall be served upon the person whose name is signed on the summons. In condemnation cases a notice of appearance only shall be served on the person whose name is signed on the petition.
(4) No summons is necessary for a counterclaim or cross claim for any person who previously has been made a party. Counterclaims and cross claims against an existing party may be served as provided in rule 5.
(b) Summons.
(1) Contents. The summons for personal service shall contain:
(i) the title of the cause, specifying the name of the court in which the action is brought, the name of the county designated by the plaintiff as the place of trial, and the names of the parties to the action, plaintiff and defendant;
(ii) a direction to the defendant summoning him to serve a copy of his defense within a time stated in the summons;
(iii) a notice that, in case of failure so to do, judgment will be rendered against him by default. It shall be signed and dated by the plaintiff, or his attorney, with the addition of his post office address, at which the papers in the action may be served on him by mail.
(2) Form. Except in condemnation cases the summons for personal service in the state shall be substantially in the following form:


[^20]may be entered against you without notice. A default judgment is one where plaintiff is entitled to what he asks for because you have not responded. If you serve a notice of appearance on the undersigned person, you are entitled to notice before a default judgment may be entered.

You may demand that the plaintiff file this lawsuit with the court. If you do so, the demand must be in writing and must be served upon the person signing this summons. Within 14 days after you serve the demand, the plaintiff must file this lawsuit with the court, or the service on you of this summons and complaint will be void.

If you wish to seek the advice of an attorney in this matter, you should do so promptly so that your written response, if any, may be served on time.
This summons is issued pursuant to rule 4 of the Superior Court Civil Rules of the State of Washington.
[signed]

| Print or Type Name |
| :--- |
| ( ) Plaintiff ( ) Plaintiff's Attorney |
| P. O. Address |
| Telephone Number |

Dated
(c) By Whom Served. Service of summons and process, except when service is by publication, shall be by the sheriff of the county wherein the service is made, or by his deputy, or by any person over 18 years of age who is competent to be a witness in the action, other than a party. Subpoenas may be served as provided in rule 45.
(d) Service.
(1) Of Summons and Complaint. The summons and complaint shall be served together.
(2) Personal in State. Personal service of summons and other process shall be as provided in RCW 4.28-.080-.090, 23A.08.110, 23A.32.100, 46.64.040, and 48.05 .200 and .210 , and other statutes which provide for personal service.
(3) By Publication. Service of summons and other process by publication shall be as provided in RCW 4.28 .100 and .110, 13.34.080, and 26.32.044, and other statutes which provide for service by publication.
(4) Alternative to Service by Publication. In circumstances justif ying service by publication, if the serving party files an affidavit stating facts from which the court determines that service by mail is just as likely to give actual notice as service by publication, the court may order that service be made by any person over 18 years of age, who is competent to be a witness, other than a party, by mailing copies of the summons and other process to the party to be served at his last known address or any other address determined by the court to be appropriate. Two copies shall be mailed, postage prepaid, one by ordinary first class mail and the other by a form of mail requiring a signed receipt showing when and to whom it was delivered. The envelopes must bear the return address of the sender. The summons shall contain the date it was deposited in the mail and shall require the defendant to appear and answer the complaint within 90 days from the date of mailing. Service under this subsection has the same jurisdictional effect as service by publication.
(5) Appearance. A voluntary appearance of a defendant does not preclude his right to challenge lack of jurisdiction over his person, insufficiency of process, or insufficiency of service of process pursuant to rule 12(b).
(e) Other Service.
(1) Generally. Whenever a statute or an order of court thereunder provides for service of a summons, or of a notice, or of an order in lieu of summons upon a party not an inhabitant of or not found within the state, service may be made under the circumstances and in the manner prescribed by the statute or order, or if there is no provision prescribing the manner of service, in a manner prescribed by this rule.
(2) Personal Service Out of State-Generally. Although rule 4 does not generally apply to personal service out of state, the prescribed form of summons may, with the modifications required by statute, be used for that purpose. See RCW 4.28.180.
(3) Personal Service Out of State—Acts Submitting Person to Jurisdiction of Courts. [Reserved. See RCW 4.28.185.]
(4) Nonresident Motorists. [Reserved. See RCW 46.64.040.]
(f) Territorial Limits of Effective Service. All process other than a subpoena may be served anywhere within the territorial limits of the state, and when a statute or these rules so provide beyond the territorial limits of the state. A subpoena may be served within the territorial limits as provided in rule 45 and RCW 5.56.010.
(g) Return of Service. Proof of service shall be as follows:
(1) If served by the sheriff or his deputy, the return of the sheriff or his deputy endorsed upon or attached to the summons;
(2) If served by any other person, his affidavit of service endorsed upon or attached to the summons; or
(3) If served by publication, the affidavit of the publisher, foreman, principal clerk, or business manager of the newspaper showing the same, together with a printed copy of the summons as published; or
(4) If served as provided in subsection (d)(4), the affidavit of the serving party stating that copies of the summons and other process were sent by mail in accordance with the rule and directions by the court, and stating to whom, and when, the envelopes were mailed.
(5) The written acceptance or admission of the defendant, his agent or attorney;
(6) In case of personal service out of the state, the affidavit of the person making the service, sworn to before a notary public, with a seal attached, or before a clerk of a court of record.
(7) In case of service otherwise than by publication, the return, acceptance, admission, or affidavit must state the time, place, and manner of service. Failure to make proof of service does not affect the validity of the service.
(h) Amendment of Process. At any time in its discretion and upon such terms as it deems just, the court may allow any process or proof of service thereof to be amended, unless it clearly appears that material prejudice would result to the substantial rights of the party against whom the process issued.
(i) Alternative Provisions for Service in a Foreign Country.
(1) Manner. When a statute or rule authorizes service upon a party not an inhabitant of or found within the
state, and service is to be effected upon the party in a foreign country, it is also sufficient if service of the summons and complaint is made: (A) in the manner prescribed by the law of the foreign country for service in that country in an action in any of its courts of general jurisdiction; or (B) as directed by the foreign authority in response to a letter rogatory or a letter of request; or (C) upon an individual, by delivery to him personally, and upon a corporation or partnership or association, by delivery to an officer, a managing or general agent; or (D) by any form of mail, requiring a signed receipt, to be addressed and mailed to the party to be served; or ( E ) pursuant to the means and terms of any applicable treaty or convention; or ( F ) by diplomatic or consular officers when authorized by the United States Department of State; or (G) as directed by order of the court. Service under (C) or (G) above may be made by any person who is not a party and is not less than 21 years of age or who is designated by order of the court or by the foreign court. The method for service of process in a foreign country must comply with applicable treaties, if any, and must be reasonably calculated, under all the circumstances, to give actual notice.
(2) Return. Proof of service may be made as prescribed by section (g) of this rule, or by the law of the foreign country, or by a method provided in any applicable treaty or convention, or by order of the court. When service is made pursuant to subsection (1)(D) of this section, proof of service shall include a receipt signed by the addressee or other evidence of delivery to the addressee satisfactory to the court.
(j) Other Process. These rules do not exclude the use of other forms of process authorized by law.

Rule 4.1

## PROCESS-DOMESTIC RELATIONS ACTIONS

(a) Summons-General. Actions authorized by RCW 26.09 shall be commenced by filing a petition. Service of the summons and a copy of the petition shall be made on respondent as provided in rule 4 . No summons is necessary if both spouses sign a joint petition or if the respondent files a written joinder in the proceeding.
(b) Summons-Content, Form.
(1) Content. The summons shall contain the title of the action, the name of the county and the court in which the action is brought, the names of the parties, as petitioner and respondent, a direction to the respondent to serve a copy of his or her response on the person who has signed the summons, the time limit within which the copy of the response must be served, notice that failure to serve a copy of the response within the stated time may result in a judgment by default, the signature and address of the petitioner or petitioner's attorney, and the date.
(2) Form. The summons for personal service in the state in an action for dissolution of marriage shall be substantially in the form below. The summons for personal service in the state in any other action authorized by RCW 26.09 should be adapted from this form. The summons for personal service out of state should be
adapted from this form and must include the modifications required by statute. See RCW 4.28.180.


To the Respondent: The petitioner has filed with the clerk of the above court a petition requesting that your marriage be dissolved. Additional requests, if any, are stated in the petition, a copy of which is attached to this summons.

You may respond to this summons and petition by filing a written response with the clerk of the court and serving a copy of your response on the person signing this summons. If you do not serve your written response within 20 days after the date this summons was served on you, exclusive of the day of service, the court may enter an order of default against you, and at the end of 90 days after service, the court may, without further notice to you, enter a decree dissolving your marriage and approving or providing for other relief requested in the petition.

One method of filing your response and serving a copy on the petitioner is to send them by certified mail with return receipt requested.
Dated
$\frac{\text { [signed] }}{\text { Print or Type Name }}$
File Response With:
Clerk of the Court County Courthouse

( ) Petitioner ( ) Petitioner's Attorney
Serve a Copy of Your Response on:


Rule 5
SERVICE AND FILING OF PLEADINGS AND OTHER PAPERS
(a) Service-When Required. Except as otherwise provided in these rules, every order required by its terms to be served, every pleading subsequent to the original complaint unless the court otherwise orders because of numerous defendants, every paper relating to discovery required to be served upon a party unless the court otherwise orders, every written motion other than one which may be heard ex parte, and every written notice, appearance, demand, offer of judgment, designation of record on appeal, and similar paper shall be served upon each of the parties. No service need be made on parties in default for failure to appear except that pleadings asserting new or additional claims for relief against them shall be served upon them in the manner provided for service of summons in rule 4.

In an action begun by seizure of property, in which no person need be or is named as defendant, any service required to be made prior to the filing of an answer, claim, or appearance shall be made upon the person having custody or possession of the property at the time of its seizure.
(b) Service-How Made.
(1) On Attorney or Party. Whenever under these rules service is required or permitted to be made upon a party represented by an attorney the service shall be made upon the attorney unless service upon the party himself is ordered by the court. Service upon the attorney or
upon a party shall be made by delivering a copy to him or by mailing it to him at his last known address or, if no address is known, filing with the clerk of the court an affidavit of attempt to serve. Delivery of a copy within this rule means: handing it to the attorney or to the party; or leaving it at his office with his clerk or other person in charge thereof; or, if there is no one in charge, leaving it in a conspicuous place therein; or, if the office is closed or the person to be served has no office, leaving it at his dwelling house or usual place of abode with some person of suitable age and discretion then residing therein. Service on an attorney is subject to the restrictions in subsections (b)(4) and (5) of this rule and in rule 71, Withdrawal by Attorneys.
(2) Service by Mail.
(A) How made. If service is made by mail, the papers shall be deposited in the post office addressed to the person on whom they are being served, with the postage prepaid. The service shall be deemed complete upon the third day following the day upon which they are placed in the mail, unless the third day falls on a Saturday, Sunday or legal holiday, in which event service shall be deemed complete on the first day other than a Saturday, Sunday or legal holiday, following the third day.
(B) Proof of service by mail. Proof of service of all papers permitted to be mailed may be by written acknowledgment of service, by affidavit of the person who mailed the papers, or by certificate of an attorney. The certificate of an attorney may be in form substantially as follows:

## Certificate

I certify that I mailed a copy of the foregoing
to [John Smith], [plaintiff's] attorney, at [office address or residence], and to [Joseph Doe], an additional [defendant's] attorney [or attorneys] at [office address or residence], postage prepaid, on [date].

## [John Brown] <br> Attorney for [Defendant] William Noe

(3) Service on Nonresidents. Where a plaintiff or defendant who has appeared resides outside the state and has no attorney in the action, the service may be made by mail if his residence is known; if not known, on the clerk of the court for him. Where a party, whether resident or nonresident, has an attorney in the action, the service of papers shall be upon the attorney instead of the party. If the attorney does not have an office within the state or has removed his residence from the state, the service may be upon him personally either within or without the state, or by mail to him at either his place of residence or his office, if either is known, and if not known, then by mail upon the party, if his residence is known, whether within or without the state. If the residence of neither the party nor his attorney, nor the office address of the attorney is known, an affidavit of the attempt to serve shall be filed with the clerk of the court.
(4) Service on Attorney Restricted After Final Judgment. A party, rather than the party's attorney, must be served if the final judgment or decree has been entered and the time for filing an appeal has expired, or if an appeal has been taken (i) after the final judgment or decree upon remand has been entered or (ii) after the
mandate has been issued affirming the judgment or decree or disposing of the case in a manner calling for no further action by the trial court. This rule is subject to the exceptions defined in subsection (b)(6).
(5) Required Notice to Party. If a party is served under circumstances described in subsection (b)(4), the paper shall (i) include a notice to the party of the right to file written opposition or a response, the time within which such opposition or response must be filed, and the place where it must be filed; (ii) state that failure to respond may result in the requested relief being granted; and (iii) state that the paper has not been served on that party's lawyer.
(6) Exceptions. An attorney may be served notwithstanding subsection (b)(4) of this rule if (i) fewer than 63 days have elapsed since the filing of any paper or the issuance of any process in the action or proceeding or (ii) if the attorney has filed a notice of continuing representation.
(c) Service-Numerous Defendants. In any action in which there are unusually large numbers of defendants, the court, upon motion or of its own initiative, may order that service of the pleadings of the defendants and replies thereto need not be made as between the defendants and that any cross claim, counterclaim, or matter constituting an avoidance or affirmative defense contained therein shall be deemed to be denied or avoided by all other parties and that the filing of any such pleading and service thereof upon the plaintiff constitutes due notice of it to the parties. A copy of every such order shall be served upon the parties in such manner and form as the court directs.
(d) Filing.
(I) Time. Complaints shall be filed as provided in rule 3(a). All pleadings and other papers after the complaint required to be served upon a party shall be filed with the court either before service or promptly thereafter.
(2) Sanctions. The effect of failing to file a complaint is governed by rule 3. If a party fails to file any other pleading or paper under this rule, the court upon 5 days' notice of motion for sanctions may dismiss the action or strike the pleading or other paper and grant judgment against the defaulting party for costs and terms including a reasonable attorney fee unless good cause is shown for, or justice requires, the granting of an extension of time.
(3) Limitation. No sanction shall be imposed if prior to the hearing the pleading or paper other than the complaint is filed and the moving attorney is notified of the filing before he leaves his office for the hearing.
(4) Nonpayment. No further action shall be taken in the pending action and no subsequent pleading or other paper shall be filed until the judgment is paid. No subsequent action shall be commenced upon the same subject matter until the judgment has been paid.
(e) Filing With the Court Defined. The filing of pleadings and other papers with the court as required by these rules shall be made by filing them with the clerk of the court, except that the judge may permit the papers to be filed with him, in which event he shall note thereon the
filing date and forthwith transmit them to the office of the clerk.
(f) Other Methods of Service. Service of all papers other than the summons and other process may also be made as authorized by statutes other than RCW 4.28.230, 4.28.240, 4.28.250, 4.28.260, 4.28.270, and 4.28.280, which are superseded by these rules.
(g) Certified Mail. Whenever the use of "registered" mail is authorized by statutes relating to judicial proceedings or by rule of court, "certified " mail, with return receipt requested, may be used.
(h) Service of Papers by Telegraph. Any writ or order in any civil suit or proceeding and all the papers requiring service may be transmitted by telegraph for service in any place, and the telegraphic copy of such writ or order or paper so transmitted may be served or executed by the officer or person to whom it is sent for that purpose and returned by him, if any return be requisite, in the same manner, and with the same force and effect in all respects as the original thereof might be, if delivered to him, and the officer or person serving or executing the same shall have the same authority and be subject to the same liabilities as if the said copy were the original. The original, when a writ or order, shall also be filed in the court from which it was issued, and a certified copy thereof shall be preserved in the telegraph office from which it was sent. In sending it, either the original or certified copy may be used by the operator for that purpose.

## Rule 6 <br> TIME

(a) Computation. In computing any period of time prescribed or allowed by these rules, by the local rules of any superior court, by order of court, or by any applicable statute, the day of the act, event, or default from which the designated period of time begins to run shall not be included. The last day of the period so computed shall be included, unless it is a Saturday, a Sunday or a legal holiday, in which event the period runs until the end of the next day which is neither a Saturday, a Sunday nor a legal holiday. Legal holidays are prescribed in RCW 1.16.050. When the period of time prescribed or allowed is less than 7 days, intermediate Saturdays, Sundays and legal holidays shall be excluded in the computation.
(b) Enlargement. When by these rules or by a notice given thereunder or by order of court an act is required or allowed to be done at or within a specified time, the court for cause shown may at any time in its discretion, (1) with or without motion or notice, order the period enlarged if request therefor is made before the expiration of the period originally prescribed or as extended by a previous order or, (2) upon motion made after the expiration of the specified period, permit the act to be done where the failure to act was the result of excusable neglect; but it may not extend the time for taking any action under rules 50(b), 52(b), 59(b), 59(d), and 60(b).
(c) Proceeding Not To Fail for Want of Judge or Session of Court. No proceeding in a court of justice in any action, suit, or proceeding pending therein, is affected by
a vacancy in the office of any or all of the judges or by the failure of a session of the court.
(d) For Motions-Affidavits. A written motion, other than one which may be heard ex parte, and notice of the hearing thereof shall be served not later than 5 days before the time specified for the hearing, unless a different period is fixed by these rules or by order of the court. Such an order may for cause shown be made on ex parte application. When a motion is supported by affidavit, the affidavit shall be served with the motion; and, except as otherwise provided in rule 59(c), opposing affidavits may be served not later than 1 day before the hearing, unless the court permits them to be served at some other time.
(e) Additional Time After Service by Mail. Whenever a party has the right or is required to do some act or take some proceedings within a prescribed period after the service of a notice or other paper upon him and the notice or paper is served upon him by mail, 3 days shall be added to the prescribed period.

## 3. Pleadings and Motions <br> (Rules 7-16)

Rule 7
PLEADINGS ALLOWED; FORM OF MOTIONS
(a) Pleadings. There shall be a complaint and an answer; a reply to a counterclaim denominated as such; an answer to a cross claim, if the answer contains a cross claim; a third party complaint, if a person who was not an original party is summoned under the provisions of rule 14; and a third party answer, if a third party complaint is served. No other pleading shall be allowed, except that the court may order a reply to an answer or a third party answer.
(b) Motions and Other Papers.
(1) How Made. An application to the court for an order shall be by motion which, unless made during a hearing or trial, shall be made in writing, shall state with particularity the grounds therefor, and shall set forth the relief or order sought. The requirement of writing is fulfilled if the motion is stated in a written notice of the hearing of the motion.
(2) Form. The rules applicable to captions and other matters of form of pleadings apply to all motions and other papers provided for by these rules.
(3) Signing. All motions shall be signed in accordance with rule 11.
(4) Identification of Evidence. When a motion is supported by affidavits or other papers, it shall specify the papers to be used by the moving party.
(c) Demurrers, Pleas, etc., Abolished. Demurrers, pleas and exceptions for insufficiency of a pleading shall not be used.
(d) Security for Costs. [Reserved. See RCW 4.84.210 et seq.]

Rule 8
GENERAL RULES OF PLEADING
(a) Claims for Relief. A pleading which sets forth a claim for relief, whether an original claim, counterclaim, cross claim, or third party claim, shall contain (1) a short and plain statement of the claim showing that the pleader is entitled to relief and (2) a demand for judgment for the relief to which he deems himself entitled. Relief in the alternative or of several different types may be demanded.
(b) Defenses; Form of Denials. A party shall state in short and plain terms his defenses to each claim asserted and shall admit or deny the averments upon which the adverse party relies. If he is without knowledge or information sufficient to form a belief as to the truth of an averment, he shall so state and this has the effect of a denial. Denials shall fairly meet the substance of the averments denied. When a pleader intends in good faith to deny only a part or a qualification of an averment, he shall specify so much of it as is true and material and shall deny only the remainder. Unless the pleader intends in good faith to controvert all the averments of the preceding pleading, he may make his denials as specific denials of designated averments or paragraphs, or he may generally deny all the averments except such designated averments or paragraphs as he expressly admits; but, when he does so intend to controvert all its averments, he may do so by general denial subject to the obligations set forth in rule 11.
(c) Affirmative Defenses. In pleading to a preceding pleading, a party shall set forth affirmatively accord and satisfaction, arbitration and award, assumption of risk, contributory negligence, discharge in bankruptcy, duress, estoppel, failure of consideration, fraud, illegality, in jury by fellow servant, laches, license, payment, release, res judicata, statute of frauds, statute of limitation, waiver, and any other matter constituting an avoidance or affirmative defense. When a party has mistakenly designated a defense as a counterclaim or a counterclaim as a defense, the court on terms, if justice so requires, shall treat the pleading as if there had been a proper designation.
(d) Effect of Failure To Deny. Averments in a pleading to which a responsive pleading is required, other than those as to the amount of damage, are admitted when not denied in the responsive pleading. Averments in a pleading to which no responsive pleading is required or permitted shall be taken as denied or avoided.
(e) Pleading To Be Concise and Direct; Consistency.
(1) Each averment of a pleading shall be simple, concise, and direct. No technical forms of pleadings or motions are required.
(2) A party may set forth two or more statements of a claim or defense alternately or hypothetically, either in one count or defense or in separate counts or defenses. When two or more statements are made in the alternative and one of them if made independently would be sufficient, the pleading is not made insufficient by the insufficiency of one or more of the alternative statements. A party may also state as many separate claims
or defenses as he has regardless of consistency and whether based on legal or on equitable grounds or on both. All statements shall be made subject to the obligations set forth in rule 11.
(f) Construction of Pleadings. All pleadings shall be so construed as to do substantial justice.

The adoption of this rule shall not be considered an adoption or approval of the forms of pleading in the Appendix of Forms approved in rule 84, Federal Rules of Civil Procedure.

## Rule 9

## PLEADING SPECIAL MATTERS

(a) Capacity. It is not necessary to aver the capacity of a party to sue or be sued or the authority of a party to sue or be sued in a representative capacity or the legal existence of an organized association of persons that is made a party. When a party desires to raise an issue as to the legal existence of any party or the capacity of any party to sue or be sued or the authority of a party to sue or be sued in a representative capacity, he shall do so by specific negative averment which shall include such supporting particulars as are peculiarly within the pleader's knowledge.
(b) Fraud, Mistake, Condition of the Mind. In all averments of fraud or mistake, the circumstances constituting fraud or mistake shall be stated with particularity. Malice, intent, knowledge, and other condition of mind of a person may be averred generally.
(c) Condition Precedent. In pleading the performance or occurrence of conditions precedent, it is sufficient to aver generally that all conditions precedent have been performed or have occurred. A denial of performance or occurrence shall be made specifically and with particularity.
(d) Official Document or Act. In pleading an official document or official act, it is sufficient to aver that the document was issued or the act done in compliance with law.
(e) Judgment. In pleading a judgment or decision of a domestic or foreign court, judicial or quasi-judicial tribunal, or of a board or officer, it is sufficient to aver the judgment or decision without setting forth matter showing jurisdiction to render it.
(f) Time and Place. For the purpose of testing the sufficiency of a pleading, averments of time and place are material and shall be considered like all other averments of material matter.
(g) Special Damage. When items of special damage are claimed, they shall be specifically stated.
(h) Pleading Existence of City or Town. In pleading the existence of any city or town in this state, it shall be sufficient to state in such pleading that the same is an existing city or town, incorporated or organized under the laws of Washington.
(i) Pleading Ordinance. In pleading any ordinance of a county, city or town in this state it shall be sufficient to state the title of such ordinance and the date of its passage, whereupon the court shall take judicial notice of the existence of such ordinance and the tenor and effect thereof.
(j) Pleading Private Statutes. In pleading a private statute, or a right derived therefrom, it shall be sufficient to refer to such statute by its title, and the day of its passage, and the court shall thereupon take judicial notice thereof.
(k) Foreign Law.
(1) United States Jurisdictions. A party who intends to raise an issue concerning the law of a state, territory, or other jurisdiction of the United States shall set forth in his pleading facts which show that the law of another United States jurisdiction may be applicable, or shall state in his pleading or serve other reasonable written notice that the law of another United States jurisdiction may be relied upon.
(2) Other Jurisdictions. A party who intends to raise an issue concerning the law of a jurisdiction other than a state, territory or other jurisdiction of the United States shall give notice in his pleading of the foreign jurisdiction whose law he contends may be applicable to the facts of the case. The following matters need not be pleaded, but may be discovered pursuant to rule 26:
(i) the party's contentions as to which issues of law are governed by the foreign law;
(ii) the substance of such foreign law;
(iii) the expected effect of such foreign law on the legal issues and on the outcome of the case being tried;
(iv) the specific foreign statutes, regulations, judicial and administrative decisions, documents and other nonprivileged written materials and translations thereof upon which the party intends to rely.
(3) Application of Foreign Law. Issues of foreign law may be simplified pursuant to rule 16 and determined in advance of trial pursuant to rule 56.
(4) Failure To Plead Foreign Law. If no party has requested in his pleadings application of the law of a jurisdiction other than a state, territory or other jurisdiction of the United States, the court at time of trial shall apply the law of the State of Washington unless such application would result in manifest injustice.
(I) Burden of Proof. Nothing in this rule shall be construed to shift or alter the burden of proof.

## Rule 10

## FORM OF PLEADINGS AND OTHER PAPERS

(a) Caption. Every pleading shall contain a caption setting forth the name of the court, the title of the action, the file number if known to the person signing it, and an identification as to the nature of the pleading or other paper.
(1) Names of Parties. In the complaint the title of the action shall include the names of all the parties, but in other pleadings it is sufficient to state the name of the first party on each side with an appropriate indication of other parties.
(2) Unknown Names. When the plaintiff is ignorant of the name of the defendant, it shall be so stated in his pleading, and such defendant may be designated in any pleading or proceeding by any name, and when his true name shall be discovered, the pleading or proceeding may be amended accordingly.
(3) Unknown Heirs. When the heirs of any deceased person are proper parties defendant to any action relating to real property in this state, and when the names and residences of such heirs are unknown, such heirs may be proceeded against under the name and title of the "unknown heirs" of the deceased. In any action brought to determine any adverse claim, estate, lien, or interest in real property, or to quiet title to real property, unknown parties shall be designated as "also all other persons or parties unknown claiming any right, title, estate, lien, or interest in the real estate described in the complaint herein."
(b) Paragraphs; Separate Statements. All averments of claim or defense shall be made in numbered paragraphs, the contents of each of which shall be limited as far as practicable to a statement of a single set of circumstances; and a paragraph may be referred to by number in all succeeding pleadings. Each claim founded upon a separate transaction or occurrence, and each defense other than denials, shall be stated in a separate count or defense whenever a separation facilitates the clear presentation of the matters set forth.
(c) Adoption by Reference; Exhibits. Statements in a pleading may be adopted by reference in a different part of the same pleading or in another pleading or in any motion. A copy of any written instrument which is an exhibit to a pleading is a part thereof for all purposes.
(d) Paper Size. All pleadings, motions, and other papers shall be plainly written or printed, and the use of letter-size paper ( $81 / 2$ by 11 inches) is optional.
(e) Format Recommendations. It is recommended that all pleadings and other papers include or provide for the following:
(1) Service and Filing. Space should be left at the top of the first page to provide on the right half space for the clerk's filing stamp, and space at the left half for acknowledging the receipt of copies.
(2) Title. All pleadings under the space under the docket number should contain a title indicating their purpose and party presenting them. For example:

| Use | Do Not Use |
| :--- | :--- |
| Petition for <br> Dissolution <br> Defendant's Motion for <br> Support, etc. | Petition |
| Order for Support Motion <br> Plaintiff's Trial Brief Order <br> Trial Brief  |  |

(3) Bottom Notation. At the left side of the bottom of each page of all pleadings and other papers an abbreviated name of the pleading or other paper should be repeated, followed by the page number. At the right side of the bottom of the first page of each pleading or other paper the name, mailing address and telephone number of the attorney or firm preparing the paper should be printed or typed.
(4) Typed Names. The names of all persons signing a pleading or other paper should be typed under their signatures.
(5) Headings and Subheadings. Headings and subheadings should be used for all paragraphs which shall be numbered with roman and/or arabic numerals.
(6) Numbered Paper. Use numbered paper.

Rule 11
SIGNING OF PLEADINGS, MOTIONS, AND LEGAL MEMORANDA: SANCTIONS

Every pleading, motion, and legal memorandum of a party represented by an attorney shall be dated and signed by at least one attorney of record in his individual name, whose address shall be stated. A party who is not represented by an attorney shall sign and date his pleading, motion, or legal memorandum and state his address. Petitions for dissolution of marriage, separation, declarations concerning the validity of a marriage, custody, and modification of decrees issued as a result of any of the foregoing petitions shall be verified. Other pleadings need not, but may be, verified or accompanied by affidavit. The signature of a party or of an attorney constitutes a certificate by him that he has read the pleading, motion, or legal memorandum; that to the best of his knowledge, information, and belief, formed after reasonable inquiry it is well grounded in fact and is warranted by existing law or a good faith argument for the extension, modification, or reversal of existing law, and that it is not interposed for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation. If a pleading, motion, or legal memorandum is not signed, it shall be stricken unless it is signed promptly after the omission is called to the attention of the pleader or movant. If a pleading, motion, or legal memorandum is signed in violation of this rule, the court, upon motion or upon its own initiative, shall impose upon the person who signed it, a represented party, or both, an appropriate sanction, which may include an order to pay to the other party or parties the amount of the reasonable expenses incurred because of the filing of the pleading, motion, or legal memorandum, including a reasonable attorney fee.

## Rule 12

## DEFENSES AND OBJECTIONS

(a) When Presented. A defendant shall serve his answer within the following periods:
(1) Within 20 days, exclusive of the day of service, after the service of the summons and complaint upon him pursuant to rule 4;
(2) Within 60 days from the date of the first publication of the summons if the summons is served by publication in accordance with rule $4(\mathrm{~d})(3)$;
(3) Within 60 days after the service of the summons upon him if the summons is served upon him personally out of the state in accordance with RCW 4.28 .180 and 4.28 .185 or on the Secretary of State as provided by RCW 46.64.040.
(4) Within the period fixed by any other applicable statutes or rules.

A party served with a pleading stating a cross claim against him shall serve an answer thereto within 20 days after the service upon him. The plaintiff shall serve his
reply to a counterclaim in the answer within 20 days after service of the answer or, if a reply is ordered by the court, within 20 days after service of the order, unless the order otherwise directs. The service of a motion permitted under this rule alters these periods of time as follows, unless a different time is fixed by order of the court.
(A) If the court denies the motion or postpones its disposition until the trial on the merits, the responsive pleading shall be served within 10 days after notice of the court's action.
(B) If the court grants a motion for a more definite statement, the responsive pleading shall be served within 10 days after the service of the more definite statement.
(b) How Presented. Every defense, in law or fact, to a claim for relief in any pleading, whether a claim, counterclaim, cross claim, or third party claim, shall be asserted in the responsive pleading thereto if one is required, except that the following defenses may at the option of the pleader be made by motion: (1) lack of jurisdiction over the subject matter, (2) lack of jurisdiction over the person, (3) improper venue, (4) insufficiency of process, (5) insufficiency of service of process, (6) failure to state a claim upon which relief can be granted, (7) failure to join a party under rule 19. A motion making any of these defenses shall be made before pleading if a further pleading is permitted. No defense or objection is waived by being joined with one or more other defenses or objections in a responsive pleading or motion. If a pleading sets forth a claim for relief to which the adverse party is not required to serve a responsive pleading, he may assert at the trial any defense in law or fact to that claim for relief. If, on a motion asserting the defense numbered (6) to dismiss for failure of the pleading to state a claim upon which relief can be granted, matters outside the pleading are presented to and not excluded by the court, the motion shall be treated as one for summary judgment and disposed of as provided in rule 56 , and all parties shall be given reasonable opportunity to present all material made pertinent to such a motion by rule 56 .
(c) Motion for Judgment on the Pleadings. After the pleadings are closed but within such time as not to delay the trial, any party may move for judgment on the pleadings. If, on a motion for judgment on the pleadings, matters outside the pleadings are presented to and not excluded by the court, the motion shall be treated as one for summary judgment and disposed of as provided in rule 56 , and all parties shall be given reasonable opportunity to present all material made pertinent to such a motion by rule 56.
(d) Preliminary Hearings. The defenses specifically enumerated (1)-(7) in section (b) of this rule, whether made in a pleading or by motion, and the motion for judgment mentioned in section (c) of this rule shall be heard and determined before trial on application of any party, unless the court orders that the hearing and determination thereof be deferred until the trial.
(e) Motion for More Definite Statement. If a pleading to which a responsive pleading is permitted is so vague or ambiguous that a party cannot reasonably be required
to frame a responsive pleading, or if more particularity in that pleading will further the efficient economical disposition of the action, he may move for a more definite statement before interposing his responsive pleading. The motion shall point out the defects complained of and the details desired. If the motion is granted and the order of the court is not obeyed within 10 days after the notice of the order or within such other time as the court may fix, the court may strike the pleading to which the motion was directed or make such order as it deems just.
(f) Motion To Strike. Upon motion made by a party before responding to a pleading or, if no responsive pleading is permitted by these. rules, upon motion made by a party within 20 days after the service of the pleading upon him or upon the court's own initiative at any time, the court may order stricken from any pleading any insufficient defense or any redundant, immaterial, impertinent, or scandalous matter.
(g) Consolidation of Defenses in. Motion. A party who makes a motion under this rule may join with it any other motions herein provided for and then available to him. If a party makes a motion under this rule but omits therefrom any defense or objection then available to him which this rule permits to be raised by motion, he shall not thereafter make a motion based on the defense or objection so omitted, except a motion as provided in subsection (h)(2) hereof on any of the grounds there stated.
(h) Waiver or Preservation of Certain Defenses.
(1) A defense of lack of jurisdiction over the person, improper venue, insufficiency of process, or insufficiency of service of process is waived (A) if omitted from a motion in the circumstances described in section (g), or (B) if it is neither made by motion under this rule nor included in a responsive pleading or an amendment thereof permitted by rule $15(\mathrm{a})$ to be made as a matter of course.
(2) A defense of failure to state a claim upon which relief can be granted, a defense of failure to join a party indispensable under rule 19 , and an objection of failure to state a legal defense to a claim may be made in any pleading permitted or ordered under rule 7(a), or by motion for judgment on the pleadings, or at the trial on the merits.
(3) Whenever it appears by suggestion of the parties or otherwise that the court lacks jurisdiction of the subject matter, the court shall dismiss the action.

## Rule 13

## COUNTERCLAIM AND CROSS CLAIM

(a) Compulsory Counterclaims. A pleading shall state as a counterclaim any claim which at the time of serving the pleading the pleader has against any opposing party, if it arises out of the transaction or occurrence that is the subject matter of the opposing party's claim and does not require for its adjudication the presence of third parties of whom the court cannot acquire jurisdiction. But the pleader need not state the claim if (1) at the time the action was commenced the claim was the subject of another pending action, or (2) the opposing party
brought suit upon his claim by attachment or other process by which the court did not acquire jurisdiction to render a personal judgment on that claim, and the pleader is not stating any counterclaim under this rule.
(b) Permissive Counterclaims. A pleading may state as a counterclaim any claim against an opposing party not arising out of the transaction or occurrence that is the subject matter of the opposing party's claim.
(c) Counterclaim Exceeding Opposing Claim. A counterclaim may or may not diminish or defeat the recovery sought by the opposing party. It may claim relief exceeding in amount or different in kind from that sought in the pleading of the opposing party.
(d) Counterclaim Against the State. These rules shall not be construed to enlarge beyond the limits now fixed by law the right to assert counterclaims, or to claim credits against the State or an officer or agency thereof.
(e) Counterclaim Maturing or Acquired After Pleading. A claim which either matured or was acquired by the pleader after serving his pleading may, with the permission of the court, be presented as a counterclaim by supplemental pleading.
(f) Omitted Counterclaim. When a pleader fails to set up a counterclaim through oversight, inadvertence, or excusable neglect, or when justice requires, he may by leave of court set up the counterclaim by amendment.
(g) Cross Claim Against Coparty. A pleading may state as a cross claim any claim by one party against a coparty arising out of the transaction or occurrence that is the subject matter either of the original action or of a counterclaim therein or relating to any property that is the subject matter of the original action. Such cross claim may include a claim that the party against whom it is asserted is or may be liable to the cross claimant for all or part of a claim asserted in the action against the cross claimant.
(h) Joinder of Additional Parties. Persons other than those made parties to the original action may be made parties to a counterclaim or cross claim in accordance with the provisions of rules 19 and 20.
(i) Separate Trials; Separate Judgment. If the court orders separate trials as provided in rule 42(b), judgment on a counterclaim or cross claim may be rendered in accordance with the terms of rule 54(b), even if the claims of the opposing party have been dismissed or otherwise disposed of.
(j) Setoff Against Assignee. The defendant in a civil action upon a contract express or implied, other than upon a negotiable promissory note or bill of exchange, negotiated in good faith and without notice before due, which has been assigned to the plaintiff, may set off a demand of a like nature existing against the person to whom he was originally liable, or any assignee prior to the plaintiff, of such contract, provided such demand existed at the time of the assignment thereof, and belonging to the defendant in good faith, before notice of such assignment, and was such a demand as might have been set off against such person to whom he was originally liable, or such assignee while the contract belonged to him.
(k) Other Setoff Rules. [Reserved. See RCW 4.32.120 through 4.32.150 and RCW 4.56.050 through 4.56.075.]

Rule 14

## THIRD PARTY PRACTICE

(a) When Defendant May Bring in Third Party. At any time after commencement of the action a defending party, as a third party plaintiff, may cause a summons and complaint to be served upon a person not a party to the action who is or may be liable to him for all or part of the plaintiff's claim against him. The third party plaintiff need not obtain leave to make the service if he files the third party complaint not later than 10 days after he serves his original answer. Otherwise he must obtain leave on motion upon notice to all parties to the action. The person served with the summons and third party complaint, hereinafter called the third party defendant, shall make his defenses to the third party plaintiff's claim as provided in rule 12 and his counterclaims against the third party plaintiff and cross claims against other third party defendants as provided in rule 13. The third party defendant may assert against the plaintiff any defenses which the third party plaintiff has to the plaintiff's claim. The third party defendant may also assert any claim against the plaintiff arising out of the transaction or occurrence that is the subject matter of the plaintiff's claim against the third party plaintiff. The plaintiff may assert any claim against the third party defendant arising out of the transaction or occurrence that is the subject matter of the plaintiff's claim against the third party plaintiff, and the third party defendant thereupon shall assert his defenses as provided in rule 12 and his counterclaims and cross claims as provided in rule 13. Any party may move to strike the third party claim, or for its severance or separate trial. A third party defendant may proceed under this rule against any person not a party to the action who is or may be liable to him for all or part of the claim made in the action against the third party defendant.
(b) When Plaintiff May Bring in Third Party. When a counterclaim is asserted against a plaintiff, he may cause a third party to be brought in under circumstances which under this rule would entitle a defendant to do so.
(c) Tort Cases. This rule shall not be applied in tort cases, to permit the joinder of a liability or indemnity insurance company, unless such company is by statute or contract directly liable to the person injured or damaged.

## Rule 15

## AMENDED AND SUPPLEMENTAL PLEADINGS

(a) Amendments. A party may amend his pleading once as a matter of course at any time before a responsive pleading is served or, if the pleading is one to which no responsive pleading is permitted and the action has not been placed upon the trial calendar, he may so amend it at any time within 20 days after it is served. Otherwise, a party may amend his pleading only by leave of court or by written consent of the adverse party; and leave shall be freely given when justice so requires.

A party shall plead in response to an amended pleading within the time remaining for response to the original pleading or within 10 days after service of the amended pleading, whichever period may be the longer, unless the court otherwise orders.
(b) Amendments to Conform to the Evidence. When issues not raised by the pleadings are tried by express or implied consent of the parties, they shall be treated in all respects as if they had been raised in the pleadings. Such amendment of the pleadings as may be necessary to cause them to conform to the evidence and to raise these issues may be made upon motion of any party at any time, even after judgment; but failure so to amend does not affect the result of the trial of these issues. If evidence is objected to at the trial on the ground that it is not within the issues made by the pleadings, the court may allow the pleadings to be amended and shall do so freely when the presentation of the merits of the action will be subserved thereby and the objecting party fails to satisfy the court that the admission of such evidence would prejudice him in maintaining his action or defense upon the merits. The court may grant a continuance to enable the objecting party to meet such evidence.
(c) Relation Back of Amendments. Whenever the claim or defense asserted in the amended pleading arose out of the conduct, transaction, or occurrence set forth or attempted to be set forth in the original pleading, the amendment relates back to the date of the original pleading. An amendment changing the party against whom a claim is asserted relates back if the foregoing provision is satisfied and, within the period provided by law for commencing the action against him, the party to be brought in by amendment (1) has received such notice of the institution of the action that he will not be prejudiced in maintaining his defense on the merits, and (2) knew or should have known that, but for a mistake concerning the identity of the proper party, the action would have been brought against him.
(d) Supplemental Pleadings. Upon motion of a party the court may, upon reasonable notice and upon such terms as are just, permit him to serve a supplemental pleading setting forth transactions or occurrences or events which have happened since the date of the pleading sought to be supplemented. Permission may be granted even though the original pleading is defective in its statement of a claim for relief or defense. If the court deems it advisable that the adverse party plead to the supplemental pleading, it shall so order, specifying the time therefor.
(e) Interlineations. No amendments shall be made to any pleading by erasing or adding words to the original on file, without first obtaining leave of court.

## Rule 16

## PRETRIAL PROCEDURE AND FORMULATING ISSUES

(a) Hearing Matters Considered. By order, or on the motion of any party, the court may in its discretion direct the attorneys for the parties to appear before it for a conference to consider:
(1) The simplification of the issues;
(2) The necessity or desirability of amendments to the pleadings;
(3) The possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof;
(4) The limitation of the number of expert witnesses;
(5) Such other matters as may aid in the disposition of the action.
(b) Pretrial Order. The court shall make an order which recites the action taken at the conference, the amendments allowed to the pleadings, and the agreements made by the parties as to any of the matters considered, and which limits the issues for trial to those not disposed of by admissions or agreements of counsel; and such order when entered controls the subsequent course of the action, unless modified at the trial to prevent manifest injustice. The court in its discretion may establish by rule a pretrial calendar on which actions may be placed for consideration as above provided and may either confine the calendar to jury actions or to nonjury actions or extend it to all actions.

## 4. Parties

## (Rules 17-25)

Rule 17

## PARTIES PLAINTIFF AND DEFENDANT; CAPACITY

(-) Designation of Parties. The party commencing the action shall be known as the plaintiff, and the opposite party as the defendant.
(a) Real Party in Interest. Every action shall be prosecuted in the name of the real party in interest. An executor, administrator, guardian, bailee, trustee of an express trust, a party with whom or in whose name a contract has been made for the benefit of another; or a party authorized by statute may sue in his own name without joining with him the party for whose benefit the action is brought. No action shall be dismissed on the ground that it is not prosecuted in the name of the real party in interest until a reasonable time has been allowed after objection for ratification of commencement of the action by, or joinder or substitution of, the real party in interest; and such ratification, joinder, or substitution shall have the same effect as if the action had been commenced in the name of the real party in interest.
(b) Capacity To Sue or Be Sued. [Reserved.]
(c) Infants, or Incompetent Persons.
(1) Scope. Generally this rule does not affect statutes and rules concerning the capacity of infants and incompetents to sue or be sued.
(2) Guardian ad Litem for Infant. [Reserved. See RCW 4.08.050.]
(3) Guardian ad Litem for Incompetents. [Reserved. See RCW 4.08.060.]
(d) Actions on Assigned Choses in Action. [Reserved. See RCW 4.08.080.]
(e) Public Corporations.
(1) Actions by. [Reserved. See RCW 4.08.110.]
(2) Actions Against. [Reserved. See RCW 4.08.120.]
(f) Tort Actions Against State. [Reserved. See RCW 4.92.]

Rule 18
JOINDER OF CLAIMS AND REMEDIES
(a) Joinder of Claims. A party asserting a claim to relief as an original claim, counterclaim, cross claim, or third party claim, may join, either as independent or as alternate claims, as many claims, legal, equitable, or maritime, as he has against an opposing party.
(b) Joinder of Remedies; Fraudulent Conveyances. Whenever a claim is one heretofore cognizable only after another claim has been prosecuted to a conclusion, the two claims may be joined in a single action; but the court shall grant relief in that action only in accordance with the relative substantive rights of the parties. In particular, a plaintiff may state a claim for money and a claim to have set aside a conveyance fraudulent as to him, without first having obtained a judgment establishing the claim for money.

## Rule 19

## JOINDER OF PERSONS NEEDED FOR JUST ADJUDICATION

(a) Persons To Be Joined if Feasible. A person who is subject to service of process and whose joinder will not deprive the court of jurisdiction over the subject matter of the action shall be joined as a party in the action if (1) in his absence complete relief cannot be accorded among those already parties, or (2) he claims an interest relating to the subject of the action and is so situated that the disposition of the action in his absence may (A) as a practical matter impair or impede his ability to protect that interest or (B) leave any of the persons already parties subject to a substantial risk of incurring double, multiple, or otherwise inconsistent obligations by reason of his claimed interest. If he has not been so joined, the court shall order that he be made a party. If he should join as a plaintiff but refuses to do so, he may be made a defendant, or, in a proper case, an involuntary plaintiff. If the joined party objects to venue and his joinder would render the venue of the action improper, he shall be dismissed from the action.
(b) Determination by Court Whenever Joinder Not Feasible. If a person joinable under (1) or (2) of section (a) hereof cannot be made a party, the court shall determine whether in equity and good conscience the action should proceed among the parties before it, or should be dismissed, the absent person being thus regarded as indispensable. The factors to be considered by the court include: (1) to what extent a judgment rendered in the person's absence might be prejudicial to him or those already parties; (2) the extent to which, by protective provisions in the judgment, by the shaping of relief, or other measures, the prejudice can be lessened or avoided; (3) whether a judgment rendered in the person's absence will be adequate; (4) whether the plaintiff will have an adequate remedy if the action is dismissed for nonjoinder.
(c) Pleading Reasons for Nonjoinder. A pleading asserting a claim for relief shall state the names, if known to the pleader, of any persons joinable under (1) or (2)
of section (a) hereof who are not joined, and the reasons why they are not joined.
(d) Exception of Class Actions. This rule is subject to the provisions of rule 23.
(e) Husband and Wife Must Join-Exceptions. [Reserved. See RCW 4.08.030.]

Rule 20

## PERMISSIVE JOINDER OF PARTIES

(a) Permissive Joinder. All persons may join in one action as plaintiffs if they assert any right to relief jointly, severally, or in the alternative in respect of or arising out of the same transaction, occurrence, or series of transactions or occurrences and if any question of law or fact common to all of these persons will arise in the action. All persons may be joined in one action as defendant if there is asserted against them jointly, severally, or in the alternative, any right to relief in respect of or arising out of the same transaction, occurrence, or series of transactions or occurrences and if any question of law or fact common to all defendants will arise in the action. A plaintiff or defendant need not be interested in obtaining or defending against all the relief demanded. Judgment may be given for one or more of the plaintiffs according to their respective rights to relief, and against one or more defendants according to their respective liabilities.
(b) Separate Trials. The court may make such orders as will prevent a party from being embarrassed, delayed, or put to expense by the inclusion of a party against whom he asserts no claim and who asserts no claim against him, and may order separate trials or make other orders to prevent delay or prejudice.
(c) When Husband and Wife May Join. [Reserved. See RCW 4.08.040.]
(d) Service on Joint Defendants; Procedure After Service. When the action is against two or more defendants and the summons is served on one or more but not on all of them, the plaintiff may proceed as follows:
(1) If the action is against the defendants jointly indebted upon a contract, he may proceed against the defendants served unless the court otherwise directs; and if he recovers judgment it may be entered against all the defendants thus jointly indebted so far only as it may be enforced against the joint property of all and the separate property of the defendants served.
(2) If the action is against defendants severally liable, he may proceed against the defendants served in the same manner as if they were the only defendants.
(3) Though all the defendants may have been served with the summons, judgment may be taken against any of them severally, when the plaintiff would be entitled to judgment against such defendants if the action had been against them alone.
(e) Procedure To Bind Joint Debtor. [Reserved. See RCW 4.68.]

Rule 21

## MISJOINDER AND NONJOINDER OF PARTIES

Misjoinder of parties is not ground for dismissal of an action. Parties may be dropped or added by order of the court on motion of any party or of its own initiative at
any stage of the action and on such terms as are just. Any claim against a party may be severed and proceeded with separately.

## Rule 22

INTERPLEADER
(a) Rule. Persons having claims against the plaintiff may be joined as defendants and required to interplead when their claims are such that the plaintiff is or may be exposed to double or multiple liability. It is not ground for objection to the joinder that the claims of the several claimants or the titles on which their claims depend do not have a common origin or are not identical but are adverse to and independent of one another, or that the plaintiff avers that he is not liable in whole or in part to any or all of the claimants. A defendant exposed to similar liability may obtain such interpleader by way of cross claim or counterclaim. The provisions of this rule supplement and do not in any way limit the joinder of parties permitted under other rules and statutes.
(b) Statutes. The remedy herein provided is in addition to and in no way supersedes or limits the remedy provided by RCW 4.08.1 50 to 4.08 .180 , inclusive.

Rule 23
CLASS ACTIONS
(a) Prerequisites to a Class Action. One or more members of a class may sue or be sued as representative parties on behalf of all only if (1) the class is so numerous that joinder of all members is impracticable, (2) there are questions of law or fact common to the class, (3) the claims or defenses of the representative parties are typical of the claims or defenses of the class, and (4) the representative parties will fairly and adequately protect the interests of the class.
(b) Class Actions Maintainable. An action may be maintained as a class action if the prerequisites of section (a) are satisfied, and in addition:
(1) The prosecution of separate actions by or against individual members of the class would create a risk of
(A) inconsistent or varying adjudications with respect to individual members of the class which would establish incompatible standards of conduct for the party opposing the class, or
(B) adjudications with respect to individual members of the class which would as a practical matter be dispositive of the interests of the other members not parties to the adjudications or substantially impair or impede their ability to protect their interest; or
(2) The party opposing the class has acted or refused to act on grounds generally applicable to the class, thereby making appropriate final injunctive relief or corresponding declaratory relief with respect to the class as a whole; or
(3) The court finds that the questions of law or fact common to the members of the class predominate over any questions affecting only individual members, and that a class action is superior to other available methods for the fair and efficient adjudication of the controversy. The matters pertinent to the findings include: (A) the
interest of members of the class in individually controlling the prosecution or defense of separate actions; (B) the extent and nature of any litigation concerning the controversy already commenced by or against members of the class; ( C ) the desirability or undesirability of concentrating the litigation of the claims in the particular forum; (D) the difficulties likely to be encountered in the management of a class action.
(c) Determination by Order Whether Class Action To Be Maintained; Notice; Judgment; Actions Conducted Partially as Class Actions.
(1) As soon as practicable after the commencement of an action brought as a class action, the court shall determine by order whether it is to be so maintained. An order under this subsection may be conditional, and may be altered or amended before the decision on the merits.
(2) In any class action maintained under subsection (b)(3), the court shall direct to the members of the class the best notice practicable under the circumstances, including individual notice to all members who can be identified through reasonable effort. The notice shall advise each member that (A) the court will exclude him from the class if he so requests by a specified date; (B) the judgment, whether favorable or not, will include all members who do not request exclusion; and (C) any member who does not request exclusion may, if he desires, enter an appearance through his counsel.
(3) The judgment in an action maintained as a class action under subsection (b)(1) or (b)(2), whether or not favorable to the class, shall include and describe those whom the court finds to be members of the class. The judgment in an action maintained as a class action under subsection (b)(3), whether or not favorable to the class, shall include and specify or describe those to whom the notice provided in subsection (c)(2) was directed, and who have not requested exclusion, and whom the court finds to be members of the class.
(4) When appropriate, (A) an action may be brought or maintained as a class action with respect to particular issues, or (B) a class may be divided into subclasses and each subclass treated as a class, and the provisions of this rule shall then be construed and applied accordingly.
(d) Orders in Conduct of Actions. In the conduct of actions to which this rule applies, the court may make appropriate orders: (1) determining the course of proceedings or prescribing measures to prevent undue repetition or complication in the presentation of evidence or argument; (2) requiring, for the protection of the members of the class or otherwise for the fair conduct of the action, that notice be given in such manner as the court may direct to some or all of the members of any step in the action, or of the proposed extent of the judgment, or of the opportunity of members to signify whether they consider the representation fair and adequate, to intervene and present claims or defenses, or otherwise to come into the action; (3) imposing conditions on the representative parties or on intervenors; (4) requiring that the pleadings be amended to eliminate therefrom allegations as to representation of absent persons, and that the action proceed accordingly; (5) dealing with similar procedural matters. The orders may be combined
with an order under rule 16 , and may be altered or amended as may be desirable from time to time.
(e) Dismissal or Compromise. A class action shall not be dismissed or compromised without the approval of the court, and notice of the proposed dismissal or compromise shall be given to all members of the class in such manner as the court directs.

Rule 23.1
DERIVATIVE ACTIONS BY SHAREHOLDERS
In a derivative action brought by one or more shareholders or members to enforce a right of a corporation or of an unincorporated association, the corporation or association having failed to enforce a right which may properly be asserted by it, the complaint shall be verified and shall allege (a) that the plaintiff was a shareholder or member at the time of the transaction of which he complains or that his share or membership thereafter devolved on him by operation of law, and (b) that the action is not a collusive one to confer jurisdiction on a court of this state which it would not otherwise have. The complaint shall also allege with particularity the efforts, if any, made by the plaintiff to obtain the action he desires from the directors or comparable authority and, if necessary, from the shareholders or members, and the reasons for his failure to obtain the action or for not making the effort. The derivative action may not be maintained if it appears that the plaintiff does not fairly and adequately represent the interests of the shareholders or members similarly situated in enforcing the right of the corporation or association. The action shall not be dismissed or compromised without the approval of the court, and notice of the proposed dismissal or compromise shall be given to shareholders or members in such manner as the court directs.

## Rule 23.2

## ACTIONS RELATING TO UNINCORPORATED ASSOCIATIONS

An action brought by or against the members of an unincorporated association as a class by naming certain members as representative parties may be maintained only if it appears that the representative parties will fairly and adequately protect the interests of the association and its members. In the conduct of the action the court may make appropriate orders corresponding with those described in rule $23(\mathrm{~d})$, and the procedure for dismissal or compromise of the action shall correspond with that provided in rule 23(e).

## Rule 24

## INTERVENTION

(a) Intervention of Right. Upon timely application anyone shall be permitted to intervene in an action: (1) when a statute confers an unconditional right to intervene; or (2) when the applicant claims an interest relating to the property or transaction which is the subject of the action and he is so situated that the disposition of the action may as a practical matter impair or impede his ability to protect that interest, unless the applicant's interest is adequately represented by existing parties.
(b) Permissive Intervention. Upon timely application, anyone may be permitted to intervene in an action:
(1) When a statute confers a conditional right to intervene; or
(2) When an applicant's claim or defense and the main action have a question of law or fact in common. When a party to an action relies for ground of claim or defense upon any statute or executive order administered by a federal or state governmental officer or agency or upon any regulation, order, requirements, or agreement issued or made pursuant to the statute or executive order, the officer or agency upon timely application may be permitted to intervene in the action. In exercising its discretion the court shall consider whether the intervention will unduly delay or prejudice the adjudication of the rights of the original parties.
(c) Procedure. A person desiring to intervene shall serve a motion to intervene upon all the parties as provided in rule 5 . The motion shall state the grounds therefor and shall be accompanied by a pleading setting forth the claim or defense for which intervention is sought.

Rule 25

## SUBSTITUTION OF PARTIES

(a) Death.
(1) Procedure. If a party dies and the claim is not thereby extinguished, the court may order substitution of the proper parties. The motion for substitution may be made by the successors or representatives of the deceased party or by any party and, together with the notice of hearing, shall be served on the parties as provided by rule 5 for service of notices, and upon persons not parties in the manner provided by statute or by rule for the service of a summons. If substitution is not made within the time authorized by law, the action may be dismissed as to the deceased party.
(2) Partial Abatement. In the event of the death of one or more of the plaintiffs or of one or more of the defendants in an action in which the right sought to be enforced survives only to the surviving plaintiffs or only against the surviving defendants, the action does not abate. The death shall be suggested upon the record and the action shall proceed in favor of or against the surviving parties.
(b) Incompetency. If a party becomes incompetent, the court upon motion served as provided in section (a) of this rule may allow the action to be continued by or against his representative.
(c) Transfer of Interest. In case of any transfer of interest, the action may be continued by or against the original party unless the court upon motion directs the person to whom the interest is transferred to be substituted in the action or joined with the original party. Service of the motion shall be made as provided in section (a) of this rule.
(d) Public Offices; Death or Separation From Office. [Reserved.]

## 5. Depositions and Discovery (Rules 26-37)

Rule 26

## GENERAL PROVISIONS GOVERNING DISCOVERY

(a) Discovery Methods. Parties may obtain discovery by one or more of the following methods: depositions upon oral examination or written questions; written interrogatories; production of documents or things or permission to enter upon land or other property, for inspection and other purposes; physical and mental examinations; and requests for admission.
(b) Discovery Scope and Limits. Unless otherwise limited by order of the court in accordance with these rules, the scope of discovery is as follows:
(1) In General. Parties may obtain discovery regarding any matter, not privileged, which is relevant to the subject matter involved in the pending action, whether it relates to the claim or defense of the party seeking discovery or to the claim or defense of any other party, including the existence, description, nature, custody, condition and location of any books, documents, or other tangible things and the identity and location of persons having knowledge of any discoverable matter. It is not ground for objection that the information sought will be inadmissible at the trial if the information sought appears reasonably calculated to lead to the discovery of admissible evidence.

The frequency or extent of use of the discovery methods set forth in section (a) shall be limited by the court if it determines that: (A) the discovery sought is unreasonably cumulative or duplicative, or is obtainable from some other source that is more convenient, less burdensome, or less expensive; (B) the party seeking discovery has had ample opportunity by discovery in the action to obtain the information sought; or (C) the discovery is unduly burdensome or expensive, taking into account the needs of the case, the amount in controversy, limitations on the parties' resources, and the importance of the issues at stake in the litigation. The court may act upon its own initiative after reasonable notice or pursuant to a motion under section (c).
(2) Insurance Agreements. A party may obtain discovery of the existence and contents of any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment. Information concerning the insurance agreement is not by reason of disclosure admissible in evidence at trial. For purposes of this section, an application for insurance shall not be treated as part of an insurance agreement.
(3) Trial Preparation: Materials. Subject to the provisions of subsection (b)(4) of this rule, a party may obtain discovery of documents and tangible things otherwise discoverable under subsection (b)(1) of this rule and prepared in anticipation of litigation or for trial by or for a nother party or by or for that other party's representative (including his attorney, consultant, surety, indemnitor, insurer, or agent) only upon a showing that
the party seeking discovery has substantial need of the materials in the preparation of his case and that he is unable without undue hardship to obtain the substantial equivalent of the materials by other means. In ordering discovery of such materials when the required showing has been made, the court shall protect against disclosure of the mental impressions, conclusions, opinions, or legal theories of an attorney or other representative of a party concerning the litigation.

A party may obtain without the required showing a statement concerning the action or its subject matter previously made by that party. Upon request, a person not a party may obtain without the required showing a statement concerning the action or its subject matter previously made by that person. If the request is refused, the person may move for a court order. The provisions of rule $37(a)(4)$ apply to the award of expenses incurred in relation to the motion. For purposes of this section, a statement previously made is (A) a written statement signed or otherwise adopted or approved by the person making it, or (B) a stenographic, mechanical, electrical, or other recording, or a transcription thereof, which is substantially verbatim recital of an oral statement by the person making it and contemporaneously recorded.
(4) Trial Preparation: Experts. Discovery of facts known and opinions held by experts, otherwise discoverable under the provisions of subsection (b)(1) of this rule and acquired or developed in anticipation of litigation or for trial, may be obtained only as follows:
(A)(i) A party may through interrogatories require any other party to identify each person whom the other party expects to call as an expert witness at trial, to state the subject matter on which the expert is expected to testify, to state the substance of the facts and opinions to which the expert is expected to testify and a summary of the grounds for each opinion, and to state such other information about the expert as may be discoverable under these rules. (ii) A party may, subject to the provisions of this rule and of rules 30 and 31 , depose each person whom any other party expects to call as an expert witness at trial.
(B) A party may discover facts known or opinions held by an expert who is not expected to be called as a witness at trial, only as provided in rule $35(\mathrm{~b})$ or upon a showing of exceptional circumstances under which it is impracticable for the party seeking discovery to obtain facts or opinions on the same subject by other means.
(C) Unless manifest injustice would result, (i) the court shall require that the party seeking discovery pay the expert a reasonable fee for time spent in responding to discovery under subsections (b)(4)(A)(ii) and (b)(4)(B) of this rule; and (ii) with respect to discovery obtained under subsection (b)(4)(A)(ii) of this rule the court may require, and with respect to discovery obtained under subsection (b)(4)(B) of this rule the court shall require the party seeking discovery to pay the other party a fair portion of the fees and expenses reasonably incurred by the latter party in obtaining facts and opinions from the expert.
(c) Protective Orders. Upon motion by a party or by the person from whom discovery is sought, and for good
cause shown, the court in which the action is pending or alternatively, on matters relating to a deposition, the court in the county where the deposition is to be taken may make any order which justice requires to protect a party or person from annoyance, embarrassment, oppression, or undue burden or expense, including one or more of the following: (1) that the discovery not be had; (2) that the discovery may be had only on specified terms and conditions, including a designation of the time or place; (3) that the discovery may be had only by a method of discovery other than that selected by the party seeking discovery; (4) that certain matters not be inquired into, or that the scope of the discovery be limited to certain matters; (5) that discovery be conducted with no one present except persons designated by the court; (6) that a deposition after being sealed be opened only by order of the court; (7) that a trade secret or other confidential research, development, or commercial information not be disclosed or be disclosed only in a designated way; (8) that the parties simultaneously file specified documents or information enclosed in sealed envelopes to be opened as directed by the court.

If the motion for a protective order is denied in whole or in part, the court may, on such terms and conditions as are just, order that any party or person provide or permit discovery. The provisions of rule 37(a)(4) apply to the award of expenses incurred in relation to the motion.
(d) Sequence and Timing of Discovery. Unless the court upon motion, for the convenience of parties and witnesses and in the interests of justice, orders otherwise, methods of discovery may be used in any sequence and the fact that a party is conducting discovery, whether by deposition or otherwise, shall not operate to delay any other party's discovery.
(e) Supplementation of Responses. A party who has responded to a request for discovery with a response that was complete when made is under no duty to supplement his response to include information thereafter acquired, except as follows:
(1) A party is under a duty seasonably to supplement his response with respect to any question directly addressed to (A) the identity and location of persons having knowledge of discoverable matters, and (B) the identity of each person expected to be called as an expert witness at trial, the subject matter on which he is expected to testify, and the substance of his testimony.
(2) A party is under a duty seasonably to amend a prior response if he obtains information upon the basis of which ( A ) he knows that the response was incorrect when made, or ( $B$ ) he knows that the response though correct when made is no longer true and the circumstances are such that a failure to amend the response is in substance a knowing concealment.
(3) A duty to supplement responses may be imposed by order of the court, agreement of the parties, or at any time prior to trial through new requests for supplementation of prior responses.
(4) Failure to seasonably supplement in accordance with this rule will subject the party to such terms and conditions as the trial court may deem appropriate.
(f) Discovery Conference. At any time after commencement of an action the court may direct the attorneys for the parties to appear before it for a conference on the subject of discovery. The court shall do so upon motion by the attorney for any party if the motion includes:
(1) A statement of the issues as they then appear;
(2) A proposed plan and schedule of discovery;
(3) Any limitations proposed to be placed on discovery;
(4) Any other proposed orders with respect to discovery; and
(5) A statement showing that the attorney making the motion has made a reasonable effort to reach agreement with opposing attorneys on the matters set forth in the motion.

Each party and his attorney are under a duty to participate in good faith in the framing of a discovery plan if a plan is proposed by the attorney for any party.

Notice of the motion shall be served on all parties. Objections or additions to matters set forth in the motion shall be served not later than 10 days after service of the motion.

Following the discovery conference, the court shall enter an order tentatively identifying the issues for discovery purposes, establishing a plan and schedule for discovery, setting limitations on discovery, if any, and determining such other matters, including the allocation of expenses, as are necessary for the proper management of discovery in the action. An order may be altered or amended whenever justice so requires.

Subject to the right of a party who properly moves for a discovery conference to prompt convening of the conference, the court may combine the discovery conference with a pretrial conference authorized by rule 16.
(g) Signing of Discovery Requests, Responses, and Objections. Every request for discovery or response or objection thereto made by a party represented by an attorney shall be signed by at least one attorney of record in his individual name, whose address shall be stated. A party who is not represented by an attorney shall sign the request, response, or objection and state his address. The signature of the attorney or party constitutes a certification that he has read the request, response, or objection, and that to the best of his knowledge, information, and belief formed after a reasonable inquiry it is: (1) consistent with these rules and warranted by existing law or a good faith argument for the extension, modification, or reversal of existing law; (2) not interposed for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation; and (3) not unreasonable or unduly burdensome or expensive, given the needs of the case, the discovery already had in the case, the amount in controversy, and the importance of the issues at stake in the litigation. If a request, response, or objection is not signed, it shall be stricken unless it is signed promptly after the omission is called to the attention of the party making the request, response, or objection and a party shall not be obligated to take any action with respect to it until it is signed.

If a certification is made in violation of the rule, the court, upon motion or upon its own initiative, shall impose upon the person who made the certification, the party on whose behalf the request, response, or objection is made, or both, an appropriate sanction, which may include an order to pay the amount of the reasonable expenses incurred because of the violation, including a reasonable attorney fee.

## Rule 27

## PERPETUATION OF TESTIMONY

## (a) Perpetuation Before Action.

(1) Petition. A person who desires to perpetuate his own testimony or that of another person regarding any matter that may be cognizable in any superior court may file a verified petition in the superior court in the county of the residence of any expected adverse party. The petition shall be entitled in the name of the petitioner and shall show:
(A) that the petitioner expects to be a party to an action cognizable in a superior court but is presently unable to bring it or cause it to be brought;
(B) the subject matter of the expected action and his interest therein;
(C) the facts which he desires to establish by the proposed testimony and his reasons for desiring to perpetuate it;
(D) the names or a description of the persons he expects will be adverse parties and their addresses so far as known; and
(E) the names and addresses of the persons to be examined and the substance of the testimony which he expects to elicit from each, and shall ask for an order authorizing the petitioner to take the depositions of the persons to be examined named in the petition, for the purpose of perpetuating their testimony.
(2) Notice and Service. The petitioner shall thereafter serve a notice upon each person named in the petition as an expected adverse party, together with a copy of the petition, stating that the petitioner will apply to the court, at a time and place named therein, for the order described in the petition. At least 20 days before the date of hearing the notice shall be served in the manner provided by law for service of summons; but if such service cannot with due diligence be made upon any expected adverse party named in the petition, the court may make such order as is just for service by publication or otherwise, and shall appoint, for persons not served personally in the manner provided by law, an attorney who shall represent them and, in case they are not otherwise represented, shall cross-examine the deponent. If any expected adverse party is a minor or incompetent, the court shall make such order as deemed appropriate for the protection of the minor or incompetent as provided in RCW 4.08.050 and 4.08.060.
(3) Order and Examination. If the court is satisfied that the perpetuation of the testimony may prevent a failure or delay of justice, it shall make an order designating or describing the persons whose depositions may be taken and specif ying the subject matter of the examination and whether the depositions shall be taken upon
oral examination or written interrogatories. The depositions may then be taken in accordance with these rules; and the court may make orders of the character provided for by rules 34 and 35 . For the purpose of applying these rules to depositions for perpetuating testimony, each reference therein to the court in which the action is pending shall be deemed to refer to the court in which the petition for such deposition was filed.
(4) Use of Deposition. If a deposition to perpetuate testimony is taken under these rules or if, although not so taken, it would be admissible in evidence in the courts of the state in which it is taken, it may be used in any action involving the same subject matter subsequently brought in a superior court of this state.
(b) Perpetuation Pending Appeal. If an appeal has been taken from a judgment of a superior court or before the taking of an appeal if the time therefor has not expired, the superior court in which the judgment was rendered may allow the taking of the depositions of witnesses to perpetuate their testimony for use in the event of further proceedings in the superior court. In such case the party who desires to perpetuate the testimony may make a motion in the superior court for leave to take the depositions, upon the same notice and service thereof as if the action was pending in the superior court. The motion shall show (1) the names and addresses of the persons to be examined and the substance of the testimony which he expects to elicit from each; (2) the reasons for perpetuating their testimony. If the court finds that the perpetuation of the testimony is proper to avoid a failure or delay of justice, it may make an order allowing the depositions to be taken and may make orders of the character provided for by rules 34 and 35 , and thereupon the depositions may be taken and used in the same manner and under the same conditions as are prescribed in these rules for depositions taken in actions pending in the superior court.
(c) Perpetuation by Action. This rule does not limit the power of a court to entertain an action to perpetuate testimony.

Rule 28

## PERSONS BEFORE WHOM DEPOSITIONS MAY BE TAKEN

(-) Within the State. Depositions within the state may be taken before the following officers:
(1) Court Commissioners. [Reserved. See RCW 2.24.040(9) and (10).]
(2) Superior Courts. [Reserved. See RCW 2.28.010(7).]
(3) Judicial Officers. [Reserved. See RCW 2.28.060.]
(4) Judges of Supreme and Superior Courts. [Reserved. See RCW 2.28.080(3).]
(5) Inferior Judicial Officers. [Reserved. See RCW 2.28.090.]
(6) Notaries Public. [Reserved. See RCW 42.28.040(3).]
(7) Special Commissions. [Reserved. See RCW 11.20.030.]
(a) Within the United States. Within the United States or within a territory or insular possession subject to the dominion of the United States, depositions shall be taken
before an officer authorized to administer oaths by the laws of the United States or of the place where the examination is held, or before a person appointed by the court in which the action is pending. A person so appointed has power to administer oaths and take testimony.
(b) In Foreign Countries. In a foreign country, depositions may be taken (1) on notice before a person authorized to administer oaths in the place in which the examination is held, either by the law thereof or by the law of the United States, or (2) before a person commissioned by the court, and the person so commissioned shall have the power by virtue of his commission to administer any necessary oath and take testimony, or (3) pursuant to a letter rogatory or a letter of request, or (4) pursuant to the means and terms of any applicable treaty or convention. A commission, a letter rogatory, or a letter of request shall be issued on application and notice, and on terms that are just and appropriate. It is not requisite to the issuance of a commission, a letter rogatory, or a letter of request that the taking of the deposition in any other manner is impracticable or inconvenient; and a commission, a letter rogatory, and a letter of request may all be issued in proper cases. A notice or commission may designate the person before whom the deposition is to be taken either by name or by descriptive title. A letter rogatory may be addressed "To the Appropriate Authority in [here name the country]." A letter of request or any other device permitted by any applicable treaty or convention shall be styled in the form prescribed by that treaty or convention. Evidence obtained in response to a letter rogatory or a letter of request need not be excluded merely for the reason that it is not a verbatim transcript or that the testimony was not taken under oath or for any similar departure from the requirements for depositions taken within the United States under these rules.
(c) Disqualification for Interest. No deposition shall be taken before a person who is a relative or employee or attorney or counsel of any of the parties, or is a relative or employee of such attorney or counsel, or is financially interested in the action.

Rule 29

## STIPULATIONS REGARDING DISCOVERY PROCEDURE

Unless the court orders otherwise, the parties may by written stipulation (1) provide that depositions may be taken before any person, at any time or place, upon any notice and in any manner and when so taken may be used like other depositions, and (2) modify the procedures provided by these rules for other methods of discovery.

Rule 30

## DEPOSITIONS UPON ORAL EXAMINATION

(a) When Depositions May Be Taken. After the summons and a copy of the complaint are served, or the complaint is filed, whichever shall first occur, any party may take the testimony of any person, including a party, by deposition upon oral examination. Leave of court,
granted with or without notice, must be obtained only if the plaintiff seeks to take a deposition prior to the expiration of 30 days after service of the summons and complaint upon any defendant or service made under rule 4(e), except that leave is not required (1) if a defendant has served a notice of taking deposition or otherwise sought discovery, or (2) if special notice is given as provided in subsection (b)(2) of this rule. The attendance of witnesses may be compelled by subpoena as provided in rule 45 . The deposition of a person confined in prison may be taken only by leave of court on such terms as the court prescribes.
(b) Notice of Examination: General Requirements; Special Notice; Nonstenographic Recording; Production of Documents and Things; Deposition of Organization.
(1) A party desiring to take the deposition of any person upon oral examination shall give reasonable notice in writing of not less than 5 days (exclusive of the day of service, Saturdays, Sundays and court holidays) to every other party to the action. The notice shall state the time and place for taking the deposition and the name and address of each person to be examined, if known, and, if the name is not known, a general description sufficient to identify him or the particular class or group to which he belongs. If a subpoena duces tecum is to be served on the person to be examined, the designation of the materials to be produced as set forth in the subpoena shall be attached to or included in the notice.
(2) Leave of court is not required for the taking of a deposition by plaintiff if the notice (A) states that the person to be examined is about to go out of the state and will be unavailable for examination unless his deposition is taken before expiration of the 30-day period, and (B) sets forth facts to support the statement. The plaintiff's attorney shall sign the notice, and his signature constitutes a certification by him that to the best of his knowledge, information, and belief the statement and supporting facts are true. The sanctions provided by rule 11 are applicable to the certification.

If a party shows that when he was served with notice under this subsection (b)(2) he was unable through the exercise of diligence to obtain counsel to represent him at the taking of the deposition, the deposition may not be used against him.
(3) The court may for cause shown enlarge or shorten the time for taking the deposition.
(4) The parties may stipulate in writing or the court may upon motion order that the testimony at a deposition be recorded by other than stenographic means. The stipulation or the order shall designate the person before whom the deposition shall be taken, the manner of recording, preserving, and filing the deposition, and may include other provisions to assure that the recorded testimony will be accurate and trustworthy. A party may arrange to have a stenographic transcription made at his own expense. Any objections under section (c), any changes made by the witness, his signature identif ying the deposition as his own or the statement of the officer that is required if the witness does not sign, as provided in section (e), and the certification of the officer required by section (f) shall be set forth in a writing to
accompany a deposition recorded by nonstenographic means.
(5) The notice to a party deponent may be accompanied by a request made in compliance with rule 34 for the production of documents and tangible things at the taking of the deposition. The procedure of rule 34 shall apply to the request.
(6) A party may in his notice and in a subpoena name as the deponent a public or private corporation or a partnership or association or governmental agency and designate with reasonable particularity the matters on which examination is requested. In that event the organization so named shall designate one or more officers, directors, or managing agents, or other persons who consent to testify on its behalf, and may set forth, for each person designated, the matters known on which he will testify. A subpoena shall advise a nonparty organization of its duty to make such a designation. The persons so designated shall testify as to the matters known or reasonably available to the organization. This subsection (b)(6) does not preclude taking a deposition by any other procedure authorized in these rules.
(7) The parties may stipulate in writing or the court may upon motion order that a deposition be taken by telephone or by other electronic means. For the purposes of this rule and rules 28(a), 37(a)(1), 37(b)(1), and 45(d), a deposition taken by telephone or by other electronic means is taken at the place where the deponent is to answer questions propounded to him.
(c) Examination and Cross Examination; Record of Examination; Oath; Objections. Examination and cross examination of witnesses may proceed as permitted at the trial under the provisions of the Washington Rules of Evidence (ER). The officer before whom the deposition is to be taken shall put the witness on oath and shall personally, or by someone acting under his direction and in his presence, record the testimony of the witness. The testimony shall be taken stenographically or recorded by any other means ordered in accordance with subsection (b)(4) of this rule. If requested by one of the parties, the testimony shall be transcribed.

All objections made at the time of the examination to the qualifications of the officer taking the deposition, or to the manner of taking it, or to the evidence presented, or to the conduct of any party, and any other objection to the proceedings, shall be noted by the officer upon the deposition. Evidence objected to shall be taken subject to the objections. In lieu of participating in the oral examination, parties may serve written questions in a sealed envelope on the party taking the deposition and he shall transmit them to the officer, who shall propound them to the witness and record the answers verbatim.
(d) Motion To Terminate or Limit Examination. At any time during the taking of the deposition, on motion of a party or of the deponent and upon a showing that the examination is being conducted in bad faith or in such manner as unreasonably to annoy, embarrass, or oppress the deponent or party, the court in which the action is pending or the court in the county where the deposition is being taken may order the officer conducting the examination to cease forthwith from taking the
deposition, or may limit the scope and manner of the taking of the deposition as provided in rule 26(c). If the order made terminates the examination, it shall be resumed thereafter only upon the order of the court in which the action is pending. Upon demand of the objecting party or deponent, the taking of the deposition shall be suspended for the time necessary to make a motion for an order. The provisions of rule 37(a)(4) apply to the award of expenses incurred in relation to the motion.
(e) Submission to Witness; Changes; Signing. When the testimony is fully transcribed the deposition shall be submitted to the witness for examination and shall be read to or by him, unless such examination and reading are waived by the witness and by the parties. Any changes in form or substance which the witness desires to make shall be entered upon the deposition by the officer with a statement of the reasons given by the witness for making them. The deposition shall then be signed by the witness, unless the parties by stipulation waive the signing or the witness is ill or cannot be found or refuses to sign. If the deposition is not signed by the witness within 15 days of its submission to him, the officer shall sign it and state on the record the fact of the waiver or of the illness or absence of the witness or the fact of the refusal to sign together with the reason, if any, given therefor; and the deposition may then be used as fully as though signed unless on a motion to suppress under rule $32(\mathrm{~d})(4)$ the court holds that the reasons given for the refusal to sign require rejection of the deposition in whole or in part.
(f) Certification and Filing by Officer; Exhibits; Copies; Notice of Filing.
(1) The officer shall certify on the deposition that the witness was duly sworn by him and that the deposition is a true record of the testimony given by the witness. He shall then securely seal the deposition in an envelope endorsed with the title of the action and marked "Deposition of [here insert name of witness] " and shall promptly file it with the court in which the action is pending or send it by registered mail to the clerk thereof for filing.

Documents and things produced for inspection during the examination of the witness, shall, upon the request of a party, be marked for identification and annexed to and returned with the deposition, and may be inspected and copied by any party, except that (A) the person producing the materials may substitute copies to be marked for identification, if he affords to all parties fair opportunity to verify the copies of comparison with the originals, and (B) if the person producing the materials requests their return, the officer shall mark them, give each party an opportunity to inspect and copy them, and return them to the person producing them, and the materials may then be used in the same manner as if annexed to and returned with the deposition. Any party may move for an order that the original be annexed to and returned with the deposition to the court, pending final disposition of the case.
(2) Upon payment of reasonable charges therefor, the officer shall furnish a copy of the deposition to any party or the deponent.
(3) The officer filing the deposition shall give prompt notice of its filing to all parties.
(g) Failure To Attend or To Serve Subpoena; Expenses.
(1) If the party giving the notice of the taking of a deposition fails to attend and proceed therewith and another party attends in person or by attorney pursuant to the notice, the court may order the party giving the notice to pay to such other party the reasonable expenses incurred by him and his attorney in attending, including reasonable attorney fees.
(2) If the party giving the notice of the taking of a deposition of a witness fails to serve a subpoena upon him and the witness because of such failure does not attend, and if another party attends in person or by attorney because he expects the deposition of that witness to be taken, the court may order the party giving the notice to pay to such other party the reasonable expenses incurred by him and his attorney in attending, including reasonable attorney fees.

## Rule 31

DEPOSITIONS UPON WRITTEN QUESTIONS
(a) Serving Questions; Notice. After the summons and a copy of the complaint are served, or the complaint is filed, whichever shall first occur, any party may take the testimony of any person, including a party, by deposition upon written questions. The attendance of witnesses may be compelled by the use of subpoena as provided in rule 45. The deposition of a person confined in prison may be taken only by leave of court on such terms as the court prescribes.

A party desiring to take a deposition upon written questions shall serve them upon every other party with a notice stating (1) the name and address of the person who is to answer them, if known, and if the name is not known, a general description sufficient to identify him or the particular class or group to which he belongs, and (2) the name or descriptive title and address of the officer before whom the deposition is to be taken. A deposition upon written questions may be taken of a public or private corporation or a partnership or association or governmental agency in accordance with the provisions of rule $30(\mathrm{~b})(6)$.

Within 15 days after the notice and written questions are served, a party may serve cross questions upon all other parties. Within 10 days after being served with cross questions, a party may serve redirect questions upon all other parties. Within 10 days after being served with redirect questions, a party may serve recross questions upon all other parties. The court may for cause shown enlarge or shorten the time.
(b) Officer To Take Responses and Prepare Record. A copy of the notice and copies of all questions served shall be delivered by the party taking the deposition to the officer designated in the notice, who shall proceed promptly, in the manner provided by rule 30(c), (e), and (f), to take the testimony of the witness in response to the questions and to prepare, certify, and file or mail the deposition, attaching thereto the copy of the notice and the questions received by him.
(c) Notice of Filing. When the deposition is filed, the officer filing it shall promptly give notice thereof to all parties.

## Rule 32

## USE OF DEPOSITIONS IN COURT PROCEEDINGS

(a) Use of Depositions. At the trial or upon the hearing of a motion or an interlocutory proceeding, any part or all of a deposition, so far as admissible under the Rules of Evidence applied as though the witness were then present and testifying, may be used against any party who was present or represented at the taking of the deposition or who had reasonable notice thereof, in accordance with any of the following provisions:
(1) Any deposition may be used by any party for the purpose of contradicting or impeaching the testimony of deponent as a witness or for any purpose permitted by the Rules of Evidence.
(2) The deposition of a party or of anyone who at the time of taking the deposition was an officer, director, or managing agent, or a person designated under rule $30(b)(6)$ or $31(a)$ to testify on behalf of a public or private corporation, partnership or association or governmental agency which is a party may be used by an adverse party for any purpose.
(3) The deposition of a witness, whether or not a party, may be used by any party for any purpose if the court finds: $(A)$ that the witness is dead; or ( $B$ ) that the witness resides out of the county and more than 20 miles from the place of trial, unless it appears that the absence of the witness was procured by the party offering the deposition; or (C) that the witness is unable to attend or testify because of age, illness, infirmity, or imprisonment; or (D) that the party offering the deposition has been unable to procure the attendance of the witness by subpoena; or ( E ) upon application and notice, that such exceptional circumstances exist as to make it desirable, in the interest of justice and with due regard to the importance of presenting the testimony of witnesses orally in open court, to allow the deposition to be used.
(4) If only part of a deposition is offered in evidence by a party, an adverse party may require him to introduce any other part which ought in fairness to be considered with the part introduced, and any party may introduce any other parts.

Substitution of parties pursuant to rule 25 does not affect the right to use depositions previously taken; and, when an action has been brought in any court of the United States or of any state and another action involving the same issues and subject matter is afterward brought between the same parties or their representatives or successors in interest, all depositions lawfully taken and duly filed in the former action may be used in the latter as if originally taken therefor. A deposition previously taken may also be used as permitted by the Rules of Evidence.
(b) Objections to Admissibility. Subject to the provisions of rule $28(\mathrm{~b})$ and subsection (d)(3) of this rule, objection may be made at the trial or hearing to receiving in evidence any deposition or part thereof for any
reason which would require the exclusion of the evidence if the witness were then present and testifying.
(c) Effect of Taking or Using Depositions. A party does not make a person his own witness for any purpose by taking his deposition. The introduction in evidence of the deposition or any part thereof for any purpose other than that of contradicting or impeaching the deponent makes the deponent the witness of the party introducing the deposition, but this shall not apply to the use by an adverse party of a deposition under subsection (a)(2) of this rule. At the trial or hearing any party may rebut any relevant evidence contained in a deposition whether introduced by him or by any other party.
(d) Effect of Errors and Irregularities in Depositions.
(1) As to Notice. All errors and irregularities in the notice for taking a deposition are waived unless written objection is promptly served upon the party giving the notice.
(2) As to Disqualification of Officer. Objection to taking a deposition because of disqualification of the officer before whom it is to be taken is waived unless made before the taking of the deposition begins or as soon thereafter as the disqualification becomes known or could be discovered with reasonable diligence.
(3) As to Taking of Deposition.
(A) Objections to the competency of a witness or to the competency, relevancy, or materiality of testimony are not waived by failure to make them before or during the taking of the deposition, unless the ground of the objection is one which might have been obviated or removed if presented at that time.
(B) Errors and irregularities occurring at the oral examination in the manner of taking the deposition, in the form of the questions or answers, in the oath or affirmation, or in the conduct of parties, and errors of any kind which might be obviated, removed, or cured if promptly presented, are waived unless seasonable objection thereto is made at the taking of the deposition.
(C) Objections to the form of written questions submitted under rule 31 are waived unless served in writing upon the party propounding them within the time allowed for serving the succeeding cross or other questions and within 5 days after service of the last questions authorized.
(4) As to Completion and Return of Deposition. Errors and irregularities in the manner in which the testimony is transcribed or the deposition is prepared, signed, certified, sealed, endorsed, transmitted, filed, or otherwise dealt with by the officer under rules 30 and 31 are waived unless a motion to suppress the deposition or some part thereof is made with reasonable promptness after such defect is, or with due diligence might have been, ascertained.

Rule 33

## INTERROGATORIES TO PARTIES

(a) Availability; Procedures for Use. Any party may serve upon any other party written interrogatories to be answered by the party served or, if the party served is a public or private corporation or a partnership or association or governmental agency, by any officer or agent,
who shall furnish such information as is available to the party. Interrogatories may, without leave of court, be served upon the plaintiff after the summons and a copy of the complaint are served upon the defendant, or the complaint is filed, whichever shall first occur, and upon any other party with or after service of the summons and complaint upon that party.

Interrogatories shall be so arranged that after each separate question there shall appear a blank space reasonably calculated to enable the answering party to have his answer typed in. Each interrogatory shall be answered separately and fully in writing under oath, unless it is objected to, in which event the reasons for objection shall be stated in lieu of an answer. The answers are to be signed by the person making them, and the objections signed by the attorney making them. The party upon whom the interrogatories have been served shall serve a copy of the answers, and objections if any, within 20 days after the service of the interrogatories, except that a defendant may serve answers or objections within 40 days after service of the summons and complaint upon that defendant. The parties may stipulate or any party may move for an order under rule 37(a) with respect to any objection to or other failure to answer an interrogatory.
(b) Scope; Use at Trial. Interrogatories may relate to any matters which can be inquired into under rule 26(b), and the answers may be used to the extent permitted by the Rules of Evidence.

An interrogatory otherwise proper is not necessarily objectionable merely because an answer to the interrogatory involves an opinion or contention that relates to fact or the application of law to fact, but the court may order that such an interrogatory need not be answered until after designated discovery has been completed or until a pretrial conference or other later time.
(c) Option To Produce Business Records. Where the answer to an interrogatory may be derived or ascertained from the business records of the party upon whom the interrogatory has been served or from an examination, audit or inspection of such business records, or from a compilation, abstract or summary based thereon, and the burden of deriving or ascertaining the answer is substantially the same for the party serving the interrogatory as for the party served, it is sufficient answer to such interrogatory to specify the records from which the answer may be derived or ascertained and to afford to the party serving the interrogatory reasonable opportunity to examine, audit or inspect such records and to make copies, compilations, abstracts or summaries. A specification shall be in sufficient detail to permit the interrogating party to locate and to identify, as readily as can the party served, the records from which the answer may be ascertained.

## Rule 34

## PRODUCTION OF DOCUMENTS AND THINGS AND ENTRY

 UPON LAND FOR INSPECTION AND OTHER PURPOSES(a) Scope. Any party may serve on any other party a request (1) to produce and permit the party making the request, or someone acting on his behalf, to inspect and
copy, any designated documents (including writings, drawings, graphs, charts, photographs, phonorecords, and other data compilations from which information can be obtained, translated, if necessary, by the respondent through detection devices into reasonably usable form), or to inspect and copy, test, or sample any tangible things which constitute or contain matters within the scope of rule $26(\mathrm{~b})$ and which are in the possession, custody or control of the party upon whom the request is served; or (2) to permit entry upon designated land or other property in the possession or control of the party upon whom the request is served for the purpose of inspection and measuring, surveying, photographing, testing, or sampling the property or any designated object or operation thereon, within the scope of rule 26(b).
(b) Procedure. The request may, without leave of court, be served upon the plaintiff after the summons and a copy of the complaint are served upon the defendant, or the complaint is filed, whichever shall first occur, and upon any other party with or after service of the summons and complaint upon that party. The request shall set forth the items to be inspected either by individual item or by category, and describe each item and category with reasonable particularity. The request shall specify a reasonable time, place and manner of making the inspection and performing the related acts.

The party upon whom the request is served shall serve a written response within 20 days after the service of the request, except that a defendant may serve a response within 40 days after service of the summons and complaint upon that defendant. The parties may stipulate or the court may allow a shorter or longer time. The response shall state, with respect to each item or category, that inspection and related activities will be permitted as requested, unless the request is objected to, in which event the reasons for objection shall be stated. If objection is made to part of an item or category, the part shall be specified. The party submitting the request may move for an order under rule 37 (a) with respect to any objection to or other failure to respond to the request or any part thereof, or any failure to permit inspection as requested.

A party who produces documents for inspection shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the request.
(c) Persons Not Parties. This rule does not preclude an independent action against a person not a party for production of documents and things and permission to enter upon land.

## Rule 35

## PHYSICAL AND MENTAL EXAMINATION OF PERSONS

(a) Order for Examination. When the mental or physical condition (including the blood group) of a party, or of a person in the custody or under the legal control of a party, is in controversy, the court in which the action is pending may order the party to submit to a physical or mental examination by a physician or to produce for examination the person in his custody or legal control. The order may be made only on motion for good cause shown
and upon notice to the person to be examined and to all parties and shall specify the time, place, manner, conditions, and scope of the examination and the person or persons by whom it is to be made.
(b) Report of Examining Physician.
(1) If requested by the party against whom an order is made under rule 35(a) or the person examined, the party causing the examination to be made shall deliver to him a copy of a detailed written report of the examining physician setting out his finding, including results of all tests made, diagnosis and conclusions, together with like reports of all earlier examinations of the same condition. After delivery the party causing the examination shall be entitled upon request to receive from the party against whom the order is made a like report of any examination, previously or thereafter made, of the same condition, unless, in the case of a report of examination of a person not a party, the party shows that he is unable to obtain it. The court on motion may make an order against a party requiring delivery of a report on such terms as are just, and if a physician fails or refuses to make a report the court may exclude his testimony if offered at the trial.
(2) By requesting and obtaining a report of the examination so ordered or by taking the deposition of the examiner, the party examined waives any privilege he may have in that action or any other involving the same controversy regarding the testimony of every other person who has examined or may thereafter examine him in respect of the same mental or physical condition.
(3) This subsection applies to examinations made by agreement of the parties, unless the agreement expressly provides otherwise. This subsection does not preclude discovery of a report of an examining physician or the taking of a deposition of the physician in accordance with the provisions of any other rule.

## Rule 36

REQUESTS FOR ADMISSION
(a) Request for Admission. A party may serve upon any other party a written request for the admission, for purposes of the pending action only, of the truth of any matters within the scope of rule $26(b)$ set forth in the request that relate to statements or opinions of fact or of the application of law to fact, including the genuineness of any documents described in the request. Copies of documents shall be served with the request unless they have been or are otherwise furnished or made available for inspection and copying. The request may, without leave of court, be served upon the plaintiff. after the summons and a copy of the complaint are served upon the defendant, or the complaint is filed, whichever shall first occur, and upon any other party with or after service of the summons and complaint upon that party. Requests for admission shall not be combined in the same document with any other form of discovery.

Each matter of which an admission is requested shall be separately set forth. The matter is admitted unless, within 20 days after service of the request, or within such shorter or longer time as the court may allow the party to whom the request is directed serves upon the
party requesting the admission a written answer or objection addressed to the matter, signed by the party or by his attorney, but, unless the court shortens the time, a defendant shall not be required to serve answers or objections before the expiration of 40 days after service of the summons and complaint upon him. If objection is made, the reasons therefor shall be stated. The answer shall specifically deny the matter or set forth in detail the reasons why the answering party cannot truthfully admit or deny the matter. A denial shall fairly meet the substance of the requested admission, and when good faith requires that a party qualify his answer or deny only a part of the matter of which an admission is requested, he shall specify so much of it as is true and qualify or deny the remainder. An answering party may not give lack of information or knowledge as a reason for failure to admit or deny unless he states that he has made reasonable inquiry and that the information known or readily obtainable by him is insufficient to enable him to admit or deny. A party who considers that a matter of which an admission has been requested presents a genuine issue for trial may not, on that ground alone, object to the request; he may, subject to the provisions of rule 37(c), deny the matter or set forth reasons why he cannot admit or deny it.

The party who has requested the admissions may move to determine the sufficiency of the answers or objections. Unless the court determines that an objection is justified, it shall order that an answer be served. If the court determines that an answer does not comply with the requirements of this rule, it may order either that the matter is admitted or that an amended answer be served. The court may, in lieu of these orders, determine that final disposition of the request be made at a pretrial conference or at a designated time prior to trial. The provisions of rule $37(\mathrm{a})(4)$ apply to the award of expenses incurred in relation to the motion.
(b) Effect of Admission. Any matter admitted under this rule is conclusively established unless the court on motion permits withdrawal or amendment of the admission. Subject to the provisions of rule 16 governing amendment of a pretrial order, the court may permit withdrawal or amendment when the presentation of the merits of the action will be subserved thereby and the party who obtained the admission fails to satisfy the court that withdrawal or amendment will prejudice him in maintaining his action or defense on the merits. Any admission made by a party under this rule is for the purpose of the pending action only and is not an admission by him for any other purpose nor may it be used against him in any other proceeding.

Rule 37

## FAILURE TO MAKE DISCOVERY: SANCTIONS

(a) Motion for Order Compelling Discovery. A party, upon reasonable notice to other parties and all persons affected thereby, may apply to the court in the county where the deposition was taken, or in the county where the action is pending, for an order compelling discovery as follows:
(1) Appropriate Court. An application for an order to a party may be made to the court in which the action is pending, or on matters relating to a deposition, to the court in the country where the deposition is being taken. An application for an order to a deponent who is not a party shall be made to the court in the country where the deposition is being taken.
(2) Motion. If a deponent fails to answer a question propounded or submitted under rules 30 or 31 , or a corporation or other entity fails to make a designation under rule $30(\mathrm{~b})(6)$ or $31(\mathrm{a})$, or a party fails to answer an interrogatory submitted under rule 33 , or if a party, in response to a request for inspection submitted under rule 34 , fails to respond that inspection will be permitted as requested or fails to permit inspection as requested, any party may move for an order compelling an answer or a designation, or an order compelling inspection in accordance with the request. When taking a deposition on oral examination, the proponent of the question may complete or adjourn the examination before he applies for an order.

If the court denies the motion in whole or in part, it may make such protective order as it would have been empowered to make on a motion made pursuant to rule 26(c).
(3) Evasive or Incomplete Answer. For purposes of this section an evasive or incomplete answer is to be treated as a failure to answer.
(4) Award of Expenses of Motion. If the motion is granted, the court shall, after opportunity for hearing, require the party or deponent whose conduct necessitated the motion or the party or attorney advising such conduct or both of them to pay to the moving party the reasonable expenses incurred in obtaining the order, including attorney fees, unless the court finds that the opposition to the motion was substantially justified or that other circumstances make an award of expenses unjust.

If the motion is denied, the court shall, after opportunity for hearing, require the moving party or the attorney advising the motion or both of them to pay to the party or deponent who opposed the motion the reasonable expenses incurred in opposing the motion, including attorney fees, unless the court finds that the making of the motion was substantially justified or that other circumstances make an award of expenses unjust.

If the motion is granted in part and denied in part, the court may apportion the reasonable expenses incurred in relation to the motion among the parties and persons in a just manner.
(b) Failure To Comply With Order.
(1) Sanctions by Court in County Where Deposition Is Taken. If a deponent fails to be sworn or to answer a question after being directed to do so by the court in the county in which the deposition is being taken, the failure may be considered a contempt of that court.
(2) Sanctions by Court in Which Action Is Pending. If a party or an officer, director, or managing agent of a party or a person designated under rule $30(b)(6)$ or 31 (a) to testify on behalf of a party fails to obey an order to provide or permit discovery, including an order made under section (a) of this rule or rule 35 , or if a
party fails to obey an order entered under rule 26(f), the court in which the action is pending may make such orders in regard to the failure as are just, and among others the following:
(A) An order that the matters regarding which the order was made or any other designated facts shall be taken to be established for the purposes of the action in accordance with the claim of the party obtaining the order;
(B) An order refusing to allow the disobedient party to support or oppose designated claims or defenses, or prohibiting him from introducing designated matters in evidence;
(C) An order striking out pleadings or parts thereof, or staying further proceedings until the order is obeyed, or dismissing the action or proceedings or any part thereof, or rendering a judgment by default against the disobedient party;
(D) In lieu of any of the foregoing orders or in addition thereto, an order treating as a contempt of court the failure to obey any orders except an order to submit to physical or mental examination;
(E) Where a party has failed to comply with an order under rule $35(\mathrm{a})$ requiring him to produce another for examination such orders as are listed in sections (A), (B), and (C) of this subsection, unless the party failing to comply shows that he is unable to produce such person for examination.

In lieu of any of the foregoing orders or in addition thereto, the court shall require the party failing to obey the order or the attorney advising him or both to pay the reasonable expenses, including attorney fees, caused by the failure, unless the court finds that the failure was substantially justified or that other circumstances make an award of expenses unjust.
(c) Expenses on Failure To Admit. If a party fails to admit the genuineness of any document or the truth of any matter as requested under rule 36 , and if the party requesting the admissions thereafter proves the genuineness of the document or the truth of the matter, he may apply to the court for an order requiring the other party to pay him the reasonable expenses incurred in making that proof, including reasonable attorney fees. The court shall make the order unless it finds that (1) the request was held objectionable pursuant to rule 36(a), or (2) the admission sought was of no substantial importance, or (3) the party failing to admit had reasonable ground to believe the fact was not true or the document was not genuine, or (4) there was other good reason for the failure to admit.
(d) Failure of Party To Attend at Own Deposition or Serve Answers to Interrogatories or Respond to Request for Inspection. If a party or an officer, director, or managing agent of a party or a person designated under rule $30(b)(6)$ or $31(a)$ to testify on behalf of a party fails (1) to appear before the officer who is to take his deposition, after being served with a proper notice, or (2) to serve answers or objections to interrogatories submitted under rule 33 , after proper service of the interrogatories, or (3) to serve a written response to a request for inspection
submitted under rule 34 , after proper service of the request, the court in which the action is pending on motion may make such orders in regard to the failure as are just, and among others it may take any action authorized under sections (A), (B), and (C) of subsection (b)(2) of this rule. In lieu of any order or in addition thereto, the court shall require the party failing to act or the attorney advising him or both to pay the reasonable expenses, including attorney fees, caused by the failure, unless the court finds that the failure was substantially justified or that other circumstances make an award of expenses unjust.

The failure to act described in this subsection may not be excused on the ground that the discovery sought is objectionable unless the party failing to act has applied for a protective order as provided by rule 26(c).
(e) Failure To Participate in the Framing of a Discovery Plan. If a party or his attorney fails to participate in good faith in the framing of a discovery plan by agreement as is required by rule $26(f)$, the court may, after opportunity for hearing, require such party or his attorney to pay to any other party the reasonable expenses, including attorney fees, caused by the failure.

## 6. Trials

(Rules 38-53)

## Rule 38

## JURY TRIAL OF RIGHT

(-) Defined. A trial is the judicial examination of the issues between the parties, whether they are issues of law or of fact.
(a) Right of Jury Trial Preserved. The right of trial by jury as declared by article 1 , section 21 of the constitution or as given by a statute shall be preserved to the parties inviolate.
(b) Demand for Jury. At or prior to the time the case is called to be set for trial, any party may demand a trial by jury of any issue triable of right by a jury by serving upon the other parties a demand therefor in writing, by filing the demand with the clerk, and by paying the jury fee required by law. If before the case is called to be set for trial no party serves or files a demand that the case be tried by a jury of 12 , it shall be tried by a jury of 6 members with the concurrence of 5 being required to reach a verdict.
(c) Specification of Issues. In his demand a party may specify the issues which he wishes so tried; otherwise he shall be deemed to have demanded trial by jury for all the issues so triable. If he has demanded trial by jury for only some of the issues, any other party within 10 days after service of the demand or such lesser time as the court may order, may serve a demand for trial by jury of any other or all of the issues of fact in the action.
(d) Waiver of Jury. The failure of a party to serve a demand as required by this rule, to file it as required by this rule, and to pay the jury fee required by law in accordance with this rule, constitutes a waiver by him of trial by jury. A demand for trial by jury made as herein
provided may not be withdrawn without the consent of the parties.

Rule 39
TRIAL BY JURY OR BY THE COURT
(-) Issues-How Tried. [Reserved. See RCW 4.40.010 through 4.40.070.]
(a) By Jury.
(1) Rule. When trial by jury has been demanded as provided in rule 38 , the action shall be designated upon the docket as a jury action. The trial of all issues so demanded shall be by jury, unless (A) the parties or their attorneys of record, by written stipulation filed with the court or by an oral stipulation made in open court and entered in the record, consent to trial by the court sitting without a jury or (B) the court upon motion or of its own initiative finds that a right of trial by jury of some or all of those issues does not exist under the constitution or statutes of the state.
(2) Questions of Fact for Jury. [Reserved. See RCW 4.44.090.]
(b) By the Court.
(1) Rule. Issues not demanded for trial by jury as provided in rule 38 shall be tried by the court; but, notwithstanding the failure of a party to demand a jury in an action in which such a demand might have been made of right, the court in its discretion upon motion may order a trial by a jury of any or all issues.
(2) Questions of Law To Be Decided by Court. [Reserved. See RCW 4.44.080.]
(c) Advisory Jury and Trial by Consent. In all actions not triable of right by a jury the court, upon motion or of its own initiative, may try an issue with an advisory jury or it may, with the consent of both parties, order a trial with a jury whose verdict has the same effect as if trial by jury had been a matter of right.

## Rule 40

## ASSIGNMENT OF CASES

## (a) Notice of Trial-Note of Issue.

(1) Of Fact. At any time after the issues of fact are completed in any case by the service of complaint and answer or reply when necessary, as herein provided, either party may cause the issues of fact to be brought on for trial, by serving upon the opposite party a notice of trial at least 3 days before any day provided by rules of court for setting causes for trial, which notice shall give the title of the cause as in the pleadings, and notify the opposite party that the issues in such action will be brought on for trial at the time set by the court; and the party giving such notice of trial shall, at least 5 days before the day of setting such causes for trial, file with the clerk of the court a note of issue containing the title of the action, the names of the attorneys and the date when the last pleading was served; and the clerk shall thereupon enter the cause upon the trial docket according to the date of the issue.
(2) Of Law. In case an issue of law raised upon the pleadings is desired to be brought on for argument, either party shall, at least 5 days before the day set apart
by the court under its rules for hearing issues of law, serve upon the opposite party a like notice of trial and furnish the clerk of the court with a note of issue as above provided, which note of issue shall specify that the issue to be tried is an issue of law; and the clerk of the court shall thereupon enter such action upon the motion docket of the court.
(3) Adjournments. When a cause has once been placed upon either docket of the court, if not tried or argued at the time for which notice was given, it need not be noticed for a subsequent session or day, but shall remain upon the docket from session to session or from law day to law day until final disposition or stricken off by the court.
(4) Filing Note by Opposite Party. The party upon whom notice of trial is served may file the note of issue and cause the action to be placed upon the calendar without further notice on his part.
(5) Issue May Be Brought to Trial by Either Party. Either party, after the notice of trial, whether given by himself or the adverse party, may bring the issue to trial, and in the absence of the adverse party, unless the court for good cause otherwise directs, may proceed with his case, and take a dismissal of the action, or a verdict or judgment, as the case may require.
(b) Methods. Each superior court may provide by local rule for placing of actions upon the trial calendar (1) without request of the parties or (2) upon request of a party and notice to the other parties or (3) in such other manner as the court deems expedient.
(c) Preferences. In setting cases for trial, unless otherwise provided by statute, preference shall be given to criminal over civil cases, and cases where the defendant or a witness is in confinement shall have preference over other cases.
(d) Trials. When a cause is set and called for trial, it shall be tried or dismissed, unless good cause is shown for a continuance. The court may in a proper case, and upon terms, reset the same.
(e) Continuances. A motion to continue a trial on the ground of the absence of evidence shall only be made upon affidavit showing the materiality of the evidence expected to be obtained, and that due diligence has been used to procure it, and also the name and address of the witness or witnesses. The court may also require the moving party to state upon affidavit the evidence which he expects to obtain; and if the adverse party admits that such evidence would be given, and that it be considered as actually given on the trial, or offered and overruled as improper, the trial shall not be continued. The court, upon its allowance of the motion, may impose terms or conditions upon the moving party.
(f) Change of Judge. [Reserved. See RCW 4.12.040 and 4.12.050.]

Rule 41
DISMISSAL OF ACTIONS
(a) Voluntary Dismissal.
(1) Mandatory. Subject to the provisions of rules 23(e) and 23.1, any action shall be dismissed by the court:
(A) By stipulation. When all parties who have appeared so stipulate in writing; or
(B) By plaintiff before resting. Upon motion of the plaintiff at any time before plaintiff rests at the conclusion of his opening case.
(2) Permissive. After plaintiff rests after his opening case, plaintiff may move for a voluntary dismissal without prejudice upon good cause shown and upon such terms and conditions as the court deems proper.
(3) Counterclaim. If a counterclaim has been pleaded by a defendant prior to the service upon him of plaintiff's motion for dismissal, the action shall not be dismissed against the defendant's objection unless the counterclaim can remain pending for independent adjudication by the court.
(4) Effect. Unless otherwise stated in the order of dismissal, the dismissal is without prejudice, except that an order of dismissal operates as an adjudication upon the merits when obtained by a plaintiff who has once dismissed an action based on or including the same claim in any court of the United States or of any state.
(b) Involuntary Dismissal; Effect. For failure of the plaintiff to prosecute or to comply with these rules or any order of the court, a defendant may move for dismissal of an action or of any claim against him.
(1) Want of Prosecution on Motion of Party. Any civil action shall be dismissed, without prejudice, for want of prosecution whenever the plaintiff, counterclaimant, cross claimant, or third party plaintiff neglects to note the action for trial or hearing within I year after any issue of law or fact has been joined, unless the failure to bring the same on for trial or hearing was caused by the party who makes the motion to dismiss. Such motion to dismiss shall come on for hearing only after 10 days' notice to the adverse party. If the case is noted for trial before the hearing on the motion, the action shall not be dismissed.
(2) Dismissal on Clerk's Motion.
(A) Notice. In all civil cases wherein there has been no action of record during the 12 months just past, the clerk of the superior court shall mail notice to the attorneys of record that such case will be dismissed by the court for want of prosecution unless within 30 days following said mailing, action of record is made or an application in writing is made to the court and good cause shown why it should be continued as a pending case. If such application is not made or good cause is not shown, the court shall dismiss each such case without prejudice. The cost of filing such order of dismissal with the clerk shall not be assessed against either party.
(B) Mailing notice. The notice shall be mailed in every eligible case not later than 30 days before June 15 and December 15 of each year, and all such cases shall be presented to the court by the clerk for action thereon on or before June 30 and December 31 of each year. These deadlines shall not be interpreted as a prohibition against mailing of notice and dismissal thereon as cases may become eligible for dismissal under this rule.
(C) Applicable date. This dismissal procedure is mandatory as to all cases filed after January I, 1959, and permissive as to all cases filed before that date. This rule
is not a limitation upon any other power that the court may have to dismiss any action upon motion or otherwise.
(3) Defendant's Motion After Plaintiff Rests. After the plaintiff, in an action tried by the court without a jury, has completed the presentation of his evidence, the defendant, without waiving his right to offer evidence in the event the motion is not granted, may move for a dismissal on the ground that upon the facts and the law the plaintiff has shown no right to relief. The court as trier of the facts may then determine them and render judgment against the plaintiff or may decline to render any judgment until the close of all the evidence. If the court renders judgment on the merits against the plaintiff, the court shall make findings as provided in rule 52(a). Unless the court in its order for dismissal otherwise specifies, a dismissal under this subsection and any dismissal not provided for in this rule, other than a dismissal for lack of jurisdiction, for improper venue, or for failure to join a party under rule 19 , operates as an adjudication upon the merits.
(c) Dismissal of Counterclaim, Cross Claim, or Third Party Claim. The provisions of this rule apply to the dismissal of any counterclaim, cross claim, or third party claim. A voluntary dismissal by the claimant alone pursuant to subsection $(a)(1)$ of this rule shall be made before a responsive pleading is served or, if there is none, before the introduction of evidence at the trial or hearing.
(d) Costs of Previously Dismissed Action. If a plaintiff who has once dismissed an action in any court commences an action based upon or including the same claim against the same defendant, the court may make such order for the payment of taxable costs of the action previously dismissed as it may deem proper and may stay the proceedings in the action until the plaintiff has complied with the order.
(e) Notice of Settlements. If a case is settled after it has been assigned for trial, it shall be the duty of the attorneys or of any party appearing pro se to notify the court promptly of the settlement. If the settlement is made within 5 days before the trial date, the notice shall be made by telephone or in person. All notices of settlement shall be confirmed in writing to the clerk.

## Rule 42

## CONSOLIDATION; SEPARATE TRIALS

(a) Consolidation. When actions involving a common question of law or fact are pending before the court, it may order a joint hearing or trial of any or all the matters in issue in the action; it may order all the actions consolidated; and it may make such orders concerning proceedings therein as may tend to avoid unnecessary costs or delay.
(b) Separate Trials. The court, in furtherance of convenience or to avoid prejudice, or when separate trials will be conducive to expedition and economy, may order a separate trial of any claim, cross claim, counterclaim, or third party claim, or of any separate issue or of any number of claims, cross claims, counterclaims, third
party claims, or issues, always preserving inviolate the right of trial by jury.

## Rule 43

taking of testimony

## (a) Testimony.

(1) Generally. In all trials the testimony of witnesses shall be taken orally in open court, unless otherwise directed by the court or provided by rule or statute.
(2) Multiple Examinations. When two or more attorneys are upon the same side trying a case, the attorney conducting the examination of a witness shall continue until the witness is excused from the stand; and all objections and offers of proof made during the examination of such witness shall be made or announced by the attorney who is conducting the examination or cross examination.
(b) and (c) [Reserved. See ER 103 and 611.]
(d) Oaths of Witnesses.
(1) Administration. The oaths of all witnesses in the superior court
(A) shall be administered by the judge;
(B) shall be administered to each witness individually; and
(C) the witness shall stand while the oath is administered.
(2) Applicability. This rule shall not apply to civil ex parte proceedings or default divorce cases and in such cases the manner of swearing witnesses shall be as each superior court may prescribe.
(3) Affirmation in Lieu of Oath. Whenever under these rules an oath is required to be taken, a solemn affirmation may be accepted in lieu thereof.
(e) Evidence on Motions.
(1) Generally. When a motion is based on facts not appearing of record the court may hear the matter on affidavits presented by the respective parties, but the court may direct that the matter be heard wholly or partly on oral testimony or depositions.
(2) For Injunctions, etc. On application for injunction or motion to dissolve an injunction or discharge an attachment, or to appoint or discharge a receiver, the notice thereof shall designate the kind of evidence to be introduced on the hearing. If the application is to be heard on affidavits, copies thereof must be served by the moving party upon the adverse party at least 3 days before the hearing. Oral testimony shall not be taken on such hearing unless permission of the court is first obtained and notice of such permission served upon the adverse party at least 3 days before the hearing. This rule shall not be construed as pertaining to applications for restraining orders or for appointment of temporary receivers.
(f) Adverse Party as Witness.
(1) Party or Managing Agent as Adverse Witness. A party, or anyone who at the time of the notice is an officer, director, or other managing agent (herein collectively referred to as "managing agent") of a public or private corporation, partnership or association which is a party to an action or proceeding may be examined at the
instance of any adverse party. Attendance of such deponent or witness may be compelled solely by notice (in lieu of a subpoena) given in the manner prescribed in rule 30(a) to opposing counsel of record. Notices for the attendance of a party or of a managing agent at the trial shall be given not less than 10 days before trial (exclusive of the day of service, Saturdays, Sundays, and court holidays). For good cause shown in the manner prescribed in rule 30(b), the court may make orders for the protection of the party or managing agent to be examined.
(2) Effect of Discovery, etc. A party who has filed interrogatories to be answered by the adverse party or who has taken the deposition of an adverse party or of the managing agent of an adverse party shall not be precluded for that reason from examining such adverse party or managing agent at the trial. The testimony of an adverse party or managing agent at the trial or on deposition or interrogatories shall not bind his adversary but may be rebutted.
(3) Refusal To Attend and Testify; Penalties. If a party or a managing agent refuses to attend and testify before the officer designated to take his deposition or at the trial after notice served as prescribed in rule 30(a), the complaint, answer, or reply of the party may be stricken and judgment taken against the party, and the contumacious party or managing agent may also be proceeded against as in other cases of contempt. This rule shall not be construed:
(A) to compel any person to answer any question where such answer might tend to incriminate him;
(B) to prevent a party from using a subpoena to compel the attendance of any party or managing agent to give testimony by deposition or at the trial; nor
(C) to limit the applicability of any other sanctions or penalties provided in rule 37 or otherwise for failure to attend and give testimony.
(g) Attorney as Witness. If any attorney offers himself as a witness on behalf of his client and gives evidence on the merits, he shall not argue the case to the jury, unless by permission of the court.
(h) Report or Transcript as Evidence. Whenever the testimony of a witness at a trial or hearing which was reported is admissible in evidence at a later trial, it may be proved by the transcript thereof duly certified by the person who reported the testimony.
(i) [Reserved. See ER 804.]
(j) Report of Proceedings in Retrial of Nonjury Cases. In the event a cause has been remanded by the court for a new trial or the taking of further testimony, and such cause shall have been tried without a jury, and the testimony in such cause shall have been taken in full and used as the report of proceedings upon review, either party upon the retrial of such cause or the taking of further testimony therein shall have the right, provided the court shall so order after an application on 10 days' notice to the opposing party or parties, to submit said report of proceedings as the testimony in said cause upon its second hearing, to the same effect as if the witnesses called by him in the earlier hearing had been called, sworn, and testified in the further hearing; but no
party shall be denied the right to submit other or further testimony upon such retrial or further hearing, and the party having the right of cross examination shall have the privilege of subpoenaing any witness whose testimony is contained in such report of proceedings for further cross examination.

## Rule 44

## PROOF OF OFFICIAL RECORD

(a) Authentication.
(1) Domestic. An official record kept within the United States, or any state, district, commonwealth, territory, trust territory or insular possession thereof, or within any state of free association with the United States, or an entry therein, when admissible for any purpose, may be evidenced by an official publication thereof or by a copy attested by the officer having the legal custody of the record, or by his deputy, and accompanied by a certificate that such officer has the custody. The certificate may be made by a judge of a court of record of the district or political subdivision in which the record is kept, authenticated by the seal of the court, or may be made by any public officer having a seal of office or official custody of the seal of the political subdivision and having official duties in the district or political subdivision in which the record is kept, authenticated by the seal of his office or the seal of the political subdivision.
(2) Foreign. A foreign official record, or an entry therein, when admissible for any purpose, may be evidenced by an official publication thereof; or a copy thereof, attested by a person authorized to make the attestation, and accompanied by a final certification as to the genuineness of the signature and official position (A) of the attesting person, or (B) of any foreign official whose certificate of genuineness of signature and official position relates to the attestation or is in a chain of certificates of genuineness of signature and official position relating to the attestation. A final certification may be made by a secretary of embassy or legation, consul general, consul, vice-consul, or consular agent of the United States, or a diplomatic or consular official of the foreign country assigned or accredited to the United States. If reasonable opportunity has been given to all parties to investigate the authenticity and accuracy of the documents, the court may, for good cause shown, either admit an attested copy without final certification or permit the foreign official record to be evidenced by an attested summary with or without a final certification. The final certification shall be dispensed with whenever both the United States and the foreign country in which the official record is located are parties to a treaty or convention that abolishes or displaces such requirement, in which case the record and the attestation shall be certified by the means provided in the treaty or convention.
(b) Lack of Record. A written statement that after diligent search no record or entry of a specified tenor is found to exist in the records, designated by the statement, authenticated as provided in subsection (a)(1) of this rule in the case of a domestic record, or complying
with the requirements of subsection (a)(2) of this rule for a summary in the case of a foreign record, is admissible as evidence that the records contain no such record or entry.
(c) Other Proof. This rule does not prevent the proof of official records or of entry or lack of entry therein by any other method authorized by law.

## Rule 44.1

## determination of foreign law

(a) Pleading. A party who intends to raise an issue concerning the law of a state, territory, or other jurisdiction of the United States, or a foreign country shall give notice in his pleadings in accordance with rule $9(\mathrm{k})$.
(b) United States Jurisdiction. The law of a state, territory, or other jurisdiction of the United States shall be determined as provided in RCW 5.24.
(c) Other Jurisdictions. The court, in determining the law of any jurisdiction other than a state, territory, or other jurisdiction of the United States, may consider any relevant written material or other source, including testimony, having due regard for their trustworthiness, whether or not submitted by a party and whether or not admissible under the Rules of Evidence. If the court considers any material or source not received in open court, prior to its determination the court shall:
(1) Identify in the record such material or source;
(2) Summarize in the record any unwritten information received; and
(3) Afford the parties an opportunity to respond thereto. The court's determination shall be treated as a ruling on a question of law.

Rule 45
SUBPOENA
(a) For Attendance of Witnesses. The subpoena shall be issued as follows:
(1) Form. To require attendance before a court of record or at the trial of an issue therein, such subpoena may be issued in the name of the State of Washington and be under the seal of the court before which the attendance is required or in which the issue is pending: Provided, That such subpoena may be issued with like effect by the attorney of record of the party to the action in whose behalf the witness is required to appear, and the form of such subpoena in each case may be the same as when issued by the court except that it shall only be subscribed by the signature of such attorney.
(2) Issuance for Trial. To require attendance before a court of record or at the trial of an issue of fact, the subpoena may be issued by the clerk in response to a praecipe or by an attorney of record.
(3) Issuance for Deposition. To require attendance out of such court before a judge, justice of the peace, commissioner, referee or other officer authorized to administer oaths or to take testimony in any matter under the laws of this state, it shall be issued by an attorney of record or by such judge, justice of the peace, commissioner, referee or other officer before whom the attendance is required.
(b) For Production of Documentary Evidence. A subpoena may also command the person to whom it is directed to produce the books, papers, documents, or tangible things designated therein; but the court, upon motion made promptly and in any event at or before the time specified in the subpoena for compliance therewith, may (1) quash or modify the subpoena if it is unreasonable and oppressive or (2) condition denial of the motion upon the advancement by the person in whose behalf the subpoena is issued of the reasonable cost of producing the books, papers, documents, or tangible things.
(c) Service. A subpoena may be served by any suitable person over 18 years of age, by exhibiting and reading it to the witness, or by giving him a copy thereof, or by leaving such copy at the place of his abode. When service is made by any other person than an officer authorized to serve process, proof of service shall be made by affidavit.
(d) Subpoena for Taking Depositions; Place of Examination.
(1) Proof of service of a notice to take a deposition as provided in rules 30(b) and 31 (a) constitutes a sufficient authorization for the issuance by the attorney of record or the officer taking the deposition of subpoenas for the persons named or described therein. The subpoena may command the person to whom it is directed to produce and permit inspection and copying of designated books, papers, documents, or tangible things which constitute or contain matters within the scope of the examination permitted by rule $26(\mathrm{~b})$, but in that event the subpoena will be subject to the provisions of rule 26(c) and section (b) of this rule.

The person to whom the subpoena is directed may, within 10 days after the service thereof or on or before the time specified in the subpoena for compliance if such time is less than 10 days after service, serve upon the attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the materials except pursuant to an order of the court from which the subpoena was issued. The party serving the subpoena may, if objection has been made, move upon notice to the deponent for an order at any time before or during the taking of the deposition.
(2) Place of Examination. A resident of the state may be required to attend an examination only in the county wherein he resides or is employed or transacts his business in person, or at such other convenient place as is fixed by an order of the court. A nonresident of the state may be required to attend only in the county wherein he is served with a subpoena, or within 40 miles from the place of service or at such other convenient place as is fixed by an order of the court.
(3) Foreign Depositions for Local Actions. When the place of examination is in another state, territory, or country, the party desiring to take the deposition may secure the issuance of a subpoena or equivalent process in accordance with the laws of such state, territory or country to require the deponent to attend the examination.
(4) Local Depositions for Foreign Actions. When any officer or person is authorized to take depositions in this state by the law of another state, territory or country, with or without a commission, a subpoena to require attendance before such officer or person may be issued by any judge or justice of the peace of this state for attendance at any places within his jurisdiction.
(e) Subpoena for Hearing or Trial. [Reserved. See RCW 5.56.010.]
(f) Contempt. Failure by any person without adequate excuse to obey a subpoena served upon him may be deemed a contempt of the court from which the subpoena issued.
(g) When Excused. A witness subpoenaed to attend in a civil case is dismissed and excused from further attendance as soon as he has given his testimony in chief and has been cross-examined thereon, unless either party moves in open court that the witness remain in attendance and the court so orders; and witness fees will not be allowed any witness after the day on which his testimony is given, except when the witness has in open court been required to remain in further attendance, and when so required the clerk shall note that fact in the minutes.

## Rule 46

## EXCEPTIONS UNNECESSARY

Formal exceptions to rulings or orders of the court are unnecessary; but for all purposes for which an exception has heretofore been necessary it is sufficient that a party, at the time the ruling or order of the court is made or sought, makes known to the court the action which he desires the court to take or his objection to the action of the court and his grounds therefor; and, if a party has no opportunity to object to a ruling or order at the time it is made, the absence of an objection does not thereafter prejudice him.

Rule 47
JURORS
(a) Examination of Jurors. The court may examine the prospective jurors to the extent it deems appropriate, and shall permit the parties or their attorneys to ask reasonable questions.
(b) Alternate Jurors. The court may direct that not more than six jurors in addition to the regular jury be called and impaneled to sit as alternate jurors. Alternate jurors in the order in which they are called shall replace jurors who, prior to the time the jury retires to consider its verdict, become or are found to be unable or disqualified to perform their duties. Alternate jurors shall be drawn in the same manner, shall have the same qualifications, shall be subject to the same examination and challenges, shall take the same oath, and shall have the same functions, powers, facilities, and privileges as the regular jurors. An alternate juror who does not replace a regular juror shall be discharged after the jury retires to consider its verdict. Each side is entitled to one peremptory challenge in addition to those otherwise allowed by law if one or two alternate jurors are to be impaneled,
two peremptory challenges if three or four alternate jurors are to be impaneled, and three peremptory challenges if five or six alternate jurors are to be impaneled. The additional peremptory challenges may be used against an alternate juror only, and the other peremptory challenges allowed by law shall not be used against an alternate juror.
(c) Procedure When Juror Becomes III. [Reserved. See RCW 4.44.290.]
(d) Impaneling Jury. [Reserved. See RCW 4.44.120.]
(e) Challenge.
(1) Kind and Number. [Reserved. See RCW 4.44.130.]
(2) Peremptory Challenges Defined. [Reserved. See RCW 4.44.140.]
(3) Challenges for Cause. [Reserved. See RCW 4.44.150.]
(4) General Causes of Challenge. [Reserved. See RCW 4.44.160.]
(5) Particular Causes of Challenge. [Reserved. See RCW 4.44.170.]
(6) Implied Bias Defined. [Reserved. See RCW 4.44.180.]
(7) Challenge for Actual Bias. [Reserved. See RCW 4.44.190.]
(8) Exemption Not Cause of Challenge. [Reserved.]
(9) Peremptory Challenges. [Reserved. See RCW 4.44.210.]
(10) Order of Taking Challenges. [Reserved. See RCW 4.44.220.]
(11) Objections to Challenges. [Reserved. See RCW 4.44.230.]
(12) Trial of Challenge. [Reserved. See RCW 4.44.240.]
(13) Challenge; Objection and Denial May Be Oral. [Reserved. See RCW 4.44.250.]
(f) Oath of Jurors. [Reserved. See RCW 4.44.260.]
(g) View of Premises by Jury. [Reserved. See RCW 4.44.270.]
(h) Admonitions to Jurors. [Reserved. See RCW 4.44.280.]
(i) Care of Jury While Deliberating.
(1) Generally. During trial and deliberations the jury may be allowed to separate unless good cause is shown, on the record, for sequestration of the jury.
(2) Communication Restricted. Unless the jury is allowed to separate, the jurors shall be kept together under the charge of one or more officers until they agree upon their verdict or are discharged by the court. The officer shall keep the jurors separate from other persons and shall not allow any communication which may affect the case to be made to the jurors, nor make any himself, unless by order of the court, except to ask the jurors if they have agreed upon their verdict. The officer shall not, before the verdict is rendered, communicate to any person the state of the jurors' deliberations or their verdict.
(3) Motions. Any motions or proceedings concerning the separation or sequestration of the jury shall be made out of the presence of the jury.
(j) Note Taking by Jurors. With the permission of the trial judge, jurors may take written notes regarding the evidence presented to them and keep these notes with them when they retire for their deliberation. Such notes should be treated as confidential between the jurors making them and their fellow jurors, and shall be destroyed immediately after the verdict is rendered.

## Rule 48

## JURIES OF LESS THAN TWELVE

The parties may stipulate that the jury shall consist of any number less than 12 or that a verdict or a finding of a stated majority of the jurors shall be taken as the verdict or finding of the jury.

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\text { Rule } 49
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## VERDICTS

(-) General Verdict. A general verdict is that by which the jury pronounces generally upon all or any of the issues in favor of either the plaintiff or defendant.
(a) Special Verdict. The court may require a jury to return only a special verdict in the form of a special written finding upon each issue of fact. In that event the court may submit to the jury written questions susceptible of categorical or other brief answer or may submit written forms of the several special findings which might properly be made under the pleadings and evidence; or it may use such other method of submitting the issues and requiring the written findings thereon as it deems most appropriate. The court shall give to the jury such explanation and instruction concerning the matter thus submitted as may be necessary to enable the jury to make its findings upon each issue. If in so doing the court omits any issue of fact raised by the pleadings or by the evidence, each party waives his rights to a trial by jury of the issue so omitted unless before the jury retires he demands its submission to the jury. As to an issue omitted without such demand the court may make a finding; or, if it fails to do so, it shall be deemed to have made a finding in accord with the judgment on the special verdict.
(b) General Verdict Accompanied by Answer to Interrogatories. The court may submit to the jury, together with appropriate forms for a general verdict, written interrogatories upon one or more issues of fact the decision of which is necessary to a verdict. The court shall give such explanation or instruction as may be necessary to enable the jury both to make answers to the interrogatories and to render a general verdict, and the court shall direct the jury both to make written answers and to render a general verdict. When the general verdict and the answers are harmonious, the appropriate judgment upon the verdict and answers shall be entered pursuant to rule 58 . When the answers are consistent with each other but one or more is inconsistent with the general verdict, judgment may be entered pursuant to rule 58 in accordance with the answers, notwithstanding the general verdict, or the court may return the jury for further consideration of its answers and verdict or may order a new trial. When the answers are inconsistent with each other and one or more is likewise inconsistent with the
general verdict, judgment shall not be entered, but the court shall return the jury for further consideration of its answers and verdict or shall order a new trial.
(c) Discharge of Jury.
(1) Without Verdict. [Reserved. See RCW 4.44.330.]
(2) Effect of Discharge. [Reserved. See RCW 4.44.340.]
(d) Court Recess During Deliberation. [Reserved. See RCW 4.44.350.]
(e) Proceedings When Jurors Have Agreed. [Reserved. See RCW 4.44.360.]
(f) Manner of Giving Verdict. [Reserved. See RCW 4.44.370.]
(g) Ten Jurors in Civil Cases. [Reserved. See RCW 4.44.380.]
(h) Jury May Be Polled. [Reserved. See RCW 4.44.390.]
(i) Correction of Informal Verdict. [Reserved. See RCW 4.44.400.]
(j) Jury To Assess Amount of Recovery. [Reserved. See RCW 4.44.450.]
(k) Receiving Verdict and Discharging Jury. [Reserved. See RCW 4.44.460.]

Rule 50
MOTION FOR A DIRECTED VERDICT AND FOR JUDGMENT NOTWITHSTANDING THE VERDICT
(a) Motion for Directed Verdict; When Made; Effect. A party who moves for a directed verdict at the close of the evidence offered by an opponent may offer evidence in the event that the motion is not granted, without having reserved the right so to do and to the same extent as if the motion had not been made. A motion for a directed verdict which is not granted is not a waiver of trial by jury even though all parties to the action have moved for directed verdicts. A motion for a directed verdict shall state the specific ground therefor.
(b) Motion for Judgment Notwithstanding the Verdict. Not later than 10 days after the entry of judgment or after the jury is discharged if no verdict is returned, whether or not he has moved for a directed verdict and whether or not a verdict was returned, a party may move for judgment notwithstanding the verdict. A motion for judgment notwithstanding the verdict shall identify the specific reasons in fact and law as to each ground on which the motion is based. A motion in the alternative for a new trial may be joined with this motion.
(c) Alternative Motions for Judgment Notwithstanding the Verdict or for a New Trial-Effect of Appeal. Whenever a motion for a judgment notwithstanding the verdict and, in the alternative, for a new trial shall be filed and submitted in any superior court in any civil cause tried before a jury, and such superior court shall enter an order granting such motion for judgment notwithstanding the verdict, such court shall at the same time, in the alternative, pass upon and decide in the same order such motion for a new trial; such ruling upon said motion for a new trial not to become effective unless and until the order granting the motion for judgment notwithstanding the verdict shall thereafter be reversed, vacated, or set aside in the manner provided by
law. An appeal to the Supreme Court or Court of Appeals from a judgment granted on a motion for judgment notwithstanding the verdict shall, of itself, without the necessity of cross appeal, bring up for review the ruling of the trial court on the motion for a new trial; and the appellate court shall, if it reverses the judgment entered notwithstanding the verdict, review and determine the validity of the ruling on the motion for a new trial.

Rule 51

## INSTRUCTIONS TO JURY AND DELIBERATION

(a) Proposed. Unless otherwise requested by the trial judge on timely notice to counsel, proposed instructions shall be submitted when the case is called for trial. Proposed instructions upon questions of law developed by the evidence, which could not reasonably be anticipated, may be submitted at any time before the court has instructed the jury.
(b) Submission. Submission of proposed instructions shall be by delivering the original and three or more copies as required by the trial judge, by filing one copy with the clerk, identified as the party's proposed instructions, and by serving one copy upon each opposing counsel.
(c) Form. Each proposed instruction shall be typewritten or printed on a separate sheet of letter-size ( $81 / 2$ by 11 inches) paper. Except for one copy of each, the instructions delivered to the trial court shall not be numbered or identified as to the proposing party. One copy delivered to the trial court, and the copy filed with the clerk, and copies served on each opposing counsel shall be numbered and identified as to proposing party, and may contain supporting annotations.
(d) Published Instructions.
(1) Request. Any instruction appearing in the Washington Pattern Instructions (WPI) may be requested by counsel who must submit the proper number of copies of the requested instruction, identified by number as in section (c) of this rule, in the form he wishes it read to the jury. If the instruction in WPI allows or provides for a choice of wording by the use of brackets or otherwise, the written requested instruction shall use the choice of wording which is being requested.
(2) Record on Review. Where the refusal to give a requested instruction is an asserted error on review, a copy of the requested instruction shall be placed in the record on review.
(3) Local Option. Any superior court may adopt a local rule to substitute for subsection (d)(1) and to allow instructions appearing in the Washington Pattern Instructions (WPI) to be requested by reference to the published number. If the instruction in WPI allows or provides for a choice of wording by the use of brackets or otherwise, the local rule must require that the written request which designates the number of the instruction shall also designate the choice of wording which is being requested.
(e) Disregarding Requests. The trial court may disregard any proposed instruction not submitted in accordance with this rule.
(f) Objections to Instruction. Before instructing the jury, the court shall supply counsel with copies of its proposed instructions which shall be numbered. Counsel shall then be afforded an opportunity in the absence of the jury to make objections to the giving of any instruction and to the refusal to give a requested instruction. The objector shall state distinctly the matter to which he objects and the grounds of his objection, specif ying the number, paragraph or particular part of the instruction to be given or refused and to which objection is made.
(g) Instructing the Jury and Argument. After counsel have completed their objections and the court has made any modifications deemed appropriate, the court shall then provide each counsel with a copy of the instructions in their final form. The court shall then read the instructions to the jury. The plaintiff or party having the burden of proof may then address the jury upon the evidence, and the law as contained in the court's instructions; after which the adverse party may address the jury; followed by the rebuttal of the party first addressing the jury.
(h) Deliberation. After argument, the jury shall retire to consider its verdict. In addition to the written instructions given, the jury shall take with it all exhibits received in evidence, except depositions. Copies may be substituted for any parts of public records or private documents as ought not, in the opinion of the court, to be taken from the person having them in possession. Pleadings shall not go to the jury room.
(i) Further Instructions. After retirement for deliberation, if the jury desires to be informed on any point of law, the judge may require the officer having them in charge to conduct them into court. Upon the jury's being brought into court, the information requested, if given, shall be given in the presence of, or after notice to the parties or their counsel. Any additional instruction upon any point of law shall be given in writing.
(j) Comments Upon Evidence. Judges shall not instruct with respect to matters of fact, nor comment thereon.

Rule 52
decisions, findings and conclusions
(a) Requirements.
(1) Generally. In all actions tried upon the facts without a jury or with an advisory jury, the court shall find the facts specially and state separately its conclusions of law. Judgment shall be entered pursuant to rule 58 and may be entered at the same time as the entry of the findings of fact and the conclusions of law.
(2) Specifically Required. Without in any way limiting the requirements of subsection (1), findings and conclusions are required:
(A) Temporary injunctions. In granting or refusing temporary injunctions.
(B) Domestic relations. In connection with all final decisions in adoption, custody, and divorce proceedings, whether heard ex parte or not.
(C) Other. In connection with any other decision where findings and conclusions are specifically required by statute, by another rule, or by a local rule of the superior court.
(3) Proposed. Requests for proposed findings of fact are not necessary for review.
(4) Form. If a written opinion or memorandum of decision is filed, it will be sufficient if formal findings of fact and conclusions of law are included.
(5) When Unnecessary. Findings of fact and conclusions of law are not necessary:
(A) Stipulation. Where all parties stipulate in writing that there will be no appeal.
(B) Decision on motions. On decisions of motions under rules 12 or 56 or any other motion, except as provided in rules $41(\mathrm{~b})(3)$ and 55(b)(2).
(C) Temporary restraining orders. On the issuance of temporary restraining orders issued ex parte.
(b) Amendment of Findings. Upon motion of a party made not later than 5 days after entry of judgment the court may amend its findings or make additional findings and may amend the judgment accordingly. The motion may be made with a motion for a new trial pursuant to rule 59 . When findings of fact are made in actions tried by the court without a jury, the question of the sufficiency of evidence to support the findings may thereafter be raised whether or not the party raising the question has made in the court an objection to such findings or has made a motion to amend them or a motion for judgment.
(c) Presentation. Unless an emergency is shown to exist, or a party has failed to appear at a hearing or trial, the court shall not sign findings of fact or conclusions of law until the defeated party or parties have received 5 days' notice of the time and place of the submission, and have been served with copies of the proposed findings and conclusions. Persons who have failed to appear at a hearing or trial after notice, may, in the discretion of the trial court, be deemed to have waived their right to notice of presentation or previous review of the proposed findings and conclusions.
(d) Judgment Without Findings, etc. A judgment entered in a case tried to the court where findings are required, without findings of fact having been made, is subject to a motion to vacate within the time for the taking of an appeal. After vacation, the judgment shall not be reentered until findings are entered pursuant to this rule.
(e) Time Limit for Decision. [Reserved. See RCW 2.08.240.]

Rule 53
MASTERS

## [Reserved]

Rule 53.1

## REFEREES

(a) Referees - Definition and Powers. [Reserved. See RCW 2.24.060.]
(b) Reference by Consent - Right to Jury Trial. [Reserved. See RCW 4.48.010.]
(c) Reference Without Consent. [Reserved. See RCW 4.48.020.]
(d) To Whom Reference May Be Ordered. [Reserved. See RCW 4.48.030.]
(e) Qualifications of Referees. [Reserved. See RCW 4.48.040.]
(f) Challenges to Referees. [Reserved. See RCW 4.48.050.]
(g) Trial Procedure - Powers of Referee. [Reserved. See RCW 4.48.060.]
(h) Referee's Report - Contents - Evidence, Filing of, Frivolous. [Reserved. See RCW 4.48.070.]
(i) Proceedings on Filing of Report. [Reserved. See RCW 4.48.080.]
(j) Judgment on Referee's Report. [Reserved. See RCW 4.48.090.]
(k) Fees of Referees. [Reserved. See RCW 4.48.100.]

Rule 53.2
COURT COMMISSIONERS
(a) Appointment of Court Commissioners-Qualifica-tions-Term of Office. [Reserved. See RCW 2.24.010.]
(b) Oath. [Reserved. See R CW 2.24.020.]
(c) Salary. [Reserved. See RCW 2.24.030.]
(d) Powers of Commissioners-Fees. [Reserved. See RCW 2.24.040.]
(e) Revision by Court. [Reserved. See RCW 2.24.050.]

## 7. Judgment

(Rules 54-63)
Rule 54
JUDGMENTS AND COSTS
(a) Definitions.
(1) Judgment. A judgment is the final determination of the rights of the parties in the action and includes any decree and order from which an appeal lies. A judgment shall be in writing and signed by the judge and filed forthwith as provided in rule 58.
(2) Order. Every direction of a court or judge, made or entered in writing, not included in a judgment, is denominated an order.
(b) Judgment Upon Multiple Claims or Involving Multiple Parties. When more than one claim for relief is presented in an action, whether as a claim, counterclaim, cross claim, or third party claim, or when multiple parties are involved, the court may direct the entry of a final judgment as to one or more but fewer than all of the claims or parties only upon an express determination in the judgment that there is no just reason for delay and upon an express direction for the entry of judgment. In the absence of such determination and direction, any order or other form of decision, however designated, which adjudicates fewer than all the claims or the rights and liabilities of fewer than all the parties shall not terminate the action as to any of the claims or parties, and the order or other form of decision is subject to revision at any time before the entry of judgment adjudicating all the claims and the rights and liabilities of all the parties.
(c) Demand for Judgment. A judgment by default shall not be different in kind from or exceed in amount that prayed for in the demand for judgment. Except as to a party against whom a judgment is entered by default,
every final judgment shall grant the relief to which the party in whose favor it is rendered is entitled, even if the party has not demanded such relief in his pleadings.
(d) Costs. Costs shall be fixed and allowed as provided in RCW 4.84 or by any other applicable statute.
(e) Preparation of Order or Judgment. The attorney of record for the prevailing party shall prepare and present a proposed form of order or judgment not later than 15 days after the entry of the verdict or decision, or at any other time as the court may direct. Where the prevailing party is represented by an attorney of record, no order or judgment may be entered for the prevailing party unless presented or approved by the attorney of record. If both the prevailing party and his attorney of record fail to prepare and present the form of order or judgment within the prescribed time, any other party may do so, without the approval of the attorney of record of the prevailing party upon notice of presentation as provided in subsection (f)(2).
(f) Presentation.
(1) Time. Judgments may be presented at the same time as the findings of fact and conclusions of law under rule 52.
(2) Notice of Presentation. No order or judgment shall be signed or entered until opposing counsel have been given 5 days' notice of presentation and served with a copy of the proposed order or judgment unless:
(A) Emergency. An emergency is shown to exist.
(B) Approval. Opposing counsel has approved in writing the entry of the proposed order or judgment or waived notice of presentation.
(C) After verdict, etc. If presentation is made after entry of verdict or findings and while opposing counsel is in open court.

Rule 55

## DEFAULT AND JUDGMENT

(a) Entry of Default.
(1) Motion. When a party against whom a judgment for affirmative relief is sought has failed to appear, plead, or otherwise defend as provided by these rules and that fact is made to appear by motion and affidavit, a motion for default may be made.
(2) Pleading After Default. Any party may respond to any pleading or otherwise defend at any time before a motion for default and supporting affidavit is filed, whether the party previously has appeared or not. If the party has appeared before the motion is filed, he may respond to the pleading or otherwise defend at any time before the hearing on the motion. If the party has not appeared before the motion is filed he may not respond to the pleading nor otherwise defend without leave of court. Any appearances for any purpose in the action shall be for all purposes under this rule 55.
(3) Notice. Any party who has appeared in the action for any purpose shall be served with a written notice of motion for default and the supporting affidavit at least 5 days before the hearing on the motion. Any party who has not appeared before the motion for default and supporting affidavit are filed is not entitled to a notice of the motion, except as provided in rule $55(f)(2)(A)$.
(4) Venue. A motion for default shall include a statement of the basis for venue in the action. A default shall not be entered if it clearly appears to the court from the papers on file that the action was brought in an improper county.
(b) Entry of Default Judgment. As limited in rule 54(c), judgment after default may be entered as follows, if proof of service is on file as required by subsection (b)(4):
(1) When Amount Certain. When the claim against a party, whose default has been entered under section (a), is for a sum certain or for a sum which can by computation be made certain, the court upon motion and affidavit of the amount due shall enter judgment for that amount and costs against the party in default, if he is not an infant or incompetent person. No judgment by default shall be entered against an infant or incompetent person unless represented by a general guardian or guardian ad litem. Findings of fact and conclusions of law are not necessary under this subsection even though reasonable attorney fees are requested and allowed.
(2) When Amount Uncertain. If, in order to enable the court to enter judgment or to carry it into effect, it is necessary to take an account or to determine the amount of damages or to establish the truth of any averment by evidence or to make an investigation of any other matter, the court may conduct such hearings as are deemed necessary or, when required by statute, shall have such matters resolved by a jury. Findings of fact and conclusions of law are required under this subsection.
(3) When Service by Publication or Mail. In an action where the service of the summons was by publication, or by mail under rule $4(\mathrm{~d})(4)$, the plaintiff, upon the expiration of the time for answering, may, upon proof of service, apply for judgment. The court must thereupon require proof of the demand mentioned in the complaint, and must require the plaintiff or his agent to be examined on oath respecting any payments that have been made to the plaintiff, or to anyone for his use on account of such demand, and may render judgment for the amount which he is entitled to recover, or for such other relief as he may be entitled to.
(4) Costs and Proof of Service. Costs shall not be awarded and default judgment shall not be rendered unless proof of service is on file with the court.
(c) Setting Aside Default.
(1) Generally. For good cause shown and upon such terms as the court deems just, the court may set aside an entry of default and, if a judgment by default has been entered, may likewise set it aside in accordance with rule 60(b).
(2) When Venue Is Improper. A default judgment entered in a county of improper venue is valid but will on motion be vacated for irregularity pursuant to rule 60(b)(1). A party who procures the entry of the judgment, shall in the vacation proceedings, be required to pay to the party seeking vacation the costs and reasonable attorney fees incurred by the party in seeking vacation if the party procuring the judgment could have determined the county of proper venue with reasonable diligence. This subsection does not apply if either (a) the
parties stipulate in writing to venue af ter commencement of the action, or (b) the defendant has appeared, has been given written notice of the motion for an order of default, and does not object to venue before the entry of the default order.
(d) Plaintiffs, Counterclaimants, Cross Claimants. The provisions of this rule apply whether the party entitled to the judgment by default is a plaintiff, a third party plaintiff, or a party who has pleaded a cross claim or counterclaim. In all cases a judgment by default is subject to the limitations of rule 54(c).
(e) Judgment Against State. [Reserved.]
(f) How Made After Elapse of Year.
(1) Notice. When more than 1 year has elapsed after service of summons with no appearance being made, the court shall not sign an order of default or enter a judgment until a notice of the time and place of the application for the order or judgment is served on the party in default, not less than 10 days prior to the entry. Proof by affidavit of the service of the notice shall be filed before entry of the judgment.
(2) Service. Service of notice of the time and place on the application for the order of default or default judgment shall be made as follows:
(A) by service upon the attorney of record;
(B) if there is no attorney of record, then by service upon the defendant by certified mail with return receipt of said service to be attached to the affidavit in support of the application; or
(C) by a personal service upon the defendant in the same manner provided for service of process.
(D) If service of notice cannot be made under subsections (A) and (C), the notice may be given by publication in a newspaper of general circulation in the county in which the action is pending for one publication, and by mailing a copy to the last known address of each defendant. Both the publication and mailing shall be done 10 days prior to the hearing.

Rule 56
SUMMARY JUDGMENT
(a) For Claimant. A party seeking to recover upon a claim, counterclaim, or cross claim, or to obtain a declaratory judgment may, at any time after the expiration of the period within which the defendant is required to appear, or after service of a motion for summary judgment by the adverse party, move with or without supporting affidavits for a summary judgment in his favor upon all or any part thereof.
(b) For Defending Party. A party against whom a claim, counterclaim, or cross claim is asserted or a declaratory judgment is sought may, at any time, move with or without supporting affidavits for a summary judgment in his favor as to all or any part thereof.
(c) Motion and Proceedings. The motion shall be served at least 10 days before the time fixed for the hearing. The adverse party, prior to the day of hearing, may serve opposing affidavits. The judgment sought shall be rendered forthwith if the pleadings, depositions, answers to interrogatories, and admissions on file, together with the affidavits, if any, show that there is no
genuine issue as to any material fact and that the moving party is entitled to a judgment as a matter of law. A summary judgment, interlocutory in character, may be rendered on the issue of liability alone although there is a genuine issue as to the amount of damages.
(d) Case Not Fully Adjudicated on Motion. If on motion under the rule judgment is not rendered upon the whole case or for all the relief asked and a trial is necessary, the court at the hearing of the motion, by examining the pleadings and the evidence before it and by interrogating counsel, shall if practicable ascertain what material facts exist without substantial controversy and what material facts are actually and in good faith controverted. It shall thereupon make an order specifying the facts that appear without substantial controversy, including the extent to which the amount of damages or other relief is not in controversy, and directing such further proceedings in the action as are just. Upon the trial of the action, the facts so specified shall be deemed established, and the trial shall be conducted accordingly.
(e) Form of Affidavits; Further Testimony; Defense Required. Supporting and opposing affidavits shall be made on personal knowledge, shall set forth such facts as would be admissible in evidence, and shall show affirmatively that the affiant is competent to testify to the matters stated therein. Sworn or certified copies of all papers or parts thereof referred to in an affidavit shall be attached thereto or served therewith. The court may permit affidavits to be supplemented or opposed by depositions, answers to interrogatories, or further affidavits. When a motion for summary judgment is made. and supported as provided in this rule, an adverse party may not rest upon the mere allegations or denials of his pleading, but his response, by affidavits or as otherwise provided in this rule, must set forth specific facts showing that there is a genuine issue for trial. If he does not so respond, summary judgment, if appropriate, shall be entered against him.
(f) When Affidavits Are Unavailable. Should it appear from the affidavits of a party opposing the motion that he cannot, for reasons stated, present by affidavit facts essential to justify his opposition, the court may refuse the application for judgment or may order a continuance to permit affidavits to be obtained or depositions to be taken or discovery to be had or may make such other order as is just.
(g) Affidavits Made in Bad Faith. Should it appear to the satisfaction of the court at any time that any of the affidavits presented pursuant to this rule are presented in bad faith or solely for the purpose of delay, the court shall forthwith order the party employing them to pay to the other party the amount of the reasonable expenses which the filing of the affidavits caused him to incur, including reasonable attorney fees, and any offending party or attorney may be adjudged guilty of contempt.

## Rule 57

## DECLARATORY JUDGMENTS

The procedure for obtaining a declaratory judgment pursuant to the Uniform Declaratory Judgments Act, RCW 7.24, shall be in accordance with these rules, and
the right to trial by jury may be demanded under the circumstances and in the manner provided in rules 38 and 39. The existence of another adequate remedy does not preclude a judgment for declaratory relief in cases where it is appropriate. The court may order a speedy hearing of an action for a declaratory judgment and may advance it on the calendar.

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## ENTRY OF JUDGMENT

(a) When. Unless the court otherwise directs and subject to the provisions of rule $54(\mathrm{~b})$, all judgments shall be entered immediately after they are signed by the judge.
(b) Effective Time. Judgments shall be deemed entered for all procedural purposes from the time of delivery to the clerk for filing, unless the judge earlier permits the judgment to be filed with him as authorized by rule 5(e).
(c) Notice of Entry. [Reserved. See rule 54(f).]
(d) [Reserved.]
(e) Judgment by Confession. [Reserved. See RCW 4.60.]
(f) Assignment of Judgment. [Reserved. See RCW 4.56.090.]
(g) Interest on Judgment. [Reserved. See RCW 4.56.110.]
(h) Satisfaction of Judgment. [Reserved. See RCW 4.56.100.]
(i) Lien of Judgment. [Reserved. See RCW 4.56.190.]
(j) Commencement of Lien on Real Estate. [Reserved. See RCW 4.56.200.]
(k) Cessation of Lien-Extension Prohibited. [Reserved. See RCW 4.56.210.]
(l) Revival of Judgments. [Reserved.]

## Rule 59 <br> NEW TRIAL, RECONSIDERATION, AND AMENDMENT OF JUDGMENTS

(a) Grounds for New Trial or Reconsideration. The verdict or other decision may be vacated and a new trial granted to all or any of the parties and on all or part of the issues when such issues are clearly and fairly separable and distinct, on the motion of the party aggrieved for any one of the following causes materially affecting the substantial rights of such parties:
(1) Irregularity in the proceedings of the court, jury or adverse party, or any order of the court, or abuse of discretion, by which such party was prevented from having a fair trial.
(2) Misconduct of prevailing party or jury; and whenever any one or more of the jurors shall have been induced to assent to any general or special verdict or to a finding on any question or questions submitted to the jury by the court, other and different from his own conclusions, and arrived at by a resort to the determination of chance or lot, such misconduct may be proved by the affidavits of one or more of the jurors;
(3) Accident or surprise which ordinary prudence could not have guarded against;
(4) Newly discovered evidence, material for the party making the application, which he could not with reasonable diligence have discovered and produced at the trial;
(5) Damages so excessive or inadequate as unmistakably to indicate that the verdict must have been the result of passion or prejudice;
(6) Error in the assessment of the amount of recovery whether too large or too small, when the action is upon a contract, or for the injury or detention of property;
(7) That there is no evidence or reasonable inference from the evidence to justify the verdict or the decision, or that it is contrary to law;
(8) Error in law occurring at the trial and objected to at the time by the party making the application;
(9) That substantial justice has not been done.
(b) Time for Motion; Contents of Motion. A motion for a new trial or for reconsideration shall be served and filed not later than 10 days after the entry of the judgment.

A motion for a new trial or for reconsideration shall identify the specific reasons in fact and law as to each ground on which the motion is based.
(c) Time for Serving Affidavits. When a motion for new trial is based upon affidavits they shall be served with the motion. The opposing party has 10 days after such service within which to serve opposing affidavits, which period may be extended for an additional period not exceeding 20 days either by the court for good cause shown or by the parties by written stipulation. The court may permit reply affidavits.
(d) On Initiative of Court. Not later than 10 days after entry of judgment, the court of its own initiative may order a hearing on its proposed order for a new trial for any reason for which it might have granted a new trial on motion of a party, and in the order shall specify the grounds thereof.
(e) Hearing on Motion. When a motion for reconsideration or for a new trial is served and filed, the judge by whom it is to be heard may on his own motion or on application determine:
(1) Time of Hearing. Whether the motion shall be heard before the entry of judgment;
(2) Consolidation of Hearings. Whether the motion shall be heard before or at the same time as the presentation of the findings and conclusions and/or judgment, and the hearing on any other pending motion; and
(3) Nature of Hearing. Whether the motion or motions and presentation shall be heard on oral argument or submitted on briefs, and if on briefs, shall fix the time within which the briefs shall be served and filed.
(f) Statement of Reasons. In all cases where the trial court grants a motion for a new trial, it shall, in the order granting the motion, state whether the order is based upon the record or upon facts and circumstances outside the record which cannot be made a part thereof. If the order is based upon the record, the court shall give definite reasons of law and facts for its order. If the order is based upon matters outside the record, the court shall state the facts and circumstances upon which it relied.
(g) Reopening Judgment. On a motion for a new trial in an action tried without a jury, the court may open the
judgment if one has been entered, take additional testimony, amend findings of fact and conclusions of law or make new findings and conclusions, and direct the entry of a new judgment.
(h) Motion To Alter or Amend Judgment. A motion to alter or amend the judgment shall be served not later than 10 days after entry of the judgment.
(i) Alternative Motions, etc. Alternative motions for judgment notwithstanding the verdict and for a new trial may be made in accordance with rule 50(c).
(j) Limit on Motions. If a motion for reconsideration, or for a new trial, or for judgment notwithstanding the verdict, is made and heard before the entry of the judgment, no further motion may be made for a new trial nor pursuant to sections (g), (h), and (i) of this rule, nor under rule 52(b), without leave of court first obtained for good cause shown.

## Rule 60

## RELIEF FROM JUDGMENT OR ORDER

(a) Clerical Mistakes. Clerical mistakes in judgments, orders or other parts of the record and errors therein arising from oversight or omission may be corrected by the court at any time of its own initiative or on the motion of any party and after such notice, if any, as the court orders. Such mistakes may be so corrected before review is accepted by an appellate court, and thereafter may be corrected pursuant to RAP 7.2(e).
(b) Mistakes; Inadvertence; Excusable Neglect; Newly Discovered Evidence; Fraud; etc. On motion and upon such terms as are just, the court may relieve a party or his legal representative from a final judgment, order, or proceeding for the following reasons:
(1) Mistakes, inadvertence, surprise, excusable neglect or irregularity in obtaining a judgment or order;
(2) For erroneous proceedings against a minor or person of unsound mind, when the condition of such defendant does not appear in the record, nor the error in the proceedings;
(3) Newly discovered evidence which by due diligence could not have been discovered in time to move for a new trial under rule 59(b);
(4) Fraud (whether heretofore denominated intrinsic or extrinsic), misrepresentation, or other misconduct of an adverse party;
(5) The judgment is void;
(6) The judgment has been satisfied, released, or discharged, or a prior judgment upon which it is based has been reversed or otherwise vacated, or it is no longer equitable that the judgment should have prospective application;
(7) If the defendant was served by publication, relief may be granted as prescribed in RCW 4.28.200;
(8) Death of one of the parties before the judgment in the action;
(9) Unavoidable casualty or misfortune preventing the party from prosecuting or defending;
(10) Error in judgment shown by a minor, within 12 months after arriving at full age; or
(11) Any other reason justifying relief from the operation of the judgment.

The motion shall be made within a reasonable time and for reasons (1), (2) or (3) not more than 1 year after the judgment, order, or proceeding was entered or taken. If the party entitled to relief is a minor or a person of unsound mind, the motion shall be made within 1 year after the disability ceases. A motion under this section (b) does not affect the finality of the judgment or suspend its operation.
(c) Other Remedies. This rule does not limit the power of a court to entertain an independent action to relieve a party from a judgment, order, or proceeding.
(d) Writs Abolished-Procedure. Writs of coram nobis, coram vobis, audita querela, and bills of review and bills in the nature of a bill of review are abolished. The procedure for obtaining any relief from a judgment shall be by motion as prescribed in these rules or by an independent action.
(e) Procedure on Vacation of Judgment.
(1) Motion. Application shall be made by motion filed in the cause stating the grounds upon which relief is asked, and supported by the affidavit of the applicant or his attorney setting forth a concise statement of the facts or errors upon which the motion is based, and if the moving party be a defendant, the facts constituting a defense to the action or proceeding.
(2) Notice. Upon the filing of the motion and affidavit, the court shall enter an order fixing the time and place of the hearing thereof and directing all parties to the action or proceeding who may be affected thereby to appear and show cause why the relief asked for should not be granted.
(3) Service. The motion, affidavit, and the order to show cause shall be served upon all parties affected in the same manner as in the case of summons in a civil action at such time before the date fixed for the hearing as the order shall provide; but in case such service cannot be made, the order shall be published in the manner and for such time as may be ordered by the court, and in such case a copy of the motion, affidavit, and order shall be mailed to such parties at their last known post office address and a copy thereof served upon the attorneys of record of such parties in such action or proceeding such time prior to the hearing as the court may direct.
(4) Statutes. Except as modified by this rule, RCW 4.72.010-. 090 shall remain in full force and effect.

Rule 61

## HARMLESS ERROR

## [Reserved]

Rule 62

## STAY OF PROCEEDINGS TO ENFORCE A JUDGMENT

(a) Automatic Stays. No execution shall issue upon a judgment nor shall proceedings be taken for its enforcement until the expiration of 5 days after its entry. Unless otherwise ordered, an interlocutory or final judgment in an action for an injunction or in a receivership action, shall not be stayed during the period after its entry and until appellate review is accepted or during the pendency of appellate review.
(b) Stay on Motion for New Trial or for Judgment. In its discretion and on such conditions for the security of the adverse party as are proper, the court may stay the execution of or any proceedings to enforce a judgment pending the disposition of a motion for a new trial or to alter or amend a judgment made pursuant to rule 59 , or of a motion for relief from a judgment or order made pursuant to rule 60 , or of a motion for judgment in accordance with a motion for a directed verdict made pursuant to rule 50 , or of a motion for amendment to the findings or for additional findings made pursuant to rule 52(b).
(f) Other Stays. This rule does not limit the right of a party to a stay otherwise provided by statute or rule.
(h) Multiple Claims or Multiple Parties. When a court has ordered a final judgment under the conditions stated in rule 54(b), the court may stay enforcement of that judgment until the entering of a subsequent judgment or judgments and may prescribe such conditions as are necessary to secure the benefit thereof to the party in whose favor the judgment is entered.

## Rule 63 <br> JUDGES

(a) Powers. See rule 77.
(b) Disability of a Judge. If by reason of death, sickness, or other disability, a judge before whom an action has been tried is unable to perform the duties to be performed by the court under these rules after a verdict is returned or findings of fact and conclusions of law are filed, then any other judge regularly sitting in or assigned to the court in which the action was tried may perform those duties; but if such other judge is satisfied that he cannot perform those duties because he did not preside at the trial or for any other reason, he may in his discretion grant a new trial.

## 8. Provisional and Final Remedies (Rules 64-71)

## Rule 64

## SEIZURE OF PERSON OR PROPERTY

At the commencement of and during the course of an action, all remedies providing for seizure of person or property for the purpose of securing satisfaction of the judgment ultimately to be entered in the action are available under the circumstances and in the manner provided by the law existing at the time the remedy is sought. The remedies thus available include arrest, attachment, garnishment, replevin, sequestration, and other corresponding or equivalent remedies, however designated and regardless of whether the remedy is ancillary to an action or must be obtained by an independent action.

Rule 65 injunctions
(a) Preliminary Injunction.
(1) Notice. No preliminary injunction shall be issued without notice to the adverse party.
(2) Consolidation of Hearing With Trial on Merits. Before or after the commencement of the hearing of an application for a preliminary injunction, the court may order the trial of the action on the merits to be advanced and consolidated with the hearing of the application. Even when this consolidation is not ordered, any evidence received upon an application for a preliminary injunction which would be admissible upon the trial on the merits becomes part of the record on the trial and need not be repeated upon the trial. This subsection shall be so construed and applied as to save to the parties any rights they may have to trial by jury.
(b) Temporary Restraining Order; Notice; Hearing; Duration. A temporary restraining order may be granted without written or oral notice to the adverse party or his attorney only if (1) it clearly appears from specific facts shown by affidavit or by the verified complaint that immediate and irreparable injury, loss, or damage will result to the applicant before the adverse party or his attorney can be heard in opposition, and (2) the applicant's attorney certifies to the court in writing the efforts, if any, which have been made to give the notice and the reasons supporting his claim that notice should not be required. Every temporary restraining order granted without notice shall be endorsed with the date and hour of issuance; shall be filed forthwith in the clerk's of fice and entered of record; shall define the injury and state why it is irreparable and why the order was granted without notice; and shall expire by its terms within such time after entry, not to exceed 14 days, as the court fixes, unless within the time so fixed the order, for good cause shown, is extended for a like period or unless the party against whom the order is directed consents that it may be extended for a longer period. The reasons for the extension shall be entered of record. In case a temporary restraining order is granted without notice, the motion for a preliminary injunction shall be set down for hearing at the earliest possible time and takes precedence over all matters except older matters of the same character; and when the motion comes on for hearing the party who obtained the temporary restraining order shall proceed with the application for a preliminary injunction and, if he does not do so, the court shall dissolve the temporary restraining order. On 2 days' notice to the party who obtained the temporary restraining order without notice or on such shorter notice to that party as the court may prescribe, the adverse party may appear and move its dissolution or modification and in that event the court shall proceed to hear and determine such motion as expeditiously as the ends of justice require.
(c) Security. Except where the court in issuing orders pursuant to RCW 26.09 (marriage dissolution and related proceedings) directs otherwise, no restraining order or preliminary injunction shall issue except upon the giving of security by the applicant, in such sum as the court deems proper, for the payment of such costs and damages as may be incurred or suffered by any party who is found to have been wrongfully enjoined or restrained. No such security shall be required of the

United States or of an officer or agency thereof. Pursuant to RCW 4.92 .080 no security shall be required of the State of Washington, municipal corporations or political subdivisions of the State of Washington.

The provisions of rule 65.1 apply to a surety upon a bond or undertaking under this rule.
(d) Form and Scope. Every order granting an injunction and every restraining order shall set forth the reasons for its issuance; shall be specific in terms; shall describe in reasonable detail, and not by reference to the complaint or other document, the act or acts sought to be restrained; and is binding only upon the parties to the action, their officers, agents, servants, employees, and attorneys, and upon those persons in active concert or participation with them who receive actual notice of the order by personal service or otherwise.
(e) Statutes. These rules are intended to supplement and not to modify any statute prescribing the basis for obtaining injunctive relief. These rules shall prevail over statutes if there are procedural conflicts.

## Rule 65.1

## SECURITY-PROCEEDINGS AGAINST SURETIES

Whenever these rules require or permit the giving of security by a party, and security is given in the form of a bond or stipulation or other undertaking with one or more sureties, each surety submits himself to the jurisdiction of the court and irrevocably appoints the clerk of the court as his agent upon whom any papers affecting his liability on the bond or undertaking may be served. His liability may be enforced on motion without the necessity of an independent action. The motion and such notice of the motion as the court prescribes may be served on the clerk of the court, who shall forthwith mail copies to the sureties if their addresses are known.

## Rule 66

## RECEIVERSHIP PROCEEDINGS

(a) Generally. Receivership proceedings shall be in accordance with the practice heretofore followed in the superior court or as provided by local rules. In all other respects, the action in which the receiver is sought or which is brought by or against a receiver is governed by these rules.
(b) Dismissal. An action wherein a receiver has been appointed shall not be dismissed except by order of the court.
(c) Notice to Creditors. A general receiver appointed to liquidate and wind up affairs shall, under the direction of the court, give notice to the creditors of the corporation, of the copartnership, or of the individual, by publication in a newspaper of general circulation in the county in which the action is pending, once each week for 3 weeks, requiring such creditors to file their claims, duly verified, with the receiver, his attorney, or the clerk of the court, within 30 days from the date of first publication of such notice. If necessary to afford proper notice to such creditors, the court may by order enlarge the time for such publication or direct publication of such notice in other counties. In addition to such publication,
the receiver shall give actual notice by mail at their last known addresses to all persons and parties to him known to be or to claim to be creditors.
(d) Request for Special Notices. At any time after a receiver is appointed, any person interested in said receivership as a party, creditor, or otherwise, may serve upon the receiver (or upon the attorney for such receiver) and file with the clerk a written request stating that he desires special notice of any and all of the following named matters, steps or proceedings in the administration of said receivership, to wit:
(1) Filing of petitions for sales, leases, or mortgages of any property in the receivership;
(2) Filing of accounts;
(3) Filing of petitions for removal or discharge of receiver;
(4) Such other matters as are officially requested and approved by the court.

Such request shall state the post office address of such person, or his attorney.
(e) Notices and Hearings. Notice of any of the proceedings set out in section (d) of this rule (except petitions for the sale of perishable property, or other personal property, the keeping of which will involve expense or loss) shall be addressed to such person, or his attorney, at his stated post office address and deposited in the United States Post Office with the postage thereon prepaid at least 5 days before the hearing on any of the matters above described; or personal service of such notice may be made on such person or his attorney not less than 5 days before such hearing; and proof of mailing or personal service must be filed with the clerk before the hearing. If upon the hearing it appears to the satisfaction of the court that the notice has been regularly given, the court shall so find in its order of judgment, and such judgment shall be final and conclusive.

## Rule 67

## DEPOSIT IN COURT

In an action in which any part of the relief sought is a judgment for a sum of money or the disposition of a sum of money or the disposition of any other thing capable of delivery, a party, upon notice to every other party, and by leave of court, may deposit with the court all or any part of such sum or thing, whether or not that party claims all or any part of the sum or thing. The party making the deposit shall serve the order permitting deposit on the clerk of the court. Money paid into court under this rule shall be deposited and withdrawn in accordance with the provisions of RCW 4.44.480 through 4.44.500 or any like statute or rule.

## Rule 68

## OFFER OF JUDGMENT

At any time more than 10 days before the trial begins, a party defending against a claim may serve upon the adverse party an offer to allow judgment to be taken against him for the money or property or to the effect
specified in his offer, with costs then accrued. If within 10 days after the service of the offer the adverse party serves written notice that the offer is accepted, either party may then file the offer and notice of acceptance together with proof of service thereof and thereupon the court shall enter judgment. An offer not accepted shall be deemed withdrawn and evidence thereof is not admissible except in a proceeding to determine costs. If the judgment finally obtained by the offeree is not more favorable than the offer, the offeree must pay the costs incurred after the making of the offer. The fact that an offer is made but not accepted does not preclude a subsequent offer. When the liability of one party to another has been determined by verdict or order or judgment, but the amount or extent of the liability remains to be determined by further proceedings, the party adjudged liable may make an offer of judgment, which shall have the same effect as an offer made before trial if it is served within a reasonable time not less than 10 days prior to the commencement of hearings to determine the amount or extent of liability.

## Rule 69

## EXECUTION

(a) Procedure. The procedure on execution, in proceedings supplementary to and in aid of a judgment, and in proceedings on and in aid of execution shall be in accordance with the practice and procedure of the State as authorized in RCW 6.04, 6.08, 6.12, 6.16, 6.20, 6.24, 6.32, 6.36, and any other applicable statutes.
(b) Supplemental Proceedings. In aid of the judgment or execution, the judgment creditor or his successor in interest when that interest appears of record, may examine any person, including the judgment debtor, in the manner provided in these rules for taking depositions or in the manner provided by RCW 6.32.

## Rule 70

## JUDGMENT FOR SPECIFICACTS; VESTING TITLE

If a judgment directs a party to execute a conveyance of land or to deliver deeds or other documents or to perform any other specific act and the party fails to comply within the time specified, the court may direct the act to be done at the cost of the disobedient party by some other person appointed by the court and the act when so done has like effect as if done by the party. On application of the party entitled to performance, the clerk shall issue a writ of attachment or sequestration against the property of the disobedient party to compel obedience to the judgment. The court may also in proper cases adjudge the party in contempt. If real or personal property is within the state, the court in lieu of directing a conveyance thereof may enter a judgment divesting the title of any party and vesting it in others and such judgment has the effect of a conveyance executed in due form of law. When any order or judgment is for the delivery of possession, the party in whose favor it is entered is entitled to a writ of execution or assistance upon application to the clerk.

Rule 71

## WITHDRAWAL BY ATTORNEY

(a) Withdrawal by Attorney. Service on an attorney who has appeared for a party in a civil proceeding shall be valid to the extent permitted by statute and rule 5(b) only until the attorney has withdrawn in the manner provided in sections (b), (c), and (d). Nothing in this rule defines the circumstances under which a withdrawal might be denied by the court.
(b) Withdrawal by Order. A court appointed attorney may not withdraw without an order of the court. The client of the withdrawing attorney must be given notice of the motion to withdraw and the date and place the motion will be heard.
(c) Withdrawal by Notice. Except as provided in sections (b) and (d), an attorney may withdraw by notice in the manner provided in this section.
(1) Notice of Intent To Withdraw. The attorney shall file and serve a Notice of Intent To Withdraw on all other parties in the proceeding. The notice shall specify a date when the attorney intends to withdraw, which date shall be at least 10 days after the service of the Notice of Intent To Withdraw. The notice shall include a statement that the withdrawal shall be effective without order of court unless an objection to the withdrawal is served upon the withdrawing attorney prior to the date set forth in the notice. If notice is given before trial, the notice shall include the date set for trial. The notice shall include the names and last known addresses of the persons represented by the withdrawing attorney, unless disclosure of the address would violate the Code of Professional Responsibility, in which case the address may be omitted. If the address is omitted, the notice must contain a statement that after the attorney withdraws, and so long as the address of the withdrawing attorney's client remains undisclosed and no new attorney is substituted, the client may be served by leaving papers with the clerk of the court pursuant to rule 5(b)(1).
(2) Service on Client. Prior to service on other parties, the Notice of Intent To Withdraw shall be served on the persons represented by the withdrawing attorney or sent to them by certified mail, postage prepaid, to their last known mailing addresses. Proof of service or mailing shall be filed, except that the address of the withdrawing attorney's client may be omitted under circumstances defined by subsection (c)(1) of this rule.
(3) Withdrawal Without Objection. The withdrawal shall be effective, without order of court and without the service and filing of any additional papers, on the date designated in the Notice of Intent To Withdraw, unless a written objection to the withdrawal is served by a party on the withdrawing attorney prior to the date specified as the day of withdrawal in the Notice of Intent To Withdraw.
(4) Effect of Objection. If a timely written objection is served, withdrawal may be obtained only by order of the court.
(d) Withdrawal and Substitution. Except as provided in section (b), an attorney may withdraw if a new attorney
is substituted by filing and serving a Notice of Withdrawal and Substitution. The notice shall include a statement of the date on which the withdrawal and substitution are effective and shall include the name, address, and signature of the withdrawing attorney and the substituted attorney.
9. Appeals
(Rules 72-76)

## [Reserved] <br> 10. Superior Courts and Clerks <br> (Rules 77-80) <br> Rule 77 <br> SUPERIOR COURTS AND JUDICIAL OFFICERS

(a) Original Jurisdiction. [Reserved. See RCW 2.08.010.]
(b) Powers of Superior Courts.
(1) Powers of Court in Conduct of Judicial Proceedings. [Reserved. See RCW 2.28.010.]
(2) Punishment for Contempt. [Reserved. See RCW 2.28.020.]
(3) Implied Powers. [Reserved. See RCW 2.28.150.]
(c) Powers of Judicial Officers.
(1) Judges Distinguished From Court. [Reserved. See RCW 2.28.050.]
(2) Judicial Officers Defined-When Disqualified. [Reserved. See RCW 2.28.030.]
(3) Powers of Judicial Officers. [Reserved. See RCW 2.28.060.]
(4) Judicial Officer May Punish for Contempt. [Reserved. See RCW 2.28.070.]
(5) Powers of Judges of Supreme and Superior Courts. [Reserved. See RCW 2.28.080.]
(6) Powers of Inferior Judicial Officers. [Reserved. See RCW 2.28.090.]
(7) Powers of Judge in Counties of His District. [Reserved. See RCW 2.08.190.]
(8) Visiting Judges.
(A) Assignments.
(i) Visiting judges at direction of Governor. [Reserved. See RCW 2.08.140.]
(ii) Visiting judges at request of judge or judges. [Reserved. See RCW 2.08.140 and 2.08.150.]
(iii) Court administrator - make recommendations. [Reserved. See RCW 2.56.030(3).]
(iv) Duty of judges to comply with Chief Justice's direction. [Reserved. See RCW 2.56.040.]
(B) Powers. Whenever a visiting judge has heard or tried any case or matter and has departed from the county, he may require the argument or any posttrial motion to be submitted to him on briefs at such place within the state as he may designate and he may sign findings of fact, conclusions of law, judgments and posttrial orders anywhere within the state. See also RCW 2.08.140 and 2.08.150.
(9) Judges Pro Tempore. [Reserved. See RCW 2.08.180.]
(10) Change of Judge. [Reserved. See RCW 4.12.040 and 4.12.050.]
(11) Court May Fix Amount of Bond in Civil Actions. [Reserved. See RCW 4.44.470.]
(d) Superior Courts Always Open. The superior courts are courts of record, and shall be always open, except on nonjudicial days.
(e) No Court on Legal Holidays-Exceptions. [Reserved. See RCW 2.28.100.]
(f) Sessions. The superior court shall hold regular and special sessions at the county seats of the several counties at such times as the judges may determine. Special sessions, i.e., mental illness hearings, juvenile hearings, and proceedings which are authorized to be held before a court commissioner may be held at such times and places as the judges may authorize.
(g) Adjournments.
(1) Power. [Reserved. See RCW 2.28.120.]
(2) Automatic. [Reserved. See RCW 2.28.110.]
(3) Effect. [Reserved. See RCW 2.08.040.]
(h) Summer Recess. No cases shall be tried between the first day of July and the first day of September of each year except by order of the court or by consent of all parties and of the court.
(i) Sessions Where More Than One Judge Sits—Effect of Decrees, Orders, etc. [Reserved. See RCW 2.08.160.]
(j) Trials and Hearings; Orders in Chambers. Except as otherwise authorized by these rules or by statute, all trials upon the merits shall be conducted in open court and so far as convenient in a regular courtroom. All other acts or proceedings may be done or conducted by a judge in chambers, without the attendance of the clerk or other court officials and at any place either within or without the county; but no hearing, other than one ex parte, shall be conducted outside the county in which the cause or proceedings are pending without the consent of all parties affected thereby.
(k) Motion Day-Local Rules. Unless local conditions make it impracticable, the superior court in each county shall establish regular times and places, at intervals sufficiently frequent for the prompt dispatch of business, at which motions requiring notice and hearing may be heard and disposed of; but the judge at any time or place and on such notice, if any, as he considers reasonable may make orders for the advancement, conduct, and hearing of actions.
(l) Submission on Briefs. To expedite its business, the court may make provision by rule or order for the submission and determination of motions without oral hearing upon brief written statements of reasons in support and opposition.
(m) Stipulations. See rule 16.
(n) Seal of Court. [Reserved. See RCW 2.08.050.]

Rule 78
CLERKS
(a) Powers and Duties of Clerks. [Reserved. See RCW 2.32.050.]
(b) Office Hours. The clerk's office with the clerk or a deputy in attendance shall be open during business hours
on all days except Saturdays, Sundays, and legal holidays.
(c) Orders by Clerk. All motions and applications in the clerk's office for issuing mesne process, for issuing final process to enforce and execute judgments, and for other proceedings which do not require allowance or order of the court are grantable of course by the clerk; but his action may be suspended or altered or rescinded by the court upon cause shown.
(d) Receipt and Publication of Depositions. Upon the receipt of a deposition in any case, the clerk shall forthwith endorse the date of the reception upon the wrapper thereof, and shall enter the same upon the appearance docket. Such deposition shall remain unopened until the court shall order the same to be published, which will be at the request of either party. When publication is ordered, the clerk shall endorse upon the same: "This deposition filed [giving the date on the wrapper] and published this $\qquad$ day of
19 __." The wrapper shall be preserved by the clerk without unnecessary mutilation.
(e) Entry of Judgments and Costs. The clerk shall enter judgment or decree pursuant to the provisions of rule 58 and the same shall then be entered for the sum found due or the relief awarded, with costs and disbursements, if any, to be taxed. Entry of judgment shall not be delayed for the taxing of costs. If no cost bill is filed by the party to whom costs are awarded within 10 days after the entry of the judgment or decree, the clerk shall proceed to tax the following costs and disbursements, namely:
(1) The statutory attorney fee;
(2) The clerk's fee;
(3) The sheriff's fee; and
(4) Other disbursements, the amount whereof plainly appears on the papers in the case, and shall enter the sum thereof in the judgment entry and execution docket. If a cost bill is filed, he shall enter as the amount to be recovered the amount claimed in such cost bill, and no motion to retax costs shall be considered unless the same be filed within 6 days after the filing of the cost bill.
(f) Bonds. The clerk shall at once upon the filing of a bond (except bond for costs) enter the same at large upon the journal. The clerk shall endorse upon every affidavit or undertaking filed to procure a writ of attachment, the day, hour, and minute of filing thereof.

Rule 79
BOOKS AND RECORDS KEPT BY THE CLERK
(a) Civil Docket. [Reserved.]
(b) Civil Judgments and Orders.
(1) Generally. [Reserved.]
(2) Entry of Judgment in Journal. [Reserved. See RCW 4.64.030.]
(3) Judgment Roll. [Reserved. See RCW 4.64.040.]
(4) Identification of Judgment Roll. [Reserved. See RCW 4.64.050.]
(5) Execution Docket. [Reserved. See RCW 4.64.060.]
(6) Entry of Verdict in Execution Docket. [Reserved. See RCW 4.64.020.]
(7) Entries in Execution Docket. [Reserved. See RCW 4.64.080.]
(8) Transcript of Justice Docket. [Reserved. See RCW 4.64.1 10.]
(9) Entry of Abstract or Transcript of Judgment. [Reserved. See RCW 4.64.120.]
(10) Abstract of Judgment. [Reserved. See RCW 4.64.090.]
(11) Abstract of Verdict-Cessation of Lien. [Reserved. See RCW 4.64.100.]
(c) Indices; Calendars. [Reserved.]
(d) Other Books and Records of Clerk. [Reserved.]
(e) Destruction of Records. [Reserved. See RCW 36.23.065.]
(f) List of Pending Decisions. The clerk of each county shall maintain a permanent, public record showing each case submitted to a judge and not yet decided. Said list shall clearly show what, if any, further action is to be taken by any party or counsel and when said action should be taken. Said list shall be called to the attention of every judge in said county on the first Monday of each calendar month. Any case which shall have been submitted to any visiting judge and not yet decided shall be called to the attention of such visiting judge by mail on said dates.

## Rule 80 <br> COURT REPORTERS

(a) [Reserved.]
(b) Electronic Recording. In any civil or criminal proceedings, electronic or mechanical recording devices approved by the Administrator for the Courts may be used to record oral testimony and other oral proceedings in lieu of or supplementary to causing shorthand notes thereof to be taken. In all matters the use of such devices shall rest within the sole discretion of the court. This provision shall be subject to review no later than September 30, 1986.

## 11. General Provisions <br> (Rules 81-86) <br> Rule 81 <br> applicability in general

(a) To What Proceedings Applicable. Except where inconsistent with rules or statutes applicable to special proceedings, these rules shall govern all civil proceedings. Where statutes relating to special proceedings provide for procedure under former statutes applicable generally to civil actions, the procedure shall be governed by these rules.
(b) Conflicting Statutes and Rules. Subject to the provisions of section (a) of this rule, these rules supersede all procedural statutes and other rules that may be in conflict.

## Rule 82 <br> venue

(a) Nonresident. An action against a nonresident of this state may be brought:
(1) In any county in which service of process may be had; or
(2) In a county in which the acts, or any of them, were done which gave rise to service under RCW 4.28.180 and 4.28.185; or
(3) In the county in which the plaintiffs, or any of them, reside.
(b) Request-Waiver. If an action is brought in the wrong county, the action may nevertheless be tried therein unless the defendant, pursuant to the provisions of rule 12 , requests that the trial be held in the proper county and files an affidavit of merits.
(c) Default. See rule 55(c). No order of default shall be entered if it clearly appears to the court from the papers on file that the action was brought in an improper county, except as provided in rule 55(c)(2)(a) or (b).
(d) Change of Venue-Fees. Any fees or costs required to be paid by a party pursuant to RCW 4.12 .090 shall be to the clerk of the county from which the case is being transferred by check or money order made payable to the clerk of the county to which the case is being transferred.

## Rule 83

## LOCAL RULES OF SUPERIOR COURT

(a) Adoption. Each superior court by action of a majority of the judges may from time to time make and amend local rules governing its practice not inconsistent with these rules.
(b) Filing With the Administrator for the Courts. Local rules and amendments become effective only after they are filed with the state Administrator for the Courts in accordance with GR 7.

Rule 84
FORMS
[Reserved]
Rule 85
title of rules
These rules shall be known and cited as the Superior Court Civil Rules. CR is the official abbreviation.

Rule 86

## effective dates

Generally-Pending Actions. These rules and amendments promulgated pursuant to authority granted to the Supreme Court shall govern all proceedings in actions after they take effect, and also all further proceedings in actions pending on their effective dates, except to the extent that in the opinion of the superior court, expressed by its order, the application of rules in a particular action pending when the rules take effect would not be feasible or would work injustice, in which event the procedure existing at the time the action was brought applies.

# SUPERIOR COURT MANDATORY ARBITRATION RULES (MAR) 

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## 1. Scope and Purpose of Rules

Rule 1.1
APPLICATION OF RULES
These arbitration rules apply to mandatory arbitration of civil actions under RCW 7.06. These rules do not apply to arbitration by private agreement or to arbitration under other statutes, except by stipulation under rule 8.1.

## Judicial Council Commen

A number of statutes authorize arbitration in specific instances. See, e.g. RCW 3.62.070 (justice court filing fee-city and county); 4.56.240 (personal in jury damages-annuity payments); 7.70.030 (medical malpractice); 39.04.120 (public works contracts); 39.12 .060 (public works contracts); 41.56 .450 (collective bargaining by uniformed personnel); 49.66 .090 (health care activities); $59-$ 18.320 (landlord-tenant disputes); 77.12.280 (damages caused by game). The rules do not apply to arbitration under these specialized statutes.

The rules do not apply to arbitration by private agreement except when the parties stipulate to arbitration under these rules of a case which would not otherwise be subject to arbitration under RCW 7.06.
These rules do not restrict voluntary methods of settlement such as mediation

Rule 1.2

## MATTERS SUBJECT TO ARBITRATION

A civil action, other than an appeal from a court of limited jurisdiction, is subject to arbitration under these rules if the action is at issue in a superior court in a county which has authorized mandatory arbitration under RCW 7.06, if the sole relief sought is a money judgment, and if (1) no party asserts a claim in excess of the amount authorized by RCW 7.06.020 as determined by local superior court rule, exclusive of attorney fees, interest and costs, or if (2) all parties for purposes of arbitration waive claims in excess of the amount described in subsection (1), exclusive of attorney fees, interest and costs. Other matters may be arbitrated under these rules only by stipulation under rule 8.1.

Rule 1.3
RELATIONSHIP TO SUPERIOR COURT JURISDICTION AND OTHER RULES
(a) Superior Court Jurisdiction. A case filed in the superior court remains under the jurisdiction of the superior court in all stages of the proceeding, including arbitration. Except for the authority expressly given to the arbitrator by these rules, all issues shall be determined by the court.
(b) Which Rules Apply. Until a case is assigned to the arbitrator under rule 2.3, the rules of civil procedure apply. After a case is assigned to the arbitrator, these arbitration rules apply except where an arbitration rule states that a civil rule applies.

## Judicial Council Comment

Rule 1.3 disengages the court from the arbitration process to the extent feasible. The court, after assignment of a case to the arbitrator, will not ordinarily entertain procedural motions, receive papers for filing, or the like. The case is, for all practical purposes, in the hands of the arbitrator until entry of the award.

The court will intervene in the arbitration process only under the most exceptional circumstances. In most instances, a trial de novo under rule 7.1 or a motion to vacate under rule 7.2 will provide an adequate safeguard against an unjust result from arbitration. See also the comment to rule 3.2.

## 2. Transfer to Arbitration and Assignment of Arbitrator

Rule 2.1

## TRANSFER TO ARBITRATION

The point at which a case is transferred to arbitration and the procedures for accomplishing the transfer to an arbitration calendar shall be established by local rule adopted in accordance with rule 8.2.

## Rule 2.2

## COURT MAY DETERMINE ARBITRABILITY

(a) Generally. The court may, on its own motion or on motion of a party, determine whether a case is actually subject to arbitration under RCW 7.06.020 and rule 1.2 and may accordingly order a case transferred to or from the arbitration calendar. Only in extraordinary circumstances after a case has been assigned to an arbitrator under rule 2.3 will the court order a case returned from the arbitration calendar to the trial calendar.
(b) Effect on Right To Appeal. If a party asserts a claim which disqualifies a case for arbitration but the court nevertheless orders a transfer to arbitration under
section (a), any party is deemed aggrieved under rule 7.1 if the arbitrator awards less than the party's original claim.

## Judicial Council Comment

The court may determine whether a case should be arbitrated under rule 1.2 and the underlying statute. Thus, for example, if frivolous equitable claims or exaggerated damages are asserted for the sole purpose of avoiding arbitration, the court might order the case transferred to arbitration if the case is otherwise eligible for arbitration.
The second sentence of rule 2.2 reflects the belief that the court should intervene in the arbitration process only under exceptional circumstances. Any party to the arbitration who has asserted a disqualifying claim and has been awarded less than the claimed amount is an "aggrieved party". See also the comments to rules 1.3 and 3.2.

Rule 2.3

## ASSIGNMENT TO ARBITRATOR

(a) Generally. The parties may select an arbitrator by stipulation. If an arbitrator is not chosen by stipulation within 14 days after a case has been placed on the arbitration calendar, the court shall promptly select an arbitrator and notify the arbitrator and the parties of the assignment. The case is deemed assigned for purposes of rule 1.3 upon the final selection of the arbitrator under this rule.
(b) Communication With Potential Arbitrator Restricted. The restrictions on communication defined by rule 4.1 apply to communication with a person under consideration as a possible arbitrator in a case.

Rule 2.3 leaves most of the details of the assignment procedure to be developed by local rule. By local rule, for example, an arbitrator might be selected from a panel on the basis of special expertise or experience. It is expected that by local rule each party will have one opportunity to object to an arbitrator selected by the court, paralleling the opportunity to object to the judge assigned to a trial. Other methods of selection and objection may also be developed locally.

The authority of the arbitrator to act does not arise until the case is assigned to a specific arbitrator and any disputes over the assignment are settled. See rule 1.3.

## 3. Arbitrators

Rule 3.1

## QUALIFICATIONS

Unless otherwise ordered or stipulated, an arbitrator must be a member of the Washington State Bar Association who has been admitted to the Bar for a minimum of 5 years, or who is a retired judge. The parties may stipulate to a nonlawyer arbitrator.

To qualify as an arbitrator, a person must sign and file an oath of office, either to serve in a particular case, or as a member of a panel of arbitrators.

## Judicial Council Comment

The rule requires arbitrators to be lawyers unless otherwise ordered or stipulated. Membership in the Washington State Bar Association is required and assures the ability to discipline an arbitrator who acts improperly. Both active and inactive members qualify under the rule.

## Rule 3.2

## AUTHORITY OF ARBITRATORS

An arbitrator has the authority to:
(1) Decide procedural issues arising before or during the arbitration hearing, except issues relating to the qualifications of an arbitrator;
(2) Invite, with reasonable notice, the parties to submit trial briefs;
(3) Examine any site or object relevant to the case;
(4) Issue a subpoena under rule 4.3;
(5) Administer oaths or affirmations to witnesses;
(6) Rule on the admissibility of evidence under rule 5.3;
(7) Determine the facts, decide the law, and make an award;
(8) Perform other acts as authorized by these rules or local rules adopted and filed under rule 8.2.

Judicial Council Comment
An arbitrator may exercise the authority conferred by rule 3.2 only after the case is assigned to a specific arbitrator and any disputes over the assignment are settled. See rules 1.3 and 2.3. After the case is assigned to an arbitrator, the superior court retains jurisdiction but will intervene in the arbitration process only under the most exceptional circumstances. The court, for example, might entertain a challenge to the qualifications of an arbitrator on grounds which could not reasonably be discovered prior to the assignment of the arbitrator to the case.
Neither the rule nor the underlying statute authorizes the arbitrator to award witness fees or other costs. Costs are not awarded until entry of the judgment on the award.

## 4. Procedures After Assignment

## Rule 4.1

## RESTRICTIONS ON COMMUNICATION BETWEEN

 ARBITRATOR AND PARTIESNo disclosure of any offers of settlement made by any party shall be made to the arbitrator prior to the announcement of the award. Neither counsel nor a party may communicate with the arbitrator except in the presence of, or on reasonable notice to, all other parties.

Judicial Council Comment
The Code of Professional Responsibility also restricts ex parte communication between counsel and an arbitrator.

## Rule 4.2

 DISCOVERYAfter the assignment of a case to the arbitrator, a party may demand a specification of damages under RCW 4.28.360, may request from the arbitrator an examination under CR 35, may request admissions from a party under CR 36, and may take the deposition of another party, unless the arbitrator orders otherwise. No additional discovery shall be allowed, except as the parties may stipulate or as the arbitrator may order. The arbitrator will allow discovery only when reasonably necessary.

Judicial Council Comment
Before assignment of a case to an arbitrator, discovery is allowed to the full extent authorized by the civil rules. In determining the extent of discovery, the arbitrator should consider the amount in controversy and the nature of the case.

## Rule 4.3

## SUBPOENA

In accordance with CR 45, a lawyer of record or the arbitrator may issue a subpoena for the attendance of a witness at the arbitration hearing or for the production of documentary evidence at the hearing. A subpoena for discovery purposes may be issued only with the permission of the arbitrator or by stipulation.

[^21]
## 5. Hearing

Rule 5.1

## notice of hearing

The arbitrator shall set the time, date, and place of the hearing and shall give reasonable notice of the hearing date to the parties. Except by stipulation or for good cause shown, the hearing shall be scheduled to take place not sooner than 21 days, nor later than 63 days, from the date of the assignment of the case to the arbitrator. The hearing shall take place in appropriate facilities provided or authorized by the court.

The rule follows the current practice of defining time limits in multiples of 7 days. This approach allows time to be computed by the week and ordinarily results in the due date falling on a business day.
The last sentence of the rule authorizes a court to allow, by local rule, hearings in facilities other than the courthouse.

## Rule 5.2

## PREHEARING STATEMENT OF PROOF

At least 14 days prior to the date of the arbitration hearing, each party shall file with the arbitrator and serve upon all other parties a statement containing a list of witnesses whom the party intends to call at the arbitration hearing and a list of exhibits and documentary evidence. The statement shall contain a brief description of the matters about which each witness will be called to testify. Each party, upon request, shall make the exhibits and other documentary evidence available for inspection by other parties. A party failing to comply with this rule or failing to comply with a discovery order may not present at the hearing the witness, exhibit, or documentary evidence required to be disclosed or made available, except with the permission of the arbitrator.

Rule 5.3

## CONDUCT OF HEARING

The arbitrator shall exercise reasonable control over the mode and order of interrogating witnesses and presenting evidence so as to (1) make the interrogation and presentation effective for the ascertainment of the facts, (2) avoid needless consumption of time, and (3) protect witnesses from harassment or undue embarrassment. A witness shall be placed under oath or affirmation by the arbitrator prior to presenting testimony, a violation of which oath shall be deemed a contempt of court in addition to any other penalties that may be provided by law. The arbitrator may question a witness. The extent to which the Rules of Evidence will be applied shall be determined in the exercise of discretion of the arbitrator.

> Judicial Council Comment
> The first sentence is adapted from ER $611(\mathrm{a})$.

## Rule 5.4

## ABSENCE OF PARTY AT HEARING

The arbitration hearing may proceed, and an award may be made, in the absence of any party who after due notice fails to participate or to obtain a continuance. If a defendant is absent, the arbitrator shall require the plaintiff to submit the evidence required for the making
of an award. In a case involving more than one defendant, the absence of a defendant does not preclude the arbitrator from assessing as part of the award damages against the defendant or defendants who are absent. The arbitrator, for good cause shown, may allow an absent party an opportunity to appear at a subsequent hearing before making an award. A party who fails to participate without good cause waives the right to a trial de novo.

## 6. Award

Rule 6.1

## FORM AND CONTENT OF AWARD

The award shall be in writing and signed by the arbitrator. The arbitrator shall determine all issues raised by the pleadings, including a determination of any damages. Findings of fact and conclusions of law are not required.

Judicial Council Comment
Costs are not awarded until entry of a judgment on the award, as in other civil cases.

## Rule 6.2

## FILING OF AWARD

Within 14 days after the conclusion of the arbitration hearing, the arbitrator shall file the award with the clerk of the superior court, with proof of service of a copy on each party. On the arbitrator's application in cases of unusual length or complexity, the arbitrator may apply for and the court may allow up to 14 additional days for the filing and service of the award. The arbitrator may file with the court and serve upon the parties an amended award to correct an obvious error made in stating the award if done within the time for filing an award or upon application to the superior court to amend.

Judicial Council Comment
The rule does not authorize the use of an amended award to change the arbitrator's decision on the merits. An amended award may only modify an award in order to correct an inadvertent miscalculation or description, to adjust the award in a matter of form rather than substance, or the like. In general, the grounds for modifying an award under this rule parallel the grounds for modifying an award in voluntary, private arbitration. See RCW 7.04.170.

## Rule 6.3

## JUDGMENT ON AWARD

If within 20 days after the award is filed no party has sought a trial de novo under rule 7.1 , the prevailing party on notice as required by CR $54(f)$ shall present to the court a judgment on the award of arbitration for entry as the final judgment. A judgment so entered is subject to all provisions of law relating to judgments in civil actions, but it is not subject to appellate review and it may not be attacked or set aside except by a motion to vacate under CR 60.

[^22]Rule 6.4

## WITNESS FEES AND COSTS

Witness fees and other costs provided for by statute or court rule in superior court proceedings shall be payable upon entry of judgment in the same manner as if the hearing were held in court.

## 7. Trial de Novo

## Rule 7.1

REQUEST FOR TRIAL DE NOVO
(a) Service and Filing. Within 20 days after the arbitration award is filed with the clerk, any aggrieved party not having waived the right to appeal may serve and file with the clerk a written request for a trial de novo in the superior court along with proof that a copy has been served upon all other parties appearing in the case. The 20-day period within which to request a trial de novo may not be extended.
(b) Calendar. When a trial de novo is requested as provided in section (a), the case shall be transferred from the arbitration calendar in accordance with rule 8.2 in a manner established by local rule.

Judicial Council Comment
Only an aggrieved party may seek a trial de novo. For an explanation of the relationship between this requirement and the claims originally asserted, see rule 2.2 and the comment to rule 1.2 .

## Rule 7.2

## PROCEDURE AT TRIAL

The trial de novo shall be conducted as though no arbitration proceeding had occurred. If tried to a jury, no reference may be made during the trial to the arbitration award, to the fact there had been an arbitration proceeding, or to any other aspect of the arbitration proceeding.

## Rule 7.3

## COSTS AND ATTORNEY FEES

The court shall assess costs and reasonable attorney fees against a party who appeals the award and fails to improve the party's position on the trial de novo. The court may assess costs and reasonable attorney fees against a party who voluntarily withdraws a request for a trial de novo.

## Judicial Council Comment

The provision in rule 7.3 concerning costs and attorney fees upon withdrawal of a request for a trial de novo discourages a party from requesting a trial de novo solely for the purpose of delaying enforcement of the award.

## 8. General Provisions

## Rule 8.1

## STIPULATIONS

(a) Generally. No agreement or consent between parties or lawyers relating to the conduct of the arbitration proceedings, the purport of which is disputed, will be regarded by the arbitrator unless the agreement or consent is made at the arbitration hearing, or unless the agreement or consent is in writing and signed by the lawyers or parties denying the same.
(b) To Arbitrate Other Cases. The parties may stipulate to enter into arbitration under these rules in a civil matter that would not otherwise be subject to arbitration under rule 1.2. A case transferred to arbitration by stipulation is subject to the arbitration rules in their entirety, except as otherwise agreed under section (a).

Section (a) is an adaptation Council Comment
Section (a) is an adaptation of CR 2A.

## Rule 8.2

## LOCAL RULES

The arbitration rules may be supplemented by local superior court rules adopted and filed in accordance with CR 83.

## Judicial Council Comment

This rule authorizes the details of administration and procedure to be developed by local rule.
The arbitration rules identify a number of areas in which local rules are appropriate. Rule 2.1, for example, provides that the procedure for transferring a case to an arbitration calendar is to be defined by local rule. The comment to rule 2.3 encourages local rules concerning the selection of an arbitrator and the right of a party to challenge the selection of a particular arbitrator by the court. Rule 7.1 provides that the procedure for scheduling a trial de novo is to be defined by local rule. The fact that local rules are encouraged in some areas does not restrict the adoption of local rules in other areas.

Rule 8.3

## EFFECTIVE DATE

These rules shall take effect on July 1, 1980, and shall apply to all cases in which trial has not commenced on the merits by July $1,1980$.

$$
\text { Rule } 8.4
$$

## TITLE AND CITATION

These rules shall be known and cited as the Superior Court Mandatory Arbitration Rules. MAR is the official abbreviation.

Reference is made to mandatory arbitration to avoid any implication that the rules apply to voluntary arbitration.

## Rule 8.5

## STATUS OF COMMENTS

The comments to these rules have not been adopted by the Supreme Court. The comments are solely those of the Judicial Council.

## SUPERIOR COURT SPECIAL PROCEEDINGS RULES (SPR)

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## Explanation

Format. When adopting the format of the rule numbering and subdivision organization of the federal rules it was necessary to remove all miscellaneous rules applicable to special proceedings. This had been partially accomplished because many of these miscellaneous rules had been assigned rule numbers between 87 and 99 . These rule numbers continue to be reserved for this purpose and all the miscellaneous rules relating to special proceedings, except criminal, are now renumbered in this series. Other than the addition of subheadings, no major revisions have been undertaken in the Special Proceedings Rules.

Statutes. No attempt has been made to cross-reference applicable statutes.

Abbreviations. These Superior Court Special Proceedings Rules may be cited as SPR.

## Rule 90.04W

## ATTACHMENTS-DUTIES OF THE SHERIFF

Immediately upon the receipt of a writ of attachment, the sheriff shall endorse thereon, in ink, the day, hour, and minute when the same first came into his hands.

## Rule 91.04W

GARNISHMENTS—SERVICE, OBJECTIONS, ETC.
(a) Methods of Service. In any case where a writ of garnishment has issued, the party at whose instance the writ was issued shall, on or before the day of the service of the writ on the garnishee, mail, or cause to be mailed, by certified mail, a copy of the writ to the defendant or judgment debtor in said cause at his last known post office address; or, in the alternative, a copy of the writ shall be served upon the defendant or judgment debtor in the same manner as is required for personal service of summons upon a party to an action on or before the day of the service of said writ on the garnishee or within 2 days thereafter.
(b) Irregularities. This requirement shall not be deemed jurisdictional, but if the copy is not mailed or served as herein provided, or any irregularity shall appear with respect to the mailing or service, the court may, in its discretion on motion of the defendant or judgment debtor promptly made and supported by affidavit showing that he has suffered substantial injury from the failure to mail said copy, set aside the said garnishment.
(c) Objections. The judgment debtor shall make any objections to the entry of judgment based upon the answer of a garnishee prior to the expiration of the time within which the garnishment should have been answered.
(d) Judgment Against Garnishee. No judgment based on the answer of the garnishee, or upon failure to answer shall be entered prior to the expiration of the time within which the garnishee is required to answer.
(e) Proof of Service. The date of service of the writ of garnishment on the defendant and on the garnishee shall be determined by proof of service or by such other evidence deemed by the court to be satisfactory.
(f) Applicability. This rule shall apply to garnishments in both the superior courts and justice courts in the state of Washington and shall supplement RCW 7.33.

## Rule 93.04W

## DISPOSITION OF REPORTS-ADOPTIONS

Any report filed by the next friend of the child in any adoption proceeding insofar as it affects or concerns the adopters shall be open to inspection by the adopter and his attorney. Such report at the close of the entire proceeding shall be sealed and filed by the clerk in the record of the adoption proceeding, or in the discretion of the court shall be destroyed and, in any event, it shall not be disclosed to any person without a special order therefor in writing by the judge, and shall thereafter be sealed as before.

## Rule 98.08W

## ESTATES-SETTLEMENT OF CLAIMS BY EXECUTORS,

 ADMINISTRATORS AND RECEIVERSIn all actions or proceedings in which executors, administrators, receivers, or other persons having charge or settlement of any estate, apply to the court for an order allowing a claim to be compromised and settled for less than its face value, the court shall appoint a day not less than 5 days after such application for hearing the same, unless for good cause shown less time should intervene, and direct the giving of such notice as may be deemed proper.

Rule 98.10W

## ESTATES-RECEIVERSHIP-REPORTS

All reports of receivers which involve an accounting shall be filed at least 10 days before the hearing. On filing and presentation of such report the court will appoint a time for hearing the same, and will direct such notice to be given as will most likely advise all interested parties of such hearing.

Rule 98.12W

## ESTATES GENERALLY-FEES

Before compensation shall be allowed to any executor, administrator, guardian, or attorney in connection with any probate matter or proceeding, or to any receiver or his attorney, and before any agreement therefor shall be approved, the amount of compensation claimed shall be definitely and clearly set forth in the application therefor, and all parties interested in the matter shall be given notice of the amount claimed in such manner as shall be fixed by statute, or, in the absence of statute, as shall be directed by the court; unless such application be filed with or made a part of a report or final account of such executor, administrator, guardian, or receiver.

## Rule 98.16W

ESTATES-GUARDIANSHIP—SETTLEMENT OF CLAIMS OF MINORS
(a). Representation. In every case where there is a settlement involving a beneficial interest or claim of a person under the age of 18 , hereinafter referred to as a
minor, the court must appoint an independent guardian ad litem to investigate the adequacy of the offered settlement and file a written report. Said guardian ad litem shall be an attorney at law and shall serve in said capacity with the authority to withdraw funds on order of the court after ex parte hearing on petition setting forth the grounds therefor, on behalf of the minor by order until the minor attains the age of 18 or until relieved by the court. The court may dispense with the appointment of the guardian ad litem if a general guardian has been previously appointed or if the court affirmatively finds that the minor is represented by independent counsel.
(b) Hearing. At the time the petition for approval of the settlement is heard, the allowance and taxation of all fees, costs, and other charges incident to the settlement of the minor's claim shall be considered and disposed of by the court.
(c) Deposit in Court and Disbursements. The total judgment shall be paid into the registry of the court. All sums deductible therefrom including costs, attorney fees, hospital and medical expenses, and any other expense, shall be paid upon approval of the court.
(d) Control of Remaining Funds.
(1) Under $\$ 10,000$. If the money or the value of other property remaining is $\$ 10,000$ or less and there is no general guardian of the ward, the court shall require that (A) the money be deposited in a bank or trust company or be invested in an account in an insured financial institution for the benefit of the ward subject to withdrawal only upon the order of the court as a part of the original proceeding, or (B) a general guardian be appointed and the money or other property be paid or delivered to such guardian.
(2) Over $\$ 10,000$. If the money or the value of other property remaining exceeds $\$ 10,000$, and there is no general guardian of the ward, the court in the order or judgment shall require that a general guardian be appointed.
(e) Deposit of Minor's Funds. Checks for funds that go to the minor may be made out by the clerk jointly to the depository bank, trust company, or insured financial institution and the independent attorney for the minor, guardian ad litem or general guardian and deposit shall be made in a blocked account for the minor with provision that withdrawals cannot be made without court order. A deposit receipt to that effect must forthwith be filed with the court by the attorney or guardian.

## Rule 98.20W <br> ESTATES-GUARDIANSHIPS-AUTHORIZATION OF EXPENDITURES

Judges of the superior court in charge of probate, in directing and authorizing a guardian of the estate of the ward to make expenditures from the estate in monthly or other periodic installments, shall limit the term of such order to a period not greater than 12 months.

## SUPERIOR COURT CRIMINAL RULES (CrR)

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1. Scope, Purpose and Construction

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Rule 1.1

## SCOPE

These rules govern the procedure in the courts of general jurisdiction of the State of Washington in all criminal proceedings and supersede all procedural statutes and rules that may be in conflict and shall be interpreted and supplemented in light of the common law and the decisional law of this state. These rules shall not be construed to affect or derogate from the constitutional rights of any defendant.

Rule 1.2

## PURPOSE AND CONSTRUCTION

These rules are intended to provide for the just determination of every criminal proceeding. They shall be construed to secure simplicity in procedure, fairness in administration, effective justice, and the elimination of unjustifiable expense and delay.

## Rule 1.3 <br> EFFECT

Except as otherwise provided elsewhere in these rules, on their effective date:
(a) Any acts done before the effective date in any proceedings then pending or any action taken in any proceeding pending under rules of procedure in effect prior to the effective date of these rules and any constitutional right are not impaired by these rules.
(b) These rules also apply to any proceedings in court then pending or thereafter commenced regardless of when the proceedings were commenced, except to the extent that in the opinion of the court, the former procedure should continue to be made applicable in a particular case in the interest of justice or because of infeasibility of application of the procedures of these rules.

## Rule 1.4

## PROSECUTING ATTORNEY DEFINITION

Whenever used in these rules, prosecuting attorney shall include deputy prosecuting attorneys, or such other person as may be designated by statute.

## 2. Procedures Prior to Arrest and Other Special Proceedings

Rule
2.1 The Indictment and the Information
2.2 Warrant of Arrest and Summons
2.3 Search and Seizure

Rule 2.1

## THE INDICTMENT AND THE INFORMATION

(a) Use of Indictment or Information. The initial pleading by the State shall be an indictment or an information in all criminal proceedings filed by the prosecuting attorney.
(b) Nature and Contents. The indictment or the information shall be a plain, concise and definite written statement of the essential facts constituting the offense charged. It shall be signed by the prosecuting attorney. Allegations made in one count may be incorporated by reference in another count. It may be alleged that the means by which the defendant committed the offense are unknown or that he committed it by one or more specified means. The indictment or information shall state for each count the official or customary citation of the statute, rule, regulation or other provision of law which the defendant is alleged therein to have violated. Error in the citation or its omission shall not be ground for dismissal of the indictment or information or for reversal of a conviction if the error or omission did not mislead the defendant to his prejudice.
(c) Surplusage. The court on motion of the defendant may strike surplusage from the indictment or information.
(d) Amendment of Information. The court may permit any information to be amended at any time before verdict or finding if substantial rights of the defendant are not prejudiced.
(e) Bill of Particulars. The court may direct the filing of a bill of particulars. A motion for a bill of particulars may be made before arraignment or within 10 days after arraignment or at such later time as the court may permit. A bill of particulars may be amended at any time subject to such conditions as justice requires.
(f) Defendant's Criminal History. Upon the filing of an indictment or information charging a felony, the prosecuting attorney shall request a copy of the defendant's criminal history, as defined in RCW 9.94A.030, from the Washington State Patrol Identification and Criminal History Section.

## Comment

Supersedes RCW 10.37.020, .025, .026, .035, .180; RCW 10.40.080; RCW 10.46.170. The purpose of section ( $f$ ) is to ensure that the defendant's criminal history is available when and if the court is required to determine the validity of a plea agreement.

Rule 2.2
WARRANT OF ARREST AND SUMMONS
(a) Warrant of Arrest. If an indictment is found or an information is filed, the court may direct the clerk to issue a warrant for the arrest of the defendant. A warrant of arrest must be supported by an affidavit or affidavits or sworn testimony establishing the grounds for issuing the warrant which shall be recorded electronically or stenographically. The court must determine that there is probable cause for the issuance of the warrant. The finding of probable cause may be based on evidence which is hearsay in whole or in part.
(b) Issuance of Summons in Lieu of Warrant.
(1) Generally. If an indictment is found or an information is filed, the court may direct the clerk to issue a summons commanding the defendant to appear before the court at a specified time and place.
(2) When Summons Must Issue. If the indictment or information charges only the commission of a misdemeanor or a gross misdemeanor, the court shall direct the clerk to issue a summons instead of a warrant unless
it finds reasonable cause to believe that the defendant will not appear in response to a summons, or that arrest is necessary to prevent serious bodily harm to the accused or another, in which case it may issue a warrant.
(3) Summons. A summons shall be in writing and in the name of the State of Washington, shall be signed by the clerk with the title of his of fice, and shall state the date when issued and the county where issued. It shall state the name of the defendant and shall summon the defendant to appear before the court at a stated time and place.
(4) Failure To Appear on Summons. If a person fails to appear in response to a summons, or if service is not effected within a reasonable time, a warrant for arrest may issue.
(c) Requisites of a Warrant. The warrant shall be in writing and in the name of the State of Washington, shall be signed by the clerk with the title of his office, and shall state the date when issued and the county where issued. It shall specify the name of the defendant, or if his name is unknown, any name or description by which he can be identified with reasonable certainty. The warrant shall specify the offense charged against the defendant and that the court has found that probable cause exists to believe the defendant has committed the offense charged and shall command that the defendant be arrested and brought forthwith before the court issuing the warrant. If the offense is bailable, the judge shall set forth in the order for the warrant, bail, or other conditions of release.
(d) Execution; Service.
(1) Execution of Warrant. The warrant shall be directed to all peace officers in the state and shall be executed only by a peace officer.
(2) Service of Summons. The summons may be served any place within the state. It shall be served by a peace officer who shall deliver a copy of the same to the defendant personally, or it may be served by mailing the same, postage prepaid, to the defendant at his address.
(e) Return. The officer executing a warrant shall make return thereof to the court before whom the defendant is brought pursuant to these rules. At the request of the prosecuting attorney any unexecuted warrant shall be returned to the judge by whom issued and shall be canceled by him. The person to whom a summons has been delivered for service shall, on or before the return date, file a return thereof with the judge before whom summons is returnable. For reasonable cause, the judge may order that the warrant be returned to him.
(f) Defective Warrant or Summons.
(1) Amendment. No person arrested under a warrant or appearing in response to a summons shall be discharged from custody or dismissed because of any irregularity in the warrant or summons, but the warrant or summons may be amended so as to remedy any such irregularity.
(2) Issuance of New Warrant or Summons. If during the preliminary examination of any person arrested under a warrant or appearing in response to a summons, it appears that the warrant or summons does not properly
name or describe the defendant or the offense with which he is charged, or that although not guilty of the offense specified in the warrant or summons, there is reasonable ground to believe that he is guilty of some other offense, the judge shall not discharge or dismiss the defendant but may allow a new indictment or information to be filed and shall thereupon issue a new warrant or summons.

## Comment

Supersedes RCW 10.31.010, . 020 .
Rule 2.3

## SEARCH A ND SEIZURE

(a) Authority To Issue Warrant. A search warrant authorized by this rule may be issued by the court upon request of a peace officer or a prosecuting attorney.
(b) Property or Persons Which May Be Seized With a Warrant. A warrant may be issued under this rule to search for and seize any (1) evidence of a crime; or (2) contraband, the fruits of crime, or things otherwise criminally possessed; or (3) weapons or other things by means of which a crime has been committed or reasonably appears about to be committed; or (4) person for whose arrest there is probable cause, or who is unlawfully restrained.
(c) Issuance and Contents. A search warrant may be issued only if the court determines there is probable cause for the issuance of a warrant. There must be an affidavit or affidavits or sworn testimony establishing the grounds for issuing the warrant. The sworn testimony may be an electronically recorded telephonic statement. The recording or a duplication of the recording shall be a part of the court record and shall be transcribed if requested by a party if there is a challenge to the validity of the warrant or if ordered by the court. The finding of probable cause may be based on evidence which is hearsay in whole or in part. If the court finds that probable cause for the issuance of a warrant exists, it shall issue a warrant or direct an individual whom it authorizes for such purpose to affix the court's signature to a warrant identifying the property or person and naming or describing the person, place or thing to be searched. The judge shall record a summary of any additional evidence on which he relies. The warrant shall be directed to any peace officer. It shall command the officer to search, within a specified period of time not to exceed 10 days, the person, place, or thing named for the property or person specified. It shall designate to whom it shall be returned. The warrant may be served at any time.
(d) Execution and Return With Inventory. The peace officer taking property under the warrant shall give to the person from whom or from whose premises the property is taken a copy of the warrant and a receipt for the property taken. If no such person is present, the officer may post a copy of the search warrant and receipt. The return shall be made promptly and shall be accompanied by a written inventory of any property taken. The inventory shall be made in the presence of the person from whose possession or premises the property is taken, or in the presence of at least one person other than the
officer. The judge shall upon request deliver a copy of the inventory to the person from whom or from whose premises the property was taken and to the applicant for the warrant.
(e) Motion for Return of Property. A person aggrieved by an unlawful search and seizure may move the court for the return of the property on the ground that the property was illegally seized and that he is lawfully entitled to possession thereof. If the motion is granted the property shall be returned. If a motion for return of property is made or comes on for hearing after an indictment or information is filed in the court in which the motion is pending, it shall be treated as a motion to suppress.
(f) Searches of Media.
(1) Scope. If an application for a search warrant is governed by RCW 10.79.015(3) or 42 U.S.C. §§ 2000aa et seq., this section controls the procedure for obtaining the evidence.
(2) Subpoena Duces Tecum. Except as provided in subsection (3), if the court determines that the application satisfies the requirements for issuance of a warrant, as provided in section (c) of this rule, the court shall issue a subpoena duces tecum in accordance with CR 45(b).
(3) Warrant. If the court determines that the application satisfies the requirements for issuance of a warrant and that RCW 10.79.015(3) and 42 U.S.C. §§ 2000aa et seq. permit issuance of a search warrant rather than a subpoena duces tecum, the court may issue a warrant.

## Comment

Supersedes RCW 10.79.010, . 030 .

## 3. Rights of Defendants

Rule
3.1 Right to and Assignment of Counsel
3.2 Release of Accused
3.2A Preliminary Appearance
3.3 Time for Trial
3.4 Presence of the Defendant
3.5 Confession Procedure
3.6 Suppression Hearings-Duty of Court

Rule 3.1
RIGHT TO AND ASSIGNMENT OF COUNSEL
(a) Types of Proceedings. The right to counsel shall extend to all criminal proceedings for offenses punishable by loss of liberty regardless of their denomination as felonies, misdemeanors, or otherwise.
(b) Stage of Proceedings.
(1) The right to counsel shall accrue as soon as feasible after the defendant is taken into custody, when he appears before a committing magistrate, or when he is formally charged, whichever occurs earliest.
(2) Counsel shall be provided at every stage of the proceedings, including sentencing, appeal, and postconviction review. Counsel initially appointed shall continue to represent the defendant through all stages of the proceedings unless a new appointment is made by the court following withdrawal of original counsel pursuant
to section (e) because geographical considerations or other factors make it necessary.
(c) Explaining the Availability of a Lawyer.
(1) When a person is taken into custody he shall immediately be advised of his right to counsel. Such advice shall be made in words easily understood, and it shall be stated expressly that a person who is unable to pay a lawyer is entitled to have one provided without charge.
(2) At the earliest opportunity a person in custody who desires counsel shall be provided access to a telephone, the telephone number of the public defender or official responsible for assigning counsel, and any other means necessary to place him in communication with a lawyer.
(d) Assignment of Counsel.
(1) Unless waived, counsel shall be provided to any person who is financially unable to obtain one without causing substantial hardship to himself or his family. Counsel shall not be denied to any person merely because his friends or relatives have resources adequate to retain counsel or because he has posted or is capable of posting bond.
(2) The ability to pay part of the cost of counsel shall not preclude assignment. The assignment of counsel may be conditioned upon part payment pursuant to an established method of collection.
(e) Withdrawal of Attorneys. Whenever a criminal cause has been set for trial, no attorney shall be allowed to withdraw from said cause, except upon written consent of the court, for good and sufficient reason shown.
(f) Services Other Than Counsel. Counsel for a defendant who is financially unable to obtain investigative, expert, or other services necessary to an adequate defense in his case may request them by a motion. Upon finding that the services are necessary and that the defendant is financially unable to obtain them, the court shall authorize counsel to obtain the services on behalf of the defendant. The courts, in the interest of justice and on a finding that timely procurement of necessary services could not await prior authorization, shall ratify such services after they have been obtained.

The court shall determine reasonable compensation for the services and direct payment to the organization or person who rendered them upon the filing of a claim for compensation supported by affidavit specifying the time expended and the services, and expenses incurred on behalf of the defendant, and the compensation received in the same case or for the same services from any other source.

Comment
Supersedes RCW 10.01.110; RCW 10.40.030; RCW 10.46.050.
Rule 3.2

## RELEASE OF ACCUSED

(a) Release in Noncapital Cases. Any person, other than a person charged with a capital offense, shall at his preliminary appearance or reappearance pursuant to rule 3.2A or JCrR 2.03 be ordered released on his personal recognizance pending trial unless the court determines that such recognizance will not reasonably assure his
appearance, when required. If the court finds that release should be denied or that conditions should attach to the release on personal recognizance, other than the promise to appear for trial, the court shall proceed to determine whether probable cause exists to believe that the accused committed the offense charged, unless this determination has previously been made by a court. Before making the determination, the court may consider an affidavit or affidavits filed or sworn testimony and further may examine under oath the affiant and any witnesses he may produce. The court shall impose the least restrictive of the following conditions that will reasonably assure the accused's appearance or, if no single condition gives that assurance, any combination of the following conditions:
(1) Place the accused in the custody of a designated person or organization agreeing to supervise him;
(2) Place restrictions on the travel, association, or place of abode of the accused during the period of release;
(3) Require the execution of an unsecured appearance bond in a specified amount;
(4) Require the execution of an appearance bond in a specified amount and the deposit in the registry of the court in cash or other security as directed, of a sum not to exceed 10 percent of the amount of the bond, such deposit to be returned upon the performance of the conditions of release;
(5) Require the execution of an appearance bond with sufficient solvent sureties, or the deposit of cash in lieu thereof;
(6) Require the accused to return to custody during specified hours; or
(7) Impose any condition other than detention deemed reasonably necessary to assure appearance as required.
(b) Relevant Factors. In determining which conditions of release will reasonably assure the accused's appearance, the court shall, on the available information, consider the relevant facts including: the length and character of the accused's residence in the community; his employment status and history and financial condition; his family ties and relationships; his reputation, character and mental condition; his history of response to legal process; his prior criminal record; the willingness of responsible members of the community to vouch for the accused's reliability and assist him in appearing in court; the nature of the charge; and any other factors indicating the accused's ties to the community.
(c) Conditions of Release. Upon a showing that there exists a substantial danger that the accused will commit a serious crime or that he will seek to intimidate witnesses, or otherwise unlawfully interfere with the administration of justice, the court, upon the accused's release, may impose one or more of the following conditions:
(1) Prohibit him from approaching or communicating with particular persons or classes of persons;
(2) Prohibit him from going to certain geographical areas or premises;
(3) Prohibit him from possessing any dangerous weapons, or engaging in certain described activities or indulging in intoxicating liquors or in certain drugs;
(4) Require him to report regularly to and remain under the supervision of an officer of the court or other person or agency.
(d) Delay of Release. The court may delay release of a person in the following circumstances:
(1) If the person is intoxicated and his release will jeopardize his safety or that of others, the court may delay release of the person or have the person transferred to the custody and care of a treatment center.
(2) If the person's mental condition is such that the court believes he should be interviewed by a mental health professional for possible commitment to a mental treatment facility pursuant to RCW 71.05, the court may delay release of the person.
(3) Unless other grounds exist for continued detention, a person detained pursuant to this section must be released from detention not later than 24 hours after the preliminary appearance.
(e) Release in Capital Cases. Any person charged with a capital offense shall be released in accordance with sections (a) through (c) unless the court has reason to believe that no one or more conditions of release will reasonably assure that the accused will not flee the state or pose a substantial danger to another or the community. If a risk of flight or danger is believed to exist, the person may be ordered detained.
(f) Release After Finding or Plea of Guilty. After a person has been found or pleaded guilty, the court may revoke, modify, or suspend the terms of release previously ordered.
(g) Order for Release. A court authorizing the release of the accused under this rule shall issue an appropriate order containing a statement of the conditions imposed, if any, shall inform him of the penalties applicable to violations of the conditions imposed, if any, shall inform him of the penalties applicable to violations of the conditions of his release and shall advise him that a warrant for his arrest may be issued upon any such violation.
(h) Review of Conditions. Upon determining the conditions of release, the court, upon request, after 24 hours from the time of release, may review the conditions previously imposed.
(i) Amendment of Order. The court ordering the release of an accused on any condition specified in this rule may at any time on change of circumstances or showing of good cause amend its order to impose additional or different conditions for release.
(j) Arrest for Violation of Conditions.
(1) Arrest With Warrant. Upon the court's own motion or a verified application by the prosecuting attorney alleging with specificity that an accused has willfully violated a condition of his release, a court shall order the accused to appear for immediate hearing or issue a warrant directing the arrest of the accused for immediate hearing for reconsideration of conditions of release pursuant to section (i).
(2) Arrest Without Warrant. A law enforcement officer having probable cause to believe that an accused
released pending trial for a felony is about to leave the state or has violated a condition of such release under circumstances rendering the securing of a warrant impracticable may arrest the accused and take him forthwith before the court for reconsideration of conditions of release pursuant to section (i).
(k) Evidence. Information stated in, or offered in connection with, any order entered pursuant to this rule need not conform to the rules pertaining to the admissibility of evidence in a court of law.
(l) Forfeiture. Nothing contained in this rule shall be construed to prevent the disposition of any case or class of cases by forfeiture of collateral security where such disposition is authorized by the court.
(m) Accused Discharged on Recognizance or Bail-Absence-Forfeiture. If the accused has been discharged on his own recognizance, on bail, or has deposited money instead thereof, and does not appear when his personal appearance is necessary, the court, in addition to the forfeiture of the recognizance, or of the money deposited, may direct the clerk to issue a bench warrant for his arrest.

## Comment

Supersedes RCW 10.16.190; RCW 10.19.010, .020, .025, .050, .070, .080; RCW 10.40.130; RCW 10.46.170; RCW 10.64.035.

## Rule 3.2A

## PRELIMINARY APPEARANCE

(a) Preliminary Appearance.
(1) Unless a defendant has appeared or will appear before a court of limited jurisdiction for a preliminary appearance pursuant to JCrR 2.03(a), any defendant whether detained in jail or subjected to court authorized conditions of release, and any person in whose case the juvenile court has entered a written order declining jurisdiction, must be taken or required to appear before the superior court as soon as practicable after the detention is commenced, the conditions of release are imposed or the order is entered, but in any event before the close of business on the next judicial day. A person is not subject to conditions of release if the person has been served with a summons and the only obligation is to appear in court on a future date.
(2) If a defendant is unavailable for preliminary appearance because of physical or mental disability, the court may, for good cause shown and recited in a written order, enlarge the time prior to preliminary appearance.
(b) Procedure at Preliminary Appearance. At the preliminary appearance the court shall orally inform the defendant:
(1) Of the nature of the charge against the defendant, and;
(2) Of the right to be assisted by a lawyer at every stage of the proceedings.

The court shall provide for counsel pursuant to rule 3.1 and for pretrial release pursuant to rule 3.2.
(c) Time Limits.
(1) Unless an information or indictment is filed or the affected person consents in writing or on the record in open court, a defendant shall not be detained in jail or subjected to conditions of release for more than 72 hours
after the defendant's detention in jail or release on conditions, whichever occurs first. Computation of the 72hour period shall not include any part of Saturdays, Sundays, or holidays.
(2) If no complaint, information or indictment has been filed at the time of the preliminary appearance, and the defendant has not otherwise consented, the court at a time certain which is within the period described in subsection (c)(1), shall either (i) require that the defendant be released from jail or exonerated from the conditions of release, or (ii) set a time at which the defendant shall reappear before the court. The time for reappearance must also be within the period described in subsection (c)(1). If no complaint, information or indictment has been filed by the time set for release or reappearance, the defendant shall be immediately released from jail or deemed exonerated from all conditions of release.

Rule 3.3

## TIME FOR TRIAL

(a) Responsibility of Court. It shall be the responsibility of the court to ensure a trial in accordance with this rule to each person charged with having committed a crime.
(b) Precedence Over Civil Cases. Criminal trials shall take precedence over civil trials.
(c) Time for Arraignment and Trial.
(1) Cases Filed Directly in Superior Court. If the defendant is detained in jail or subject to conditions of release, the defendant shall be arraigned not later than 14 days after the date the information or indictment is filed directly in superior court. If the defendant is not detained in jail or subjected to conditions of release, the defendant shall be arraigned not later than 14 days after that appearance in superior court which next follows the filing of the information or indictment. A defendant not released from jail pending trial shall be brought to trial not later than 60 days after the date of arraignment. A defendant released from jail whether or not subjected to conditions of release pending trial shall be brought to trial not later than 90 days after the date of arraignment.
(2) Cases Filed Initially in District Court.
(i) If after proceedings have been initiated in district court an information or indictment is filed with the superior court, and if at the time the information or indictment is filed the defendant is detained in jail or subjected to conditions of release, the defendant shall be arraigned not later than 14 days after the date the information or indictment is filed. If after proceedings have been initiated in district court an information or indictment is filed with the superior court, and if at the time the information or indictment is filed the defendant is not detained in jail or subjected to conditions of release, the defendant shall be arraigned not later than 14 days after the date of that appearance in superior court which next follows the filing of the information or indictment. A defendant not released from jail pending trial shall be brought to trial not later than 60 days after the date of arraignment, less time elapsed in district
court. A defendant released from jail whether or not subjected to conditions of release pending trial shall be brought to trial not later than 90 days after the date of arraignment, less time elapsed in district court.
(ii) "Time elapsed in district court" means the following: If at the time a complaint is filed with the district court a defendant is detained in jail or subjected to conditions of release, time elapsed in district court commences on the date the complaint is filed. If at the time a complaint is filed with the district court the defendant is not detained in jail or subjected to conditions of release, time elapsed in district court commences on the date of the defendant's appearance in district court which next follows the filing of the complaint. Time elapsed in district court ends with the earlier of (a) an oral or written order of dismissal entered by the district court, or (b) the filing of an information or indictment in superior court. Time elapsed in district court does not include time which was the subject of a stipulation entered into pursuant to JCrR 2.03(d)(3).
(3) Cases Filed Initially in Juvenile Court. If an information or indictment is filed with the superior court after a juvenile court has declined jurisdiction, and if at the time the information or indictment is filed the defendant is detained in jail or subjected to conditions of release, the defendant shall be arraigned not later than 14 days after the date the information or indictment is filed. If an information or indictment is filed with the superior court after a juvenile court has declined jurisdiction, and if at the time the information or indictment is filed the defendant is not detained in jail or subjected to conditions of release, the defendant shall be arraigned not later than 14 days after that appearance in superior court which next follows the filing of the information or indictment. A defendant not released from jail pending trial in superior court shall be brought to trial not later than 60 days after the date of arraignment. A defendant released from jail whether or not subjected to conditions of release pending trial in superior court shall be brought to trial not later than 90 days after the date of arraignment.
(4) Untimely Arraignment. If a defendant is not arraigned within the time limits of this rule and an objection to the date of arraignment has been made as required by section (e) of this rule, the time for trial established in this section shall commence on the last day the defendant could properly have been arraigned.
(5) Rearraignment. If a defendant is required to be rearraigned on a charge that arises out of the same occurrence and has the same elements of proof as those upon which the defendant was previously arraigned, the time for trial established in this section shall commence on the date of the previous arraignment in superior court.
(6) Arraignment Defined. As used in CrR 3.3, "arraignment" means the date on which a plea is entered to the charge.
(d) Extensions of Time for Trial. The following extensions of time limits apply notwithstanding the provisions of section (c):
(1) Revocation of Release. A defendant who has been released from jail pending trial, pursuant to an order imposing conditions of release, but whose release is then revoked by order of the court, shall be brought to trial within such a time period that the defendant spends no more than a total of 60 days in jail following the date of arraignment, and in any event within such a time period that the defendant is tried not later than a total of 90 days after the date of arraignment unless the time period is otherwise extended by this rule.
(2) Failure To Appear. When a defendant who has already been arraigned fails to appear for any trial or pretrial proceeding at which the defendant's presence is required pursuant to rule 3.4 , the defendant shall be brought to trial not later than 60 days after the date upon which the defendant is present in the county where the criminal charge is pending and the defendant's presence has been made known to the court on the record, if the defendant is thereafter detained in jail or not later than 90 days after such date if the defendant is not detained in jail whether or not the defendant is thereafter subjected to conditions of release.
(3) Mistrial and New Trial. If before verdict the superior court orders a mistrial, the defendant shall be brought to trial not later than 60 days after the oral order of the court if the defendant is thereafter detained in jail or not later than 90 days after the oral order if the defendant is not detained in jail and whether or not the defendant is subjected to conditions of release. If after verdict the superior court orders a new trial, the defendant shall be brought to trial not later than 60 days after entry of the written order of the court if the defendant is thereafter detained in jail, or not later than 90 days after entry of such written order if the defendant is not detained in jail and whether or not the defendant is thereafter subjected to conditions of release.
(4) Retrial After Appellate Reversal. If an appellate court orders a new trial, the defendant shall be brought to trial not later than 60 days after that appearance in superior court which next follows receipt by the clerk of the superior court of the mandate or other written order, if after such appearance the defendant is detained in jail, or not later than 90 days after such appearance if the defendant is thereafter released whether or not subject to conditions of release.
(5) Change of Venue. If a change of venue has been granted pursuant to rule 5.2 , the case shall be transferred to the receiving court as soon as practicable but within 7 days and the defendant shall be brought to trial as prescribed by this rule or not later than 30 days following the date upon which the court to which the case is being transferred for trial receives the filing of the case, whichever is later. If, however, after a change of venue is attempted, the criminal calendar of the receiving county will prevent compliance with the time limits within this section, the trial shall commence on the earliest available date permitted by the criminal calendar of the receiving county.
(6) Disqualification. If the prosecuting attorney or judge becomes disqualified from participating in the
case, the defendant shall be brought to trial as prescribed by this rule or not later than 30 days following the disqualification, whichever is later.
(7) Withdrawal of Guilty Plea. If a defendant has been permitted to withdraw a plea of guilty, the defendant shall be brought to trial not later than 60 days after the date of the written order allowing withdrawal of the guilty plea if the defendant is thereafter detained in jail or not later than 90 days if the defendant is thereafter released from jail, whether or not subjected to conditions of release.
(8) Five-Day Extensions. When a trial is not begun on the date set because of unavoidable or unforeseen circumstances beyond the control of the court or the parties, the court, even if the time for trial has expired, may extend the time within which trial must be held for no more than 5 days exclusive of Saturdays, Sundays, or holidays unless the defendant will be substantially prejudiced in his or her defense. The court must state on the record or in writing the reasons for the extension. If the nature of the unforeseen or unavoidable circumstance continues, the court may extend the time for trial in increments of not to exceed 5 days exclusive of Saturdays, Sundays, or holidays unless the defendant will be substantially prejudiced in his or her defense. The court must state on the record or in writing the reasons for the extension.
(e) Objection to Arraignment Date-Waiver of Objection. A party who objects to the date of arraignment on the ground that it is not within the time limits prescribed by this rule must state the objection to the court at the time of the arraignment. If the court rules that the objection is correct, it shall establish and announce the proper date of arraignment pursuant to section (c) of this rule, and the time for trial set out in section (c) shall be deemed to have commenced on that date. Failure of a party to object as required shall be a waiver of the objection, and the date of arraignment shall be conclusively established as the date upon which the defendant was actually arraigned.
(f) Setting of Trial Date-Notice to Parties-Objection to Trial Date-Waiver.
(1) The court shall, within 15 days of the defendant's actual arraignment in superior court, set a date for trial which is within the time limits prescribed by this rule, and notify counsel for each party of the date set. If a party is not represented by counsel, the notice shall be given to the party, and may be mailed to the party's last known address. The notice shall set forth the proper date of the defendant's arraignment as established at the time of arraignment, the date set for trial and the number of days which will elapse before the trial date. A party who objects to the date set upon the ground that it is not within the time limits prescribed by this rule must, within 10 days after the notice is mailed or otherwise given, move that the court set a trial within those time limits. Failure of a party, for any reason, to make such a motion shall be a waiver of the objection that a trial commenced on such date, or on an extension of such date properly granted pursuant to this rule, is not within the time limits prescribed by this rule.
(2) When the court determines that the trial date should be reset for any reason, including but not limited to the applicability of a period of extension pursuant to section (d) or a period of exclusion pursuant to section (g), the court shall set a new date for trial which is within the time limits prescribed and notify each counsel or party of the date set as provided in subsection (f)(1). A party who objects to the date set on the ground that it is not within the time limits prescribed by this rule must, within 10 days after the notice is mailed or otherwise given, move that the court set a trial date within those time limits. Failure of a party, for any reason, to make such a motion shall be a waiver of the objection that a trial commenced on such a date or on an extension of such date granted pursuant to subsection (d)(8), is not within the time limits prescribed by this rule.
(g) Excluded Periods. The following periods shall be excluded in computing the time for arraignment and the time for trial:
(1) All proceedings relating to the competency of a defendant to stand trial, terminating when the court enters a written order finding the defendant to be competent;
(2) Preliminary proceedings and trial on another charge except as otherwise provided by CrR 3.3(c)(5);
(3) Delay granted by the court pursuant to section (h);
(4) The time between the dismissal of a charge and the defendant's arraignment or rearraignment in superior court following the refiling of the same charge;
(5) Delay resulting from a stay granted by an appellate court;
(6) The time during which a defendant is detained in jail or prison outside the state of Washington or in a federal jail or prison and the time during which a defendant is subjected to conditions of release not imposed by a court of the State of Washington;
(7) All proceedings in juvenile court.
(h) Continuances. Continuances or other delays may be granted as follows:
(1) Upon written agreement of the parties which must be signed by the defendant or all defendants. The agreement shall be effective when approved by the court on the record or in writing.
(2) On motion of the State, the court or a party, the court may continue the case when required in the administration of justice and the defendant will not be substantially prejudiced in the presentation of his or her defense. The motion must be filed on or before the date set for trial or the last day of any continuance or extension granted pursuant to this rule. The court must state on the record or in writing the reasons for the continuance.
(i) Dismissal With Prejudice. A criminal charge not brought to trial within the time period provided by this rule shall be dismissed with prejudice.

Rule 3.4

## PRESENCE OF THE DEFENDANT

(a) When Necessary. The defendant shall be present at the arraignment, at every stage of the trial including
the empaneling of the jury and the return of the verdict, and at the imposition of sentence, except as otherwise provided by these rules, or as excused or excluded by the court for good cause shown.
(b) Effect of Voluntary Absence. In prosecutions for offenses not punishable by death, the defendant's voluntary absence after the trial has commenced in his presence shall not prevent continuing the trial to and including the return of the verdict. A corporation may appear by counsel for all purposes. In prosecutions for offenses punishable by fine only, the court, with the written consent of the defendant, may permit arraignment, plea, trial and imposition of sentence in the defendant's absence.
(c) Defendant Not Present. If in any case the defendant is not present when his personal attendance is necessary, the court may order the clerk to issue a warrant for his arrest, which may be served as a warrant of arrest in other cases.

Comment
Supersedes RCW 10.01.080; RCW 10.46.120, .130; RCW 10.64.020, . 030 .
Rule 3.5

## CONFESSION PROCEDURE

(a) Requirement for and Time of Hearing. When a statement of the accused is to be offered in evidence, the judge at the time of the omnibus hearing shall hold or set the time for a hearing, if not previously held, for the purpose of determining whether the statement is admissible. A court reporter or a court approved electronic recording device shall record the evidence adduced at this hearing.
(b) Duty of Court To Inform Defendant. It shall be the duty of the court to inform the defendant that: (1) he may, but need not, testify at the hearing on the circumstances surrounding the statement; (2) if he does testify at the hearing, he will be subject to cross examination with respect to the circumstances surrounding the statement and with respect to his credibility; (3) if he does testify at the hearing, he does not by so testif ying waive his right to remain silent during the trial; and (4) if he does testify at the hearing, neither this fact nor his testimony at the hearing shall be mentioned to the jury unless he testifies concerning the statement at trial.
(c) Duty of Court To Make a Record. After the hearing, the court shall set forth in writing: (1) the undisputed facts; (2) the disputed facts; (3) conclusions as to the disputed facts; and (4) conclusion as to whether the statement is admissible and the reasons therefor.
(d) Rights of Defendant When Statement Is Ruled Admissible. If the court rules that the statement is admissible, and it is offered in evidence: (1) the defense may offer evidence or cross-examine the witnesses, with respect to the statement without waiving an objection to the admissibility of the statement; (2) unless the defendant testifies at the trial concerning the statement, no reference shall be made to the fact, if it be so, that the defendant testified at the preliminary hearing on the admissibility of the confession; (3) if the defendant becomes a witness on this issue, he shall be subject to cross
examination to the same extent as would any other witness; and, (4) if the defense raises the issue of voluntariness under subsection (1) above, the jury shall be instructed that they may give such weight and credibility to the confession in view of the surrounding circumstances, as they see fit.

Rule 3.6
SUPPRESSION HEARINGS-DUTY OF COURT
At the conclusion of a hearing, upon a motion to suppress physical, oral or identification evidence the trial court shall set forth in writing: (1) the undisputed facts; (2) the disputed facts; (3) the court's findings as to the disputed facts; and (4) the court's reason for the admissibility or inadmissibility of the evidence sought to be suppressed.

## 4. Procedures Prior to Trial

Rule
4.1 Arraignment
4.2 Pleas
4.3 Joinder of Offenses and Defendants
4.4 Severance of Offenses and Defendants
4.5 Omnibus Hearing
4.6 Depositions
4.7 Discovery
4.8 Subpoenas
4.9 Pretrial Conference [Rescinded]

Rule 4.1
ARRAIGNMENT
(a) Time. Promptly after the indictment or information has been filed, the defendant shall be arraigned thereon in open court.
(b) Counsel. If the defendant appears without counsel, the court shall inform him of his right to have counsel before being arraigned. The court shall inquire if he has counsel. If he is not represented and is unable to obtain counsel, counsel shall be assigned to him by the court, unless otherwise provided.
(c) Waiver of Counsel. If the defendant chooses to proceed without counsel, the court shall ascertain whether this waiver is made voluntarily, competently and with knowledge of the consequences. If the court finds the waiver valid, an appropriate finding shall be entered in the minutes. Unless the waiver is valid, the court shall not proceed with the arraignment until counsel is provided. Waiver of counsel at arraignment shall not preclude the defendant from claiming his right to counsel in subsequent proceedings in the cause, and the defendant shall be so informed. If such claim for counsel is not timely, the court shall appoint counsel but may deny or limit a continuance.
(d) Name. Defendant shall be asked his true name. If he alleges that his true name is one other than that by which he is charged, it must be entered in the minutes of the court, and subsequent proceedings shall be had against him by that name or other names relevant to the proceedings.
(e) Reading. The indictment or information shall be read to defendant, unless the reading is waived, and a copy shall be given to defendant.

## Comment

Supersedes RCW 10.40.010, .030, .040; RCW 10.46.030 in part, 040

## Rule 4.2 <br> PLEAS

(a) Types. A defendant may plead not guilty, not guilty by reason of insanity or guilty.
(b) Multiple Offenses. Where the indictment or information charges two or more offenses in separate counts the defendant shall plead separately to each.
(c) Pleading Insanity. Written notice of an intent to rely on the insanity defense, and/or a claim of present incompetency to stand trial, must be filed at the time of arraignment or within 10 days thereafter, or at such later time as the court may for good cause permit. All procedures concerning the defense of insanity or the competence of the defendant to stand trial are governed by RCW 10.77.
(d) Voluntariness. The court shall not accept a plea of guilty, without first determining that it is made voluntarily, competently and with an understanding of the nature of the charge and the consequences of the plea. The court shall not enter a judgment upon a plea of guilty unless it is satisfied that there is a factual basis for the plea.
(e) Agreements. If the defendant intends to plead guilty pursuant to an agreement with the prosecuting attorney, both the defendant and the prosecuting attorney shall, before the plea is entered, file with the court their understanding of the defendant's criminal history, as defined in RCW 9.94A.030. The nature of the agreement and the reasons for the agreement shall be made a part of the record at the time the plea is entered. The validity of the agreement under RCW 9.94A. 090 may be determined at the same hearing at which the plea is accepted.
(f) Withdrawal of Plea. The court shall allow a defendant to withdraw his plea of guilty whenever it appears that the withdrawal is necessary to correct a manifest injustice. If the defendant pleads guilty pursuant to a plea agreement and the court later determines under RCW 9.94A. 090 that the agreement is not binding, the court shall inform the defendant that the guilty plea may be withdrawn and a plea of not guilty entered.
(g) Written Statement. A written statement of the defendant in substantially the form set forth below shall be filed on a plea of guilty:


1. My true name is
2. My age is
3. I went through the $\qquad$ grade in school.
4. I have been informed and fully understand that I have the right to representation by a lawyer and that if I cannot afford to pay for a lawyer, one will be provided at no expense to me. My lawyer's name is
5. I have been informed and fully understand that I am charged with the crime of , that the elements of the crime are the maximum sentence(s) for which is (are) years and $\mathbb{S}$ ___ fine. The standard sentence range for the crime is at least $\qquad$ and not more
than $\qquad$ based upon my criminal history which I understand the Prosecuting Attorney says to be:

## I have been given a copy of the information

6. I have been informed and fully understand that:
(a) I have the right to a speedy and public trial by an impartial jury in the
county where the crime is alleged to have been committed.
(b) I have the right to remain silent before and during trial, and I need not testify against myself
(c) I have the right at trial to hear and question witnesses who testify against me.
(d) I have the right at trial to have witnesses testify for me. These witnesses can be made to appear at no expense to me.
(e) I am presumed innocent until the charge is proven beyond a reasonable doubt or I enter a plea of guilty.
(f) I have the right to appeal a determination of guilt after a trial.
(g) If I plead guilty I give up the rights in statements 6(a)-(f).
7. I plead to the crime of
as charged in the information.
8. I make this plea freely and voluntarily.
9. No one has threatened harm of any kind to me or to any other person to cause me to make this plea.
10. No person has made promises of any kind to cause me to enter this plea except as set forth in this statement.
II. I have been informed and fully understand the Prosecuting Attorney will make the following recommendation to the court:
11. I have been informed and fully understand that the standard sentencing range is based on the crime charged and my criminal history. Criminal history includes prior convictions, whether in this state, in federal court, or elsewhere. Criminal history also includes convictions or guilty pleas at juvenile court that are felonies and which were committed when I was 15 years of age or older. Juvenile convictions count only if I was less than 23 years of age at the time I committed this present offense. I fully understand that if criminal history in addition to that listed in paragraph 5 is discovered, both the standard sentence range and the Prosecuting Attorney's recommendation may increase. Even so, I fully understand that my plea of guilty to this charge is binding upon me if accepted by the court, and I cannot change my mind if additional criminal history is discovered and the standard sentence range and Prosecuting Attorney's recommendation increases.
12. I have been informed and fully understand that the court does not have to follow anyone's recommendation as to sentence. I have been fully informed and fully understand that the court must impose a sentence within the standard sentence range unless the court finds substantial and compelling reasons not to do so. If the court goes outside the standard sentence range, either I or the State can appeal that sentence. If the sentence is within the standard sentence range, no one can appeal the sentence.
13. I understand that if I am not a citizen of the United States, a plea of guilty to an offense punishable as a crime under state law is grounds for deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States.
14. The court has asked me to state briefly in my own words what I did that resulted in my being charged with the crime in the information. This is my statement:
15. I have read or have had read to me and fully understand all of the numbered paragraphs above ( 1 through 15) and have received a copy of "Statement of Defendant on Plea of Guilty." I have no further questions to ask of the court.
Prosecuting Attorney $\quad$ Defendant
$\quad$ Defendant's Lawyer

The foregoing statement was read by or to the defendant and signed by the defendant in the presence of his or her attorney, and the undersigned Judge, in open court. The court finds the defendant's plea of guilty to be knowingly, intelligently and voluntarily made, that the court has informed the defendant of the nature of the charge and the consequences of the plea, that there is a factual basis for the plea, and that the defendant is guilty as charged.
Dated this $\qquad$ day of $\qquad$ , 19

## Judge

I am fluent in the language and 1 have translated this en ject matter of this document. I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Dated this $\qquad$ day of $\qquad$ 19
(h) Verification by Interpreter. If a defendant is not fluent in the English language, a person the court has determined has fluency in the defendant's language shall certify that the written statement provided for in section
(g) has been translated orally or in writing and that the defendant has acknowledged that he or she understands the translation.

Comment
Section (e) of the rule accommodates the requirements in RCW 9.94A.080, .090 , and .100 . The rule also makes it clear that it is unnecessary to hold separate hearings for determining the validity of the agreement and for accepting the guilty plea.
In section ( $f$ ) of the rule, a new sentence is added reflecting a similar provision in RCW 9.94A.090. It is desirable to repeat the statutory provision in the rule to avoid any implication that the "manifest injustice" test in the existing rule applies to the withdrawal of a plea entered pursuant to an agreement that is later found to be not binding under the statute.
The rule requires only that the court "inform" the defendant of the right to withdraw a guilty plea. The Commission concluded that the statutory provision requiring a formal "order" was unnecessary and will recommend that the statute be amended to conform to the rule. It is assumed that if the defendant chooses to exercise the option of withdrawing the plea, the withdrawal will be confirmed by the entry of an order.
Regardless of whether the defendant is permitted to withdraw a guilty plea under the existing "manifest injustice" standard or the new statutory provision, the time for trial is extended under $\operatorname{CrR} 3.3(\mathrm{~d})(7)$ to 90 days after the entry of the order confirming the withdrawal of the plea if the defendant is released, or 60 days if the defendant is to remain in custody pending trial.

Section (g), concerning the defendant's written statement, has been revised throughout to conform to the requirements of the new act.
Section (h) is the same as the corresponding section in the prior rule.

## Rule 4.3

## JOINDER OF OFFENSES AND DEFENDANTS

(a) Joinder of Offenses. Two or more offenses may be joined in one charge, with each offense stated in a separate count, when the offenses, whether felonies or misdemeanors or both:
(1) Are of the same or similar character, even if not part of a single scheme or plan; or
(2) Are based on the same conduct or on a series of acts connected together or constituting parts of a single scheme or plan;
(3) Improper joinder of offenses or defendants shall not preclude subsequent prosecution on the same charge for the charge or defendant improperly joined.
(b) Joinder of Defendants. Two or more defendants may be joined in the same charge:
(1) When each of the defendants is charged with accountability for each offense included;
(2) When each of the defendants is charged with conspiracy and one or more of the defendants is also charged with one or more offenses alleged to be in furtherance of the conspiracy; or
(3) When, even if conspiracy is not charged and all of the defendants are not charged in each count, it is alleged that the several offenses charged:
(i) were part of a common scheme or plan; or
(ii) were so closely connected in respect to time, place and occasion that it would be difficult to separate proof of one charge from proof of the others.
(c) Failure To Join Related Offenses.
(1) Two or more offenses are related offenses, for purposes of this rule, if they are within the jurisdiction and venue of the same court and are based on the same conduct.
(2) When a defendant has been charged with two or more related offenses, his timely motion to join them for trial should be granted unless the court determines that because the prosecuting attorney does not have sufficient evidence to warrant trying some of the offenses at that
time, or for some other reason, the ends of justice would be defeated if the motion were granted. A defendant's failure to so move constitutes a waiver of any right of joinder as to related offenses with which the defendant knew he was charged.
(3) A defendant who has been tried for one offense may thereafter move to dismiss a charge for a related offense, unless a motion for joinder of these offenses was previously denied or the right of joinder was waived as provided in section (b). The motion to dismiss must be made prior to the second trial, and shall be granted unless the court determines that because the prosecuting attorney was unaware of the facts constituting the related offense or did not have sufficient evidence to warrant trying this offense at the time of the first trial, or for some other reason, the ends of justice would be defeated if the motion were granted.
(4) Entry of a plea of guilty to one offense does not bar the subsequent prosecution of a related offense unless the plea of guilty was entered on the basis of a plea agreement in which the prosecuting attorney agreed to seek or not to oppose dismissal of other related charges or not to prosecute other potential related charges.
(d) Authority of Court To Act on Own Motion. The court may order consolidation for trial of two or more indictments or informations if the offenses or defendants could have been joined in a single charge.

## Rule 4.4

## SEVERANCE OF OFFENSES AND DEFENDANTS

(a) Timeliness of Motion-Waiver.
(1) A defendant's motion for severance of offenses or defendants must be made before trial, except that a motion for severance may be made before or at the close of all the evidence if the interests of justice require. Severance is waived if the motion is not made at the appropriate time.
(2) If a defendant's pretrial motion for severance was overruled he may renew the motion on the same ground before or at the close of all the evidence. Severance is waived by failure to renew the motion.
(b) Severance of Offenses. The court, on application of the prosecuting attorney, or on application of the defendant other than under section (a), shall grant a severance of offenses whenever before trial or during trial with consent of the defendant, the court determines that severance will promote a fair determination of the defendant's guilt or innocence of each offense.
(c) Severance of Defendants.
(1) A defendant's motion for severance on the ground that an out-of-court statement of a codefendant referring to him is inadmissible against him shall be granted unless:
(i) the prosecuting attorney elects not to offer the statement in the case in chief;
(ii) deletion of all references to the moving defendant will eliminate any prejudice to him from the admission of the statement.
(2) The court, on application of the prosecuting attorney, or on application of the defendant other than
under subsection (i), should grant a severance of defendants whenever:
(i) if before trial, it is deemed necessary to protect a defendant's rights to a speedy trial, or it is deemed appropriate to promote a fair determination of the guilt or innocence of a defendant; or
(ii) if during trial upon consent of the severed defendant, it is deemed necessary to achieve a fair determination of the guilt or innocence of a defendant.
(3) When such information would assist the court in ruling on a motion for severance of defendants, the court may order the prosecuting attorney to disclose any statements made by the defendants which he intends to introduce in evidence at the trial.
(d) Failure To Prove Grounds for Joinder of Defendants. If, pursuant to section (a), a defendant moves to be severed at the conclusion of the prosecution's case or of all the evidence, and there is not sufficient evidence to support the grounds upon which the moving defendant was joined or previously denied severance, the court shall grant a severance if, in view of this lack of evidence, failure to sever prejudices the moving defendant.
(e) Authority of Court To Act on Own Motion. The court may order a severance of offenses or defendants before trial if a severance could be obtained on motion of a defendant or the prosecution.

> Supersedes RCW 10.46.100.

## Rule 4.5

omnibus hearing
(a) When Required. When a plea of not guilty is entered, the court may set a time for an omnibus hearing.
(b) Time. The time set for the omnibus hearing shall allow sufficient time for counsel to (i) initiate and complete discovery; (ii) conduct further investigation of the case, as needed; and (iii) continue plea discussions.
(c) Checklist. At the omnibus hearing, the trial court on its own initiative, utilizing a checklist substantially in the form of the omnibus application by plaintiff and defendant (see section (h)) shall:
(i) ensure that standards regarding provision of counsel have been complied with;
(ii) ascertain whether the parties have completed discovery and, if not, make orders appropriate to expedite completion;
(iii) make rulings on any motions, other requests then pending, and ascertain whether any additional motions, or requests will be made at the hearing or continued portions thereof;
(iv) ascertain whether there are any procedural or constitutional issues which should be considered;
(v) upon agreement of counsel, or upon a finding that the trial is likely to be protracted or otherwise unusually complicated, set a time for a pretrial conference; and
(vi) permit defendant to change his plea.
(d) Motions. All motions and other requests prior to trial should ordinarily be reserved for and presented orally at the omnibus hearing unless the court otherwise directs. Failure to raise or give notice at the hearing of any error or issue of which the party concerned has
knowledge may constitute waiver of such error or issue. Checklist forms substantially like the memorandum required by section (h) shall be made available by the court and utilized at the hearing to ensure that all requests, errors and issues are then considered.
(e) Continuance. Any and all issues should be raised either by counsel or by the court without prior notice, and if appropriate, informally disposed of. If additional discovery, investigation or preparation, or evidentiary hearing, or formal presentation is necessary for a fair and orderly determination of any issue, the omnibus hearing should be continued from time to time until all matters raised are properly disposed of.
(f) Record. A verbatim record (electronic, mechanical or otherwise), shall be made of all proceedings at the hearing.
(g) Stipulations. Stipulations by any party shall be binding upon that party at trial unless set aside or modified by the court in the interests of justice.
(h) Memorandum. At the conclusion of the hearing, a summary memorandum shall be made indicating disclosure made, rulings and orders of the court, stipulations, and any other matters determined or pending. Such summary memorandum shall be in substantially the following form:

19. To supply any reports of scientific tests, experiments, or comparisons and other reports to experts in the control of the prosecution, pertaining to this case.
20. To permit inspection and copying of any books, papers, documents, photographs or tangible objects which the prosecution:
(a) Obtained from or belonging to the defendant; or
(b) Which will be used at the hearing or trial.
21. To supply any information known concerning a prior conviction of persons whom the prosecution intends to call as witnesses at the hearing or trial.
22. To inform the defendant of any information he has indicating entrapment of the defendant.
Dated this $\qquad$ day of $\qquad$ 19

Attorney for Defendant

## II

Motion by Plaintiff
The plaintiff makes the application or motions checked:

1. Defendant to state the general nature of his defense.
2. Defendant to state whether or not he will rely on an alibi and, if so, to furnish a list of his alibi witnesses and their addresses. Granted __ Denied
3. Defendant to state whether or not he will rely on a defense of insanity at the time of the offense.
(a) If so, defendant to supply the name(s) of his witness(es) on the issue, both lay and professional.
(b) If so, defendant to permit the prosecution to inspect and copy all medical reports under his control or the control of his attorney.
(c) Defendant will also state whether or not he will submit to a psychiatric examination by a doctor selected by the prosecution.
4. Defendant to furnish results of scientific tests, experiments or comparisons and the names of persons who conducted the tests.
5. Defendant to appear in a lineup.
6. Defendant to speak for voice identification by witnesses.
7. Defendant to be fingerprinted.
8. Defendant to pose for photographs (not involving a reenactment of the crime).
9. Defendant to try on articles of clothing.
10. Defendant to permit taking of specimens of material under fingernails.
11. Defendant to permit taking samples of blood, hair and other materials of his body which involve no unreasonable intrusion thereof.
12. Defendant to provide samples of his handwriting.
13. Defendant to submit to a physical external inspection of his body.
14. Defendant to state whether there is any claim of incompetency to stand trial.
15. For discovery of the names and addresses of defendant's witnesses and their statements.
16. To inspect physical or documentary evidence in defendant's possession.
17. To take the deposition(s) of witness(es).
18. To secure the appearance of a witness at trial or hearing.
19. Defendant to state whether his prior convictions will be stipulated or need be proved.
20. Defendant to state whether he will stipulate to the continuous chain of custody of evidence from acquisition to trial.
Dated this $\qquad$ day of $\qquad$ , 19

Prosecuting Attorney
It is so ordered this $\qquad$ day of $\qquad$ 19

Comment
Supersedes RCW 10.46.030 in part.
Rule 4.6

## DEPOSITIONS

(a) When Taken. Upon a showing that a prospective witness may be unable to attend or prevented from attending a trial or hearing or if a witness refuses to discuss the case with either counsel and that his testimony is material and that it is necessary to take his deposition in order to prevent a failure of justice, the court at any time after the filing of an indictment or information may upon motion of a party and notice to the parties order that his testimony be taken by deposition and that any designated books, papers, documents or tangible objects, not privileged, be produced at the same time and place.
(b) Notice of Taking. The party at whose instance a deposition is to be taken shall give to every other party
reasonable written notice of the time and place for taking the deposition. The notice shall state the name and address of each person to be examined. On motion of a party upon whom the notice is served, the court for cause shown may extend or shorten the time and may change the place of taking.
(c) How Taken. A deposition shall be taken in the manner provided in civil actions. No deposition shall be used in evidence against any defendant who has not had notice of and an opportunity to participate in or be present at the taking thereof.
(d) Use. Any deposition may be used by any party for the purpose of contradicting or impeaching the testimony of the deponent as witness, or as substantive evidence under circumstances permitted by the Rules of Evidence.
(e) Objections to Admissibility. Objections to receiving in evidence a deposition or part thereof may be made as provided in civil actions.

## Rule 4.7

DISCOVERY
(a) Prosecutor's Obligations.
(1) Except as otherwise provided by protective orders or as to matters not subject to disclosure, the prosecuting attorney shall disclose to the defendant the following material and information within his possession or control no later than the omnibus hearing:
(i) the names and addresses of persons whom the prosecuting attorney intends to call as witnesses at the hearing or trial, together with any written or recorded statements and the substance of any oral statements of such witnesses;
(ii) any written or recorded statements and the substance of any oral statements made by the defendant, or made by a codefendant if the trial is to be a joint one;
(iii) when authorized by the court, those portions of grand jury minutes containing testimony of the defendant, relevant testimony of persons whom the prosecuting attorney intends to call as witnesses at the hearing or trial, and any relevant testimony that has not been transcribed;
(iv) any reports or statements of experts made in connection with the particular case, including results of physical or mental examinations and scientific tests, experiments, or comparisons;
(v) any books, papers, documents, photographs, or tangible objects, which the prosecuting attorney intends to use in the hearing or trial or which were obtained from or belonged to the defendant; and
(vi) any record or prior criminal convictions known to the prosecuting attorney of the defendant and of persons whom the prosecuting attorney intends to call as witnesses at the hearing or trial.
(2) The prosecuting attorney shall disclose to the defendant:
(i) any electronic surveillance, including wiretapping, of the defendant's premises or conversations to which the defendant was a party and any record thereof;
(ii) any expert witnesses whom the prosecuting attorney will call at the hearing or trial, the subject of their
testimony, and any reports they have submitted to the prosecuting attorney;
(iii) any information which the prosecuting attorney has indicating entrapment of the defendant.
(3) Except as is otherwise provided as to protective orders, the prosecuting attorney shall disclose to defendant's counsel any material or information within his knowledge which tends to negate defendant's guilt as to the offense charged.
(4) The prosecuting attorney's obligation under this section is limited to material and information within the knowledge, possession or control of members of his staff.
(b) Defendant's Obligations.
(1) Except as is otherwise provided as to matters not subject to disclosure and protective orders, the defendant shall disclose to the prosecuting attorney the following material and information within his control no later than the omnibus hearing: the names and addresses of persons whom the defendant intends to call as witnesses at the hearing or trial, together with any written or recorded statements and the substance of any oral statements of such witness.
(2) Notwithstanding the initiation of judicial proceedings, and subject to constitutional limitations, the court on motion of the prosecuting attorney or the defendant, may require or allow the defendant to:
(i) appear in a lineup;
(ii) speak for identification by a witness to an offense;
(iii) be fingerprinted;
(iv) pose for photographs not involving reenactment of the crime charged;
(v) try on articles of clothing;
(vi) permit the taking of samples of or from his blood, hair, and other materials of his body including materials under his fingernails which involve no unreasonable intrusion thereof;
(vii) provide specimens of his handwriting;
(viii) submit to a reasonable physical, medical, or psychiatric inspection or examination;
(ix) state whether there is any claim of incompetency to stand trial;
(x) allow inspection of physical or documentary evidence in defendant's possession;
(xi) state whether his prior convictions will be stipulated or need to be proved;
(xii) state whether or not he will rely on an alibi and, if so, furnish a list of alibi witnesses and their addresses;
(xiii) state whether or not he will rely on a defense of insanity at the time of the offense;
(xiv) state the general nature of his defense.
(3) Provisions may be made for appearance for the foregoing purposes in an order for pretrial release.
(c) Additional Disclosures Upon Request and Specification. Except as is otherwise provided as to matters not subject to disclosure the prosecuting attorney shall, upon request of the defendant, disclose any relevant material and information regarding:
(1) Specified searches and seizures;
(2) The acquisition of specified statements from the defendant; and
(3) The relationship, if any, of specified persons to the prosecuting authority.
(d) Material Held by Others. Upon defendant's request and designation of material or information in the knowledge, possession or control of other persons which would be discoverable if in the knowledge, possession or control of the prosecuting attorney, the prosecuting attorney shall attempt to cause such material or information to be made available to the defendant. If the prosecuting attorney's efforts are unsuccessful and if such material or persons are subject to the jurisdiction of the court, the court shall issue suitable subpoenas or orders to cause such material to be made available to the defendant.
(e) Discretionary Disclosures.
(1) Upon a showing of materiality to the preparation of the defense, and if the request is reasonable, the court in its discretion may require disclosure to the defendant of the relevant material and information not covered by sections (a), (c) and (d).
(2) The court may condition or deny disclosure authorized by this rule if it finds that there is a substantial risk to any person of physical harm, intimidation, bribery, economic reprisals or unnecessary annoyance or embarrassment, resulting from such disclosure, which outweigh any usefulness of the disclosure to the defendant.
(f) Matters Not Subject to Disclosure.
(1) Work Product. Disclosure shall not be required of legal research or of records, correspondence, reports or memoranda to the extent that they contain the opinions, theories or conclusions of investigating or prosecuting agencies except as to material discoverable under subsection (a)(1)(iv).
(2) Informants. Disclosure of an informant's identity shall not be required where his identity is a prosecution secret and a failure to disclose will not infringe upon the constitutional rights of the defendant. Disclosure of the identity of witnesses to be produced at a hearing or trial shall not be denied.
(g) Medical and Scientific Reports. Subject to constitutional limitations, the court may require the defendant to disclose any reports or results, or testimony relative thereto, of physical or mental examinations or of scientific tests, experiments or comparisons, or any other reports or statements of experts which the defendant intends to use at a hearing or trial.
(h) Regulation of Discovery.
(1) Investigations Not To Be Impeded. Except as is otherwise provided with respect to protective orders and matters not subject to disclosure, neither the counsel for the parties nor other prosecution or defense personnel shall advise persons other than the defendant having relevant material or information to refrain from discussing the case with opposing counsel or showing opposing counsel any relevant material, nor shall they otherwise impede opposing counsel's investigation of the case.
(2) Continuing Duty To Disclose. If, after compliance with these standards or orders pursuant thereto, a party discovers additional material or information which is subject to disclosure, he shall promptly notify the
other party or his counsel of the existence of such additional material, and if the additional material or information is discovered during trial, the court shall also be notified.
(3) Custody of Materials. Any materials furnished to an attorney pursuant to these standards shall remain in his exclusive custody and be used only for the purposes of conducting his side of the case, and shall be subject to such other terms and conditions as the court may provide.
(4) Protective Orders. Upon a showing of cause, the court may at any time order that specified disclosure be restricted or deferred, or make such other order as is appropriate, provided that all material and information to which a party is entitled must be disclosed in time to permit his counsel to make beneficial use thereof.
(5) Excision. When some parts of certain material are discoverable under this rule, and other parts not discoverable, as much of the material shall be disclosed as is consistent with this rule. Material excised pursuant to judicial order shall be sealed and preserved in the records of the court, to be made available to the appellate court in the event of an appeal.
(6) In Camera Proceedings. Upon request of any person, the court may permit any showing of cause for denial or regulation of disclosure, or portion of such showing, to be made in camera. A record shall be made of such proceedings. If the court enters an order granting relief following a showing in camera, the entire record of such showing shall be sealed and preserved in the records of the court, to be made available to the appellate court in the event of an appeal.
(7) Sanctions.
(i) if at any time during the course of the proceedings it is brought to the attention of the court that a party has failed to comply with an applicable discovery rule or an order issued pursuant thereto, the court may order such party to permit the discovery of material and information not previously disclosed, grant a continuance, dismiss the action or enter such other order as it deems just under the circumstances.
(ii) willful violation by counsel of an applicable discovery rule or an order issued pursuant thereto may subject counsel to appropriate sanctions by the court.

## Comment

Supersedes RCW 10.37.030, .033; RCW 10.46.030 in part.

## Rule 4.8

SUBPOENAS
Subpoenas shall be issued in the same manner as in civil actions.

> Comment
> Supersedes RCW 10.46 .030 in part, .050 .

Rule 4.9
PRETRIAL CONFERENCE
[RESCINDED]

## 5. Venue

Rule
5.1 Commencement of Actions
5.2 Change of Venue

Rule 5.1

## COMMENCEMENT OF ACTIONS

(a) Where Commenced. All actions shall be commenced:
(1) In the country where the offense was committed;
(2) In any county wherein an element of the offense was committed or occurred.
(b) Two or More Counties. When there is reasonable doubt whether an offense has been committed in one of two or more counties, the action may be commenced in any such county.
(c) Right To Change. When a case is filed pursuant to section (b) of this rule, the defendant shall have the right to change venue to any other county in which the offense may have been committed. Any objection to venue must be made as soon after the initial pleading is filed as the defendant has knowledge upon which to make it.

## Comment

Supersedes RCW 10.25.010, .020, .030, .040, .050, .060, . 110 .

## Rule 5.2

Change of venue
(a) When Ordered-Improper County. The court shall order a change of venue upon motion and showing that the action has not been prosecuted in the proper county.
(b) When Ordered-On Motion of Party. The court may order a change of venue to any county in the state:
(1) Upon written agreement of the prosecuting attorney and the defendant;
(2) Upon motion of the defendant, supported by affidavit that he believes he cannot receive a fair trial in the county where the action is pending.
(c) Discharge of Jury. When the court orders a change of venue it shall discharge the jury, if any, without prejudice to the prosecution, and direct that all the papers and proceedings be certified to the superior court of the proper county and direct the defendant and the witnesses to appear at such court.

Comment
Supersedes RCW 10.25.080, .090, .100; RCW 10.46.180.

## 6. Procedures at Trial

[^23]6.14 Immunity
6.15 Instructions and Argument
6.16 Verdicts and Findings

## Comment

RCW 10.46.070 is superseded in part by all of CrR 6 .

## Rule 6.1

## TRIAL BY JURY ORBY THE COURT

(a) Trial by Jury. Cases required to be tried by jury shall be so tried unless the defendant files a written waiver of a jury trial, and has consent of the court.
(b) Number of Jurors. Unless otherwise provided by these rules, the number of persons serving on a jury shall be 12 , not including alternates. If prior to trial on a noncapital case all defendants so elect, the case shall be tried by a jury of not less than six, or by the court.
(c) Juror Unable To Continue. If a case has not yet been submitted to the jury and a juror is unable to continue and no alternate jurors were selected or none are available, or if a case has been submitted to the jury and a juror is unable to continue, all defendants may elect to continue with the remaining jurors. The court shall declare a mistrial for any defendant who does not elect to continue with the remaining jurors. If some, but not all, defendants elect to continue with the trial, the court shall proceed with the trial for those defendants unless the court determines manifest necessity requires a mistrial.
(d) Trial Without Jury. In a case tried without a jury, the court shall enter findings of fact and conclusions of law. In giving the decision, the facts found and the conclusions of law shall be separately stated. The court shall enter such findings of fact and conclusions of law only upon 5 days' notice of presentation to the parties.

Comment
Supersedes RCW 10.49.020.

## Rule 6.2

## JURORS' ORIENTATION

All jurors will be given a general orientation when they report for duty.
(a) Juror Handbook. A copy of the Juror's Handbook to Washington Courts prepared by the Superior Court Judges' Association of the State of Washington and the Washington State Magistrates Association shall be provided to all petit jurors by the court in which they are to serve.
(b) Juror Information Sheet. Prior to the commencement of a petit juror's term of service, a juror information sheet shall be furnished to the juror by the court in which the person is to serve. The format of the information sheet shall be consistent with recommendations of the Administrator for the Courts.

## Rule 6.3

## SELECTING THE JURY

When the action is called for trial, the clerk shall prepare separate ballots containing the names of the jurors summoned who have appeared and not been excused, and deposit them in a box. He shall draw the
required number of names for purposes of voir dire examination. Any necessary additions to the panel shall be drawn from the clerk's list of qualified jurors. The clerk shall thereupon prepare separate ballots and deposit them in the trial jury box.

Rule 6.4
Challenges
(a) Challenges to the Entire Panel. Challenges to the entire panel shall only be sustained for a material departure from the procedures prescribed by law for their selection.
(b) Voir Dire. A voir dire examination shall be conducted for the purpose of discovering any basis for challenge for cause and for the purpose of gaining knowledge to enable an intelligent exercise of peremptory challenges. The judge shall initiate the voir dire examination by identifying the parties and their respective counsel and by briefly outlining the nature of the case. The judge and counsel may then ask the prospective jurors questions touching their qualifications to serve as jurors in the case, subject to the supervision of the court as appropriate to the facts of the case.
(c) Challenges for Cause.
(1) If the judge after examination of any juror is of the opinion that grounds for challenge are present, he shall excuse that juror from the trial of the case. If the judge does not excuse the juror, any party may challenge the juror for cause.
(2) RCW 4.44.150 through 4.44 .200 shall govern challenges for cause.
(d) Exceptions to Challenge.
(1) Determination. The challenge may be excepted to by the adverse party for insufficiency and, if so, the court shall determine the sufficiency thereof, assuming the facts alleged therein to be true. The challenge may be denied by the adverse party and, if so, the court shall try the issue and determine the law and the facts.
(2) Trial of Challenge. Upon trial of a challenge, the Rules of Evidence applicable to testimony offered upon the trial of an ordinary issue of fact shall govern. The juror challenged, or any other person otherwise competent, may be examined as a witness by either party. If a challenge be determined to be sufficient, or if found to be true, as the case may be, it shall be allowed, and the juror to whom it was taken excluded; but if not so determined or found otherwise, it shall be disallowed.

## (e) Peremptory Challenges.

(1) Peremptory Challenges Defïned. A peremptory challenge is an objection to a juror for which there is no reason given, but upon which the court shall exclude him. In prosecutions for capital offenses the defense and the state may challenge peremptorily 12 jurors each; in prosecution for offenses punishable by imprisonment in a penitentiary 6 jurors each; in all other prosecutions, 3 jurors each. When several defendants are on trial together, each defendant shall be entitled to one challenge in addition to the number of challenges provided above, with discretion in the trial judge to afford the prosecution such additional challenges as circumstances warrant.
(2) Peremptory Challenges-How Taken. After prospective jurors have been passed for cause, peremptory challenges shall be exercised alternately first by the prosecution then by each defendant until the peremptory challenges are exhausted or the jury accepted. Acceptance of the jury as presently constituted shall not waive any remaining peremptory challenges to jurors subsequently called.

Comment
Supersedes RCW 10.49.030, .040, .050, . 060 .

## Rule 6.5

## ALTERNATE JURORS

When the jury is selected the court may direct the selection of one or more additional jurors, in its discretion, to be known as alternate jurors. Each party shall be entitled to one peremptory challenge for each alternate juror to be selected. When several defendants are on trial together, each defendant shall be entitled to one challenge in addition to the challenge provided above, with discretion in the trial judge to afford the prosecution such additional challenges as circumstances warrant. If at any time before submission of the case to the jury a juror is found unable to perform his duties the court shall order him discharged, and the clerk shall draw the name of an alternate who shall take his place on the jury.

Supersedes RCW 10.49.070.
Comment
Rule 6.6
JURORS' OATH
The jury shall be sworn or affirmed well and truly to try the issue between the State and the defendant, according to the evidence and instructions by the court.

> Supersedes RCW 10.49.100.

## Comment

## Rule 6.7

## CUSTODY OF JURY

(a) Generally. During trial and deliberations the jury may be allowed to separate unless good cause is shown, on the record, for sequestration of the jury.
(b) Communication Restricted. Unless the jury is allowed to separate, the jurors shall be kept together under the charge of one or more officers until they agree upon their verdict or are discharged by the court. The officer shall keep the jurors separate from other persons and shall not allow any communication which may affect the case to be made to the jurors, nor make any himself, unless by order of the court, except to ask the jurors if they have agreed upon their verdict. The officer shall not, before the verdict is rendered, communicate to any person the state of the jurors' deliberations or their verdict.
(c) Motions. Any motions or proceedings concerning the separation or sequestration of the jury shall be made out of the presence of the jury.

Rule 6.8

## NOTETAKING BY JURORS

With permission of the trial judge, jurors may take notes regarding the evidence presented to them and keep these notes with them when they retire for their deliberation. Such notes should be treated as confidential between the jurors making them and their fellow jurors, and be destroyed immediately after the verdict is rendered.

## Rule 6.9

## VIEW OF PREMISES BY JURY

The court may allow the jury to view the place in which any material fact occurred. In such event it shall order the jury to be conducted in a body, in the custody of a proper officer of the court to the place which shall be shown to them by the judge. The defendant shall be present at the view. During the view, no person other than the judge or person authorized by him shall speak to the jury on any subject relating to the trial.

Rule 6.10
discharge of Jury
The jury may be discharged by the court on consent of both parties or when it appears that there is no reasonable probability of their reaching agreement.

## Rule 6.11

JUDGE—DISABILITY
(a) Disability of Judge During Jury Trial. If, before the judge submits the case to the jury, he is unable to continue with the trial, any other judge assigned to or regularly sitting in the court, upon familiarizing himself with the record of the trial, may proceed with the trial. Upon defendant's objection to the replacement, a mistrial shall be granted. If, after the judge submits the case to the jury, he is unable to continue, the case shall proceed before another judge.
(b) Disability of Judge During Nonjury Trial. If a judge before whom trial without jury has commenced is unable to proceed with the trial, a mistrial shall be granted.

## Rule 6.12

## wITNESSES

(a) Who May Testify. Any person may be a witness in any action or proceeding under these rules except as hereinafter provided or as provided in the Rules of Evidence.
(b) When Excused. A witness subpoenaed to attend in a criminal case is dismissed and excused from further attendance as soon as he has given his testimony in chief and has been cross-examined thereon, unless either party makes requests in open court that the witness remain in attendance; and witness fees will not be allowed any witness after the day on which his testimony is given, except when the witness has in open court been required to remain in further attendance, and when so required the clerk shall note that fact in his journal.
(c) Persons Incompetent To Testify. The following persons are incompetent to testify: (1) Those who are of unsound mind, or intoxicated at the time of their production for examination; and (2) children who do not have the capacity of receiving just impressions of the facts about which they are examined or who do not have the capacity of relating them truly. This shall not affect any recognized privileges.
(d) Not Excluded on Grounds of Interest. No person offered as witness shall be excluded from giving evidence by reason of his interest in the result of the action, as a party thereto or otherwise, but such interest may be shown to affect his credibility.
(e) Material Witnesses. On motion of the prosecuting attorney or the defendant a witness may be compelled to attend a hearing to determine whether his testimony is material. Upon request, the court shall appoint counsel for a witness who is financially unable to obtain one if it appears to the court, after an offer of proof by the moving party, that the testimony of such witness would tend to incriminate him, or it appears that counsel is required to otherwise fully protect the rights of such witness.

See RCW 10.01.130.
Comment

Rule 6.13

## TESTIMONY IN LIEU OF WITNESSES

(a) Deposition. Upon a determination that the testimony of a witness is material, and that it appears probable that the witness will not voluntarily appear at the trial, the court may order the taking of his deposition. Pending the taking of the deposition the provisions of CrR 3.2 shall apply.

## (b) Test Report by Expert.

(1) Certification Required. Subject to subsection (b)(3) of this rule, the official written report of an expert witness which contains the results of any test of a substance or object which are relevant to an issue in a trial shall be admitted in evidence without further proof or foundation as prima facie evidence of the facts stated in the report if the report bears or has attached a certification stating that the certifier has performed a test on the substance or object in question, the name of the person from whom the substance or object was received, the certificate is attached to a true and complete copy of the certifier's official report, the report was made by the certifier, and the qualifications of the certifier to make such tests. The certificate shall be signed by the certifier with the title of his office and his business address and telephone number.
(2) Form. The certificate shall be in substantially the following form:

[^24]4. Such document is a report of the results of a test which report and test were made by the undersigned who has the following qualifications and experience:

| $\overline{\text { Signature }}$ |
| :--- |
| Title |
| Business Address and Telephone |

(3) Notice Requirements. The court shall exclude such report if:
(i) a copy of the report and certificate has not been served on the defendant or the defendant's attorney at least 15 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper; or
(ii) in the case of an unrepresented defendant, a copy of this rule in addition to a copy of the report and certificate has not been served on the defendant at least 15 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper; or
(iii) at least 7 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, the defendant has served a written demand upon the prosecutor to produce the expert witness at the trial.

## Rule 6.14

immunity
In any case the court on motion of the prosecuting attorney may order that a witness shall not be excused from giving testimony or producing any papers, documents or things, on the ground that his testimony may tend to incriminate or subject him to a penalty or forfeiture; but he shall not be prosecuted or subjected to criminal penalty or forfeiture for or on account of any transaction, matter, or fact concerning which he has been ordered to testify pursuant to this rule. He may nevertheless be prosecuted for failing to comply with the order to answer, or for perjury or the giving of false evidence.

Rule 6.15

## INSTRUCTIONS AND ARGUMENT

(a) Proposed Instructions. Proposed jury instructions shall be served and filed when a case is called for trial by serving one copy upon counsel for each party, by filing one copy with the clerk, and by delivering the original and one additional copy for each party to the trial judge. Additional instructions, which could not be reasonably anticipated, shall be served and filed at any time before the court has instructed the jury.

Not less than 10 days before the date of trial, the court may order counsel to serve and file proposed instructions not less than 3 days before the trial date.

Each proposed instruction shall be on a separate sheet of paper. The original shall not be numbered nor include citations of authority.

Any superior court may adopt special rules permitting certain instructions to be requested by number from any published book of instructions.
(b) Statute Abrogated. That portion of RCW 10.52.040, reading as follows, is hereby abrogated:

And provided further, That it shall be the duty of the court to instruct the jury that no inference of guilt shall arise against the accused if the accused shall fail or refuse to testify as a witness in his or her own behalf.
(c) Objection to Instructions. Before instructing the jury, the court shall supply counsel with copies of the proposed numbered instructions, verdict and special finding forms. The court shall afford to counsel an opportunity in the absence of the jury to object to the giving of any instructions and the refusal to give a requested instruction or submission of a verdict or special finding form. The party objecting shall state the reasons for his objection, specif ying the number, paragraph, and particular part of the instruction to be given or refused. The court shall provide counsel for each party with a copy of the instructions in their final form.
(d) Instructing the Jury and Argument of Counsel. The court shall read the instructions to the jury. The prosecution may then address the jury after which the defense may address the jury followed by the prosecution's rebuttal.
(e) Deliberation. After argument, the jury shall retire to consider the verdict. The jury shall take with it the instructions given, all exhibits received in evidence and a verdict form or forms.
(f) Additional or Subsequent Instructions.
(1) After retirement for deliberation, if the jury desires to be informed on any point of law, the judge may require the officer having them in charge to conduct them into court. Upon the jury being brought into court, the information requested, if given, shall be given in the presence of, or after notice to the parties or their counsel. Any additional instruction upon any point of law shall be given in writing.
(2) After jury deliberations have begun, the court shall not instruct the jury in such a way as to suggest the need for agreement, the consequences of no agreement, or the length of time a jury will be required to deliberate.
(g) Several Offenses. The verdict forms for an offense charged or necessarily included in the offense charged or an attempt to commit either the offense charged or any offense necessarily included therein may be submitted to the jury.

Rule 6.16
verdicts and findings
(a) Verdicts.
(1) Several Defendants. If there are two or more defendants, the jury at any time during its deliberations may return a verdict or verdicts with respect to a defendant or defendants as to whom it has agreed; if a jury
cannot agree with respect to all, the defendant or defendants as to whom it does not agree may be tried again.
(2) Return of Verdict. When all members of the jury agree upon a verdict, the foreman shall complete and sign the verdict form and return it to the judge in open court.
(3) Poll of Jurors. When a verdict or special finding is returned and before it is recorded, the jury shall be polled at the request of any party or upon the court's own motion. If at the conclusion of the poll, all of the jurors do not concur, the jury may be directed to retire for further deliberations or may be discharged by the court.
(b) Special Findings. The court may submit to the jury forms for such special findings which may be required or authorized by law. The court shall give such instruction as may be necessary to enable the jury both to make these special findings or verdicts and to render a general verdict. When a special finding is inconsistent with another special finding or with the general verdict, the court may order the jury to retire for further consideration.
(c) Forms.
(1) Verdict. The verdict of the jury may be in substantially the following form:

We, the jury, find the defendant guilty [or not guilty] of the crime of $\qquad$ as charged in count number

Signature of Foreman
(2) Special Findings. Special findings may be substantially in the following form:

Was the defendant [name] armed with a deadly weapon at the time of the commission of the crime charged in count number__? Yes ( ) No ( )

Comment
Supersedes RCW 10.61.030, . 035 in part, .040, 050 .

## 7. Procedures Following Conviction

## Rule

7.1 Procedures Before Sentencing
7.2 Sentencing
7.3 Judgment
7.4 Arrest of Judgment
7.5 Probation
7.6 New Trial
7.7 Post-Conviction Relief [Rescinded]

Rule 7.1

## PROCEDURES BEFORE SENTENCING

(a) Generally. At the time of, or within 3 days after, a plea, finding, or verdict of guilt of a felony, the court may order that a presentence investigation and report be prepared by the Department of Corrections. The court shall also then:
(1) Set a date, time, and place for sentencing in compliance with the time requirements of RCW 9.94A. 110 ;
(2) Order the defendant to return at the designated date, time, and place; and
(3) Set a date at least 10 days before sentencing for delivery of the presentence report, if any, to the court, to the prosecuting attorney, and to the defendant or defense counsel.
(b) Report. The report of the presentence investigation shall contain the defendant's criminal history, as defined by RCW 9.94A.030, and such information about his characteristics, his financial condition, and the circumstances affecting his behavior as may be relevant in imposing sentence or in the correctional treatment of the defendant, and such other information as may be required by the court.
(c) Notice of New Evidence. At least 3 days before the sentencing hearing, defense counsel and the prosecuting attorney shall notify opposing counsel and the court of any part of the presentence report that will be controverted by the production of evidence.
(d) Other Reports. Any interested person, as designated in RCW 9.94A.110, may submit a report separate from that furnished by the Department of Corrections.

## Comment

The rule is designed to implement RCW 9.94A. 110 and related statutes concerning the sentencing procedure. The entire rule is new; it replaces the prior CrR 7.2, Presentence Investigation, portions of which are incorporated into the new rule.
Section (a) is adapted from Minn. R. Crim. P. 27.03. The rule states that the court may order a presentence investigation and report, giving the court a measure of discretion to dispense with a report when the appropriate sentence can readily be determined on the basis of the sentencing guidelines score sheet. The rule codifies the existing practice of requiring the writer of the report to send copies to counsel and to the court.

Section (b) is substantially the same as the prior rule, CrR 7.2(b). The reference in the prior rule to the defendant's "prior criminal record" is replaced by a reference to the defendant's "criminal history" in order to parallel the statutory language.

The reference to "helpful" information is replaced by a reference to "relevant" information because much of what is "helpful" under the prior rule will become irrelevant under a system of presumptive sentencing.
Section (c) ensures that both parties will receive reasonable notice of any intent to controvert the presentence report by the production of new evidence. The combined effect of sections (a)(3) and (c) is that each party will have 7 days to examine the report before giving the required notice.
Section (d) makes it clear that persons who are permitted under RCW 9.94A.110 to present "argument" at sentencing may do so in writing.
Unlike the prior rule, CrR 7.2(c), the rule contains no provision concerning the nondisclosure of "harmful" portions of the presentence report. The Commission concluded that the provision was no longer necessary because much of what might be "harmful" under the prior rule will no longer be relevant under presumptive sentencing and will not be included in the report. If a report under the presumptive sentencing system does contain information that the court believes should be kept confidential, the court may fashion an appropriate remedy on a case-by-case basis.

## Rule 7.2

## SENTENCING

(a) Generally. The court shall state the precise terms of the sentence and shall assure that the record accurately reflects all time spent in custody in connection with the offense or behavioral incident for which sentence is imposed. Pending such action the court may release or commit the defendant, pursuant to rule 3.2.
(b) Procedure at Time of Sentencing. The court shall, at the time of sentencing, unless the judgment and sentence are based on a plea of guilty, advise the defendant: (1) of his right to appeal the conviction; (2) of the right to appeal a sentence outside the standard sentence range; (3) that unless a notice of appeal is filed within 30 days after the entry of the judgment or order appealed from, the right to appeal is irrevocably waived;
(4) that the court clerk will, if requested by the defendant appearing without counsel, file a notice of appeal in his behalf; and (5) of his right, if unable to pay the costs thereof, to have counsel appointed and portions of the trial record necessary for review of assigned errors transcribed at public expense for an appeal. These proceedings shall be made a part of the record.
(c) Record. A verbatim record of the sentencing proceedings shall be made.
(d) Judgment and Sentence. For every felony sentencing, the clerk of the court shall forward a copy of the judgment and sentence to the Sentencing Guidelines Commission. If the sentence imposed departs from the applicable standard sentence range, the court's written findings of fact and conclusions of law shall also be supplied to the Commission.

Comment
The prior rule, CrR 7.1, is adopted as CrR 7.2.
In section (a), the added language is suggested by Minn. R. Crim. P. 27.03. The deleted language addressed matters that are now covered in more detail in RCW 9.94A. 110.
Section (b) is the same as the corresponding section in the prior rule, except that subsections (1) and (2) are modified to reflect the provisions of RCW 9.94A. 210.

Section (c), concerning the withdrawal of a guilty plea, is deleted. In the existing rules, the point is covered in both $\operatorname{CrR} 4.2$ and $\operatorname{CrR}$ 7.1. (See rule 4.2.) The language of the two provisions differs, but they appear to be the same in substance. There is no apparent distinction between the two provisions in the cases that have interpreted them. No loss of substance occurs when the provision in CrR 7.1 is deleted, leaving the point governed by CrR 4.2.
Section (c) is suggested by Minn. R. Crim. P. 27.03.
Section (d) is suggested by Minn. R. Crim. P. 27.03.

## Rule 7.3

## JUDGMENT

A judgment of conviction shall set forth whether defendant was represented by counsel or made a valid waiver of counsel, the plea, the verdict or findings, and the adjudication and sentence. The court may order that its sentence include special conditions or requirements, including a specified schedule for the payment of a fine, restitution, or other costs, or the performance of community service. If the defendant is found not guilty or for any other reason is entitled to be discharged, judgment shall be entered accordingly. The judgment shall be signed by the judge and entered by the clerk.

## Comment

The rule codifies the existing practice allowing the court to impose special conditions on its sentence. The rule makes it clear that special conditions, including a specified schedule, may likewise be imposed with respect to an order for community service, restitution, or costs. (See RCW 9.94A.200, referring to terms and conditions of restitution.)

The rule is, of course, subject to any statutory restrictions on the court's sentencing authority. For example, a statute requires that a sentence of confinement for more than 60 days must be served on consecutive days (RCW 9.94A.120). The rule would not permit the court to order that such a sentence be served on intermittent days.

## Rule 7.4

## ARREST OF JUDGMENT

(a) Arrest of Judgments. Judgment may be arrested on the motion of the defendant for the following causes: (1) Lack of jurisdiction of the person or offense; (2) the indictment or information does not charge a crime; or (3) insufficiency of the proof of a material element of the crime.
(b) Time for Motion; Contents of Motion. A motion for arrest of judgment must be served and filed within 10 days after the verdict or decision. The court on application of the defendant or on its own motion may in its discretion extend the time.

The motion for arrest of judgment shall identify the specific reasons in fact and law as to each ground on which the motion is based.
(c) New Charges After Arrest of Judgments. When judgment is arrested and there is reasonable ground to believe that the defendant can be convicted of an offense properly charged, the court may order the defendant to be recommitted or released to answer a new indictment or information. If judgment was arrested because there was no proof of a material element of the crime the defendant shall be dismissed.
(d) Rulings on Alternative Motions in Arrest of Judgment or for a New Trial. Whenever a motion in arrest of a judgment and, in the alternative, for a new trial is filed and submitted in any superior court in any criminal cause tried before a jury, and the superior court enters an order granting the motion in arrest of judgment, the court shall, at the same time, in the alternative, pass upon and decide in the same order the motion for a new trial. The ruling upon the motion for a new trial shall not become effective unless and until the order granting the motion in arrest of judgment is reversed, vacated, or set aside in the manner provided by law.

Rule 7.5

## probation

(a) Probation. After conviction of an offense the defendant may be placed on probation as provided by law.
(b) Revocation of Probation. The court shall not revoke probation except after a hearing in which the defendant shall be present and apprised of the grounds on which such action is proposed. The defendant is entitled to be represented by counsel and may be released pursuant to CrR 3.2 pending such hearing. Counsel shall be appointed for a defendant financially unable to obtain counsel.

Rule 7.6
NEW TRIAL
(a) Grounds for New Trial. The court on motion of a defendant may grant a new trial for any one of the following causes when it affirmatively appears that a substantial right of the defendant was materially affected:
(1) Receipt by the jury of any evidence, paper, document or book not allowed by the court;
(2) Misconduct of the prosecution or jury;
(3) Newly discovered evidence material for the defendant, which he could not have discovered with reasonable diligence and produced at the trial;
(4) Accident or surprise;
(5) Irregularity in the proceedings of the court, jury or prosecution, or any order of court, or abuse of discretion, by which the defendant was prevented from having a fair trial;
(6) Error of law occurring at the trial and objected to at the time by the defendant;
(7) That the verdict or decision is contrary to law and the evidence;
(8) That substantial justice has not been done. When the motion is based on matters outside the record, the facts shall be shown by affidavit.
(b) Time for Motion; Contents of Motion. A motion for new trial must be served and filed within 10 days after the verdict or decision. The court on application of the defendant or on its own motion may in its discretion extend the time.

The motion for a new trial shall identify the specific reasons in fact and law as to each ground on which the motion is based.
(c) Time for Affidavits. When a motion for a new trial is based upon affidavits they shall be served with the motion. The prosecution has 10 days after such service within which to serve opposing affidavits. The court may extend the period for submitting affidavits to a time certain for good cause shown or upon stipulation.
(d) Statement of Reasons. In all cases where the court grants a motion for a new trial, it shall, in the order granting the motion, state whether the order is based upon the record or upon facts and circumstances outside the record which cannot be made a part thereof. If the order is based upon the record, the court shall give definite reasons of law and facts for its order. If the order is based upon matters outside the record, the court shall state the facts and circumstances upon which it relied.
(e) Disposition of Motion. The motion shall be disposed of before judgment and sentence or order deferring sentence.

Rule 7.7
POST-CONVICTION RELIEF
[Rescinded]

## 8. Miscellaneous

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Rule 8.1
TIME
Time shall be computed and enlarged in accordance with CR 6.

Rule 8.2

## MOTIONS

CR 7(b) shall govern motions in criminal cases.

## Rule 8.3

DISMISSAL
(a) On Motion of Prosecution. The court may, in its discretion, upon written motion of the prosecuting attorney setting forth the reasons therefor, dismiss an indictment, information or complaint.
(b) On Motion of Court. The court on its own motion in the furtherance of justice, after notice and hearing, may dismiss any criminal prosecution and shall set forth its reasons in a written order.

Comment
Supersedes RCW 10.46.090.
Rule 8.4
SERVICE AND FILING OF PAPERS
CR 5 shall govern service and filing of written motions (except those heard ex parte) in criminal causes.

## Rule 8.5

## CALENDARS

In setting cases for trial, unless otherwise provided by statute, preference shall be given to criminal over civil cases, and criminal cases where the defendant or a witness is in confinement shall have preference over other criminal cases.

Rule 8.6
EXCEPTIONS UNNECESSARY
CR 46 shall govern exceptions to rulings and orders in criminal cases.

## Rule 8.7

## OBJECTIONS

Objections in criminal causes shall be taken as in civil causes.

Rule 8.8
DISCHARGE
Upon acquittal, or whenever the court shall direct any criminal prosecution to be dismissed, the defendant shall be released from custody or conditions of release on such charge and any bail shall be exonerated.

Comment
Supersedes RCW 10.64.090.

## SUPERIOR COURT MENTAL PROCEEDINGS RULES (MPR)

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## Introduction

The following rules have been designed and promulgated to give full force and effect to Laws of 1973, 1st Ex. Sess., ch. 142. Any future amendments which may be enacted will be dealt with in rules as the need may arise.

Section 62 of the act directs the Supreme Court to adopt rules with respect to court procedures and proceedings. Adoption of these rules is not to be construed as approval of what could be a breach of the separation of powers of government. While the Legislature may recommend rulemaking as to particular matters, it may not mandate rulemaking which is an inherent power of the judicial branch.

Although the courts generally do not pass upon the wisdom or the workability of statutes, they are concerned with their constitutionality. The adoption of these rules, which are merely designed to give effect to the statute as it is written, does not in any manner indicate an opinion of the court that the statute is or is not constitutional in any respect. In promulgating them, the court does not in any manner obviate further consideration of any portion of the statute or these rules in a proper case.

Because of the complicated nature of the statute necessitating these rules and the need that they be effective January 1, 1974, the court has promulgated them without submitting them for comment, and now invites comment from the bench and bar.

## Rule 1.1

## NOTICE-GENERAL

Whenever any notice or document pursuant to the provisions of RCW 71.05 is required to be served on a person who is detained or committed, such notice or document shall be provided to the person's attorney, guardian, if any, and, if the person is under 18 years of age, to any person, entity, or institution having actual custody, in addition to any other person provided by statute.
(a) Notice to Prosecutor. In any judicial proceeding under RCW 71.05 for involuntary commitment or detention in which the prosecuting attorney is required to represent a party (see RCW 71.05.130), the prosecuting attorney for the county in which the proceeding is initiated shall be served with written notice of the proceedings and copies of the initiating papers by the party initiating the proceedings.
(b) Notice to Attorney General. In any judicial proceeding under RCW 71.05 for involuntary commitment or detention in which the Attorney General is required to represent a party (see RCW 71.05.130), the Attorney General shall be served with written notice of the proceedings and copies of the initiating papers by the party initiating the proceedings.
(c) Notice of Release. Whenever a person committed or detained under RCW 71.05 is released or conditionally released, the court ordering such commitment shall be notified immediately in writing of the release by the superintendent or professional person in charge of the facility from which the person is released.

## Rule 1.2

## CONTINUANCE OR POSTPONEMENT

In any judicial proceeding for involuntary commitment or detention held pursuant to RCW 71.05 the court may continue or postpone such proceeding for a reasonable time, subject to RCW 71.05.210 and RCW 71.05.240, on the following grounds:
(a) On motion of the respondent if there is a showing of good cause;
(b) On motion of the prosecuting attorney or the Attorney General if:
(1) The respondent expressly consents to a continuance or delay and there is a showing of good cause; or
(2) Required in the proper administration of justice and the respondent will not be substantially prejudiced in the presentation of respondent's case.
(c) The court on its own motion may continue the case when required in the due administration of justice and when the respondent will not be substantially prejudiced in the presentation of his case.

An order granting continuance shall state whether detention will be extended and the grounds therefor.

## Rule 1.3

CONFIDENTIALITY OF PROCEEDINGS
Proceedings had pursuant to RCW 71.05 shall not be open to the public, unless the person who is the subject of the proceedings or his attorney files with the court a
written request that the proceedings be public. The court in its discretion may permit a limited number of persons to observe the proceedings as a part of a training program of a facility devoted to the healing arts or of an accredited educational institution within the state.

## Rule 1.4

## alternative less restrictive treatment

(a) As an alternative to detention, where the court makes a finding or a special verdict is returned that the respondent should receive less restrictive alternative treatment, the court may order such less restrictive alternative treatment for no longer than the period for which the respondent could have been committed at the hearing.
(b) If the court orders less restrictive alternative treatment, the order shall specify the terms and conditions of the alternative treatment and a copy shall be delivered to the respondent.
(c) If the conditions of the alternative treatment are not adhered to, the designated mental health professional may order the respondent apprehended according to the procedure defined by rules 4.1 through 4.5 .

## Rule 2.1

SUMmons
The summons issued pursuant to RCW 71.05.150 shall include the following:
(a) The date and time for appearance, not less than 24 hours from the time at which the summons is served, at an evaluation and treatment facility.
(b) The address of the evaluation and treatment facility.
(c) The business address and business telephone number of the designated mental health professional.
(d) A statement that the person summoned may be detained at the evaluation and treatment facility for up to 72 hours excluding Saturdays, Sundays, and holidays.
(e) A statement whether the 72-hour evaluation period is on outpatient or inpatient status.
(f) A statement that if the person summoned fails to appear at the evaluation and treatment facility on or before the date and time indicated, he may be taken into custody.
(g) A statement that an attorney will be appointed for the person summoned unless the person has retained his own attorney.
(h) The name, business address and business telephone number of the designated attorney.
(i) The summons shall be in substantially the following form:

[^25]You have the right to have an attorney. (Name, address, telephone number) will be appointed as your attorney unless you make arrangements to be represented by another attorney.

Dated this day or
[signed], 19

| Mental |
| :--- |
| (name) Coulth Professional |
| Address: Washington |

Telephone:

## Rule 2.2

## AUTHORIZATION AND NOTICE OF DETENTION

At the time when any person is taken into custody or as soon as possible thereafter pursuant to RCW 71.05$.150(1)(\mathrm{d})$ or RCW 71.05.150(2) regardless of whether a summons has been issued pursuant to rule 2.1 written authorization to do so shall be served upon such person. A copy of the authorization and a notice of detention shall be filed with the court. The authorization and notice of detention shall include:
(a) The name of the person to be taken into custody.
(b) A statement that the person authorized to take custody is authorized pursuant to RCW 71.05.150(1)(d) or RCW 71.05.150(2).
(c) A statement that the person is to be taken into custody for the purpose of delivering that person to an evaluation and treatment facility for a period of up to 72 hours excluding Saturdays, Sundays, and holidays. The 72 -hour period begins when the evaluation and treatment facility provisionally accepts the person as provided in RCW 71.05.170.
(d) A statement specifying the name and location of the evaluation and treatment facility where such person will be detained.
(e) The authorization and notice of detention shall be in substantially the following form:

[^26]Respondent has been detained in (name and location of evaluation and treatment facility).
Dated:
Time:
[signed]
$\square$ Peace Officer or $\square$ Mental Health Professional, ( name) County, Washington

Rule 2.2A

## NOTICE OF EMERGENCY DETENTION

The notice of emergency detention required to be filed with the court and served upon the designated attorney of the detained person pursuant to RCW 71.05.160 shall include a statement specifying the name and location of
the evaluation and treatment facility where the person taken into custody has been detained.

The notice of emergency detention shall be in substantially the following form:

| (Respondent) has been detained in (nam Dated: $\qquad$ | me of evaluation and treatment facility). Time of provisional acceptance: |
| :---: | :---: |
|  | signed] <br> Mental Mealth Professional <br> (name) County, Washington |

Rule 2.3

## RIGHT TO COPY COURT FILES

Prior to and at the hearing provided for in RCW 71$.05 .200,71.05 .240$, and 71.05 .250 , the attorney for any detained person who will be a respondent at such hearing shall be permitted to view and copy all documents relating to the detained person which have been filed with the court.

Rule 2.4

## PROBABLE CAUSE HEARING

(a) Notice. If notice to the court and the prosecuting attorney of the probable cause hearing as required by RCW 71.05.150(1)(c) includes the date and time of the provisional acceptance of any person involuntarily detained, no additional notice to the court shall be required pursuant to RCW 71.05.170.
(b) Procedure.
(1) The probable cause hearing provided in RCW 71.05.200(1) shall be held in accordance with the provisions of RCW 71.05.200(1), 71.05.240, and 71.05.250, except that under the circumstances defined by RCW 10.77.090, the prosecuting attorney may be the petitioner.
(2) The probable cause hearing shall proceed as in other civil actions, except that the court, in its discretion, may dispense with opening statements and final arguments.
(3) The court shall be advised of any medications administered to the respondent within the prior 24 -hour period, and if it appears that the person detained has refused medication 24 hours before the hearing, but was nevertheless forced to receive medication during that period, the court may continue the hearing for 24 hours, and may order that no medication shall be administered to the person detained during such period.
(4) At the conclusion of the hearing, the court shall make written findings of fact and conclusions of law, and enter an order for release or for detention for an additional 14 days in an evaluation and treatment facility, or such lesser treatment as shall to the court appear proper. A copy of the order shall be served upon the evaluation and treatment facility and on the mental health professional who signed the petition.

Rule 2.5

## JUVENILE COURT PROCEEDINGS

(a) Minors over 13 years of age involuntarily committed pursuant to RCW 72.23 .070 (3)(c) shall be released from such involuntary detention at the expiration of 1
year unless a new petition is filed pursuant to RCW 72.23.070(3)(b).
(b) The term "clearly" as used in RCW 72.23.070 shall describe the standard, "clear, cogent, and convincing."
(c) An order shall be "necessary" or in the "best interests" of a minor, as those terms are used in RCW 72.23.070, when the minor is gravely disabled or presents a likelihood of serious harm to others or himself.
(d) In the event the professional person in charge of the facility or his designee seeks to prevent the release of a voluntarily committed minor seeking release pursuant to RCW 72.23.070, the petition or written objections required to be filed by him with the juvenile court shall be the same as a petition for initial involuntary detention of minors (rule 6.1A).

Rule 3.1

## FIRST COURT APPEARANCE

For purposes of proceedings for 90 -day commitment, the phrase "first court appearance" provided in RCW 71.05.310, shall refer to the appearance provided for in RCW 71.05.300 of that act.

$$
\text { Rule } 3.2
$$

## PRELIMINARY APPEARANCE

Prior to the hearing provided for in RCW 71.05.320(2), the committed person shall be brought before the court for an appearance which shall be the same as that provided in RCW 71.05.300 of that act.

## Rule 3.3

## JURY DEMAND

(a) When Available. A jury is available only in a hearing for 90 - or 180 -day commitment proceedings pursuant to RCW 71.05.300 and RCW 71.05.320.
(b) Procedure for Demand. Within 2 judicial days after the person detained is advised in open court of his right to a jury trial as provided in RCW 71.05.300 the person detained may demand a trial by jury in the hearing on the petition for 90 -day or 180 -day detention by serving upon the prosecuting attorney a demand therefor in writing, by filing the demand therefor with the clerk. No jury fee shall be required. If no party, within the time above specified, serves and files a demand for jury trial, the matter shall be heard without a jury. If no party, within the time above specified, serves or files a demand that the matter be tried by a jury of 12 , it shall be tried by a jury of 6 members, with concurrence of 5 being required to reach a verdict.

## Rule 3.4

HEARING
(a) Procedure. The hearing shall be proceeded with as in any other civil action.
(b) Findings and Conclusions. Unless the matter is tried to a jury, the court shall make and enter findings of fact and conclusions of law.
(c) Verdict. If the matter is tried to a jury, the court shall instruct the jury to bring in a special verdict, which
shall be in terms of the issues specified in RCW 71.05. 320 .

Rule 4.1

## NOTICE OF CONDITIONS

Any person conditionally released pursuant to RCW 71.05 .340 shall be notified in writing of the terms and conditions of the release and shall be notified in writing of any modifications of such terms and conditions. Such notification shall also be given in writing to the court which ordered the person's commitment.

## Rule 4.2

## AUTHORIZATION FOR APPREHENSION AND DETENTION

At the time of taking any person into custody for failure to adhere to the terms and conditions of release under RCW 71.05.340 or of an alternative treatment under RCW 71.05.320, an authorization for apprehension and detention shall be served upon the person. The authorization for apprehension and detention shall include:
(a) The name of the person taken into custody;
(b) A statement that it is issued pursuant to the suspension of conditional release or alternative treatment;
(c) The date on which the order of commitment or order for alternative treatment was entered and the number of days, if any, for which the person was ordered committed.
(d) The authorization shall be in substantially the following form:

To: Any Peace Officer or Mental Health Professional
You are authorized to take or cause to be taken (name of person) into custody and place such person in (name and location of evaluation and treatment facility) for detention pursuant to $\square$ RCW 71.05 .340 (suspension of conditional release) or $\square$ RCW 71.05 .320 (suspension of alternative treatment). The named person was $\square$ conditionally released from an order of commitment or $\square$ originally placed on alternative treatment, the conditions of which have been violated. The named person's commitment to inpatient treatment or alternative treatment was originally ordered for (number) days by (name of court) on (date). Date:
[signed]
$\square$ Secretary, Department of Social and Health Services, State of Washington,
or His Designee,
$\square$ Mental Health Professional
(name) County, Washington

## Rule 4.3

PETITION AND ORDER OF APPREHENSION AND DETENTION-SERVICE
Unless otherwise ordered by the court, the petition and order of apprehension and detention required in RCW 71.05.340, shall be served on the person to be apprehended and detained at the time of apprehension, and on his guardian, if any, and his attorney, if any, as soon as possible.
Where no order of apprehension and detention has been issued, a petition shall be filed with the court within 72 hours and the person, his attorney, if any, and his guardian, if any, shall be served with a copy of the petition within 24 hours after the petition is filed with the court. At the time the petition is served on the person, notice shall be filed with the court and served on the person that a hearing will be held within 15 days.

Rule 4.4

## PETITION FOR INITIAL DETENTION

A mental health professional may commence new proceedings for 72 -hour detention pursuant to RCW 71.05.150, notwithstanding an order of less restrictive alternative treatment under RCW 71.05.320 or a grant of conditional release pursuant to RCW 71.05.340.

## Rule 4.5 <br> HEARING

(a) Burden of Proof. Before entering an order returning any person for involuntary treatment on an inpatient basis as a result of failure to adhere to the terms and conditions of conditional release pursuant to RCW 71.05.340 or less restrictive treatment under RCW 71.05.320 , the court shall find at the hearing that there is clear, cogent, and convincing evidence that such person did not adhere to the terms and conditions of release or less restrictive treatment, that the terms of such release or treatment should not be modified, and that the person should be returned to inpatient treatment.
(b) Waiver. Waiver of the hearing provided for in RCW 71.05 .340 shall be in writing signed by all persons required to waive under that section. A copy of the waiver shall be filed with the court in which the notice of apprehension and detention was filed.

## Rule 5.1

GENERAL
Proceedings pursuant to RCW 71.05 shall be brought in the superior court of the county in which the person is being detained. The court, for good cause, may transfer a proceeding to the county of respondent's residence, or to the county in which the alleged conduct evidencing need for treatment occurred.

## Rule 5.2

## CONDITIONAL RELEASE HEARING

The notice of apprehension and detention and the petition for hearing required in RCW 71.05.340, shall be filed in the county ordering the commitment from which the person was conditionally released. Upon motion for good cause, the court may order the proceeding transferred to the court in the county in which the person was receiving outpatient care or the county of the person's residence.

Rule 5.3

## RELEASE OF RECORDS

A proceeding for the release of records or files pursuant to RCW 71.05 .390 shall be in the court maintaining such records or files.

Rule 5.4
[Reserved]

Rule 6.1

## PETITION FOR INITIAL DETENTION

The petition for initial detention shall contain the following:
(a) Identification of the petitioner as a peace officer or designated mental health professional.
(b) A statement describing the circumstances under which the condition of the respondent was brought to the petitioner's attention.
(c) A statement that as a result of the petitioner's personal observation or investigation, the petitioner believes that the actions of the respondent constitute a likelihood of harm to the respondent, others, or to the property of others, or that the respondent is gravely disabled.
(d) A statement of the specific facts known to the petitioner upon which he bases his belief that respondent should be detained for the purposes and under the authority of RCW 71.05.
(e) A request that the respondent be detained at an evaluation and treatment facility for no more than a 72hour treatment and evaluation period.
(f) The date and the signature of the petitioner.
(g) The petition shall be in substantially the following form:

|  | Superior Court of Washington FOR $\qquad$ ] Countr |
| :---: | :---: |
| In re the Detention of: | No. |
| Petitioner: and | Petition for Initial Detention |
| Respondent: | RCW |

Pursuant to RCW 71.05 petitioner $\square$ a peace officer or $\square$ mental health professional designated by the county alleges under penalty of perjury that: Respondent, $\qquad$ , was brought to my attention under the following circumstances:

As a result of my personal observation or investigation I believe that the actions of the respondent constitute a likelihood of serious harm to the respondent, others, or to the property of others, or that the respondent is gravely disabled.
The specific facts known to me as a result of personal observation or investigation, upon which I base the belief that the respondent should be detained for the purposes and under the authority of RCW 71.05 are:


The petition for initial detention of a minor shall contain the following:
(a) The name and address of the petitioner(s) and that the petitioner(s) is (are) the parent, parents, conservator or guardian of the respondent, or that the petitioner is the juvenile court.
(b) The name, address, age, and sex of the respondent.
(c) A statement that the respondent is or is not in detention at the time the petition is filed, and, if so, the name and location of the place of detention.
(d) A statement that the respondent, as a result of mental disorder, presents a likelihood of serious harm to himself or others, or is gravely disabled.
(e) The facts upon which the allegations of the petition are based.
(f) A statement of the alternative courses of treatment which have been considered and that no alternative less restrictive than detention is in the best interest of the respondent.
(g) The name and location of the facility in which respondent will be detained and a statement that such facility is certified by the Department of Social and Health Services to provide evaluation and treatment to persons under 18 years of age suffering from mental disorders.
(h) A demand that a hearing be held to determine whether respondent shall be committed or whether an alternative less restrictive treatment exists.
(i) The petition shall be in substantially the following form:

|  | Superior Court of Washington FOR $\qquad$ ] County |
| :---: | :---: |
| In re the Detention of: | No. |
|  | Petition for Initial Involuntary Detention of a Minor |
| Respondent. | ] RCW |

(Petitioner(s)) is (are) $\square$ parent, $\square$ parents, $\square$ conservator, $\square$ guardian of (respondent), or $\square$ juvenile court for
County. Petitioner(s)'s address is
(Respondent), residing at (address) in (city or town), Washington, is a $\square$ male $\square$ female years of age.
At the time of filing this petition, respondent $\square$ is $\square$ is not in detention pursuant to RCW 72.23.070. If respondent is in detention, the name and location of the facility in which respondent is in detention are

Respondent, as a result of mental disorder, $\square$ presents a likelihood of serious harm to him/herself, $\square$ presents a likelihood of serious harm to others, $\square$ is gravely disabled.

The facts upon which the allegations of this petition are based are:
The following alternative courses of treatment have been considered:
No alternative less restrictive than detention is in the best interest of the respondent.

The facility in which respondent will be detained is (name and location), certified by the Department of Social and Health Services to provide evaluation and treatment to persons under 18 years of age suffering from mental disorders.

The petitioner(s) request(s) that a hearing be held in the above named court to determine whether respondent shall be involuntarily committed pursuant to RCW 72.23 or whether there shall be an alternative less restrictive treatment.

Dated this $\qquad$ day of $\qquad$ , 19


Rule 6.2

## PETITION FOR FOURTEEN-DAY INVOLUNTARY TREATMENT

The petition for 14 -day involuntary treatment shall contain the following:
(a) The name and address of the petitioner(s).
(b) The name of the person alleged, as a result of mental disorder, to present a likelihood of serious harm to him/herself, others, or the property of others, or to be gravely disabled, and, if known to the petitioner, the address, age, sex, marital status and occupation of the person. Such person shall be denominated the respondent.
(c) The facts upon which the allegations of the petition are based.
(d) The name of every person known or believed by the petitioner to be legally responsible for the care, support, and maintenance of the person alleged, as a result of mental disorder, to present a likelihood of serious harm to others or himself, or to be gravely disabled, and the address of each such person if known to the petitioner.
(e) A statement that the professional staff of the evaluation and treatment facility has examined and analyzed respondent's condition and finds that as a result of mental disorder respondent presents a likelihood of serious harm to himself or others or is gravely disabled.
(f) A statement that the respondent has been advised of the need for voluntary treatment and that the professional staff of the facility has evidence that he has not in good faith volunteered.
(g) A statement that the facility providing intensive treatment is certified to provide such treatment by the Department of Social and Health Services of the State of Washington.
(h) A statement that there is no less restrictive alternative to detention in the best interest of respondent or others, or that a less restrictive alternative is sought and a specification of what that alternative is.
(i) A demand that a probable cause hearing be held within 72 hours after provisional acceptance at the evaluation and treatment facility, excluding Saturdays, Sundays, and holidays, unless the person is sooner released, on the issue of whether the respondent shall be detained for an additional 14 days' involuntary treatment or whether such person shall be treated under less restrictive alternatives.
(j) The petition shall be in substantially the following form:

(use back of page if necessary)
The person(s) legally responsible for the care, support, and maintenance of (respondent) and their relationship to him are, so far as known to the petitioner, as follows: (Give names, addresses, and relationship of persons named as respondents.)
(use back of page if necessary) The respondent has been advised of the need for, but has not accepted voluntary treatment.
The facility providing intensive treatment is certified to provide such treatment by the Department of Social and Health Services.

The petitioner(s) request(s) that a hearing be held before (time and date) unless the respondent is sooner released, to determine whether (respondent) $\square$ shall be detained for 14 days' involuntary treatment because there is no less restrictive alternative to detention in the best interest of respondent or others, or $\square$ shall be required to comply with the following less restrictive alternative:


## Rule 6.3

## PETITION FOR NINETY-DAY INVOLUNTARY TREATMENT

The petition for 90 -day involuntary treatment shall contain the following:
(a) The name and address of the petitioner.
(b) The name and address of the person alleged, as a result of mental disorder, to present a likelihood of serious harm to him/herself or others because such person (1) has threatened, attempted, or inflicted physical harm upon the person of another or him/herself or substantial damage upon the property of another after having been taken into custody for evaluation and treatment, or (2) was taken into custody as a result of conduct in which he/she attempted or inflicted physical harm upon the person of another or him/herself, or (3) is gravely disabled, or (4) has been determined to be incompetent and criminal charges have been dismissed pursuant to RCW 10.77.090(3) and has committed acts constituting a felony, and presents substantial likelihood of repeating similar acts. Such person shall be denominated the respondent.
(c) A statement that petitioner is the professional person in charge of the treatment facility in which the respondent is detained pursuant to court order or his professional designee, or the county mental health professional of (name) County.
(d) The name of the court ordering 14-day involuntary treatment or finding the respondent incompetent pursuant to RCW 10.77.090(3) and the date on which such order or finding was entered.
(e) A summary of the facts supporting the allegations of the petition.
(f) A demand that a hearing be held within 5 judicial days of the first court appearance after the probable cause hearing unless the person named in the petition requests a jury trial, in which case trial shall commence within 10 judicial days of the filing of the petition for

90 -day treatment on the issue of whether the person alleged, as a result of mental disorder, to present a likelihood of serious harm, to himself or others, shall be detained for involuntary treatment for a period not to exceed 90 days.
(g) A statement that the petition is supported by accompanying affidavits and the names of the persons signing such affidavits.
(h) The petition shall be in substantially the following form:
Superior Court of Washington
for $\quad$ County

In re the Detention of:
No. $\qquad$
Petition for Ninety-Day Involuntary Treatment

Respondent.
RCW
(Petitioner), $\square$ the professional person in charge, or $\square$ his professional designee, or $\square$ the county mental health professional for (name) county, of (name of facility) in which (respondent) is detained for (number) days pursuant to an order of (name of court) entered on (date) alleges that:
(Respondent), residing at (address) in (city or town), is a $\square$ single $\square$ married $\square$ widowed $\square$ divorced $\square$ male $\square$ female age
As a result of mental disorder (respondent) presents a likelihood of serious harm to him/herself or others because respondent $\square$ has threatened, attempted, or inflicted physical harm upon the person of another or him/herself or substantial damage upon the property of another after having been taken into custody for evaluation and treatment, or $\square$ was taken into custody as a result of conduct in which respondent threatened, attempted or inflicted physical harm upon the person of another or him/herself, or $\square$ is gravely disabled, or $\square$ has been determined to be incompetent and criminal charges have been dismissed pursuant to RCW 10.77.090(3), and has committed acts constituting a felony, and as a result of mental disorder, presents a substantial likelihood of repeating similar acts.

The facts upon which the allegations of this petition are based are summarized as follows:

The allegations are supported by the accompanying affidavits signed by ___


The petition for 180-day involuntary treatment shall contain the following:
(a) The name and address of the person filing the petition and the statement that the petitioner is the superintendent or professional person in charge of the facility in which the person who is alleged, as a result of mental disorder, to present a likelihood of serious harm to others, is detained, or in the event that the defendant has received involuntary treatment but has not been committed to a treatment facility or has been conditionally released from such a facility, a statement that the petitioner is the county mental health professional of (name) County.
(b) The name and address of the person alleged, as a result of a mental disorder, to present a likelihood of serious harm to others because such person (1) during his/
her current period of court ordered treatment has threatened, attempted or actually inflicted physical harm on another or substantial damage upon the property of another, or (2) was taken into custody as a result of conduct in which he/she attempted or inflicted serious physical harm upon the person of another and continues to present, as a result of mental disorder, a likelihood of serious harm to others, or (3) is in custody pursuant to RCW 71.05.280(3) (acts constituting a felony) and as a result of mental disorder presents a substantial likelihood of repeating similar acts, or (4) continues to be gravely disabled. Such person shall be denominated the respondent.
(c) The name of the court ordering involuntary treatment for which the respondent is presently detained, and the date on which such order was entered.
(d) A summary of the facts supporting the allegations of the petition.
(e) A demand that a hearing be held within 5 judicial days of the first court appearance after the probable cause hearing unless the person named in the petition requests a jury trial, in which case trial shall commence within 10 judicial days of the filing of the petition for 180 -day treatment on the issue of whether the person alleged, as a result of mental disorder, to present a likelihood of serious harm to others, shall be detained for involuntary treatment for a period not to exceed 180 days.
(f) A statement that a form of treatment less restrictive than involuntary detention is not in the best interest of the respondent or others.
(g) The petition shall be in substantially the following form:

In re the Detention of: | Superior Court of Washington |
| :---: |
| for |
| County |

(Petitioner), the superintendent or professional person in charge of (name of facility) in which (respondent) is detained for (number) days pursuant to an order of (name of court) entered on (date) alleges that:
(Respondent), residing at (address) in (city or town), is a $\square$ single, $\square$ married, $\square$ widowed, $\square$ divorced, $\square$ male, $\square$ female age
(Respondent) $\square$ has threatened, attempted or actually inflicted harm on another person, or substantial damage upon the property of another during respondent's current period of court ordered treatment and as a result of mental disorder presents a likelihood of serious harm to others, or $\square$ was taken into custody as a result of conduct in which respondent attempted or inflicted serious physical harm upon the person of another and continues to present as a result of mental disorder a likelihood of serious harm to others, or $\square$ is in custody pursuant to RCW 71.05.280(3) (acts constituting a felony) and as a result of mental disorder presents a substantial likelihood of repeating similar acts, or $\square$ continues to be gravely disabled.
The facts upon which the allegations of this petition are based are as follows:

[^27]Sworn and Subscribed on

## Notary Public for the State of Washington <br> Residing at

My commission expires on

## Rule 6.5

## PETITION FOR REVOCATION OF CONDITIONAL RELEASE OR LESS RESTRICTIVE TREATMENT

The petition for revocation of conditional release or less restrictive treatment shall contain the following:
(a) The name and address of the petitioner and the statement that petitioner is the Secretary of the Department of Social and Health Services, State of Washington, or is the county mental health professional for (name) County.
(b) The name and address of the person alleged to have failed to adhere to the terms and conditions of release or less restrictive treatment. Such person shall be denominated the respondent.
(c) The facts upon which the allegations of the petition are based.
(d) A statement that the respondent was released under terms and conditions of a court ordered less restrictive treatment or under terms and conditions set by an evaluation and treatment facility, and that a copy of the terms and conditions is attached to the petition. The statement shall also contain the date the order was entered, number of days for which effective, and the court entering such order.
(e) The date, time and place of detention of the respondent if he is detained pursuant to an order of the secretary, or whether such an order has been or will be issued.
(f) A demand that a hearing be held within 5 days of the date on which respondent was detained pursuant to an order of the secretary, or not less than 15 days from the date of service of the petition on the respondent, on the issues of whether the respondent failed to adhere to the terms and conditions of release or less restrictive treatment, whether the conditions of the release should be modified, or whether the person should be placed in an involuntary treatment facility.
(g) The petition shall be in substantially the following form, with a copy of the terms and conditions attached:

(Petitioner), $\square$ Secretary of the Department of Social and Health Services, State of Washington, or $\square$ county mental health professional for (name) County alleges that:
(Respondent), residing at (address) in (city or town), is a $\square$ single, $\square$ married, $\square$ widowed, $\square$ divorced, $\square$ male, $\square$ female age
Pursuant to an order of (name) court entered on (date), respondent was detained for involuntary treatment for a period not to exceed (number) days in (name of facility), or was placed on less restrictive alternative treatment.
$\square$ (Respondent) was conditionally released from inpatient care at (name of facility) prior to expiration of the court ordered period of detention, under terms and conditions for such release copies of which, including modifications, are attached and were filed in (name) court on (date(s)) or $\square$ respondent was placed on less restrictive treatment under terms and conditions copies of which, including modifications, are attached.


#### Abstract

During the period of conditional release or less restrictive treatment, respondent was receiving outpatient care from (name of facility) located in (city or town), (name) County.

Pursuant to RCW $\qquad$ , petitioner $\square$ has $\square$ has not issued an order for the apprehension and detention of respondent and respondent $\square$ is not detained $\square$ is detained in (name of facility) located in (city, town), (name) county. (Respondent) has failed to adhere to the terms and conditions of respondent's release from involuntary detention or less restrictive alternative treatment and $\square$ the conditions of release or less restrictive treatment should be modified or $\square$ the person should be placed in an involuntary treatment facility.

The facts upon which the allegations of this petition are based are as follows:




## JUVENILE COURT RULES (JuCR)

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Title 1
Scope and Application of Rules
Rule 1.1
SCOPE OF RULES
These rules relate to procedure in the juvenile court.
Rule 1.2
JURISDICTION OF JUVENILE COURT
The jurisdiction of the juvenile court is defined by RCW 13.04.030.

Rule 1.3
definitions
The definitions in RCW 13.04.011, RCW 13.34.030, RCW 9A.76.010 and RCW 13.40 .020 shall apply to these rules. For the purposes of these rules:
(a) Guardian. "Guardian" means a person appointed by court order under RCW 11.88, but does not mean a person appointed a guardian ad litem under RCW 11.88.090.
(b) Custodian. "Custodian" or "legal custodian" means a person (other than a parent or a guardian) or an agency to whom legal custody of a child has been given by a court having jurisdiction over the child.
(c) Legal Custody. "Legal custody" means a status created by court order.

Rule 1.4
applicability of other rules
(a) Civil Rules. The Superior Court Civil Rules shall apply in proceedings other than those involving a juvenile offense when not inconsistent with these rules and applicable statutes.
(b) Criminal Rules. The Superior Court Criminal Rules shall apply in juvenile offense proceedings when not inconsistent with these rules and applicable statutes.
(c) Local Rules. The local rules of a juvenile court shall apply when not inconsistent with these rules and applicable statutes. Local rules for juvenile court proceedings must be adopted in accordance with GR 7.

## Rule 1.5

CONTINUATION OF ACTIONS
(a) Dependency and Termination Proceedings.
(1) Actions filed on or after May 1, 1978, alleging dependency or seeking the termination of the parent-
child relationship, in which the court has not entered a final order of dependency or termination prior to July 1, 1978, shall, after July 1, 1978, be governed by RCW 13.34 and these rules.
(2) The status of all juveniles found to be dependent prior to July 1, 1978, shall be reviewed as provided in RCW 13.34.130(3).
(3) Any proceeding to modify a disposition order in a case involving a juvenile found, prior to July 1, 1978, to be dependent shall be governed by RCW 13.34 and these rules.
(4) The court may modify the application of this section to a particular case when, in the opinion of the court, that application would work in justice.
(b) Juvenile Offense Proceedings. Juvenile offense proceedings shall be governed by the law in effect on the date the offense is found to have taken place.

Title 2

## Shelter Care Proceedings

Rule 2.1
PLACEMENT OF JUVENILE IN SHELTER CARE GENERALLY
(a) Without Court Order. A juvenile may be placed in shelter care without court order if the juvenile has been taken into custody pursuant to RCW 26.44.050.
(b) With Court Order. A juvenile may be placed in shelter care with a court order if:
(1) A dependency petition has been filed pursuant to rule 3.2 and a motion has been made pursuant to section (c); or
(2) The juvenile has previously been found to be dependent, is the subject of a disposition order still in effect, and a motion has been made pursuant to section (c).
(c) Obtaining Shelter Care Order. A request for an order pursuant to RCW 13.34 .050 shall be by motion supported by a sworn statement filed with the court or by testimony given in open court, setting forth the facts which form the basis for the motion.

## Rule 2.2

## RELEASE OF JUVENILE FROM SHELTER CARE WITHOUT HEARING

(a) If Shelter Care Is Without Court Order. If a juvenile is taken into shelter care without a court order pursuant to RCW 26.44.050, the juvenile shall be released unless a petition alleging dependency is filed within 72 hours (excluding Sundays and holidays) after taking the juvenile into custody.
(b) If Shelter Care Is With Court Order. If a juvenile is taken into shelter care pursuant to a court order, the juvenile shall be released unless an order authorizing continued shelter care is entered within 72 hours (excluding Sundays and holidays) after the juvenile is taken into custody.

Rule 2.3
RIGHT TO AND NOTICE OF SHELTER CARE HEARING
(a) Shelter Care Hearing Defined. The term "shelter care hearing" means any hearing under RCW 13.34. 060.
(b) Notice of Right to Shelter Care Hearing. The notice of the right to request a shelter care hearing required by RCW 13.34.060 shall be given to the juvenile, his or her parents, guardian, or custodian within 72 hours of the taking into custody of the juvenile, and in accordance with rule 11.2.
(c) Shelter Care Hearing Requested. If a shelter care hearing has been requested the court shall hold the hearing within 72 hours (excluding Sundays and holidays) of the request for a shelter care hearing.
(d) Notice of Shelter Care Hearing. The notice required by RCW 13.34.060(2) shall be given in accordance with rule 11.2. The notice shall inform the parents, guardian, or custodian of their right to a lawyer as provided in Title 9 of these rules.

Rule 2.4

## PROCEDURE AT SHELTER CARE HEARING

(a) Inform Parties of Rights. The court shall inform the parties of their rights as set forth in RCW 13.34.090 and in Titles 2, 3, and 9 of these rules. The court may continue the hearing if the parties have been unable to retain a lawyer or have been unable to have a lawyer appointed for them.
(b) Hearing and Decision. The court shall hold the hearing on the question of shelter care in accordance with RCW 13.34.060(4) and RCW 13.34.090. The court shall make its decision in accordance with RCW 13.34.060(6).
(c) Release of Juvenile on Conditions. The court may release the juvenile on those conditions it deems appropriate. As provided in RCW 13.34.060(7), the conditions may be modified upon notice to the parties given in accordance with rule 11.2 and after a hearing.

## Rule 2.5

## AMENDMENT OF SHELTER CARE ORDER

The court may amend a shelter care order as provided in RCW 13.34.060(8) at a hearing held after notice to the parties given in accordance with rule 11.2. Any party may move to amend a shelter care order.

## Title 3

## Dependency Proceedings

## Rule 3.1

INVOKING JURISDICTION OF JUVENILE COURT
Juvenile court jurisdiction is invoked over dependency proceedings by filing a petition.

Rule 3.2
WHO MAY FILE PETITION—VENUE
(a) Who May File. Any person may file a petition alleging dependency.
(b) Venue. The petition shall be filed in the county where the juvenile is located or where the juvenile resides.

Rule 3.3
CONTENT OF DEPENDENCY PETITION
A dependency petition shall contain:
(a) Identification of the Juvenile. The name, age, sex, and residence of the juvenile so far as known to the petitioner.
(b) Identification of Parent, Guardian, or Custodian. The name, marital status, and residence of the parent, guardian, or custodian, or person with whom the juvenile is residing, so far as known to the petitioner. If not known, the petition shall so state.
(c) Jurisdictional Statement. A statement of the statutory provisions which give the court jurisdiction over the proceeding.
(d) Statement of Facts. A statement of the facts which give the court jurisdiction over the juvenile and over the subject matter of the proceedings, stated in plain language and with reasonable definiteness and particularity.
(e) Request for Inquiry. A request that the court inquire into the matter and enter an order that the court shall find to be in the best interests of the juvenile and justice.
(f) Other. Any other information required by court rule or statute.

## Rule 3.4 <br> NOTICE AND SUMMONS-SCHEDULING OF FACTFINDING HEARING

(a) Notice and Summons. After the petition has been filed, notice and summons shall be issued and served pursuant to RCW 13.34.070 or published pursuant to RCW 13.34.080.
(b) Advice To Be Contained in Notice. A notice directed to the juvenile or the juvenile's parent, custodian, or guardian shall contain the following advisement:

[^28](c) Notice of Possible Termination Proceedings. If the petition alleges dependency pursuant to RCW 13.34$.030(2)(a)$ or (b), or has been amended to include that allegation, the notice shall state that the petition begins a process which, if the juvenile is found dependent, may result in permanent termination of the parent-child relationship.
(d) Scheduling Factfinding Hearing. The court shall schedule a factfinding hearing with reasonable speed, giving preference to those cases where the juvenile is held in shelter care or detention.

Rule 3.5

## AMENDMENT OF PETITION

A petition may be amended at any time. The court shall grant additional time if necessary to insure a full and fair hearing on any new allegations in an amended petition.

Rule 3.6
ANSWER TO PETITION
Any party may file a written answer to a petition. An answer is not required unless ordered by the court or required by local rule.

## Rule 3.7

FACTFINDING HEARING
(a) Procedure at Hearing. The court shall hold a factfinding hearing on the petition in accordance with RCW 13.34.110.
(b) Evidence. The Rules of Evidence shall apply to the hearing. No social file or social study shall be considered by the court in connection with the factfinding hearing or prior to factual determination.
(c) Burden of Proof. In a factfinding hearing on a petition alleging dependency pursuant to RCW 13.34$.030(2)(\mathrm{a}),(\mathrm{b})$, or (c), the facts alleged in the petition must be proven by a preponderance of the evidence. In a factfinding hearing on a petition alleging dependency pursuant to RCW 13.34.030(2)(d), the facts alleged in the petition must be proven beyond a reasonable doubt.

## Rule 3.8

## DISPOSITION HEARING

(a) Time. If a juvenile has been found to be dependent, the court shall hold a disposition hearing. If the disposition hearing does not immediately follow the factfinding hearing, notice of the continued hearing shall be given to all parties in accordance with RCW 13.34.110.
(b) Informing Parties of Purpose of Hearing. The court shall inform the parties of the purpose of the hearing. The court shall inform the parties of the new status of the juvenile as a result of the finding of dependency.
(c) Evidence. The court shall consider the social file, social study, and other appropriate predisposition studies, in addition to information produced at the factfinding and disposition hearings. Any party shall have the right to be heard at the disposition hearing. Any social file, social study, or predisposition study shall be made available for inspection by a party or his or her lawyer for a reasonable time prior to the disposition hearing.
(d) Submission of Agency Plan. If the agency plan referred to in RCW 13.34.130(2) is not submitted to the court at the time of the disposition hearing, it shall be filed with the court and distributed to all parties within 30 days after the disposition hearing.
(e) Transferring Legal Custody. A disposition which orders removal of the juvenile from his or her home shall have the effect of transferring legal custody to the agency or custodian charged with the juvenile's care.

The transfer of legal custody shall give the legal custodian the following rights and duties:
(1) To maintain the physical custody of the juvenile;
(2) To protect, train, and discipline the juvenile;
(3) To provide food, clothing, shelter, education as required by law, and routine medical care for a juvenile; and
(4) To consent to emergency medical and surgical care and to sign a release of medical information to appropriate authorities, pursuant to law.

The court may, in its disposition order, modify the rights and duties granted to the legal custodian as a result of the transfer of legal custody.

Rule 3.9
REVIEW HEARING
The status of all juveniles found to be dependent shall be reviewed by the court at least every 6 months, in accordance with RCW 13.34.130(3). The parties shall be given notice of the review hearing in accordance with rule 11.2. All parties shall have the right to be present at the review hearing and to be heard. Notice of a review hearing concerning a juvenile who has been found dependent under RCW 13.34.030(2)(a) or (b) and who has been removed from the parental home shall include an advisement that a petition to terminate the parentchild relationship may be filed 6 months after the juvenile has been removed from the parental home.

Rule 3.10
MODIFICATION OF ORDER
Any party may move to change, modify, or set aside an order pursuant to RCW 13.34.150. The motion shall be in writing and must state the basis for the motion and the relief requested. No order shall be changed, modified, or set aside except after notice to all parties and a hearing, unless the court waives the hearing on its own motion or upon motion of one of the parties, for good cause shown.

Title 4
Proceedings To Terminate Parent-Child RelaTIONSHIP
Rule 4.1

## INVOKING JURISDICTION OF JUVENILE COURT

Juvenile court jurisdiction is invoked over a proceeding to terminate a parent-child relationship by filing a petition.

Rule 4.2
Pleadings
(a) Petition. A petition requesting the termination of a parent-child relationship may be filed in the juvenile court. The petition shall conform to the requirements of rule 3.3 , shall be verified, and shall state the facts which underlie each of the allegations required by RCW 13.34.180.
(b) Amendment of Petition. A petition may be amended as provided in rule 3.5.
(c) Answer. A party may answer a petition as provided in rule 3.6.

Rule 4.3
NOTICE OF TERMINATION HEARING
Notice of the termination hearing and a copy of the petition shall be served on all parties in the manner defined by RCW 13.34.070(6) and (7) or published in the manner defined by RCW 13.34.080.

Title 5
Proceedings for Alternative Residential PlaceMENT

Rule 5.1
INVOKING JURISDICTION OF JUVENILE COURT
Juvenile court jurisdiction is invoked over a proceeding for alternative residential placement by filing a petition.

Rule 5.2
PLEADINGS-RELEASE OF JUVENILE IN DETENTION
(a) Petition. A petition requesting an alternative residential placement, conforming to the requirements of rule 3.3 , may be filed by a juvenile or a juvenile's parent or custodian pursuant to RCW 74.13.031(4)(f).
(b) Venue. The petition shall be filed in the county where a custodial parent or custodian resides.
(c) Amendment of Petition. A petition may be amended as provided in rule 3.5.
(d) Answer. A party may answer a petition as provided in rule 3.6.
(e) Release of Juvenile in Detention. If a juvenile is held in detention pursuant to RCW 74.13.031(4)(g), the juvenile shall be released unless a petition is filed within 48 hours after the initial detention of the juvenile.

## Rule 5.3

## SCHEDULING OF PLACEMENT HEARING

(a) Time. If the petition has been filed by a juvenile, or a juvenile's parent or guardian, the court shall schedule a hearing upon the question of alternative residential placement with reasonable speed. The hearing shall be held within 14 days after the filing of the petition, unless the time is extended for good cause shown.
(b) Hearing When Juvenile Is Held in Detention. If a petition has been filed pursuant to RCW 74.13$.031(4)(g)$, a hearing on the petition shall be held within 72 hours (excluding Sundays and holidays) of the initial detention of the juvenile or the juvenile shall be released.

## Rule 5.4

## NOTICE OF PLACEMENT HEARING

The notice required by RCW 13.32 .030 shall be given in accordance with rule 11.2. The notice shall also include the following:
(1) Right to Lawyer. A statement advising the parents or the custodian of their right to be represented by a retained lawyer at the hearing;
(2) Consequences of Petition Approval. A statement advising the parties that if the court approves the petition, the juvenile will have the right to live in the placement approved by the court, subject to the terms of the court order, and that the parents will not be relieved of financial responsibility for the juvenile; and
(3) Alternative Placement. A statement advising the parties that the court may, instead of approving the requested placement, order the juvenile placed in an appropriate nonsecure facility.

## Rule 5.5

## placement hearing

The hearing to consider the juvenile's placement shall be held in accordance with RCW 13.32.040.

Rule 5.6
REVIEW HEARING
(a) Time. The court shall schedule a review of any alternative residential placement within 6 months of the placement. The notice of the review hearing required to be given by RCW 13.32 .050 may be given to the parties at the placement hearing, or they may be notified in accordance with rule 11.2. The hearing shall be conducted in accordance with RCW 13.32.050.
(b) Additional Review Hearings. If the court approves continuation of alternative placement, it shall hold another review hearing within 6 months of that approval. If the court does not continue alternative placement, it may hold another review hearing within 6 months.
(c) Notice. The parties shall be notified of a subsequent review hearing in accordance with rule 11.2.

## Title 6

Juvenile Offense Proceedings-Diversion AgreeMENTS
Rule 6.1

## ELIGIBILITY FOR DIVERSION

A juvenile's eligibility for diversion shall be determined pursuant to RCW 13.40.070 and . 080 .

Rule 6.2

## RIGHT TO CONSULT WITH A LAWYER

(a) Advice of Right to Representation by Lawyer. A juvenile found eligible for diversion shall, prior to the initial interview with the diversion unit, be advised of his or her right to consult with a lawyer concerning the juvenile's decision to enter into a diversion agreement or to appear in juvenile court.
(b) Appointment of Lawyer. The court shall appoint a lawyer for any juvenile who is financially unable to obtain a lawyer for the consultation if the juvenile does not waive that right pursuant to rule 6.3.
(c) Retained Lawyer During Diversion Process. A juvenile may be represented by a retained lawyer during
the diversion process in accordance with RCW 13.40.080(6).

## Rule 6.3

## WAIVER OF RIGHT TO LAWYER

A waiver containing the following statements and in substantially the following form shall be read by, signed by, and a copy given to a juvenile who waives the right to consult with a lawyer before an initial interview with a diversion unit:

Waiver of Lawyer

1. I know that I can talk to a lawyer about whether I should enter into a diversion process and will not have to pay for one if I cannot afford it.
2. I know that a lawyer can look at my police reports, tell me about the law, help me understand my rights, and help me decide whether I should enter into a diversion process or go to juvenile court.

Dated $\qquad$ Dated

Parent or Guardian (optional)

## Juvenile

The above statement was read to the juvenile and signed by the juvenile on the date indicated.

Representative of Diversion Unit

## Rule 6.4

## advice about diversion process

A statement in substantially the following form shall be read to, signed by, and a copy given to a juvenile before an initial interview with the diversion unit:

> Advice About Diversion

1. Diversion is a different way of dealing with juveniles who are charged with a crime. You do not go to court and there is no trial before a judge.
2. A diversion agreement is a contract between you and the diversion unit. A diversion agreement may require you to do certain things, such as community service or make restitution, but you cannot be sent to jail.
3. The diversion agreement will be part of your criminal record.
4. You have the right to talk to a lawyer about whether you should participate in diversion or whether you should go to court. You will not have to pay for a lawyer if you cannot afford it.
5. When you agree to participate in the diversion process, you do not have the right to have a free lawyer appointed for you to help you work out a diversion agreement, but you do have the right to have a lawyer help you work out a diversion agreement if you can afford to pay for it.
6. Even if you talk to the diversion unit, you can decide not to sign the diversion agreement; then your case would go to court if charges are filed by the prosecutor.

Dated $\qquad$ Dated

Parent or Guardian (optional)
Juvenile
The above statement was read to, signed by, and a copy given to the juvenile on the date indicated.

Representative of Diversion Unit

## Rule 6.5

## ADVICE OF RIGHTS AND EFFECT OF DIVERSION

(a) Advice to Juvenile Entering Into a Diversion Agreement. A statement in substantially the following form shall be read to, signed by, and a copy given to a juvenile who enters into a diversion agreement before the agreement is signed:

## Effect of Diversion Agreement

1. I understand that the crime I am charged with will be part of my criminal record.
2. I understand that the diversion agreement will be part of my criminal record.
3. I understand that I might not be able to make a diversion agreement for another crime because I have signed this diversion agreement.
4. I understand that I may be given a longer sentence for another crime because I have signed this diversion agreement.
5. I understand that my criminal record will show how well I follow the diversion agreement.
6. I understand that if I do not follow the diversion agreement, the prosecutor can bring me to trial for the crime I am charged with.
7. I understand that my criminal record will be available to the police, the prosecutor, and the court if I am charged with another crime.
8. I understand that when I am 23 years old I may ask the court to remove this crime and the diversion agreement from my record if I have not been charged with or been convicted of another crime.
9. I understand that I do not have to sign this agreement. If I do not sign, I understand that my case will go to court if charges are filed by the prosecutor.
10. I understand that if my case goes to court, I can talk to a lawyer and will not have to pay for it if I cannot afford it.
11. I have read or someone has read to me everything printed above and I understand it. I have been given a copy of this statement.
Dated $\qquad$ Dated
Parent or Guardian (optional) Juvenile

The above statement was read to the juvenile and signed by the juvenile on the date indicated.

Representative of Diversion Unit
(b) Advice to Juvenile Released Without Entering Into a Diversion Agreement. A statement in substantially the following form shall be read to, signed by, and a copy given to a juvenile who is released by a diversion unit pursuant to RCW 13.40.080(9):

Effect of Nondiversion Release

1. I understand that the crime I am charged with will be part of my criminal record.
2. I understand that I might not be able to make a diversion agreement for another crime because I have agreed not to go to trial.
3. I understand that I may be given a longer sentence for another crime because I have agreed not to go to trial.
4. I understand that my criminal record will be available to the police, the prosecutor, and the court if I am charged with a nother crime.
5. I understand that when I am 23 years old I may ask the court to remove this crime from my record if I have not been charged with or convicted of another crime.
6. I understand that I do not have to sign this statement. If I do not sign, I understand that my case will go to court if charges are filed by the prosecutor.
7. I understand that if my case goes to court I can talk to a lawyer and will not have to pay for it if I cannot afford it.
8. I have read or someone has read to me everything printed above and I understand it. I have been given a copy of this statement.

Dated $\qquad$ Dated

## Parent or Guardian (optional) Juvenile

The above statement was read to the juvenile and signed by the juvenile on the date indicated.

Representative of Diversion Unit

Rule 6.6
TERMINATION OF DIVERSION AGREEMENT
(a) Motion. The procedure to seek termination of a diversion agreement is to file a motion in juvenile court alleging that the juvenile has substantially violated the terms of the diversion agreement. The motion shall include a statement of:
(1) The offense which the juvenile was alleged to have committed;
(2) The terms of the diversion agreement; and
(3) The alleged violation of the diversion agreement.
(b) Scheduling and Notice of Hearing. The court shall schedule a hearing on the allegations in the motion with reasonable speed. A copy of the motion and the written notice of the hearing required by RCW 13.40.080(4) shall be given the juvenile in accordance with rule 11.2. The notice shall also state that an information may be filed on the original offense.
(c) Disclosure of Evidence. All evidence to be offered against the juvenile shall be disclosed to the juvenile a reasonable time prior to the hearing.
(d) Procedure at Hearing. The court shall hold a hearing on the allegations made in the motion. At the hearing the juvenile shall have the opportunity to be heard in person, to present evidence, and to confront and crossexamine all adverse witnesses.
(e) Burden of Proof and Order Terminating Diversion Agreement. The moving party must prove by a preponderance of the evidence that the allegations in the motion are true and that they are a substantial violation of the diversion agreement. If the court finds that the moving party has met this burden of proof, it may order the termination of the diversion agreement. An order terminating a diversion agreement shall include a written statement of the evidence relied upon by the court and the reasons for the termination.
(f) Consolidation of Termination Hearing With Adjudication of Offense. When the diversion unit has referred the case to the prosecuting attorney, and the prosecutor has filed an information, the court may schedule the hearing on the allegations in the motion to terminate the diversion agreement for the same time and place as the adjudicatory hearing on the allegations in the information. In that case, the court shall hold a hearing in accordance with this rule and make a finding with respect to the allegations in the motion before conducting the adjudicatory hearing on the allegations in the information.

Title 7
Juvenile Offense Proceedings in Juvenile Court
Rule 7.1
INVOKING JUVENILE COURT JURISDICTION
Juvenile court jurisdiction is invoked over a juvenile offense proceeding by filing an information.

Rule 7.2 INFORMATION
(a) Content. [Reserved. See RCW 13.40.070.]
(b) Amendment. An information may be amended at any time. The court shall grant additional time if necessary to insure a full and fair hearing on any new allegations in the amended information.

## Rule 7.3

## dETENTION AND RELEASE WITHOUT HEARING

(a) If No Information Filed Before Custody. If a juvenile alleged to have committed a juvenile offense is taken into custody before an information is filed, the juvenile shall be released unless an information is filed within 72 hours (excluding Saturdays, Sundays, and holidays) after taking the juvenile into custody. A juvenile held in detention after the filing of an information shall be given a hearing to determine whether continued detention is necessary and, in the absence of any prior determination, whether there is probable cause to believe that the detained juvenile committed the offense. The juvenile shall be released unless these determinations are made within 72 hours (excluding Saturdays, Sundays, and holidays) after the information has been filed.
(b) If Information Filed Before Custody. If a juvenile alleged to have committed a juvenile offense is taken into custody after an information has been filed and is held in detention, the juvenile shall be given a hearing to determine whether continued detention is necessary and, in the absence of any prior determination, whether there is probable cause to believe that the detained juvenile committed the offense. The juvenile shall be released unless these determinations are made within 72 hours (excluding Saturdays, Sundays, and holidays) after the juvenile is taken into custody.

## Rule 7.4

## DETENTION HEARING

(a) Procedure at Hearing. The detention hearing shall be held in accordance with RCW 13.40.050(3) and (4). All parties shall have an opportunity to present evidence and to be heard on the issue of continued detention.
(b) Determination by Court Generally. At the hearing the court shall determine whether continued detention is necessary under RCW 13.40.040.
(c) Determination That Detention Necessary. If the court finds that continued detention is necessary, the court shall enter written findings setting forth the specific statutory provision and the facts on which the court based its order for continued detention. The juvenile may nevertheless be released upon posting of a bond and the imposition of conditions upon such release pursuant to RCW 13.40.040(4).
(d) Determination That Detention Not Necessary. If the court at the detention hearing determines that continued detention is not necessary, the juvenile shall be ordered released on personal recognizance. The court may impose conditions on the release pursuant to RCW 13.40.050(6).

## Rule 7.5

## SUMMONS

(a) Issuance. After an information has been filed, a summons shall issue and be served pursuant to RCW 13.40.100.
(b) Additional Contents of Summons. The summons shall advise the parties of the right to be represented by a retained lawyer and to have a lawyer appointed in certain cases, as provided in Title 9 of these rules and RCW 13.40.140.

Rule 7.6

## ARRAIGNMENT AND PLEAS

(a) Arraignment. The arraignment of an alleged juvenile offender is governed by CrR 4.1.
(b) Plea. The taking of a plea of an alleged juvenile offender is governed by CrR 4.2 .

Rule 7.7

## STATEMENT OF JUVENILE ON PLEA OF GUILTY

A written statement of a juvenile on a plea of guilty shall be filed in substantially the following form.

## Guilty Plea Statement

1. My name is $\qquad$
2. My age is $\qquad$
3. I know that I have the right to a lawyer, and that if I cannot afford to pay for a lawyer, the court will provide me with one at no cost. 4. My lawyer is
4. The court has told me that I am charged with the crime of , and I have been given a copy of the charge.
5. The court has told me that:
(a) I have the right to hear and question witnesses who might testify against me.
(b) I have the right to have witnesses testify for me. These witnesses may be required to appear at no cost to me.
(c) I have the right to testify on my own behalf.
(d) The crime I am charged with must be proven beyond a reasonable doubt.
(e) I have a right to appeal a conviction after a trial.
(f) If I plead guilty I give up these rights, and I cannot change my plea.
6. The court has told me that the standard sentence for this crime is at least and no more than $\qquad$ .
7. I have been told that the prosecuting attorney will take the following action and make the following recommendation to the court:
8. I have been told that the court does not have to follow the prosecuting attorney's recommendation for my sentence.
9. The court has asked me to state in my own words what I did that resulted in my being charged with the crime. This is my statement:

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The above statement was read by or read to the alleged offender and signed by the juvenile $\qquad$ in the presence of his


## Rule 7.8

## TIME FOR ADJUDICATORY HEARING

(a) Responsibility of Court. It shall be the responsibility of the court to insure to each person charged with a juvenile offense an adjudicatory hearing in accordance with the provisions of this rule.
(b) Time Limits. The adjudicatory hearing on a juvenile offense shall begin within 60 days following the juvenile's arraignment in juvenile court on the charges contained in the information. If the alleged juvenile offender is held in detention pending the adjudicatory hearing, the hearing shall begin within 30 days following the juvenile's arraignment in juvenile court on the charges contained in the information.
(c) Excluded Periods. The following periods shall be excluded in computing the time for the adjudicatory hearing:
(1) All proceedings related to the competency of the alleged juvenile offender to participate in the hearing.
(2) Preliminary proceedings and an adjudicatory hearing on another charge.
(3) Delay granted by the court pursuant to section (d).
(4) The time between the dismissal and the refiling of the same charge.
(d) Continuances. Continuances or other delays may be granted as follows:
(1) On motion of the alleged juvenile offender on a showing of good cause.
(2) On motion of the prosecuting attorney if:
(i) the alleged juvenile offender consents to a continuance or delay and good cause is shown; or
(ii) the State's evidence is presently unavailable, the prosecution has exercised due diligence, and there are reasonable grounds to believe that it will be available within a reasonable time; or
(iii) required in the due administration of justice and the alleged juvenile offender will not be substantially prejudiced in the presentation of his or her defense.
(3) The court on its own motion may continue the case when required in the due administration of justice and the alleged juvenile offender will not be substantially prejudiced in the presentation of his or her defense.
(e) Absence of Alleged Juvenile Offender. In the event the alleged juvenile offender is absent from the court and thereby unavailable for the adjudicatory hearing or for any preliminary proceeding at which his or her presence is required, the time period specified in section (b) shall start to accrue anew when the alleged juvenile offender is actually present in the county where the charge is pending, and his presence appears upon the record of the court.
(f) Dismissal With Prejudice. If the adjudicatory hearing on a juvenile offense is not held within the time limits in this rule, the information shall be dismissed with prejudice.

Rule 7.9
JOINDER OF OFFENSES AND CONSOLIDATION OF ADJUDICATORY HEARINGS
(a) Joinder of Offenses. The joinder of offenses in an information is governed by CrR 4.3(a) and (c), where applicable.
(b) Consolidation of Adjudicatory Hearing. On motion of the prosecutor or the alleged juvenile offender, or on its own motion, the court may, for purposes of conducting the adjudicatory hearing, order that two or more informations naming different juveniles be consolidated and heard at the same time when two or more defendants could be joined in the same charge pursuant to CrR 4.3(b).

Rule 7.10
severance of offenses and consolidated hearings
The severance of offenses and severance of consolidated hearings is governed by CrR 4.4 , where applicable.

Rule 7.11

## ADJUDICATORY HEARING

(a) Burden of Proof. The court shall hold an adjudicatory hearing on the allegations in the information. The prosecution must prove the allegations in the information beyond a reasonable doubt.
(b) Evidence. The Rules of Evidence shall apply to the hearing, except to the extent modified by RCW 13.40$.140(7)$ and (8). All parties to the hearing shall have the rights enumerated in RCW 13.40.140(7).
(c) Decision on the Record. The juvenile shall be found guilty or not guilty. The court shall record its findings of fact and enter its decision on the record. The findings shall include the evidence relied upon by the court in reaching its decision.

Rule 7.12
disposition hearing
(a) Time. A disposition hearing shall be held if the juvenile has pleaded guilty or has been found guilty by the court. The hearing may be held immediately following the juvenile's plea of guilty or immediately following the adjudicatory hearing if found guilty by the court. The disposition hearing may be continued for a period of up to 14 days after the plea or the conclusion of the hearing, unless good cause is shown for a further continuance. Notice of a continued hearing shall be given to all parties in accordance with rule 11.2.
(b) Conduct of Hearing. The court shall conduct the hearing in accordance with RCW 13.40.150.
(c) Criminal History. In determining the standard range of disposition for a juvenile, the following shall constitute the juvenile's criminal history pursuant to RCW 13.40.020(6):
(1) A finding made by a juvenile court prior to July 1, 1978, that the juvenile committed an offense, if the allegation was required to be proven beyond a reasonable doubt or if the juvenile admitted the allegation.
(2) A conviction by a juvenile court or a plea of guilty made on or after July 1, 1978.
(3) A record of a diversion agreement entered into in accordance with the provisions of RCW 13.40.080.
(d) Disposition Outside Standard Range. If the court imposes a sentence outside the standard range for the offense, the disposition order shall set forth those portions of the record material to the disposition.

Rule 7.13

## RELEASE PENDING APPELLATE REVIEW

If the only error asserted on appellate review is the appropriateness of the disposition, release of the juvenile pending review is governed by RCW 13.40.230(5). If additional or different errors are asserted, the juvenile court shall release the juvenile pending review if the court determines, at a hearing, that detention is not necessary to prevent the juvenile from fleeing the jurisdiction or harming the juvenile or the person or property of others. The court may impose conditions on the release as in RCW 13.40.040(4) and RCW 13.40.050(6).

## Title 8

## Declining Juvenile Court Jurisdiction Over an Alleged Juvenile Offender <br> Rule 8.1 <br> time for decline hearing

(a) Initiating Decline Hearing. If required or requested pursuant to RCW 13.40.110, a decline hearing shall be scheduled and held separate from and prior to the adjudicatory hearing.
(b) Time for Hearing in Felony Cases. In any case where declining jurisdiction would allow criminal prosecution for a felony, the decline hearing shall be held within 14 days after the information is filed unless the time is extended by the court for good cause.
(c) Notice. Notice of the decline hearing and its purpose shall be given in accordance with rule 11.2.

Rule 8.2
PROCEDURE AT DECLINE HEARING
The decline hearing shall be conducted in accordance with RCW 13.40.110(2). Any report or study to be presented to the court must be made available to the opposing party for a reasonable period prior to the hearing or reasonable time must be accorded the opposing party to respond.

Title 9
Right to Lawyer and Experts in All Juvenile Court Proceedings

Rule 9.1
MANDATORY APPOINTMENT OF LAWYER
The court shall appoint a lawyer for a juvenile when required by RCW 74.13.031, RCW 13.32.030 and . 050 .

## Rule 9.2

ADDITIONAL RIGHT TO REPRESENTATION BY LAWYER
(a) Retained Lawyer. Any party may be represented by a retained lawyer in any proceedings before the juvenile court.
(b) Dependency and Termination Proceedings. The court shall provide a lawyer at public expense in a dependency or termination proceeding as follows:
(1) Upon request of a party or on the court's own initiative, the court shall appoint a lawyer for a juvenile who is financially unable to obtain a lawyer without causing substantial hardship to himself or herself or the juvenile's family. The ability to pay part of the cost of a lawyer shall not preclude assignment. A juvenile shall not be deprived of a lawyer because a parent, guardian, or custodian refuses to pay for a lawyer for the juvenile.
(2) Upon request of the parent or parents, the court shall appoint a lawyer for a parent who is unable to obtain a lawyer without causing substantial hardship to himself or herself or the juvenile's family. The ability to pay part of the cost of a lawyer shall not preclude assignment.
(c) Juvenile Offense Proceedings. The court shall provide a lawyer at public expense in a juvenile offense proceeding when required by RCW 13.40.080(6), RCW 13.40.140(2), or rule 6.2.

## Rule 9.3

RIGHT TO APPOINTMENT OF EXPERTS IN JUVENILE OFFENSE PROCEEDINGS
(a) Appointment. A juvenile who is financially unable to obtain investigative, expert, or other services necessary to an adequate defense may request that these services be provided at public expense by a motion. Upon finding that the services are necessary and that the juvenile is financially unable to obtain them without substantial hardship to himself or herself or the juvenile's family, the court shall authorize counsel to obtain the services on the behalf of the juvenile. The ability to pay part of the cost of the services shall not preclude the provision of those services by the court. A juvenile shall not be deprived of necessary services because a parent, guardian, or custodian refuses to pay for those services. The court, in the interest of justice and on a finding that timely procurement of necessary services could not await prior authorization, may ratify services after they have been obtained.
(b) Compensation. The court shall determine reasonable compensation for the services and direct payment to the organization or person who rendered them on the
filing of a claim for compensation supported by affidavits specifying the time expended and the services, and expenses incurred on behalf of the juvenile, and the compensation received in the same case or for the same services from the juvenile or any other source.

Title 10

## Juvenile Court Records

Rule 10.1
SCOPE OF TITLE 10
Rule 10.2 relates to recording of juvenile court proceedings. All rules after rule 10.2 cover records as defined in RCW 13.04.270.

## Rule 10.2

## RECORDING JUVENILE COURT PROCEEDINGS

(a) Proceedings Other Than Juvenile Offense Proceedings. All juvenile court proceedings which do not involve a juvenile offense shall be recorded by any means which accurately records the proceedings in accordance with RCW 2.32.200.
(b) Juvenile Offense Proceedings. All juvenile court proceedings involving a juvenile offense shall be recorded verbatim by means which will provide an accurate record and which can be subsequently reduced to written form.

Rule 10.3

## ACCESS OF PARENT TO RECORDS

As used in RCW 13.04.274, the terms "subject of any juvenile justice or care record" and "subject of a dependency petition" shall, for purposes of making a motion pursuant to rule 10.4 , include a parent of a juvenile if the records involved relate to proceedings prior to termination of the parent-child relationship.

## Rule 10.4

## MOTIONS CONCERNING JUVENILE RECORDS

Questions raised pursuant to RCW 13.04.272 and .274 shall be determined by motion filed in the juvenile court. The court shall schedule a hearing on the motion, giving notice to the parties including appropriate juvenile justice and care agencies, in accordance with rule 11.2. After a hearing the court shall determine whether the moving party has established that the party is entitled to the relief requested and enter an appropriate order.

Rule 10.5
aCCESS TO OFFICIAL JUVENILE COURT FILES
[Reserved. See RCW 13.04.270 and .272.]

## Rule 10.6

CHALLENGING JUVENILE COURT RECORDS
[Reserved. See RCW 13.04.274(1).]

Rule 10.7
SEALING JUVENILE COURT RECORDS
[Reserved. See RCW 13.04.274(2) and (3).]
Rule 10.8
DESTRUCTION OF JUVENILE COURT RECORDS
[Reserved. See RCW 13.04.274(6)]
Rule 10.9
ONLY COMPLETE INFORMATION RELEASED
[Reserved. See RCW 13.04.272(2)(c).]
Title 11
Supplemental Provisions
Rule 11.1

## COMPUTING TIME

Time shall be computed in accordance with CR 6 unless otherwise provided by law or these rules.

Rule 11.2

## NOTICE OF PROCEEDING

(a) Applicability. This rule shall apply when notice is required to be given by rules $2.3(\mathrm{~b})$ and (d), 2.4(c), 2.5, 3.9, 5.4, 5.6(a) and (c), 6.6(b), 7.12(a), 8.1(c), and 10.4 . Notice given pursuant to those rules shall conform to the requirements of this rule.
(b) Content of the Notice. The notice shall specify the time, place, and purpose of the proceeding.
(c) Method of Giving Notice. Notice may be given by any means reasonably certain of notifying the party, including, but not limited to, mail, personal service, telephone, and telegraph.

Rules 11.3 through 11.20
[Reserved]
Rule 11.21
title and citation of rules
These rules are called the Juvenile Court Rules and may be cited as JuCR.

Rule 11.22
RULES SUPERSEDED
Except as provided in rule 1.5, the Juvenile Court Rules originally effective January 10, 1969, are superseded by these rules.

JUSTICE COURT ADMINISTRATIVE RULES (JAR)
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Rule 2
SCOPE OF RULES
These rules shall govern the procedure of civil, criminal, and traffic cases in all courts of limited jurisdiction inferior to the superior court. They shall be construed to secure the just, speedy, and inexpensive determination of every action. Failure to set forth herein any provisions of common law or statute, not inconsistent with these rules, shall not be construed as an implied repeal thereof.

Rule 3
DEFINITION OF TERMS
As used in these rules, unless the context clearly requires otherwise:
(1) "Court" means any court inferior to the superior court.
(2) "Judge" shall mean justice of the peace, municipal court judge, police court judge, and the judge of any court inferior to the superior court which may be hereafter established.
(3) "Oaths" include affirmations.
(4) "Prosecuting Attorney" or "prosecutor" includes deputy prosecuting attorneys, and city attorneys, corporation counsel, and their deputies and assistants.
(5) "Offenses against the State" shall, wherever appropriate, include offenses against a county or a city by virtue of violation of an ordinance or resolution.
(6) "City" shall be construed to include towns.
(7) "State," whenever appropriate, shall include a city or town.

Rule 4

## CANONS OF JUDICIAL ETHICS

(1) The Canons of Judicial Ethics as adopted by the Supreme Court of Washington shall apply to the judge of each court subject to these rules, whether or not such judge has been admitted to the Bar. It shall be the obligation of each such judge to conduct his court and his professional and personal relationships in accordance with the same standards as are required of judges of courts of record, except that Canon 31, prohibiting judges from practicing law, shall not apply to attorneyjustices of courts of limited jurisdiction who have been specifically authorized by statute to practice law.
(2) The taking of photographs in the courtroom or radio or television broadcasting or transmitting of judicial proceedings from the courtroom during the progress of judicial proceedings shall be governed by the Canons of Judicial Ethics.

## Rule 5

PRESIDING JUDGE, MULTIPLE JUDGE JUSTICE COURT DISTRICT
(a) Appointment. In all justice court districts having more than one judge, the judicial business of the district shall be supervised by one of those judges to be known as the "Presiding Judge," who shall be elected by the judges of such district for a term not to exceed 1 year subject to reelection. In the same manner, the judges shall elect another judge of said district to serve as Acting Presiding Judge during the temporary absence or disability of the Presiding Judge: Interim vacancies in the office of Presiding Judge or Acting Presiding Judge shall be filled as in the original election above described.

The Presiding Judge so elected shall send notice of the election of such Presiding Judge and Acting Presiding Judge to the Chief Justice of the Supreme Court on or before May 1, 1963, and thereafter on or before March 15 of each year. If the judges of a district shall fail or refuse to elect and certify to the Chief Justice of the Supreme Court, the Supreme Court shall by appointment designate the Presiding Judge and Acting Presiding Judge.
(b) Duties. The duties of the Presiding Judge shall include the supervision of the business of the judicial district in such manner as to assure the expeditious and efficient handling of all cases and equal distribution of the work load among the several judges; assigning the justices of the peace to departments, if the court is departmentalized; presiding at meetings of the justices of the peace of the district; supervising the preparation and filing of reports required by statute or rule of court; and such other duties as may be assigned by statute or by rule.

## Rule 6

RECORDS: SEPARATE DOCKETS-CONTENTS
(a) Every court having criminal jurisdiction shall keep such records as are required by law.
(b) Separate dockets shall be kept for criminal, traffic, civil, and small claims actions. The required entries within the traffic and criminal dockets shall be as required on the "Complaint/Citation Docket Form" prescribed in JTR 2.01. In civil and small claims dockets there shall be entered:
(1) The title of all actions;
(2) The object of the action or proceeding;
(3) All filing, return, trial, and appearance dates;
(4) An abstract of every motion, rule, order and decision of the court;
(5) Every continuance, and for whom granted;
(6) All demands for a trial by jury, and by whom;
(7) The names of the jurors who appear and are sworn, the names of witnesses sworn, and at whose request;
(8) An abstract of the verdict of the jury when received and other proceedings in connection with the jury;
(9) An abstract of the judgment of the court and the amount thereof, and all costs granted in connection therewith;
(10) The time of issuing execution, and an account of the debt and costs, and the fees due to each person separately;
(11) The fact of a notice of appeal and the date thereof;
(12) Satisfaction of the judgment, or any money paid thereon and the date thereof;
(13) Such other entries as may be material.

Rule 7
VIOLATION OF RULES-CONTEMPT-WHEN
Any willful failure to apply the provisions of these rules in his court, the failure to amend or vacate local court rules contradictory to those herein set forth, or the continuation of practices expressly forbidden in these rules by the judge of any court subject thereto who has received actual notice of their adoption may be considered a contempt of the Supreme Court of Washington and punishable as such.

Rule 8
REPORTING OF CRIMINAL CASES
(a) Report of Disposition. Within 5 court days after the disposition by a court of limited jurisdiction of a felony or gross misdemeanor charge or misdemeanor charges which have been reported to the Washington State Patrol Section on Identification, whether the disposition be a plea of guilty or by deferral or suspension of imposition of sentence, or a finding of guilty, or not guilty after trial, or by a dismissal of the charge, the court clerk shall report such disposition to the Section on a disposition form approved by the Administrator for the Courts. When a sentence has been deferred or suspended, the report to the Section shall indicate the length of time over which such suspension or deferral is to be effective. At the conclusion of the time period for deferral or suspension of sentence, the court clerk shall forward an amended disposition form to the Section showing the actual disposition of the case.
(b) Report of Appeal. If an appeal is taken from the disposition made by a court of limited jurisdiction, the court clerk shall, within 5 court days of the taking of the appeal, notify the Section on an amended disposition form. In the event that the result of any proceeding changes or otherwise makes inaccurate the information forwarded on the original disposition report, the court clerk shall prepare and forward to the Section a supplemental disposition report on a form approved by the Administrator for the Courts indicating thereon the information necessary to correct the current status of the disposition of charges against the subject maintained in the records of the Section.

# RULES FOR APPEAL OF DECISIONS OF COURTS OF LIMITED JURISDICTION (RALJ) 

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Title 1
Scope and Purpose of Rules
Rule 1.1

## SCOPE OF RULES

(a) Proceedings Subject to Rules. These rules establish the procedure, called appeal, for review by the superior court of a final decision of a court of limited jurisdiction, subject to the restrictions defined in this rule. These rules apply only to review of (1) district courts operating under RCW 3.30; (2) municipal departments operating under RCW 3.46; (3) alternative municipal courts operating under RCW 3.50 in municipalities exceeding 5,000 in population; (4) municipal courts operating under RCW 35.20; (5) all other courts operating under RCW Title 35 or 35 A in municipalities exceeding 5,000 in population; and (6) any other court required by law to have a lawyer judge. These rules do not apply to review of other courts of limited jurisdiction, do not apply to review of a small claims court operating under RCW 12.40 , and do not apply to review of a decision of a judge who is not admitted to the practice of law in Washington. These rules do not supersede the procedure for seeking de novo review when these rules do not apply. These rules do not apply to and do not supersede the procedure for seeking de novo review of other decisions of a court of limited jurisdiction.
(b) Statutory Writs Retained. These rules do not supersede and do not govern the procedure for seeking review of a decision of a court of limited jurisdiction by statutory writ.
(c) Application to Civil and Criminal Proceedings. Each rule applies to both civil and criminal proceedings, unless a different application is intended.
(d) Superseding Effect of Rules. These rules supersede all statutes and rules covering the procedure for review in the superior court of a decision of a court of limited jurisdiction to which these rules apply, unless one of these rules specifically indicates to the contrary.
(e) Effect of Subsequent Legislation. If a statute in conflict with a rule is enacted after these rules become effective and that statute does not supersede the conflicting rule by direct reference to the rule by number, the rule applies unless the rule specifically indicates that statutes control. If a statute in conflict with a rule is enacted after these rules become effective and that statute does supersede the conflicting rule by direct reference to the rule by number, the statute applies until such time as the rule may be amended or changed by the Supreme Court through exercise of its rulemaking power.

## Rule 1.2

## INTERPRETATION AND APPLICATION OF RULES

(a) Interpretation. These rules will be liberally interpreted to promote justice and facilitate the decision of cases on the merits.
(b) Application of Rules. Cases and issues will not be determined on the basis of compliance or noncompliance with these rules, except that a case will be dismissed without a decision on the merits for failure to timely file a notice of appeal in the superior court or for want of prosecution of the appeal under rule 10.2(a), and a party's right to proceed further in an appeal may be conditioned on compliance with the terms of a sanction order under rule 10.1.

Title 2
Initiating an Appeal
Rule 2.1
WHO MAY APPEAL
Only an aggrieved party may appeal.
Rule 2.2

## WHAT MAY BE APPEALED

(a) Final Decision. A party may appeal from a final decision of a court of limited jurisdiction to which these rules apply under rule $1.1(\mathrm{a})$, except a decision in a mitigation hearing under RCW 46.63.100 and JTIR 2.6(b).
(b) Amount in Controversy. Statutes control limitations on appeal based on the amount in controversy.

Rule 2.3
WhERE TO APPEAL-CHANGE OF VENUE
(a) Where To Appeal. A party must seek review of a decision in a criminal case in the superior court of the
county in which the offense allegedly occurred if the court of limited jurisdiction from which the appeal is taken is located in a joint justice court district. In all other cases, a party must seek review in the superior court for the county in which the court of limited jurisdiction from which the appeal is taken is located.
(b) Change of Venue. If a party seeks review in the wrong superior court, the venue of the appeal shall be changed to the proper superior court on motion of a party or on the initiative of the superior court.

Rule 2.4
how to initiate an appeal
(a) Review Initiated by Filing Notice of Appeal in Superior Court. A party appealing a decision subject to these rules must file a notice of appeal in the superior court within the time provided by rule 2.5 . This is the only jurisdictional requirement for an appeal.
(b) Filing Fee in Superior Court. The first party to file a notice of appeal shall, at the time the notice is filed, pay the statutory filing fee to the clerk of the superior court in which the notice is filed, unless the party filing the notice is excused from paying a filing fee by statute or by the constitution.
(c) Filing Notice in Court of Limited Jurisdiction and Service. A party filing a notice of appeal in superior court shall simultaneously file a copy of the notice in the court of limited jurisdiction that entered the decision and serve a copy of the notice on all other parties.

Rule 2.5

## time allowed to initiate appeal by filing notice

(a) Time Allowed To File Notice of Appeal. Except as provided in section (c), a notice of appeal must be filed in the superior court within 14 days after the date of entry of the final decision which the party filing the notice seeks to appeal.
(b) Date of Entry Defined. If the final decision of the court of limited jurisdiction is oral and evidenced solely by a writing in the court record, the date of entry is the date the writing was placed in the record. If the final decision is by a writing signed by the court of limited jurisdiction, the date of entry is the date of delivery of the writing signed by the judge to the clerk for filing. If the decision is entered other than at a regularly scheduled and noticed hearing, the date of entry of the decision for a party is 3 days after the court of limited jurisdiction mails a notice to that party advising the party of both the court's decision and of the date that decision was written in the court record or the date that decision was delivered to the clerk for filing.
(c) Subsequent Notice by Other Parties. If a timely notice of appeal is filed by a party, any other party seeking relief from the decision must file a notice of appeal within the later of (1) 7 days after service of the notice of appeal filed by the other party, or (2) the time within which a notice of appeal must be filed as provided in section (a).
(d) Effect of Premature Notice of Appeal. A notice of appeal filed after the announcement of a decision but
before entry of the final decision will be treated as filed on the day following entry of the decision.

Rule 2.6
CONTENT Of Notice of appeal
(a) Content of Notice of Appeal Generally. A notice of appeal should (1) be titled "Notice of Appeal", (2) identify the party or parties appealing, (3) designate the decision which the party wants reviewed, (4) name the superior court to which the appeal is taken, (5) provide the identif ying material required by section (b), and (6) designate the claimed errors as required by section (c).
(b) Identification of Parties, Lawyers, and Address of Defendant in Criminal Case. The first party to file a notice of appeal should include on the notice the name and address of the lawyer for each of the parties represented by a lawyer and the address of parties who are not represented by counsel. If a defendant in a criminal case appeals, the notice of appeal should include the defendant's address. The defendant in a criminal case must file a statement in the superior court indicating any changes in the defendant's address during the appeal.
(c) Designation of Claimed Errors. The notice of appeal shall include a statement of the errors the appealing party claims were made by the court of limited jurisdiction. If an electronic recording is to be reviewed, the notice of appeal must identify, in accordance with local court rule or if there is no local court rule, in accordance with procedures established by the Administrator for the Courts, the location of claimed errors on the recording.
(d) Amending Claims of Error. A party filing a notice of appeal may, without court permission, file one statement including additional claims of error or amending those claims previously included on the notice of appeal. The statement shall be served on all parties and be filed in the superior court at least 14 days before the scheduled hearing of the appeal. Additional claims of error may be added or claims of error modified only with permission of the superior court.
(e) Multiple Parties Filing Notice of Appeal. More than one party may join in a single notice of appeal.
(f) Defects in Form of Notice of Appeal. The superior court will disregard defects in the form of a notice of appeal if the notice clearly reflects an intent by a party to seek review.
(g) Notice by Fewer Than All Parties on a SideJoinder. If there are multiple parties on a side of a case and fewer than all of the parties on that side of the case timely file a notice of appeal, the superior court will grant relief only (1) to a party who has timely filed a notice, (2) to a party who has been joined as provided in this section, or (3) to a party if demanded by the necessities of the case. The superior court will permit joinder on appeal of a party who did not file a notice of appeal only if the party's rights or duties are derived through the rights or duties of the party who timely filed notice or if the party's rights or duties are dependent upon the superior court determination of the rights or duties of a party who timely filed a notice.

Rule 2.7

## advice of right to appeal in criminal case

In a criminal case, the judge of the court of limited jurisdiction shall advise the defendant of the defendant's right to appeal a final decision by filing a notice of appeal in the superior court. The judge shall also advise the defendant that the notice must be served on all other parties and filed in the superior court within 14 days after the final decision in the case, and that the notice must specify the errors claimed by the defendant. Upon request, the court shall supply the defendant with a standard form of notice of appeal.

## Title 3

Assignment of Cases in Superior Court
Rule 3.1

## [Reserved]

## Rule 3.2

## Change of superior court judge

(a) Without Cause. A party may disqualify one superior court judge without cause by filing an affidavit of prejudice in accordance with RCW 4.12.050.
(b) For Cause. A party may disqualify a superior court judge for cause as provided in RCW 4.12.040 for any grounds authorized by statute or decisional law.
(c) Waiver of Privilege To Change Judge. The privilege of a party to seek the change of a judge in superior court is waived if a party fails to seek a change of judge within 7 days after receipt of a notice of assignment, unless the ground for seeking a change of judge is a particular incident, conversation, or utterance by the judge which was not known to the party or to the party's attorney within the 7 -day period.

## Title 4

## Authority of Court of Limited Jurisdiction and of Superior Court Pending Appeal-Stays

## Rule 4.1

## AUTHORITY OF COURTS PENDING APPEAL

(a) Superior Court. After a notice of appeal has been filed, the superior court has authority to perform all acts necessary to secure the fair and orderly review of the case.
(b) Court of Limited Jurisdiction. After a notice of appeal has been filed, and while the case is on appeal, the court of limited jurisdiction has authority to act in a case only to the extent provided in these rules, unless the superior court limits or expands that authority in a particular case.

Rule 4.2
ENFORCEMENT OF JUDGMENT
(a) Civil Case. A party may not enforce a civil judgment of a court of limited jurisdiction until 14 days after entry of the judgment. Thereafter, a party may enforce the judgment unless enforcement is stayed as provided in rule 4.3.
(b) Criminal Case. A sentence in a criminal case will be enforced by the court of limited jurisdiction if the defendant does not appeal or if the defendant appeals and fails to stay enforcement of sentence as provided in rule $4.3(\mathrm{~b})$.
(c) Statutes Control. Except as otherwise provided in these rules, statutes and other rules relating to enforcement of a judgment and a sentence are applicable.

Rule 4.3

## STAY OF ENFORCEMENT OF JUDGMENT

(a) Civil Case. The superior court may stay enforcement of a judgment in a civil case after a notice of appeal has been filed. The superior court may impose the same conditions on the granting of a stay as those imposable on parties before the courts of appeals.
(b) Criminal Case. The court of limited jurisdiction shall stay enforcement of a sentence in a criminal case if a notice of appeal is filed by the defendant and (1) the defendant posts cash bail or files a bond to the State in a reasonable sum fixed by the court of limited jurisdiction, with sureties as the court may require, or (2) the court of limited jurisdiction determines that enforcement of the sentence should be stayed without cash bail or a bond. A stay must be conditioned on the defendant's timely prosecution of the appeal. In a criminal case, the trial court has authority to fix conditions of release of a defendant and to revoke a suspended or deferred sentence.

## Title 5

## Recording Proceedings in Court of Limited Jurisdiction

## Rule 5.1

## RECORDING GENERALLY

(a) Generally. The proceedings in a court of limited jurisdiction shall be recorded by electronic means, unless the parties agree that some other form of record shall be prepared at the parties' own expense or that no record of the proceedings is necessary. This title applies to proceedings which are to be recorded by electronic means.
(b) Nonelectronic Record in Emergency. In the event of an equipment failure or other situation making an electronic recording impossible, the court may order the proceeding to be recorded by nonelectronic means. The nonelectronic record must be made at the court's expense, and in the event of an appeal, any necessary transcription of the nonelectronic record must be made at the court's expense.

Rule 5.2

## Statements to be made on the record

(a) Generally. At the beginning of the case, the judge of the court of limited jurisdiction shall state on the record the name and number of the case and the names of the attorneys for the parties who are represented by counsel. During the trial of the case, the judge shall state on the record or have stated on the record the names of any or all witnesses as they appear in the course of the proceeding.
(b) Decision, Findings, Conclusions. In all actions tried upon the facts without a jury or with an advisory jury the court shall find the facts specially and state separately its conclusions of law. Judgment shall be entered pursuant to JCR 58 or JCrR 5.03 and may be entered at the same time as the entry of the findings of fact and the conclusions of law. If a written opinion or memorandum of decision is filed, it will be sufficient if formal findings of fact and conclusions of law are included.

Rule 5.3
LOG
The judge of the court of limited jurisdiction shall cause a written log to be maintained separate from the recording indicating the location on the electronic record of relevant events in the proceedings, including but not limited to the beginning of the proceeding, the beginning and ending of the testimony of each witness, the decision of the court, and the end of the proceeding.

Rule 5.4

## LOSS OR DAMAGE OF ELECTRONIC RECORD

In the event of loss or damage of the electronic record, or any significant or material portion thereof, the appellant, upon motion to the superior court, shall be entitled to a new trial, but only if the loss or damage of the record is not attributable to the appellant's malfeasance. In lieu of a new trial, the parties may stipulate to a nonelectronic record as provided in rule 6.1(b).

## Title 6

## Record on Appeal

Rule 6.1
CONTENTS OF RECORD
(a) Generally. Except as provided in section (b), the record of proceedings in the court of limited jurisdiction for appeal shall include the original of the recording of the proceedings in the court of limited jurisdiction, the original or a copy of the log prepared for the recording, and the originals or copies of the docket, pleadings, exhibits, orders, and other papers filed with the clerk of the court of limited jurisdiction.
(b) Agreed Record. The parties may agree to a form of record other than that provided by section (a), including but not limited to an agreed narrative report of the proceedings in the court of limited jurisdiction. An agreed
form of record may be used only if approved by the court of limited jurisdiction.

Rule 6.2

## TRANSMITTAL OF RECORD OF PROCEEDINGS

Within 14 days after the filing of the notice of appeal in the superior court, the clerk of the court of limited jurisdiction shall arrange for any necessary duplication of the record, state in writing that the record is true and complete, and transmit it to the superior court. The party appealing shall pay for the cost of preparation of the record.

## Rule 6.3

## COPY OF RECORDING FOR PARTIES

The clerk of the court of limited jurisdiction shall provide any party with a copy of all or part of the record of proceedings and the log for the record upon request and upon the payment of the actual expense for preparation of the requested copy.

## Rule 6.4

## RETURN OF ELECTRONIC RECORD

Upon completion of the appeal and any subsequent proceedings for review by the Court of Appeals or Supreme Court, the superior court will return the electronic record to the court of limited jurisdiction.

Title 7
Briefs
Rule 7.1
generally
Each party shall file a brief. The superior court may order a party to file additional briefs or may order that the requirement to file briefs be waived.

Rule 7.2
TIME FOR FILING BRIEFS
(a) Brief of Appellant. The brief of an appellant shall be served on all other parties and filed with the superior court within 14 days after filing of the notice of appeal with the superior court.
(b) Brief of Respondent. The brief of a respondent shall be served on all other parties and filed with the superior court within 14 days after service of the brief of appellant.

Title 8
Oral Argument
Rule 8.1
[Reserved]

Rule 8.2

## POSTPONEMENT OF ARGUMENT

The superior court may postpone the time set for oral argument for reasonable cause.

Rule 8.3
TIME ALLOWED AND ORDER OF ARGUMENT
Each side shall be allowed 10 minutes for oral argument, or longer if ordered by the superior court. The first party to file a notice of appeal is entitled to open and conclude oral argument, unless otherwise ordered by the court.

Title 9

## Superior Court Decision

## Rule 9.1

BASIS FOR DECISION ON APPEAL
(a) Errors of Law. The superior court shall review the decision of the court of limited jurisdiction to determine whether that court has committed any errors of law.
(b) Factual Determinations. The superior court shall accept those factual determinations supported by substantial evidence in the record (1) which were expressly made by the court of limited jurisdiction, or (2) that may reasonably be inferred from the judgment of the court of limited jurisdiction.
(c) Limitation on Scope of Review. The superior court will ordinarily limit its consideration of issues to those asserted in the notice of appeal or in an amending statement filed pursuant to rule $2.6(\mathrm{~d})$.
(d) Disposition on Appeal Generally. The superior court may reverse, affirm, or modify the decision of the court of limited jurisdiction or remand the case back to that court for further proceedings.
(e) Limitation on Modification of Sentence. The superior court shall not modify the sentence imposed in a criminal case unless the sentence is incorrect as a matter of law.
(f) Form of Decision. The decision of the superior court shall be in writing and filed in the clerk's office with the other papers in the case. The reasons for the decision shall be stated.

Rule 9.2
ENTRY OF DECISION
(a) In Superior Court. The decision of the superior court on appeal is a final judgment in the superior court, unless the decision states otherwise. The date of entry of the decision is determined by CR 58(a) and (b).
(b) Statutes Control. Except as otherwise provided in these rules, statutes and other rules apply to the enforcement of a superior court judgment entered under section (a).
(c) Court of Limited Jurisdiction. The clerk of the superior court shall transmit a copy of the decision of the
superior court on appeal to the court of limited jurisdiction rendering the decision that was the subject of the appeal and a copy to each party in the case.

## Rule 9.3 <br> costs

(a) Party Entitled to Costs. The party that substantially prevails on appeal shall be awarded costs on appeal. Costs will be imposed against a party whose appeal is involuntarily dismissed. Costs will be awarded in a case dismissed by reason of a voluntary withdrawal of an appeal only if the superior court so directs at the time the order is entered permitting the voluntary withdrawal of the appeal.
(b) How Claimed. Costs must be claimed by serving a cost bill on all parties and filing it in the superior court within 10 days after entry of the superior court decision on the appeal. The party should itemize each item of expense claimed in the cost bill.
(c) Expenses Allowed as Costs. Only the reasonable expenses actually incurred by a party for the following items which were reasonably necessary for review may be awarded to a party as costs: (1) statutory attorney fees allowed for a superior court nonjury trial, (2) the superior court filing fee, (3) the expense of obtaining a copy of the record of proceedings and the $\log$ for the record as provided in rule 6.3 , and (4) the expense of bonds given in connection with the appeal.
(d) Objections to Costs Claimed. A party may object to items in the cost bill of another party by serving on all parties and filing with the superior court objections to the cost bill within 10 days after service of the cost bill upon the party.
(e) Award of Costs. The superior court judge who decided the appeal shall be informed by the parties if a dispute arises over costs. The judge shall decide the dispute promptly after learning of it, without oral argument unless the judge otherwise directs.
(f) Judgment for Costs. The costs claimed by a party become a part of the judgment under rule 9.2, unless another party files and serves written objections within the time provided by section (d). If a party objects to costs in a timely manner, the costs allowed by the superior court judge become a part of the judgment under rule 9.2.
(g) Reasonable Attorney Fees. A request for reasonable attorney fees should not be made in the cost bill. The request should be made as provided in rule 11.2.

Title 10
Violation of Rules-Sanctions and Dismissal
Rule 10.1

## VIOLATION OF RULES GENERALLY

The superior court on its own initiative or on motion of a party may order a party or counsel who uses these rules for the purpose of delay or who fails to comply
with these rules to pay terms of compensatory damages to any other party who has been harmed by the delay or the failure to comply. The superior court may condition a party's right to participate further in the appeal on compliance with the terms of a sanction order, including an order directing payment of an award by a party. If an award is not paid within the time specified by the superior court, the superior court shall direct the entry of a judgment in accordance with the award.

Rule 10.2
DISMISSAL OF APPEAL
(a) Involuntary Dismissal. The superior court will, on motion of a party, dismiss an appeal of the case (1) for failure to timely file a notice of appeal, or (2) for want of prosecution if the party appealing has abandoned the appeal.
(b) Voluntary Withdrawal of Appeal. The superior court may, in its discretion, dismiss an appeal on stipulation of all the parties and, in criminal cases, the written consent of the defendant. The superior court may, in its discretion, dismiss an appeal on the motion of a party who has filed a notice of appeal.

Title 11

## Supplemental Provisions

Rule 11.1
REVIEW OF DECISIONS OF A COURT OF LIMITED
JURISDICTION ON MATTERS OF
APPELLATE PROCEDURE
A party may object to and obtain review of a decision of a court of limited jurisdiction on matters of appellate procedure, including but not limited to enforcement of a judgment or sentence, by motion in the superior court.

## Rule 11.2

## LAWYER'S FEES AND EXPENSES

(a) Generally. If applicable law grants to a party the right to recover reasonable lawyer's fees or expenses, the party should request the fees or expenses as provided in this rule.
(b) Statutes Control. If a statute gives a party the right to recover lawyer's fees or expenses under certain circumstances for services in a court of limited jurisdiction, a party is entitled to fees and expenses under similar circumstances for services on an appeal to the superior court.
(c) Argument in Brief. The party should devote a section of the brief to the request for the fees or expenses.
(d) Affidavit. At or before oral argument, the party should serve and file an affidavit in the superior court detailing the expenses incurred and the services performed by counsel.
(e) Oral Argument. A party should include in oral argument a request for the fee or expenses and a reference to the affidavit on file.

Rule 11.3 TITLE OF CASE

The title of the case in the superior court shall be the same as in the court of limited jurisdiction unless otherwise ordered by the court.

## Rule 11.4

## EFFECT OF REVERSAL ON INTERVENING RIGHTS

If a party has voluntarily or involuntarily partially or wholly satisfied a judgment of a court of limited jurisdiction which is modified by the superior court on appeal, the superior court shall enter orders and authorize the issuance of process appropriate to restore to the party any property taken from that party, or the value of the property. An interest in property acquired by a purchaser in good faith, under a judgment subsequently reversed or modified, shall not be affected by the reversal or modification of that judgment.

## Rule 11.5

FORMS
A person may use any form which substantially complies with these rules.

Rule 11.6

## SERVICE AND FILING OF PAPERS

CR 5 and CrR 8.4 apply to the service and filing of papers under these rules. None of the papers required by these rules to be served are original process.

Rule 11.7

## APPLICATION OF OTHER COURT RULES

(a) Civil Rules. The following Superior Court Civil Rules are applicable to appellate proceedings in civil cases in the superior court when not in conflict with the purpose or intent of these rules and when application is practicable: CR 1 (scope of rules), CR 2A (stipulations), CR 6 (time), CR 7(b) (form of motions), CR 11 (signing of pleadings), CR 25 (substitution of parties), CR $40(\mathrm{a})(2)$ (notice of issues of law), CR 42 (consolidation; separate trials), CR 46 (exceptions unnecessary), CR 54(a) (judgments and orders), CR 60 (relief from judgment or order), CR 71 (withdrawal by attorney), CR 77 (superior courts and judicial officers), CR 78 (clerks), CR 79 (books and records kept by the clerk), CR 80 (court reporters), and CR 83 (local rules of superior court).
(b) Criminal Rules. The following Superior Court Criminal Rules are applicable to appellate proceedings in criminal cases in the superior court when not in conflict with the purpose or intent of these rules and when application is practicable: CrR 1.1 (scope), CrR 1.2 (purpose and construction), CrR 1.4 (prosecuting attorney definition), CrR 3.1 (right to and assignment of counsel), CrR 7.1 (sentencing), CrR 7.2 (presentence investigation), CrR 8.1 (time), CrR 8.2 (motions), CrR 8.5 (calendars), CrR 8.6 (exceptions unnecessary), CrR 8.7 (objections), and CrR 8.8 (discharge).
(c) Justice Court Civil Rules. The following Justice Court Civil Rules are applicable to appellate proceedings in civil cases in the court of limited jurisdiction when not in conflict with the purpose or intent of these rules and when application is practicable: JCR 5 (service and filing), JCR 6 (time), JCR 7(b) (motions), JCR 8 (general rules of pleading), JCR 10 (form of pleadings), JCR 11 (verification and signing of pleadings), JCR 25 (substitution of parties), JCR 40(b) (disqualification of judge), and JCR 60 (relief from judgment or order).
(d) Justice Court Criminal Rules. The following Justice Court Criminal Rules are applicable to appellate proceedings in criminal cases in the court of limited jurisdiction when not in conflict with the purpose or intent of these rules and when application is practicable: JCrR 1.03 (local rules), JCrR 1.04 (style and form), JCrR 2.11 (right to and assignment of counsel), JCrR 8.01 (judge, disqualification), JCrR 8.02 (judge, disqualifica-tion-another judge), JCrR 8.03 (clerical mistakes), JCrR 10.01 (time), and JCrR 10.02 (motions).

## Rule 11.8

## LOCAL COURT RULES—AVAILABILITY

Courts to which these rules apply may adopt in accordance with GR 7 such local rules not inconsistent with these general rules as they may deem necessary for their respective courts. The court, upon the adoption of such rules, shall keep a copy of them readily available for inspection.

Rule 11.9

## title and citation of rules

These rules shall be known and cited as the Rules for Appeal of Decisions of Courts of Limited Jurisdiction. RALJ is the official abbreviation.

## JUSTICE COURT CIVIL RULES (JCR)

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1. Introductory
(Rules 1-2A)
Rule 1
SCOPE OF RULES
These rules govern the procedure in all trial courts of limited jurisdiction in all suits of a civil nature, with the exceptions stated in rule 81 . They shall be construed to secure the just, speedy, and inexpensive determination of every action.

Rule 2

## ONE FORM OF ACTION

There shall be one form of action to be known as "civil action."

Rule 2A

## Stipulations

No agreement or consent between parties or attorneys in respect to the proceedings in a cause, the purport of which is disputed, will be regarded by the court unless the same shall have been made and assented to in open court on the record, or entered in the minutes, or unless the evidence thereof shall be in writing and subscribed by the attorneys denying the same.

## 2. Commencement of Action; Service of Process, Pleadings, Motions, and Orders <br> (Rules 3-6)

Rule 3

## COMMENCEMENT OF ACTION

A civil action is commenced by filing with the court a complaint signed as required by rule 11 .

## Rule 4 <br> PROCESS

(a) Summons-Issuance.
(1) The summons must be signed and dated by the plaintiff or his attorney, and directed to the defendant requiring him to defend the action and to serve a copy of his appearance or defense on the person whose name is signed on the summons.
(2) Unless a statute or rule provides for a different time requirement, the summons shall require the defendant to serve a copy of his defense within 20 days after the service of summons, exclusive of the day of service. If a statute or rule other than this rule provides for a different time to serve a defense, that time shall be stated in the summons.
(3) A notice of appearance, if made, shall be in writing, shall be signed by the defendant or his attorney, and shall be served upon the person whose name is signed on the summons.
(4) No summons is necessary for a counterclaim or cross claim for any person who previously has been made a party. Counterclaims and cross claims against an existing party may be served as provided in rule 5.
(b) Summons.
(1) Contents. The summons for personal service shall contain:
(i) the title of the cause, specif ying the name of the court in which the action is brought, the name of the county designated by the plaintiff as the place of trial, and the names of the parties to the action, plaintiff and defendant;
(ii) a direction to the defendant summoning him to serve a copy of his defense within a time stated in the summons;
(iii) a notice that, in case of failure so to do, judgment will be rendered against him by default. It shall be signed and dated by the plaintiff, or his attorney, with the addition of his post office address, at which the papers in the action may be served on him by mail.
(2) Form. The summons for personal service in the state shall be substantially in the following form:


[^30](c) By Whom Served. Service of summons and complaint may be made by the sheriff or a deputy of the county or district in which the court is located or by any citizen of the State of Washington over the age of 18 years and who is competent to be a witness and is not a party to the action.
(d) Service.
(1) Of Summons and Complaint. The summons and complaint shall be served together.
(2) Personal in State. Personal service of summons and other process shall be as provided in RCW 4.28-.080-.090, 23A.08.110, 23A.32.100, 46.64.040, and 48.05 .200 and .210 , and other statutes which provide for personal service.
(e) Service by Publication and Personal Service Out of the Jurisdiction.
(1) When the defendant cannot be found within the territorial jurisdiction of the court (of which the return of the sheriff of the county in which the action is brought, that the defendant cannot be found in the county, is prima facie evidence), and upon filing of an affidavit of the plaintiff, his agent, or attorney, with the court stating that he believes that the defendant is not a resident of the county, or cannot be found therein, and that he has deposited a copy of the summons (substantially in the form prescribed in this rule) and complaint in the post office, directed to the defendant at his place of residence, unless it is stated in the affidavit that such
residence is not known to the affiant, and stating the existence of one of the cases hereinafter specified, the service may be made by publication of the summons by the plaintiff or his attorney in any of the following cases:
(i) when the defendant is a foreign corporation, and has property within the county;
(ii) when the defendant, being a resident of the county, has departed therefrom with intent to defraud his creditors, or to avoid the service of a notice and complaint, or keeps himself concealed therein with like intent;
(iii) when the defendant is not a resident of the county, but has property therein which has been brought under the control of the court by seizure or some equivalent act;
(iv) when the subject of the action is personal property in the county, and the defendant has or claims a lien or interest, actual or contingent, therein, and the relief demanded consists wholly, or partially, in excluding the defendant from any interest or lien therein;
(v) when the action is brought under RCW 4.08.160 and 4.08.1 70 to determine conflicting claims to personal property in the county.
(2) The publication shall be made in the same manner and in the same form as a summons by publication in superior court (see RCW 4.28.100), with appropriate adjustments for the name and location of the court.
(3) Personal service on the defendant out of the territorial jurisdiction of the court shall be equivalent to service by publication, and the notice to the defendant out of the county shall contain the same as the notice by publication and shall require the defendant to appear at a time and place certain which shall not be less than 30 days from the date of service.
(4) Service made in the modes provided in this section 4(e) shall not alone be taken and held to give the court jurisdiction over the person of the defendant. By such service the court only acquires jurisdiction to give a judgment which is effective as to property or debts attached or garnished in connection with the suit or other property which properly forms the basis of jurisdiction of the court. If the defendant appears in a suit commenced by such service the court shall have jurisdiction over his person. The defendant may appear specially and solely to challenge jurisdiction over property or debts attached or garnished or other property within the jurisdiction of the court.
(f) Alternative to Service by Publication. In circumstances justifying service by publication, if the serving party files an affidavit stating facts from which the court determines that service by mail is just as likely to give actual notice as service by publication, the court may order that service be made by any person over 18 years of age, who is competent to be a witness, other than a party, by mailing copies of the summons and other process to the party to be served at his last known address or any other address determined by the court to be appropriate. Two copies shall be mailed, postage prepaid, one by ordinary first class mail and the other by a form of mail requiring a signed receipt showing when and to
whom it was delivered. The envelopes must bear the return address of the sender. The summons shall contain the date it was deposited in the mail and shall require the defendant to appear and answer the complaint within 90 days from the date of mailing. Service under this subsection has the same jurisdictional effect as service by publication.
(g) Appearance. A voluntary appearance of a defendant does not preclude his right to challenge lack of jurisdiction over his person, insufficiency of process, or insufficiency of service of process pursuant to rule 12(b).
(h) Territorial Limits of Effective Service. All process other than a subpoena may be served anywhere within the territorial limits of the state, and when a statute or these rules so provide beyond the territorial limits of the state. A subpoena may be served within the territorial limits provided in rule 45 and RCW 5.56.010.
(i) Return of Service. Proof of service shall be as follows:
(1) If served by the sheriff or his deputy, the return of the sheriff or his deputy endorsed upon or attached to the summons;
(2) If served by any other person, his affidavit of service endorsed upon or attached to the summons; or
(3) If served by publication, the affidavit of the publisher, foreman, principal clerk, or business manager of the newspaper showing the same, together with a printed copy of the summons as published; or
(4) If served as provided in section (f), the affidavit of the serving party stating that copies of the summons and other process were sent by mail in accordance with the rule and directions by the court, and stating to whom, and when, the envelopes were mailed;
(5) The written acceptance or admission of the defendant, his agent or attorney;
(6) In case of personal service out of the state, the affidavit of the person making the service, sworn to before a notary public, with a seal attached, or before a clerk of a court of record;
(7) In case of service otherwise than by publication, the return, acceptance, admission, or affidavit must state the time, place, and manner of service. Failure to make proof of service does not affect the validity of the service.
(j) Amendment of Process. At any time in its discretion and upon such terms as it deems just, the court may allow any process or proof of service thereof to be amended, unless it clearly appears that material prejudice would result to the substantial rights of the party against whom the process is issued.

## Rule 5

SERVICE AND FILING OF PLEADINGS AND OTHER PAPERS
(a) Service: When Required. Except as otherwise provided in these rules, every order required by its terms to be served, every pleading subsequent to the original complaint unless the court otherwise orders because of numerous defendants, every paper relating to discovery required to be served upon a party unless the court otherwise orders, every written motion other than one
which may be heard ex parte, and every written notice, appearance, demand, offer of judgment, designation of record on appeal, and similar paper shall be served upon each of the parties. No service need be made on parties in default for failure to appear except that pleadings asserting new or additional claims for relief against them shall be served upon them in the manner provided for service of summons in rule 4 .

In an action begun by seizure of property, in which no person need be or is named as defendant, any service required to be made prior to the filing of an answer claim, or appearance shall be made upon the person having custody or possession of the property at the time of its seizure.
(b) Service: How Made.
(1) On Attorney or Party. Whenever under these rules service is required or permitted to be made upon a party represented by an attorney the service shall be made upon the attorney unless service upon the party himself is ordered by the court. Service upon the attorney or upon a party shall be made by delivering a copy to him or by mailing it to him at his last known address or, if no address is known, filing with the clerk of the court an affidavit of attempt to serve. Delivery of a copy within this rule means: handing it to the attorney or to the party; or leaving it at his office with his clerk or other person in charge thereof; or, if there is no one in charge, leaving it in a conspicuous place therein; or, if the office is closed or the person to be served has no office, leaving it at his dwelling house or usual place of abode with some person of suitable age and discretion then residing therein. Service on an attorney is subject to the restrictions in subsections (b)(4) and (5) of this rule and in rule 71, Withdrawal by Attorneys.
(2) Service by Mail.
(i) How made. If service is made by mail, the papers shall be deposited in the post office addressed to the person on whom they are being served, with the postage prepaid. The service shall be deemed complete upon the third day following the day upon which they are placed in the mail, unless the third day falls on a Saturday, Sunday or legal holiday, in which event service shall be deemed complete on the first day other than a Saturday, Sunday or legal holiday, following the third day.
(ii) Proof of service by mail. Proof of service of all papers permitted to be mailed may be by written acknowledgment of service, by affidavit of the person who mailed the papers, or by certificate of an attorney. The certificate of an attorney may be in form substantially as follows:

Certificate
I certify that I mailed a copy of the foregoing
to [John Smith], [plaintiff's] attorney, at [office address or residence], and to [Joseph Doe], an additional [defendant's] attorney [or attorneys] at [office address or residence], postage prepaid, on [date].

## [John Brown]

Attorney for [Defendant] William Noe
(3) Service on Nonresidents. Where a plaintiff or defendant who has appeared resides outside the state and has no attorney in the action, the service may be made
by mail if his residence is known; if not known, on the clerk of the court for him. Where a party, whether resident or nonresident, has an attorney in the action, the service of papers shall be upon the attorney instead of the party. If the attorney does not have an office within the state or has removed his residence from the state, the service may be upon him personally either within or without the state, or by mail to him at either his place of residence or his office, if either is known, and if not known, then by mail upon the party, if his residence is known, whether within or without the state. If the residence of neither the party nor his attorney, nor the office address of the attorney is known, an affidavit of the attempt to serve shall be filed with the clerk of the court.
(4) Service on Attorney Restricted After Final Judgment. A party, rather than the party's attorney, must be served if the final judgment or decree has been entered and the time for filing an appeal has expired, or if an appeal has been taken (i) after the final judgment or decree upon remand has been entered or (ii) after the mandate has been issued affirming the judgment or decree or disposing of the case in a manner calling for no further action by the trial court. This rule is subject to the exceptions defined in subsection (b)(6).
(5) Required Notice to Party. If a party is served under circumstances described in subsection (b)(4), the paper shall (i) include a notice to the party of the right to file written opposition or a response, the time within which such opposition or response must be filed, and the place where it must be filed; (ii) state that failure to respond may result in the requested relief being granted; and (iii) state that the paper has not been served on that party's lawyer.
(6) Exceptions. An attorney may be served notwithstanding subsection (b)(4) of this rule if (i) fewer than 63 days have elapsed since the filing of any paper or the issuance of any process in the action or proceeding or (ii) if the attorney has filed a notice of continuing representation.
(c) Service: Numerous Defendants. In any action in which there are unusually large numbers of defendants, the court, upon motion or of its own initiative, may order that service of the pleadings of the defendants and replies thereto need not be made as between the defendants and that any cross claim, counterclaim, or matter constituting an avoidance or affirmative defense contained therein shall be deemed to be denied or avoided by all other parties and that the filing of any such pleading and service thereof upon the plaintiff constitutes due notice of it to the parties. A copy of every such order shall be served upon the parties in such manner and form as the court directs.
(d) Filing.
(1) Time. Complaints shall be filed as provided in rule 3. All pleadings and other papers after the complaint required to be served upon a party shall be filed with the court either before service or promptly thereafter.
(2) Sanctions. If a party fails to file any pleading or paper under this rule, the court upon 5 days' notice of motion for sanctions may dismiss the action or strike the pleading or other paper and grant judgment against the
defaulting party for costs and terms including a reasonable attorney fee unless good cause is shown for, or justice requires, the granting of an extension of time.
(3) Limitation. No sanction shall be imposed if prior to the hearing the pleading or paper other than the complaint is filed and the moving attorney is notified of the filing before he leaves his office for the hearing.
(4) Nonpayment. No further action shall be taken in the pending action and no subsequent pleading or other paper shall be filed until the judgment is paid. No subsequent action shall be commenced upon the same subject matter until the judgment has been paid.
(e) Filing With the Court Defined. The filing of pleadings and other papers with the court as required by these rules shall be made by filing them with the clerk of the court, except that the judge may permit the papers to be filed with him, in which event he shall note thereon the filing date and forthwith transmit them to the office of the clerk.
(f) Other Methods of Service. Service of all papers other than the summons and other process may also be made as authorized by statutes other than RCW 4.28.230, 4.28.240, 4.28.250, 4.28.260, 4.28.270, and 4.28.280, which are superseded by these rules.
(g) Certified Mail. Whenever the use of "registered" mail is authorized by statutes relating to judicial proceedings or by rule of court, "certified" mail, with return receipt requested, may be used.
(h) Service of Papers by Telegraph. Any writ or order in any civil suit or proceeding and all the papers requiring service may be transmitted by telegraph for service in any place, and the telegraphic copy of such writ or order or paper so transmitted may be served or executed by the officer or person to whom it is sent for that purpose and returned by him, if any return be requisite, in the same manner, and with the same force and effect in all respects as the original thereof might be, if delivered to him, and the officer or person serving or executing the same shall have the same authority and be subject to the same liabilities as if the said copy were the original. The original, when a writ or order, shall also be filed in the court from which it was issued, and a certified copy thereof shall be preserved in the telegraph office from which it was sent. In sending it, either the original or certified copy may be used by the operator for that purpose.

## Rule 6

## time

(a) Computation. In computing any period of time prescribed or allowed by these rules, by the local rules of any court, by order of court, or by an applicable statute, the day of the act, event, or default from which the designated period of time begins to run shall not be included. The last day of the period so computed shall be included, unless it is a Saturday, a Sunday, or a legal holiday, in which event the period runs until the end of the next day which is neither a Saturday, a Sunday, nor a legal holiday. Legal holidays are prescribed in RCW 1.16.050. When the period of time prescribed or allowed
is less than 7 days, intermediate Saturdays, Sundays, and legal holidays shall be excluded in the computation.
(b) Enlargement. When by these rules or by a notice given thereunder or by order of court an act is required or allowed to be done at or within a specified time, the court for cause shown may at any time in its discretion, (1) with or without motion or notice, order the period enlarged if request therefor is made before the expiration of the period originally prescribed or as extended by a previous order or, (2) upon motion made after the expiration of the specified period, permit the act to be done where the failure to act was the result of excusable neglect; but it may not extend the time for taking any actions under rules 50(b), 59(b), 59(d), and 60(b).
(c) Proceeding Not To Fail for Want of Judge or Session of Court. No proceeding in a court of justice in any action, suit, or proceeding pending therein is affected by a vacancy in the office of any or all of the judges or by the failure of a session of the court.
(d) For Motions-Affidavits. A written motion, other than one which may be heard ex parte, and notice of the hearing thereof shall be served not later than 5 days before the time specified for the hearing, unless a different period is fixed by these rules or by order of the court. Such an order may for cause shown be made on ex parte application. When a motion is supported by affidavit, the affidavit shall be served with the motion; and, except as otherwise provided in rule 59(c), opposing affidavits may be served not later than 1 day before the hearing, unless the court permits them to be served at some other time.
(e) Additional Time After Service by Mail. Whenever a party has the right or is required to do some act or take some proceedings within a prescribed period after the service of a notice or other paper upon him and the notice or paper is served upon him by mail, 3 days shall be added to the prescribed period.

## 3. Pleadings and Motions

(Rules 7-16)
Rule 7

## PLEADINGS ALLOWED: FORM OF MOTIONS

(a) Pleadings. There shall be a complaint and an answer; a reply to a counterclaim denominated as such; an answer to a cross claim, if the answer contains a cross claim; a third party complaint, if a person who was not an original party is summoned under the provisions of rule 14 ; and a third party answer, if a third party complaint is served. No other pleadings shall be allowed, except that the court may order a reply to an answer or a third party answer.
(b) Motions and Other Papers.
(1) How Made. An application to the court for an order shall be by motion which, unless made during a hearing or trial, shall be made in writing, shall state with particularity the grounds therefor, and shall set forth the relief or order sought. The requirement of writing is fulfilled if the motion is stated in a written notice of the hearing of the motion.
(2) Form. The rules applicable to captions, signing, and other matters of form of pleadings apply to all written motions and other papers provided for by these rules.
(3) Identification of Evidence. When a motion is supported by affidavits or other papers, it shall specify the papers to be used by the moving party.
(c) Demurrers, Pleas, etc., Abolished. Demurrers, pleas and exceptions for insufficiency of a pleading shall not be used.

## Rule 8

## general rules of pleading

(a) Claims for Relief. A pleading which sets forth a claim for relief, whether an original claim, counterclaim, cross claim, or third party claim shall contain (1) a short and plain statement of the claim showing that the pleader is entitled to relief, and (2) a demand for judgment for the relief to which he deems himself entitled. Relief in the alternative or of several different types may be demanded.
(b) Defenses; Form of Denials. A party shall state in short and plain terms his defenses to each claim asserted and shall admit or deny the averments upon which the adverse party relies. If he is without knowledge or information sufficient to form a belief as to the truth of an averment, he shall so state and this has the effect of a denial. Denials shall fairly meet the substance of the averments denied. When a pleader intends in good faith to deny only a part or a qualification of an averment, he shall specify so much of it as is true and material and shall deny only the remainder. Unless the pleader intends in good faith to controvert all the averments of the preceding pleading, he may make his denials as specific denials of designated averments or paragraphs, or he may generally deny all the averments except such designated averments or paragraphs as he expressly admits; but, when he does so intend to controvert all its averments, he may do so by general denial subject to the obligations set forth in rule 11 .
(c) Affirmative Defenses. In pleading to a preceding pleading, a party shall set forth affirmatively accord and satisfaction, arbitration and award, assumption of risk, contributory negligence, discharge in bankruptcy, duress, estoppel, failure of consideration, fraud, illegality, in jury by fellow servant, laches, license, payment, release, res judicata, statute of frauds, statute of limitation, waiver, and any other matter constituting an avoidance or affirmative defense. When a party has mistakenly designated a defense as a counterclaim or a counterclaim as a defense, the court on terms, if justice so requires, shall treat the pleading as if there had been a proper designation.
(d) Effect of Failure To Deny. Averments in a pleading to which responsive pleading is required, other than those as to the amount of damage, are admitted when not denied in the responsive pleading. Averments in a pleading to which no responsive pleading is required or permitted shall be taken as denied or avoided.
(e) Pleading To Be Concise and Direct: Consistency.
(1) Each averment of a pleading shall be simple, concise, and direct. No technical forms of pleadings or motions are required.
(2) A party may set forth two or more statements of a claim or defense alternately or hypothetically, either in one count or defense or in separate counts or defenses. When two or more statements are made in the alternative and one of them if made independently would be sufficient, the pleading is not made insufficient by the insufficiency of one or more of the alternative statements. A party may also state as many separate claims or defenses as he has regardless of consistency and whether based on legal or on equitable grounds or on both. All statements shall be made subject to the obligations set forth in rule 11 .
(f) Construction of Pleadings. All pleadings shall be so construed as to do substantial justice.

## Rule 9

## PLEADING SPECIAL MATTERS

(a) Capacity. It is not necessary to aver the capacity of a party to sue or be sued or the authority of a party to sue or be sued in a representative capacity or the legal existence of an organized association of persons that is made a party. When a party desires to raise an issue as to the legal existence of any party or the capacity of any party to sue or be sued or the authority of a party to sue or be sued in a representative capacity, he shall do so by specific negative averment which shall include such supporting particulars as are peculiarly within the pleader's knowledge.
(b) Fraud, Mistake, Condition of the Mind. In all averments of fraud or mistake, the circumstances constituting fraud or mistake shall be stated with particularity. Malice, intent, knowledge, and other condition of mind of a person may be averred generally.
(c) Condition Precedent. In pleading the performance or occurrence of conditions precedent, it is sufficient to aver generally that all conditions precedent have been performed or have occurred. A denial of performance or occurrence shall be made specifically and with particularity.
(d) Official Document or Act. In pleading an official document or official act, it is sufficient to aver that the document was issued or the act done in compliance with law.
(e) Judgment. In pleading a judgment or decision of a domestic or foreign court, judicial or quasi-judicial tribunal, or of a board or officer, it is sufficient to aver the judgment or decision without setting forth matter showing jurisdiction to render it.
(f) Time and Place. For the purpose of testing the sufficiency of a pleading, averments of time and place are material and shall be considered like all other averments of material matter.
(g) Special Damage. When items of special damage are claimed, they shall be specifically stated.
(h) Pleading Existence of City or Town. In pleading the existence of any city or town in this state, it shall be sufficient to state in such pleading that the same is an
existing city or town, incorporated or organized under the laws of Washington.
(i) Pleading Ordinance. In pleading any ordinance of a city or town in this state it shall be sufficient to state the title of such ordinance and the date of its passage, whereupon the court shall take judicial notice of the existence of such ordinance and the tenor and effect thereof.
(j) Pleading Private Statutes. In pleading a private statute, or a right derived therefrom, it shall be sufficient to refer to such statute by its title, and the day of its passage, and the court shall thereupon take judicial notice thereof.
(k) Foreign Law.
(1) United States Jurisdictions. A party who intends to raise an issue concerning the law of a state, territory, or other jurisdiction of the United States shall set forth in his pleading facts which show that the law of another United States jurisdiction may be applicable, or shall state in his pleading or serve other reasonable written notice that the law of another United States jurisdiction may be relied upon.
(2) Other Jurisdictions. A party who intends to raise an issue concerning the law of a jurisdiction other than a state, territory or other jurisdiction of the United States shall give notice in his pleading of the foreign jurisdiction whose law he contends may be applicable to the facts of the case. The following matters need not be pleaded, but may be discovered pursuant to rule 26:
(i) the party's contentions as to which issues of law are governed by the foreign law;
(ii) the substance of such foreign law;
(iii) the expected effect of such foreign law on the legal issues and on the outcome of the case being tried;
(iv) the specific foreign statutes, regulations, judicial and administrative decisions, documents and other nonprivileged written materials and translations thereof upon which the party intends to rely.
(3) Application of Foreign Law. Issues of foreign law may be simplified pursuant to rule 16 and determined in advance of trial pursuant to rule 56.
(4) Failure To Plead Foreign Law. If no party has requested in his pleadings application of the law of a jurisdiction other than a state, territory or other jurisdiction of the United States, the court at time of trial shall apply the law of the State of Washington unless such application would result in manifest injustice.
(I) Burden of Proof. Nothing in this rule shall be construed to shift or alter the burden of proof.

## Rule 10

## FORM OF PLEADINGS

(a) Caption; Names of Parties. Every written pleading shall contain a caption setting forth the name of the court, the title of the action, the file number if known to the person signing it, and a designation as in rule 7(a). In the complaint the title of the action shall include the names of all the parties, but in other written pleadings it is sufficient to state the name of the first party on each side with an appropriate indication of other parties.

When the plaintiff is ignorant of the name of the defendant, it shall be so stated in his pleading, and such defendant may be designated in any pleading or proceeding by any name, and when his true name shall be discovered, the pleading or proceeding may be amended accordingly.
(b) Adoption by Reference; Exhibits. Statements in a pleading may be adopted by reference in a different part of the same pleading or in another pleading or in any motion. A copy of any written instrument which is an exhibit to a pleading is a part thereof for all purposes.
(c) Form. All notices, pleadings, motions, and other papers filed shall be plainly written or typed.

Rule 11

## SIGNING OF PLEADINGS

Every pleading of a party represented by an attorney shall be dated and signed by at least one attorney of record in his individual name, whose address shall be stated. A party who is not represented by an attorney shall sign and date his pleading and state his address. Pleadings need not, but may be, verified or accompanied by affidavit. The signature of a party or of an attorney constitutes a certificate by him that he has read the pleading; that to the best of his knowledge, information, and belief there is good ground to support it; and that it is not interposed for delay. If a pleading is not signed or is signed with intent to defeat the purpose of this rule, it may be stricken as sham and false and the action may proceed as though the pleading had not been served. For a willful violation of this rule an attorney may be subjected to appropriate action as for contempt. Similar action may be taken if scandalous or indecent matter is inserted.

## Rule 12

## DEFENSES AND OBJECTIONS

(a) When Presented. A defendant shall serve his answer within the following periods:
(1) Within 20 days, exclusive of the day of service, after the service of the summons and complaint upon him pursuant to rule 4;
(2) Within 60 days from the date of the first publication of the summons if the summons is served by publication in accordance with rule 4;
(3) Within the period fixed by any other applicable statutes or rules.

A party served with a pleading stating a cross claim against him shall serve an answer thereto within 20 days after the service upon him. The plaintiff shall serve his reply to a counterclaim in the answer within 20 days af.ter service of the answer or, if a reply is ordered by the court, within 20 days after service of the order, unless the order otherwise directs. The service of a motion permitted under this rule alters these periods of time as follows, unless a different time is fixed by order of the court.
(i) If the court denies the motion or postpones its disposition until the trial on the merits, the responsive
pleading shall be served within 10 days after notice of the court's action.
(ii) If the court grants a motion for a more definite statement, the responsive pleading shall be served within 10 days after the service of the more definite statement.
(b) How Presented. Every defense, in law or fact, to a claim for relief in any pleading, whether a claim, counterclaim, cross claim, or third party claim, shall be asserted by the responsive pleading thereto if one is required, except that the following defenses may at the option of the pleader be made by motion: (1) lack of jurisdiction over the subject matter, (2) lack of jurisdiction over the person, (3) improper venue, (4) insufficiency of process, (5) insufficiency of service of process, (6) failure to state a claim upon which relief can be granted, (7) failure to join a party under rule 19. A motion making any of these defenses shall be made before pleading if a further pleading is permitted. No defense or objection is waived by being joined with one or more other defenses or objections in a responsive pleading or motion. If a pleading sets forth a claim for relief to which the adverse party is not required to serve a responsive pleading, he may assert at the trial any defense in law or fact to that claim for relief. If, on a motion asserting the defense numbered (6) to dismiss for failure of the pleading to state a claim upon which relief can be granted, matters outside the pleading are presented to and not excluded by the court, the motion shall be treated as one for summary judgment and disposed of as provided in rule 56 and all parties shall be given reasonable opportunity to present all material made pertinent to such a motion by rule 56 .
(c) Motion for Judgment on the Pleadings. After the pleadings are closed but within such time as not to delay the trial, any party may move for judgment on the pleadings. If, on a motion for judgment on the pleadings, matters outside the pleadings are presented to and not excluded by the court, the motion shall be treated as one for summary judgment and disposed of as provided in rule 56 , and all parties shall be given reasonable opportunity to present all material made pertinent to such a motion by rule 56.
(d) Preliminary Hearings. The defenses specifically enumerated (1)-(7) in section (b) of this rule, whether made in a pleading or by motion, and the motion for judgment mentioned in section (c) of this rule shall be heard and determined before trial on application of any party, unless the court orders that the hearing and determination thereof be deferred until the trial.
(e) Motion for More Definite Statement. If a pleading to which a responsive pleading is permitted is so vague or ambiguous that a party cannot reasonably be required to frame a responsive pleading, or if more particularity in that pleading will further the efficient economical disposition of the action, he may move for a more definite statement before interposing his responsive pleading. The motion shall point out the defects complained of and the details desired. If the motion is granted and the order of the court is not obeyed within 10 days after notice of the order or within such other time as the court
may fix, the court may strike the pleading to which the motion was directed or make such order as it deems just.
(f) Motion To Strike. Upon motion made by a party before responding to a pleading or, if no responsive pleading is permitted by these rules, upon motion made by a party within 20 days after the service of the pleading upon him or upon the court's own initiative at any time, the court may order stricken from any pleading any insufficient defense or any redundant, immaterial, impertinent, or scandalous matter.
(g) Consolidation of Defenses in Motion. A party who makes a motion under this rule may join with it other motions herein provided for and then available to him. If a party makes a motion under this rule but omits therefrom any defense or objection then available to him which this rule permits to be raised by motion, he shall not thereafter make a motion based on the defense or objection so omitted, except a motion as provided in subsection (h)(2) hereof on any of the grounds there stated.
(h) Waiver or Preservation of Certain Defenses.
(1) A defense of lack of jurisdiction over the person, improper venue, insufficiency of process, or insufficiency of service of process is waived (i) if omitted from a motion in the circumstances described in section (g), or (ii) if it is neither made by motion under this rule nor included in a responsive pleading or an amendment thereof permitted by rule $15(\mathrm{a})$ to be made as a matter of course.
(2) A defense of failure to state a claim upon which relief can be granted, a defense of failure to join a party indispensable under rule 19 , and an objection of failure to state a legal defense to a claim may be made in any pleading permitted or ordered under rule 7(a), or by motion for judgment on the pleadings, or at the trial on the merits.
(3) Whenever it appears by suggestion of the parties or otherwise that the court lacks jurisdiction of the subject matter, the court shall dismiss the action.

## Rule 13

## COUNTERCLAIM AND CROSS CLAIM

(a) Compulsory Counterclaims. A pleading shall state as a counterclaim any claim which at the time of serving the pleading the pleader has against any opposing party, if it arises out of the transaction or occurrence that is the subject matter of the opposing party's claim and does not require for its adjudication the presence of third parties of whom the court cannot acquire jurisdiction. But the pleader need not state the claim if (1) at the time the action was commenced the claim was the subject of another pending action, or (2) the opposing party brought suit upon his claim by attachment or other process by which the court did not acquire jurisdiction to render a personal judgment on that claim, and the pleader is not stating any counterclaim under this rule.
(b) Permissive Counterclaims. A pleading may state as a counterclaim any claim against an opposing party not arising out of the transaction or occurrence that is the subject matter of the opposing party's claim.
(c) Counterclaim Exceeding Opposing Claim. A counterclaim may or may not diminish or defeat the recovery sought by the opposing party. It may claim relief exceeding in amount or different in kind from that sought in the pleading of the opposing party.
(d) Counterclaim Against the State. These rules shall not be construed to enlarge beyond the limits now fixed by law the right to assert counterclaims, or to claim credits against the State or an officer or agency thereof.
(e) Counterclaim Maturing or Acquired After Pleading. A claim which either matured or was acquired by the pleader after serving his pleading may, with the permission of the court, be presented as a counterclaim by supplemental pleading.
(f) Omitted Counterclaim. When a pleader fails to set up a counterclaim through oversight, inadvertence, or excusable neglect, or when justice requires, he may by leave of court set up the counterclaim by amendment.
(g) Cross Claim Against Coparty. A pleading may state as a cross claim any claim by one party against a coparty arising out of the transaction or occurrence that is the subject matter either of the original action or of a counterclaim therein or relating to any property that is the subject matter of the original action. Such cross claim may include a claim that the party against whom it is asserted is or may be liable to the cross claimant for all or part of a claim asserted in the action against the cross claimant.
(h) Joinder of Additional Parties. Persons other than those made parties to the original action may be made parties to a counterclaim or cross claim in accordance with the provisions of rules 19 and 20.
(i) Separate Trials; Separate Judgment. If the court orders separate trials as provided in rule 42(b), judgment on a counterclaim or cross claim may be rendered in accordance with the terms of rule 54(b), even if the claims of the opposing party have been dismissed or otherwise disposed of.
(j) Setoff Against Assignee. The defendant in a civil action upon a contract express or implied, other than upon a negotiable promissory note or bill of exchange, negotiated in good faith and without notice before due, which has been assigned to the plaintiff, may set off a demand of a like nature existing against the person to whom he was originally liable, or any assignee prior to the plaintiff, of such contract, provided such demand existed at the time of the assignment thereof, and belonging to the defendant in good faith, before notice of such assignment, and was such a demand as might have been set off against such person to whom he was originally liable, or such assignee while the contract belonged to him.
(k) Setoff Against Beneficiary of Trust Estate. If the plaintiff be a trustee to any other, or if the action be in a name of a plaintiff which has no real interest in the contract upon which the action is founded, so much a demand existing against those whom the plaintiff represents or for whose benefit the action is brought may be set off as will satisfy the plaintiff's debt, if the same might have been set off in an action brought against those beneficially interested.
(l) Setoff Must Be Pleaded. To entitle a defendant to a setoff under this rule, he must set forth the same in his answer.

Rule 13.04
SETOFFS AGAINST ASSIGNEES
[Rescinded. Provisions transferred to rule 13.]
Rule 14
THIRD PARTY PRACTICE
(a) When Defendant May Bring in Third Party. At any time after commencement of the action a defending party, as a third party plaintiff, may cause a summons and complaint to be served upon a person not a party to the action who is or may be liable to him for all or part of the plaintiff's claim against him. The third party plaintiff need not obtain leave to make the service if he files the third party complaint not later than 10 days after he serves his original answer. Otherwise he must obtain leave on motion upon notice to all parties to the action. The person served with the summons and third party complaint, hereinafter called the third party defendant, shall make his defenses to the third party plaintiff's claim as provided in rule 12 and his counterclaims against the third party plaintiff and cross claims against other third party defendants as provided in rule 13. The third party defendant may assert against the plaintiff any defenses which the third party plaintiff has to the plaintiff's claim. The third party defendant may also assert any claim against the plaintiff arising out of the transaction or occurrence that is the subject matter of the plaintiff's claim against the third party plaintiff. The plaintiff may assert any claim against the third party defendant arising out of the transaction or occurrence that is the subject matter of the plaintiff's claim against the third party plaintiff, and the third party defendant thereupon shall assert his defenses as provided in rule 12 and his counterclaims and cross claims as provided in rule 13. Any party may move to strike the third party claim, or for its severance or separate trial. A third party defendant may proceed under this rule against any person not a party to the action who is or may be liable to him for all or part of the claim made in the action against the third party defendant.
(b) When Plaintiff May Bring in Third Party. When a counterclaim is asserted against a plaintiff, he may cause a third party to be brought in under circumstances which under this rule would entitle a defendant to do so.
(c) Tort Cases. This rule shall not be applied in tort cases, so as to permit the joinder of a liability or indemnity insurance company, unless such company is by statute or contract directly liable to the person injured or damaged.

## Rule 14A

## REMOVAL TO SUPERIOR COURT

(a) Jurisdiction Over Third Party. A case may be removed to superior court in order to obtain jurisdiction over a third party defendant, as provided in RCW 4.14.010. This procedure is governed by RCW 4.14.
(b) Claims in Excess of Jurisdiction-Generally. When a defendant, third party defendant, or cross claimant in good faith asserts a claim in an amount in excess of the jurisdiction of the district court or seeks a remedy beyond the jurisdiction of the district court, the district court shall order the entire case removed to superior court.
(c) Claims in Excess of Jurisdiction-Orders and Process. If a case is removed to the superior court under section (b) of this rule, the superior court may issue all necessary orders and process as provided in RCW 4.14. 030.
(d) Claims in Excess of Jurisdiction-Improper Removal. If it appears that a case has been improperly removed to the superior court under section (b) of this rule, the superior court shall remand the case as provided in RCW 4.14.030.
(e) Claims in Excess of Jurisdiction-Attached Property; Custody. If property of a defendant is attached or garnished prior to the removal of a case, the attachment or garnishment shall be transferred with the removed case to the superior court and shall be held to answer the final judgment or decree in the same manner as it would have been held to answer had the cause been brought in the superior court originally.

## Rule 15

## AMENDED AND SUPPLEMENTAL PLEADINGS

(a) Amendments. A party may amend his pleading once as a matter of course at any time before a responsive pleading is served or, if the pleading is one to which no responsive pleading is permitted and the action has not been placed upon the trial calendar, he may so amend it at any time within 20 days after it is served. Otherwise, a party may amend his pleading only by leave of court or by written consent of the adverse party; and leave shall be freely given when justice so requires. A party shall plead in response to an amended pleading within the time remaining for response to the original pleading or within 10 days after service or notice of the amended pleading, whichever period may be the longer, unless the court otherwise orders.
(b) Amendments to Conform to the Evidence. When issues not raised by the pleadings are tried by express or implied consent of the parties, they shall be treated in all respects as if they had been raised in the pleadings. Such amendment of the pleadings as may be necessary to cause them to conform to the evidence and to raise these issues may be made upon motion of any party at any time, even after judgment; but failure so to amend does not affect the result of the trial of these issues.

If the evidence is objected to at the trial on the ground that it is not within the issues made by the pleadings, the court may allow the pleadings to be amended and shall do so freely when the presentation of the merits of the action will be subserved thereby and the objecting party fails to satisfy the court that the admission of such evidence would prejudice him in maintaining his action or defense upon the merits. The court may grant a continuance to enable the objecting party to meet such evidence.
(c) Relation Back of Amendments. Whenever the claim or defense asserted in the amended pleading arose out of the conduct, transaction, or occurrence set forth or attempted to be set forth in the original pleading the amendment relates back to the date of the original pleading. An amendment changing the party against whom a claim is asserted relates back if the foregoing provision is satisfied and, within the period provided by law for commencing the action against him, the party to be brought in by amendment (1) has received such notice of the institution of the action that he will not be prejudiced in maintaining his defense on the merits, and (2) knew or should have known that, but for a mistake concerning the identity of the proper party, the action would have been brought against him.
(d) Supplemental Pleadings. Upon motion of a party the court may, upon reasonable notice and upon such terms as are just, permit him to serve a supplemental pleading setting forth transactions or occurrences or events which have happened since the date of the pleading sought to be supplemented. Permission may be granted even though the original pleading is defective in its statement of a claim for relief or defense. If the court deems it advisable that the adverse party plead to the supplemental pleading, it shall so order, specifying the time therefor.
(e) Interlineations. No amendments shall be made to any pleading by erasing or adding words to the original on file, without first obtaining leave of the court.

Rule 16

## [Reserved]

## 4. Parties

(Rules 17-25)
Rule 17

## PARTIES PLAINTIFF AND DEFENDANT; CAPACITY

(-) Designation of Parties. The party commencing the action shall be known as the plaintiff, and the opposite party as the defendant.
(a) Real Party in Interest. Every action shall be prosecuted in the name of the real party in interest. An executor, administrator, guardian, bailee, trustee of an express trust, a party with whom or in whose name a contract has been made for the benefit of another, or a party authorized by statute may sue in his own name without joining with him the party for whose benefit the action is brought. No action shall be dismissed on the ground that it is not prosecuted in the name of the real party in interest until a reasonable time has been allowed after objection for ratification of commencement of the action by, or joinder or substitution of, the real party in interest; and such ratification, joinder, or substitution shall have the same effect as if the action had been commenced in the name of the real party in interest.
(b) Infants or Incompetent Persons.
(1) When an infant is a party he shall appear by guardian, or if he has no guardian, or in the opinion of
the court the guardian is an improper person, the court shall appoint a guardian ad litem. The guardian shall be appointed:
(i) when the infant is plaintiff, upon the application of the infant, if he be of the age of 14 years, or if under the age, upon the application of a relative or friend of the infant;
(ii) when the infant is defendant, upon the application of the infant, if he be of the age of 14 years, and applies within the time he is to appear; if he be under the age of 14 , or neglects to apply, then upon the application of any other party to the action, or of a relative or friend of the infant.
(2) When an insane person is a party to an action he shall appear by guardian, or if he has no guardian, or in the opinion of the court the guardian is an improper person, the court shall appoint one to act as guardian ad litem. Said guardian shall be appointed:
(i) when the insane person is plaintiff, upon the application of a relative or friend of the insane person;
(ii) when the insane person is defendant, upon the application of a relative or friend of such insane person, such application shall be made within the time he is to appear. If no such application be made within the time above limited, application may be made by any party to the action.

Rule 18

## JOINDER OF CLAIMS AND REMEDIES

(a) Joinder of Claims. A party asserting a claim to relief as an original claim, counterclaim, cross claim, or third party claim, may join, either as independent or as alternate claims, as many claims as he has against an opposing party.
(b) Joinder of Remedies. Whenever a claim is one heretofore cognizable only after another claim has been prosecuted to a conclusion, the two claims may be joined in a single action; but the court shall grant relief in that action only in accordance with the relative substantive rights of the parties.

Rule 19
JOINDER OF PERSONS NEEDED FOR JUST ADJUDICATION
(a) Persons To Be Joined if Feasible. A person who is subject to service of process and whose joinder will not deprive the court of jurisdiction over the subject matter of the action shall be joined as a party in the action if (1) in his absence complete relief cannot be accorded a mong those already parties, or (2) he claims an interest relating to the subject of the action and is so situated that the disposition of the action in his absence may (i) as a practical matter impair or impede his ability to protect that interest or (ii) leave any of the persons already parties subject to a substantial risk of incurring double, multiple, or otherwise inconsistent obligations by reason of his claimed interest. If he has not been so joined, the court shall order that he be made a party. If he should join as a plaintiff but refuses to do so, he may be made a defendant, or, in a proper case, an involuntary plaintiff. If the joined party objects to venue and his
joinder would render the venue of the action improper, he shall be dismissed from the action.
(b) Determination by Court Whenever Joinder Not Feasible. If a person joinable under (1) or (2) of section (a) hereof cannot be made a party, the court shall determine whether in equity and good conscience the action should proceed among the parties before it, or should be dismissed, the absent person being thus regarded as indispensable. The factors to be considered by the court include: (1) to what extent a judgment rendered in the person's absence might be prejudicial to him or those already parties; (2) the extent to which, by protective provisions in the judgment, by the shaping of relief, or other measures, the prejudice can be lessened or avoided; (3) whether a judgment rendered in the person's absence will be adequate; (4) whether the plaintiff will have an adequate remedy if the action is dismissed for nonjoinder.
(c) Pleading Reasons for Nonjoinder. A pleading asserting a claim for relief shall state the names, if known to the pleader, of any persons joinable under (1) or (2) of section (a) hereof who are not joined, and the reasons why they are not joined.
(d) [Reserved.]
(e) Husband and Wife Must Join-Exceptions. RCW 4.08.030 applies to the joinder of spouses.

Rule 20
PERMISSIVE JOINDER OF PARTIES
(a) Permissive Joinder. All persons may join in one action as plaintiffs if they assert any right to relief jointly, severally, or in the alternative in respect of or arising out of the same transaction, occurrence or series of transactions or occurrences and if any question of law or fact common to all of these persons will arise in the action. All persons may be joined in one action as defendants if there is asserted against them jointly, severally, or in the alternative, any right to relief in respect of or arising out of the same transaction, occurrence, or series of transactions or occurrences and if any question of law or fact common to all of them will arise in the action. A plaintiff or defendant need not be interested in obtaining or defending against all the relief demanded. Judgment may be given for one or more of the plaintiffs according to their respective rights to relief, and against one or more defendants according to their respective liabilities.
(b) Separate Trials. The court may make such orders as will prevent a party from being embarrassed, delayed, or put to expense by the inclusion of a party against whom he asserts no claim and who asserts no claim against him, and may order separate trials or make other orders to prevent delay or prejudice.
(c) When Husband and Wife May Join. [Reserved. See RCW 4.08.040.]
(d) Service on Joint Defendants; Procedure After Service. When the action is against two or more defendants and the summons is served on one or more but not on all of them, the plaintiff may proceed as follows:
(1) If the action is against the defendants jointly indebted upon a contract, he may proceed against the defendants served unless the court otherwise directs; and if
he recovers judgment it may be entered against all the defendants thus jointly indebted so far only as it may be enforced against the joint property of all and the separate property of the defendants served.
(2) If the action is against defendants severally liable, he may proceed against the defendants served in the same manner as if they were the only defendants.
(3) Though all the defendants may have been served with the summons, judgment may be taken against any of them severally, when the plaintiff would be entitled to judgment against such defendants if the action had been against them alone.
(e) Procedure To Bind Joint Debtor. RCW 4.68 applies to the enforcement of a judgment against a joint debtor.

## Rule 21

## MISJOINDER AND NONJOINDER OF PARTIES

Misjoinder of parties is not ground for dismissal of an action. Parties may be dropped or added by order of the court on motion of any party or of its own initiative at any stage of the action and on such terms as are just. Any claim against a party may be severed and proceeded with separately.

## Rule 22

## INTERPLEADER

(a) Rule. Persons having claims against the plaintiff may be joined as defendants and required to interplead when their claims are such that the plaintiff is or may be exposed to double or multiple liability. It is not ground for objection to the joinder that the claims of the several claimants or the titles on which their claims depend do not have a common origin or are not identical but are adverse to and independent of one another, or that the plaintiff avers that he is not liable in whole or in part to any or all of the claimants. A defendant exposed to similar liability may obtain such interpleader by way of cross claim or counterclaim. The provisions of this rule supplement and do not in any way limit the joinder of parties permitted under other rules and statutes.
(b) Statutes. The remedy herein provided is in addition to and in no way supersedes or limits the remedy provided by RCW 4.08.150 to 4.08.180, inclusive.

## Rule 23

## [Reserved]

Rule 24

## intervention

(a) Intervention of Right. Upon timely application, anyone shall be permitted to intervene in an action: (1) when a statute confers an unconditional right to intervene; or (2) when the applicant claims an interest relating to the property or transaction which is the subject of the action and he is so situated that the disposition of the action may as a practical matter impair or impede his ability to protect that interest, unless the applicant's interest is adequately represented by existing parties.
(b) Permissive Intervention. Upon timely application, anyone may be permitted to intervene in an action: (1) when a statute confers a conditional right to intervene; or (2) when an applicant's claim or defense and the main action have a question of law or fact in common. When a party to an action relies for ground of claim or defense upon any statute or executive order administered by a federal or state governmental officer or agency or upon any regulation, order, requirements, or agreement issued or made pursuant to the statute or executive order, the officer or agency upon timely application may be permitted to intervene in the action. In exercising its discretion the court shall consider whether the intervention will unduly delay or prejudice the adjudication of the rights of the original parties.
(c) Procedure. A person desiring to intervene shall serve a motion to intervene upon all parties as provided in rule 5. The motion shall state the grounds therefor and shall be accompanied by a pleading setting forth the claim or defense for which intervention is sought.

## Rule 25

## SUBSTITUTION OF PARTIES

(a) Death.
(1) Procedure. If a party dies and the claim is not thereby extinguished, the court may order substitution of the proper parties. The motion for substitution may be made by the successors or representatives of the deceased party or by any party and, together with the notice of hearing, shall be served on the parties as provided by rule 5 for service of notices, and upon persons not parties in the manner provided by statute or by rule for the service of a summons. If substitution is not made within the time authorized by law, the action may be dismissed as to the deceased party.
(2) Partial Abatement. In the event of the death of one or more of the plaintiffs or one or more of the defendants in an action in which the right sought to be enforced survives only to the surviving plaintiffs or only against the surviving defendants, the action does not abate. The death shall be suggested upon the record and the action shall proceed in favor of or against the surviving parties.
(b) Incompetency. If a party becomes incompetent, the court upon motion served as provided in section (a) of this rule may allow the action to be continued by or against his representative.
(c) Transfer of Interest. In case of any transfer of interest, the action may be continued by or against the original party unless the court upon motion directs the person to whom the interest is transferred to be substituted in the action or joined with the original party. Service of the motion shall be made as provided in section (a) of this rule.
(d) Public Offices; Death or Separation From Office. [Reserved.]

## 5. Depositions and Discovery <br> (Rules 26-37) <br> Rule 26 <br> DEPOSITIONS PENDING ACTION

The taking of depositions, the requesting of admissions and all other procedures authorized by rules 26 through 37 of the Superior Court Civil Rules applicable for use in the superior court may be available only upon prior permission of the court. The court shall have absolute discretion to decide whether to permit any such procedures. In exercising such discretion the court shall consider (1) whether all parties are represented by counsel, (2) whether undue expense or delay in bringing the case to trial will result and (3) whether the interests of justice will be promoted.

## Rules 27 through 37

## [Reserved]

## 6. Trials

(Rules 38-53)
Rule 38

## JURY TRIAL

(a) Demand. When a trial by jury is authorized by the constitution, statutes, or decisions of the Supreme Court, any party may demand a jury which shall be selected and impaneled as required by law and this rule. At or prior to the time the case is called to be set for trial, or at such other time as directed by the court, any party may demand a jury trial of any issue triable by a jury by serving upon the other parties a demand therefor in writing, by filing the demand with the clerk, and by paying any required jury fee.
(b) Specification of Issues. In the demand a party may specify the issues which it wishes tried by a jury; otherwise, the demand shall be considered a demand for all issues so triable. If the demand requests jury trial of only some of the issues, any other party within 14 days of service of the demand or such lesser time as the court may order, may serve a demand for trial by jury of any other or all of the issues of fact in the action.
(c) Waiver of Jury Trial. The failure of a party to serve a demand as required by this rule, to file it as required by this rule, and to pay the required jury fee in accordance with this rule, constitutes a waiver of trial by jury. A demand for trial by jury once made may not be withdrawn without the consent of the parties.
(d) Impaneling the Jury.
(1) Voir Dire. A voir dire examination shall be conducted for the purpose of discovering any basis for challenge for cause and for the purpose of gaining knowledge to enable an intelligent exercise of peremptory challenges. The judge shall initiate the voir dire examination by identifying the parties and their respective counsel and by briefly outlining the nature of the case. The judge and the parties may then ask the prospective jurors questions touching their qualifications to serve as
jurors in the case, subject to the supervision of the court as appropriate to the facts of the case.
(2) Challenges for Cause. If the court is of the opinion that grounds for challenge to a juror exist, it shall excuse that juror. Otherwise, any party may challenge the juror for cause. Challenges for cause shall be allowed as provided in RCW 4.44.150 through 4.44.190.
(3) Peremptory Challenges. The number and the manner of exercising peremptory challenges shall be as provided in RCW 4.44.130, 4.44.140, and 4.44.190.
(4) Order of Taking Challenges. [Reserved. See RCW 4.44.220.]
(5) Objections to Challenges. [Reserved. See RCW 4.44.230.]
(6) Trial of Challenge. [Reserved. See RCW 4.44.240.]
(e) Alternate Jurors. The court may direct that not more than three jurors in addition to the regular jury be called and impaneled to serve as alternate jurors. Alternate jurors, in the order in which they are called, shall replace jurors who, prior to the time the jury retires to consider its verdict, are unable to continue. Alternate jurors shall be drawn in the same manner, shall have the same qualifications, shall be subject to the same examination and challenges for cause, and shall take the same oath as the regular jurors. An alternate juror who does not replace a regular juror shall be discharged after the jury retires to consider its verdict. Each party shall be entitled to one additional peremptory challenge which may only be exercised against alternate jurors, and other peremptory challenges allowed shall not be used against alternate jurors. If the court has found that there is a conflict of interest between parties on the same side, the court may allow each conflicting party a peremptory challenge to exercise against alternate jurors.
(f) Juries of Fewer Than Six. The parties may at any time stipulate that the jury shall consist of at least three but fewer than six jurors, or that a verdict of a stated majority shall be taken as the verdict or finding of the jury.
(g) Oath. [Reserved. See RCW 4.44.260.]
(h) Notetaking by Jurors. With the permission of the trial judge, jurors may take written notes regarding the evidence presented to them and keep these notes with them when they retire for their deliberation. Such notes should be treated as confidential between the jurors making them and their fellow jurors, and shall be destroyed immediately after the verdict is rendered.

## Rule 39

## [Reserved]

## Rule 40

## ASSIGNMENT OF CASES

## (a) Notice of Trial-Note of Issue.

(1) Of Fact. At any time after the issues of fact are completed in any case by the service of complaint and answer or reply when necessary, as herein provided, either party may cause the issues of fact to be brought on for trial, by serving upon the opposite party a notice of trial at least 3 days before any day provided by rules of
court for setting causes for trial, which notice shall give the title of the cause as in the pleadings, and notify the opposite party that the issues in such action will be brought on for trial at the time set by the court; and the party giving such notice of trial shall, at least 5 days before the day of setting such causes for trial, file with the clerk of the court a note of issue containing the title of the action, the names of the attorneys and the date when the last pleading was served; and the clerk shall thereupon enter the cause upon the trial docket according to the date of the issue.
(2) Of Law. In case an issue of law raised upon the pleadings is desired to be brought on for argument, either party shall, at least 5 days before the day set apart by the court under its rules for hearing issues of law, serve upon the opposite party a like notice of trial and furnish the clerk of the court with a note of issue as above provided, which note of issue shall specify that the issue to be tried is an issue of law; and the clerk of the court shall thereupon enter such action upon the motion docket of the court.
(3) Adjournments. When a cause has once been placed upon either docket of the court, if not tried or argued at the time for which notice was given, it need not be noticed for a subsequent session or day, but shall remain upon the docket from session to session or from law day to law day until final disposition or stricken off by the court.
(4) Filing Note by Opposite Party. The party upon whom notice of trial is served may file the note of issue and cause the action to be placed upon the calendar without further notice on his part.
(5) Issue May Be Brought to Trial by Either Party. Either party, after the notice of trial, whether given by himself or the adverse party, may bring the issue to trial, and in the absence of the adverse party, unless the court for good cause otherwise directs, may proceed with his case, and take a dismissal of the action, or a verdict or judgment, as the case may require.
(b) Methods. Each court of limited jurisdiction may provide by local rule for placing of actions upon the trial calendar (1) without request of the parties or (2) upon request of a party and notice to the other parties or (3) in such other manner as the court deems expedient.
(c) Preferences. In setting cases for trial, unless otherwise provided by statute, preference shall be given to criminal over civil cases, and cases where the defendant or a witness is in confinement shall have preference over other cases.
(d) Trials. When a cause is set and called for trial, it shall be tried or dismissed, unless good cause is shown for a continuance. The court may in a proper case, and upon terms, reset the same.
(e) Continuances. A motion to continue a trial on the ground of the absence of evidence shall only be made upon affidavit showing the materiality of the evidence expected to be obtained, and that due diligence has been used to procure it, and also the name and address of the witness or witnesses. The court may also require the moving party to state upon affidavit the evidence which he expects to obtain; and if the adverse party admits
that such evidence would be given, and that it be considered as actually given on the trial, or offered and overruled as improper, the trial shall not be continued. The court, upon its allowance of the motion, may impose terms or conditions upon the moving party.
( $f$ ) Change of Judge. In any case pending in any court of limited jurisdiction, unless otherwise provided by law, the judge thereof shall be deemed disqualified to hear and try the case when he is in anywise interested or prejudiced. The judge, of his own initiative, may enter an order disqualif ying himself; and he shall also disqualify himself under the provisions of this rule if, before the jury is sworn or the trial is commenced, a party files an affidavit that such party cannot have a fair and impartial trial by reason of the interest or prejudice of the judge or for other ground provided by law. Only one such affidavit shall be filed by the same party in the case and such affidavit shall be made as to only one of the judges of said court.

All right to an affidavit of prejudice will be considered waived where filed more than 10 days after the case is set for trial, unless the affidavit alleges a particular incident, conversation or utterance by the judge, which was not known to the party or his attorney within the 10 -day period. In multiple judge courts, or where a pro tempore or visiting judge is designated as the trial judge, the 10 day period shall commence on the date that the defendant or his attorney has actual notice of assignment or reassignment to a designated trial judge.

Rule 41
dismissal of actions
(a) Voluntary Dismissal.
(1) Mandatory. Any action shall be dismissed by the court:
(i) By stipulation. When all parties who have appeared so stipulate in writing; or
(ii) By plaintiff before resting. Upon motion of the plaintiff at any time before plaintiff rests at the conclusion of his opening case.
(2) Permissive. After plaintiff rests after his opening case, plaintiff may move for a voluntary dismissal without prejudice upon good cause shown and upon such terms and conditions as the court deems proper.
(3) Counterclaim. If a counterclaim has been pleaded by a defendant prior to the service upon him of plaintiff's motion for dismissal, the action shall not be dismissed against the defendant's objection unless the counterclaim can remain pending for independent adjudication by the court.
(4) Effect. Unless otherwise stated in the order of dismissal, the dismissal is without prejudice, except that an order of dismissal operates as an adjudication upon the merits when obtained by a plaintiff who has once dismissed an action based on or including the same claim in any court of the United States or of any state.
(b) Involuntary Dismissal; Effect. For failure of the plaintiff to prosecute or to comply with these rules or any order of the court, a defendant may move for dismissal of an action or of any claim against him.
(1) Want of Prosecution on Motion of Party. Any civil action shall be dismissed, without prejudice, for want of prosecution whenever the plaintiff, counterclaimant, cross claimant, or third party plaintiff neglects to note the action for trial or hearing within 1 year after any issue of law or fact has been joined, unless the failure to bring the same on for trial or hearing was caused by the party who makes the motion to dismiss. Such motion to dismiss shall come on for hearing only after 10 days' notice to the adverse party. If the case is noted for trial before the hearing on the motion, the action shall not be dismissed.
(2) Dismissal on Clerk's Motion.
(i) Notice. In all civil cases wherein there has been no action of record during the 12 months just past, the clerk of the court shall mail notice to the attorneys of record that such case will be dismissed by the court for want of prosecution unless within 30 days following said mailing, action of record is made or an application in writing is made to the court and good cause shown why it should be continued as a pending case. If such application is not made or good cause is not shown, the court shall dismiss each such case without prejudice. The cost of filing such order of dismissal with the clerk shall not be assessed against either party.
(ii) Mailing notice. The notice shall be mailed in every eligible case not later than 30 days before June 15 and December 15 of each year, and all such cases shall be presented to the court by the clerk for action thereon on or before June 30 and December 31 of each year. These deadlines shall not be interpreted as a prohibition against mailing of notice and dismissal thereon as cases may become eligible for dismissal under this rule.
(iii) Applicable date. This dismissal procedure is mandatory as to all cases filed after January 1, 1959, and permissive as to all cases filed before that date. This rule is not a limitation upon any other power that the court may have to dismiss any action upon motion or otherwise.
(3) Defendant's Motion After Plaintiff Rests. After the plaintiff, in an action tried by the court without a jury, has completed the presentation of his evidence, the defendant, without waiving his right to offer evidence in the event the motion is not granted, may move for a dismissal on the ground that upon the facts and the law the plaintiff has shown no right to relief. The court as trier of the facts may then determine them and render judgment against the plaintiff or may decline to render any judgment until the close of all the evidence. If the court renders judgment on the merits against the plaintiff, the court shall make findings as provided in RALJ 5.2. Unless the court in its order for dismissal otherwise specifies, a dismissal under this subsection and any dismissal not provided for in this rule, other than a dismissal for lack of jurisdiction, for improper venue, or for failure to join a party under rule 19 , operates as an adjudication upon the merits.
(c) Dismissal of Counterclaim, Cross Claim, or Third Party Claim. The provisions of this rule apply to the dismissal of any counterclaim, cross claim, or third party
claim. A voluntary dismissal by the claimant alone pursuant to subsection (a)(1) of this rule shall be made before a responsive pleading is served or, if there is none, before the introduction of evidence at the trial or hearing.
(d) Costs of Previously Dismissed Action. If a plaintiff who has once dismissed an action in any court commences an action based upon or including the same claim against the same defendant, the court may make such order for the payment of taxable costs of the action previously dismissed as it may deem proper and may stay the proceedings in the action until the plaintiff has complied with the order.
(e) Notice of Settlements. If a case is settled after it has been assigned for trial, it shall be the duty of the attorneys or of any party appearing pro se to notify the court promptly of the settlement. If the settlement is made within 5 days before the trial date, the notice shall be made by telephone or in person. All notices of settlement shall be confirmed in writing to the clerk.

## Rule 42

CONSOLIDATION; SEPARATE TRIALS
(a) Consolidation. When actions involving a common question of law or fact are pending before the court, it may order a joint hearing or trial of any or all the matters in issue in the actions; it may order all the actions consolidated; and it may make such orders concerning proceedings therein as may tend to avoid unnecessary costs or delay.
(b) Separate Trials. The court in furtherance of convenience or to avoid prejudice, or when separate trials will be conducive to expedition and economy, may order a separate trial of any claim, cross claim, counterclaim, or third party claim, or of any separate issue or of any number of claims, cross claims, counterclaims, third party claims, or issues, always preserving inviolate the right of trial by jury.

## Rule 43

taking of testimony
(a) Testimony.
(1) Generally. In all trials the testimony of witnesses shall be taken orally in open court, unless otherwise directed by the court or provided by rule or statute.
(2) Multiple Examinations. When two or more attorneys are upon the same side trying a case, the attorney conducting the examination of a witness shall continue until the witness is excused from the stand; and all objections and offers of proof made during the examination of such witness shall be made or announced by the attorney who is conducting the examination or cross examination.
(b) and (c) [Reserved. See ER 103 and 611.]
(d) Oaths of Witnesses.
(1) Administration. The oaths of all witnesses
(i) shall be administered by the judge;
(ii) shall be administered to each witness individually; and
(iii) the witness shall stand while the oath is administered.
(2) Applicability. This rule shall not apply to civil ex parte proceedings, and in such cases the manner of swearing witnesses shall be as each court may prescribe.
(3) Affirmation in Lieu of Oath. Whenever under these rules an oath is required to be taken, a solemn affirmation may be accepted in lieu thereof.
(e) Evidence on Motions. When a motion is based on facts not appearing of record the court may hear the matter on affidavits presented by the respective parties, but the court may direct that the matter be heard wholly or partly on oral testimony or depositions.
(f) Adverse Party as Witness.
(1) Party or Managing Agent as Adverse Witness. A party, or anyone who at the time of the notice is an of ficer, director, or other managing agent (herein collectively referred to as "managing agent") of a public or private corporation, partnership or association which is a party to an action or proceeding may be examined at the instance of any adverse party. Attendance of such deponent or witness may be compelled solely by notice (in lieu of a subpoena) given in the manner prescribed in rule 30(a) to opposing counsel of record. Notices for the attendance of a party or of a managing agent at the trial shall be given not less than 10 days before trial (exclusive of the day of service, Saturdays, Sundays, and court holidays). For good cause shown in the manner prescribed in rule $30(\mathrm{~b})$, the court may make orders for the protection of the party or managing agent to be examined.
(2) Effect of Discovery, etc. A party who has filed interrogatories to be answered by the adverse party or who has taken the deposition of an adverse party or of the managing agent of an adverse party shall not be precluded for that reason from examining such adverse party or managing agent at the trial. The testimony of an adverse party or managing agent at the trial or on deposition or interrogatories shall not bind his adversary but may be rebutted.
(3) Refusal To Attend and Testify, Penalties. If a party or a managing agent refuses to attend and testify before the officer designated to take his deposition or at the trial after notice served as prescribed in rule 30(a), the complaint, answer, or reply of the party may be stricken and judgment taken against the party, and the contumacious party or managing agent may also be proceeded against as in other cases of contempt. This rule shall not be construed:
(i) to compel any person to answer any question where such answer might tend to incriminate him;
(ii) to prevent a party from using a subpoena to compel the attendance of any party or managing agent to give testimony by deposition or at the trial; nor
(iii) to limit the applicability of any other sanctions or penalties provided in rule 37 or otherwise for failure to attend and give testimony.
(g) Attorney as Witness. If any attorney offers himself as a witness on behalf of his client and gives evidence on the merits, he shall not argue the case to the jury, unless by permission of the court.
(h) Recording as Evidence. Whenever the testimony of a witness at a trial or hearing which was recorded is admissible in evidence at a later trial, it may be proved by the recording thereof duly certified by the person who recorded the testimony.
(i) [Reserved. See ER 804.]
(j) Record in Retrial of Nonjury Cases. In the event a cause has been remanded by the court for a new trial or the taking of further testimony, and such cause shall have been tried without a jury, and the testimony in such cause shall have been taken in full and used as the record upon review, either party upon the retrial of such cause or the taking of further testimony therein shall have the right, provided the court shall so order after an application on 10 days' notice to the opposing party or parties, to submit said record as the testimony in said cause upon its second hearing, to the same effect as if the witnesses called by him in the earlier hearing had been called, sworn, and testified in the further hearing; but no party shall be denied the right to submit other or further testimony upon such retrial or further hearing, and the party having the right of cross examination shall have the privilege of subpoenaing any witness whose testimony is contained in such record for further cross examination.

## Rule 44

## PROOF OF OFFICIAL RECORD

## (a) Authentication.

(1) Domestic. An official record kept within the United States, or any state, district, commonwealth, territory, or insular possession thereof, or within the Panama Canal Zone, the Trust Territory of the Pacific Islands, or the Ryukyu Islands, or an entry therein, when admissible for any purpose, may be evidenced by an official publication thereof or by a copy attested by the officer having the legal custody of the record, or by his deputy, and accompanied by a certificate that such officer has the custody. The certificate may be made by a judge of a court of record of the district or political subdivision in which the record is kept, authenticated by the seal of the court, or may be made by any public officer having a seal of office or official custody of the seal of the political subdivision and having official duties in the district or political subdivision in which the record is kept, authenticated by the seal of his office or the seal of the political subdivision.
(2) Foreign. A foreign official record, or an entry therein, when admissible for any purpose, may be evidenced by an official publication thereof; or a copy thereof, attested by a person authorized to make the attestation, and accompanied by a final certification as to the genuineness of the signature and official position (i) of the attesting person, or (ii) of any foreign official whose certificate of genuineness of signature and official position relates to the attestation or is in a chain of certificates of genuineness of signature and official position relating to the attestation. A final certification may be made by a secretary of embassy or legation, consul general, consul, vice-consul, or consular agent of the United States, or a diplomatic or consular official of the foreign
country assigned or accredited to the United States. If reasonable opportunity has been given to all parties to investigate the authenticity and accuracy of the documents, the court may, for good cause shown, either admit an attested copy without final certification or permit the foreign official record to be evidenced by an attested summary with or without a final certification.
(b) Lack of Record. A written statement that after diligent search no record or entry of a specified tenor is found to exist in the records, designated by the statement, authenticated as provided in subsection (a)(1) of this rule in the case of a domestic record, or complying with the requirements of subsection (a)(2) of this rule for a summary in the case of a foreign record, is admissible as evidence that the records contain no such record or entry.
(c) Other Proof. This rule does not prevent the proof of official records or of entry or lack of entry therein by any other method authorized by law.

## Rule 44.1

## determination of foreign law

(a) Pleading. A party who intends to raise an issue concerning the law of a state, territory, or other jurisdiction of the United States, or a foreign country shall give notice in his pleadings in accordance with rule $9(\mathrm{k})$.
(b) United States Jurisdiction. The law of a state, territory, or other jurisdiction of the United States shall be determined as provided in RCW 5.24.
(c) Other Jurisdictions. The court, in determining the law of any jurisdiction other than a state, territory, or other jurisdiction of the United States, may consider any relevant written material or other source, including testimony, having due regard for their trustworthiness, whether or not submitted by a party and whether or not admissible under the Rules of Evidence. If the court considers any material or source not received in open court, prior to its determination the court shall:
(1) Identify in the record such material or source;
(2) Summarize in the record any unwritten information received; and
(3) Afford the parties an opportunity to respond thereto. The court's determination shall be treated as a ruling on a question of law.

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\text { Rule } 45
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SUBPOENA
(a) For Attendance of Witnesses. The subpoena shall be issued as follows:
(1) Form. To require attendance before a court of limited jurisdiction or at the trial of an issue therein, such subpoena may be issued in the name of the State of Washington by the court before which the attendance is required or in which the issue is pending: Provided, That such subpoena may be issued with like effect by the attorney of record of the party to the action on whose behalf the witness is required to appear, and the form of such subpoena in each case may be the same as when issued by the court except that it shall only be subscribed by the signature of such attorney.
(2) Issuance for Trial. To require attendance before a court of limited jurisdiction or at the trial of an issue of fact, the subpoena may be issued by the clerk in response by a praecipe or by an attorney of record.
(3) Issuance for Deposition. To require attendance out of such court before a judge, justice of the peace, commissioner, referee or other officer authorized to administer oaths or to take testimony in any matter under the laws of this state, it shall be issued by an attorney of record or by such judge, justice of the peace, commissioner, referee or other officer before whom the attendance is required.
(b) For Production of Documentary Evidence. A subpoena may also command the person to whom it is directed to produce the books, papers, documents, or tangible things designated therein; but the court, upon motion made promptly and in any event at or before the time specified in the subpoena for compliance therewith, may (1) quash or modify the subpoena if it is unreasonable and oppressive or (2) condition denial of the motion upon the advancement by the person in whose behalf the subpoena is issued of the reasonable cost of producing the books, papers, documents, or tangible things.
(c) Service. A subpoena may be served by any suitable person over 18 years of age, by exhibiting and reading it to the witness, or by giving him a copy thereof, or by leaving such copy at the place of his abode. When service is made by any other person than an officer authorized to serve process, proof of service shall be made by affidavit.
(d) Subpoena for Taking Depositions; Place of Examination.
(1) Proof of service of a notice to take a deposition as provided in CR 30(b) and 31 (a) constitutes a sufficient authorization for the issuance by the attorney of record or the officer taking the deposition of subpoenas for the persons named or described therein. The subpoena may command the person to whom it is directed to produce and permit inspection and copying of designated books, papers, documents, or tangible things which constitute or contain matters within the scope of the examination permitted by rule 26 , but in that event the subpoena will be subject to the provisions of section (b) of this rule.

The person to whom the subpoena is directed may, within 10 days after the service thereof or on or before the time specified in the subpoena for compliance if such time is less than 10 days after service, serve upon the attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the materials except pursuant to an order of the court from which the subpoena was issued. The party serving the subpoena may, if objection has been made, move upon notice to the deponent for an order at any time before or during the taking of the deposition.
(2) Place of Examination. A resident of the state may be required to attend an examination only in the county wherein he resides or is employed or transacts his business in person, or at such other convenient place as is fixed by an order of the court. A nonresident of the state
may be required to attend only in the county wherein he is served with a subpoena, or within 40 miles from the place of service or at such other convenient place as is fixed by an order of the court.
(3) Foreign Depositions for Local Actions. When the place of examination is in another state, territory, or country, the party desiring to take the deposition may secure the issuance of a subpoena or equivalent process in accordance with the laws of such state, territory or country to require the deponent to attend the examination.
(4) Local Depositions for Foreign Actions. When any officer or person is authorized to take depositions in this state by the law of another state, territory or country, with or without a commission, a subpoena to require attendance before such officer or person may be issued by any judge or justice of the peace of this state for attendance at any places within his jurisdiction.
(e) Subpoena for Hearing or Trial. [Reserved. See RCW 5.56.010.]
(f) Contempt. Failure by any person without adequate excuse to obey a subpoena served upon him may be deemed a contempt of the court from which the subpoena issued.
(g) When Excused. A witness subpoenaed to attend in a civil case is dismissed and excused from further attendance as soon as he has given his testimony in chief and has been cross-examined thereon, unless either party moves in open court that the witness remain in attendance and the court so orders; and witness fees will not be allowed any witness after the day on which his testimony is given, except when the witness has in open court been required to remain in further attendance, and when so required the clerk shall note that fact in the minutes.

## Rule 46 <br> EXCEPTIONS UNNECESSARY

Formal exceptions to rulings or orders of the court are unnecessary; but for all purposes for which an exception has heretofore been necessary it is sufficient that a party, at the time the ruling or order of the court is made or sought, makes known to the court the action which he desires the court to take or his objection to the action of the court and his grounds therefor; and, if a party has no opportunity to object to a ruling or order at the time it is made, the absence of an objection does not thereafter prejudice him.

Rule 47

## JURORS

(a) Examination, Selection, etc. See rule 38.
(b) Care of Jury While Deliberating.
(1) Generally. During trial and deliberations the jury may be allowed to separate unless good cause is shown, on the record, for sequestration of the jury.
(2) Communication Restricted. Unless the jury is allowed to separate, the jurors shall be kept together under the charge of one or more officers until they agree upon their verdict or are discharged by the court. The officer shall keep the jurors separate from other persons and shall not allow any communication which may affect the
case to be made to the jurors, nor make any himself, unless by order of the court, except to ask the jurors if they have agreed upon their verdict. The officer shall not, before the verdict is rendered, communicate to any person the state of the jurors' deliberations or their verdict.
(3) Motions. Any motions or proceedings concerning the separation or sequestration of the jury shall be made out of the presence of the jury.

Rule 48
JURIES OF FEWERTHAN SIX
[Reserved. See RCW 12.12.030.]
Rule 49
verdicts
(-) General Verdict. A general verdict is that by which the jury pronounces generally upon all or any of the issues in favor of either the plaintiff or defendant.
(a) Special Verdict. The court may require a jury to return only a special verdict in the form of a special written finding upon each issue of fact. In that event the court may submit to the jury written questions susceptible of categorical or other brief answer or may submit written forms of the several special findings which might properly be made under the pleadings and evidence; or it may use such other method of submitting the issues and requiring the written findings thereon as it deems most appropriate. The court shall give to the jury such explanation and instruction concerning the matter thus submitted as may be necessary to enable the jury to make its findings upon each issue. If in so doing the court omits any issue of fact raised by the pleadings or by the evidence, each party waives his rights to a trial by jury of the issue so omitted unless before the jury retires he demands its submission to the jury. As to an issue omitted without such demand the court may make a finding; or, if it fails to do so, it shall be deemed to have made a finding in accord with the judgment on the special verdict.
(b) General Verdict Accompanied by Answer to Interrogatories. The court may submit to the jury, together with appropriate forms for a general verdict, written interrogatories upon one or more issues of fact the decision of which is necessary to a verdict. The court shall give such explanation or instruction as may be necessary to enable the jury both to make answers to the interrogatories and to render a general verdict, and the court shall direct the jury both to make written answers and to render a general verdict. When the general verdict and the answers are harmonious, the appropriate judgment upon the verdict and answers shall be entered pursuant to rule 58. When the answers are consistent with each other but one or more is inconsistent with the general verdict, judgment may be entered pursuant to rule 58 in accordance with the answers, notwithstanding the general verdict, or the court may return the jury for further consideration of its answers and verdict or may order a new trial. When the answers are inconsistent with each other and one or more is likewise inconsistent with the
general verdict, judgment shall not be entered, but the court shall return the jury for further consideration of its answers and verdict or shall order a new trial.
(c) Discharge of Jury. [Reserved. See RCW 12.12.080 and 12.12.090.]
(d) Court Recess During Deliberation. [Reserved. See RCW 4.44.350.]
(e) Proceedings When Jury Has Agreed. [Reserved. See RCW 4.44.360.]
(f) Manner of Giving Verdict. [Reserved. See RCW 4.44.370.]
(g) Verdict by Five Jurors in Civil Cases. [Reserved. See RCW 4.44.380.]
(h) Jury May Be Polled. [Reserved. See RCW 4.44.390.]
(i) Correction of Informal Verdict. [Reserved. See RCW 4.44.400.]
(j) Jury To Assess Amount of Recovery. [Reserved. See RCW 4.44.450.]
(k) Receiving Verdict and Discharging Jury. [Reserved. See RCW 12.12.080 and 12.12.090.]

## Rule 50

MOTION FOR A DIRECTED VERDICT AND FOR JUDGMENT NOTWITHSTANDING THE VERDICT
(a) Motion for Directed Verdict; When Made; Effect. A party who moves for a directed verdict at the close of the evidence offered by an opponent may offer evidence in the event that the motion is not granted, without having reserved the right so to do and to the same extent as if the motion had not been made. A motion for a directed verdict which is not granted is not a waiver of trial by jury even though all parties to the action have moved for directed verdicts. A motion for a directed verdict shall state the specific ground therefor.
(b) Motion for Judgment Notwithstanding the Verdict. Not later than 10 days after the entry of judgment or after the jury is discharged if no verdict is returned, whether or not he has moved for a directed verdict and whether or not a verdict was returned, a party may move for judgment notwithstanding the verdict. A motion for judgment notwithstanding the verdict shall identify the specific reasons in fact and law as to each ground on which the motion is based. A motion in the alternative for a new trial may be joined with this motion.
(c) Alternative Motions for Judgment Notwithstanding the Verdict or for a New Trial-Effect of Appeal. Whenever a motion for a judgment notwithstanding the verdict and, in the alternative, for a new trial shall be filed and submitted in any superior court in any civil cause tried before a jury, and such superior court shall enter an order granting such motion for judgment notwithstanding the verdict, such court shall at the same time, in the alternative, pass upon and decide in the same order such motion for a new trial; such ruling upon said motion for a new trial not to become effective unless and until the order granting the motion for judgment notwithstanding the verdict shall thereafter be reversed, vacated, or set aside in the manner provided by law. An appeal to the superior court from a judgment granted on a motion for judgment notwithstanding the
verdict shall, of itself, without the necessity of cross appeal, bring up for review the ruling of the trial court on the motion for a new trial; and the superior court shall, if it reverses the judgment entered notwithstanding the verdict, review and determine the validity of the ruling on the motion for a new trial.

Rule 51

## INSTRUCTIONS TO JURY AND DELIBERATION

(a) Proposed. Unless otherwise requested by the trial judge on timely notice to counsel, proposed instructions shall be submitted when the case is called for trial. Proposed instructions upon questions of law developed by the evidence, which could not reasonably be anticipated, may be submitted at any time before the court has instructed the jury.
(b) Submission. Submission of proposed instructions shall be by delivering the original and three or more copies as required by the trial judge, by filing one copy with the clerk, identified as the party's proposed instructions, and by serving one copy upon each opposing counsel.
(c) Form. Each proposed instruction shall be typewritten or printed on a separate sheet of letter-size ( $81 / 2$ by 11 inches) paper. Except for one copy of each, the instructions delivered to the trial court shall not be numbered or identified as to the proposing party. One copy delivered to the trial court, and the copy filed with the clerk, and copies served on each opposing counsel shall be numbered and identified as to proposing party, and may contain supporting annotations.
(d) Published Instructions.
(1) Request. Any instruction appearing in the Washington Pattern Instructions (WPI) may be requested by counsel who must submit the proper number of copies of the requested instruction, identified by number as in section (c) of this rule, in the form he wishes it read to the jury. If the instruction in WPI allows or provides for a choice of wording by the use of brackets or otherwise, the written requested instruction shall use the choice of wording which is being requested.
(2) Record on Review. Where the refusal to give a requested instruction is an asserted error on review, a copy of the requested instruction shall be placed in the record on review.
(3) Local Option. Any court of limited jurisdiction may adopt a local rule to substitute for subsection (d)(1) and to allow instructions appearing in the Washington Pattern Instructions (WPI) to be requested by reference to the published number. If the instruction in WPI allows or provides for a choice of wording by the use of brackets or otherwise, the local rule must require that the written request which designates the number of the instruction shall also designate the choice of wording which is being requested.
(e) Disregarding Requests. The trial court may disregard any proposed instruction not submitted in accordance with this rule.
(f) Objections to Instruction. Before instructing the jury, the court shall supply counsel with copies of its proposed instructions which shall be numbered. Counsel
shall then be afforded an opportunity in the absence of the jury to make objections to the giving of any instruction and to the refusal to give a requested instruction. The objector shall state distinctly the matter to which he objects and the grounds of his objection, specifying the number, paragraph or particular part of the instruction to be given or refused and to which objection is made.
(g) Instructing the Jury and Argument. After counsel have completed their objections and the court has made any modifications deemed appropriate, the court shall then provide each counsel with a copy of the instructions in their final form. The court shall then read the instructions to the jury. The plaintiff or party having the burden of proof may then address the jury upon the evidence, and the law as contained in the court's instructions; after which the adverse party may address the jury; followed by the rebuttal of the party first addressing the jury.
(h) Deliberation. After argument, the jury shall retire to consider its verdict. In addition to the written instructions given, the jury shall take with it all exhibits received in evidence, except depositions. Copies may be substituted for any parts of public records or private documents as ought not, in the opinion of the court, to be taken from the person having them in possession. Pleadings shall not go to the jury room.
(i) Further Instructions. After retirement for deliberation, if the jury desires to be informed on any point of law, the judge may require the officer having them in charge to conduct them into court. Upon the jury's being brought into court, the information requested, if given, shall be given in the presence of, or after notice to the parties or their counsel. Any additional instruction upon any point of law shall be given in writing.
(j) Comments Upon Evidence. Judges shall not instruct with respect to matters of fact, nor comment thereon.

Rule 52
FINDINGS BY THE COURT
[Reserved. See RALJ 5.2.]
Rule 53
MASTERS

## [Reserved]

Rule 53.1
REFERES

## [Reserved]

Rule 53.2
COURT COMMISSIONERS
[Reserved. See RCW 3.42.]

> 7. Judgments
> (Rules 54-63)

Rule 54
JUDGMENTS; COSTS
(a) Definition; Form. "Judgment" as used in these
rules includes a decree and any final order from which an appeal lies. A judgment shall not contain a recital of pleadings or the record of prior proceedings. Judgments may be in writing signed by the court or may be oral confirmed by an entry in the record.
(b) Judgment Upon Multiple Claims or Involving Multiple Parties. When more than one claim for relief is presented in an action, whether as a claim, counterclaim, cross claim, or third party claim, or when multiple parties are involved, the court may direct the entry of a final judgment as to one or more but fewer than all of the claims or parties only upon an express determination in the judgment that there is no just reason for delay and upon an express direction for the entry of judgment. In the absence of such determination and direction, any order or other form of decision, however designated, which adjudicates fewer than all the claims or the rights and liabilities of fewer than all the parties shall not terminate the action as to any of the claims or parties, and the order or other form of decision is subject to revision at any time before the entry of judgment adjudicating all the claims and the rights and liabilities of all the parties.
(c) Demand for Judgment. A judgment by default shall not be different in kind from or exceed in amount that prayed for in the demand for judgment. Except as to a party against whom a judgment is entered by default, every final judgment shall grant the relief to which the party in whose favor it is rendered is entitled, even if the party has not demanded such relief in his pleadings.
(d) Costs. Costs shall be fixed and allowed as provided in RCW 12.20.060 or by any other applicable statute.

## Rule 55 <br> default

(a) Entry of Default.
(1) Motion. When a party against whom a judgment for affirmative relief is sought has failed to appear, plead, or otherwise defend as provided by these rules and that fact is made to appear by motion and affidavit, a motion for default may be made.
(2) Pleading After Default. Any party may respond to any pleading or otherwise defend at any time before a motion for default and supporting affidavit is filed, whether the party previously has appeared or not. If the party has appeared before the motion is filed, he may respond to the pleading or otherwise defend at any time before the hearing on the motion. If the party has not appeared before the motion is filed he may not respond to the pleading nor otherwise defend without leave of court. Any appearances for any purpose in the action shall be for all purposes under this rule 55.
(3) Notice. Any party who has appeared in the action for any purpose, shall be served with a written notice of motion for default and the supporting affidavit at least 5 days before the hearing on the motion. Any party who has not appeared before the motion for default and supporting affidavit are filed is not entitled to a notice of the motion, except as provided in subsection (f)(2)(i).
(4) Venue. A motion for default shall include a statement of the basis for venue in the action. A default shall
not be entered if it clearly appears to the court from the papers on file that the action was brought in an improper district.
(b) Entry of Default Judgment. As limited in rule 54(c), judgment after default may be entered as follows, if proof of service is on file as required by subsection (b)(4):
(1) When Amount Certain. When the claim against a party, whose default has been entered under section (a), is for a sum certain or for a sum which can by computation be made certain, the court upon motion and affidavit of the amount due shall enter judgment for that amount and costs against the party in default, if he is not an infant or incompetent person. No judgment by default shall be entered against an infant or incompetent person unless represented by a general guardian or guardian ad litem. Findings of fact and conclusions of law are not necessary under this subsection even though reasonable attorney fees are requested and allowed.
(2) When Amount Uncertain. If, in order to enable the court to enter judgment or to carry it into effect, it is necessary to take an account or to determine the amount of damages or to establish the truth of any averment by evidence or to make an investigation of any other matter, the court may conduct such hearings as are deemed necessary or, when required by statute, shall have such matters resolved by a jury. Findings of fact and conclusions of law are required under this subsection.
(3) When Service by Publication or Mail. In an action where the service of the summons was by publication, or by mail under rule $4(\mathrm{~d})(4)$, the plaintiff, upon the expiration of the time for answering, may, upon proof of service, apply for judgment. The court must thereupon require proof of the demand mentioned in the complaint, and must require the plaintiff or his agent to be examined on oath respecting any payments that have been made to the plaintiff, or to anyone for his use on account of such demand, and may render judgment for the amount which he is entitled to recover, or for such other relief as he may be entitled to.
(4) Costs and Proof of Service. Costs shall not be awarded and default judgment shall not be rendered unless proof of service is on file with the court.
(c) Setting Aside Default.
(1) Generally. For good cause shown and upon such terms as the court deems just, the court may set aside an entry of default and, if a judgment by default has been entered, may likewise set it aside in accordance with rule 60(b).
(2) When Venue Is Improper. A default judgment entered in a district of improper venue is valid but will on motion be vacated for irregularity pursuant to rule $60(b)(1)$. A party who procures the entry of the judgment shall, in the vacation proceedings, be required to pay to the party seeking vacation the costs and reasonable attorney fees incurred by the party in seeking vacation if the party procuring the judgment could have determined the district of proper venue with reasonable diligence. This subsection does not apply if either (i) the parties stipulate in writing to venue after commencement of the action, or (ii) the defendant has appeared, has
been given written notice of the motion for an order of default, and does not object to venue before the entry of the default order.
(d) Plaintiffs, Counterclaimants, Cross Claimants. The provisions of this rule apply whether the party entitled to the judgment by default is a plaintiff, a third party plaintiff, or a party who has pleaded a cross claim or counterclaim. In all cases a judgment by default is subject to the limitations of rule 54(c).
(e) Judgment Against State. [Reserved.]
(f) How Made After Elapse of Year.
(1) Notice. When more than 1 year has elapsed after service of summons with no appearance being made, the court shall not sign an order of default or enter a judgment until a notice of the time and place of the application for the order or judgment is served on the party in default, not less than 10 days prior to the entry. Proof by affidavit of the service of the notice shall be filed before entry of the judgment.
(2) Service. Service of notice of the time and place on the application for the order of default or default judgment shall be made as follows:
(i) by service upon the attorney of record;
(ii) if there is no attorney of record, then by service upon the defendant by certified mail with return receipt of said service to be attached to the affidavit in support of the application; or
(iii) by a personal service upon the defendant in the same manner provided for service of process.
(iv) If service of notice cannot be made under sections (i) and (iii), the notice may be given by publication in a newspaper of general circulation in the county in which the action is pending for one publication, and by mailing a copy to the last known address of each defendant. Both the publication and mailing shall be done 10 days prior to the hearing.

## Rule 56

SUMMARY JUDGMENT
(a) For Claimant. A party seeking to recover upon a claim, counterclaim, or cross claim, or to obtain a declaratory judgment may, at any time after the expiration of the period within which the defendant is required to appear, or after service of a motion for summary judgment by the adverse party, move with or without supporting affidavits for a summary judgment in his favor upon all or any part thereof.
(b) For Defending Party. A party against whom a claim, counterclaim, or cross claim is asserted or a declaratory judgment is sought may, at any time, move with or without supporting affidavits for a summary judgment in his favor as to all or any part thereof.
(c) Motion and Proceedings. The motion shall be served at least 10 days before the time fixed for the hearing. The adverse party, prior to the day of hearing, may serve opposing affidavits. The judgment sought shall be rendered forthwith if the pleadings, depositions, and admissions on file, together with the affidavits, if any, show that there is no genuine issue as to any material fact and that the moving party is entitled to a judgment as a matter of law. A summary judgment,
interlocutory in character, may be rendered on the issue of liability alone although there is a genuine issue as to the amount of damages.
(d) Case Not Fully Adjudicated on Motion. If on motion under the rule judgment is not rendered upon the whole case or for all the relief asked and a trial is necessary, the court at the hearing of the motion, by examining the pleadings and the evidence before it and by interrogating counsel, shall if practicable ascertain what material facts exist without substantial controversy and what material facts are actually and in good faith controverted. It shall thereupon make an order specif ying the facts that appear without substantial controversy, including the extent to which the amount of damages or other relief is not in controversy, and directing such further proceedings in the action as are just. Upon the trial of the action, the facts so specified shall be deemed established, and the trial shall be conducted accordingly.
(e) Form of Affidavits; Further Testimony; Defense Required. Supporting and opposing affidavits shall be made on personal knowledge, shall set forth such facts as would be admissible in evidence, and shall show affirmatively that the affiant is competent to testify to the matters stated therein. Sworn or certified copies of all papers or parts thereof referred to in an affidavit shall be attached thereto or served therewith. The court may permit affidavits to be supplemented or opposed by depositions, answers to interrogatories, or further affidavits. When a motion for summary judgment is made and supported as provided in this rule, an adverse party may not rest upon the mere allegations or denials of his pleading, but his response, by affidavits or as otherwise provided in this rule, must set forth specific facts showing that there is a genuine issue for trial. If he does not so respond, summary judgment, if appropriate, shall be entered against him.
(f) When Affidavits Are Unavailable. Should it appear from the affidavits of a party opposing the motion that he cannot, for reasons stated, present by affidavit facts essential to justify his opposition, the court may refuse the application for judgment or may order a continuance to permit affidavits to be obtained or depositions to be taken or discovery to be had or may make such other order as is just.
(g) Affidavits Made in Bad Faith. Should it appear to the satisfaction of the court at any time that any of the affidavits presented pursuant to this rule are presented in bad faith or solely for the purpose of delay, the court shall forthwith order the party employing them to pay to the other party the amount of the reasonable expenses which the filing of the affidavits caused him to incur, including reasonable attorney fees, and any offending party or attorney may be adjudged guilty of contempt.

Rule 57

## [Reserved]

Rule 58

## ENTRY OF JUDGMENT

Upon the verdict of a jury, the court shall immediately render judgment thereon. If the trial is by the
judge, judgment shall be entered immediately after the close of the trial, unless he reserves his decision, in which event the trial shall be continued to a day certain, but not longer than 15 days.

## Rule 59 <br> NEW TRIAL, RECONSIDERATION, AND AMENDMENT OF JUDGMENTS

(a) Grounds for New Trial or Reconsideration. The verdict or other decision may be vacated and a new trial granted to all or any of the parties and on all or part of the issues when such issues are clearly and fairly separable and distinct, on the motion of the party aggrieved for any one of the following causes materially affecting the substantial rights of such parties:
(1) Irregularity in the proceedings of the court, jury or adverse party, or any order of the court, or abuse of discretion, by which such party was prevented from having a fair trial;
(2) Misconduct of prevailing party or jury; and whenever any one or more of the jurors shall have been induced to assent to any general or special verdict or to a finding on any question or questions submitted to the jury by the court, other and different from his own conclusions, and arrived at by a resort to the determination of chance or lot, such misconduct may be proved by the affidavits of one or more of the jurors;
(3) Accident or surprise which ordinary prudence could not have guarded against;
(4) Newly discovered evidence, material for the party making the application, which he could not with reasonable diligence have discovered and produced at the trial;
(5) Damages so excessive or inadequate as unmistakably to indicate that the verdict must have been the result of passion or prejudice;
(6) Error in the assessment of the amount of recovery whether too large or too small, when the action is upon a contract, or for the injury or detention of property;
(7) That there is no evidence or reasonable inference from the evidence to justify the verdict or the decision, or that it is contrary to law;
(8) Error in law occurring at the trial and objected to at the time by the party making the application;
(9) That substantial justice has not been done.
(b) Time for Motion; Contents of Motion. A motion for a new trial or for reconsideration shall be served and filed not later than 10 days after the entry of the judgment.

A motion for a new trial or for reconsideration shall identify the specific reasons in fact and law as to each ground on which the motion is based.
(c) Time for Serving Affidavits. When a motion for new trial is based upon affidavits they shall be served with the motion. The opposing party has 10 days after such service within which to serve opposing affidavits, which period may be extended for an additional period not exceeding 20 days either by the court for good cause shown or by the parties by written stipulation. The court may permit reply affidavits.
(d) On Initiative of Court. Not later than 10 days after entry of judgment, the court of its own initiative may
order a hearing on its proposed order for a new trial for any reason for which it might have granted a new trial on motion of a party, and in the order shall specify the grounds thereof.
(e) Hearing on Motion. When a motion for reconsideration or for a new trial is served and filed, the judge by whom it is to be heard may on his own motion or on application determine:
(1) Time of Hearing. Whether the motion shall be heard before the entry of judgment;
(2) Consolidation of Hearings. Whether the motion shall be heard before or at the same time as the presentation of the findings and conclusions and/or judgment, and the hearing on any other pending motion; and
(3) Nature of Hearing. Whether the motion or motions and presentation shall be heard on oral argument or submitted on briefs, and if on briefs, shall fix the time within which the briefs shall be served and filed.
(f) Statement of Reasons. In all cases where the trial court grants a motion for a new trial, it shall, in the order granting the motion, state whether the order is based upon the record or upon facts and circumstances outside the record which cannot be made a part thereof. If the order is based upon the record, the court shall give definite reasons of law and facts for its order. If the order is based upon matters outside the record, the court shall state the facts and circumstances upon which it relied.
(g) Reopening Judgment. On a motion for a new trial in an action tried without a jury, the court may open the judgment if one has been entered, take additional testimony, amend findings of fact and conclusions of law, and direct the entry of a new judgment.
(h) Motion To Alter or Amend Judgment. A motion to alter or amend the judgment shall be served not later than 10 days after entry of the judgment.
(i) Alternative Motions, etc. Alternative motions for judgment notwithstanding the verdict and for a new trial may be made in accordance with rule 50(c).
(j) Limit on Motions. If a motion for reconsideration, or for a new trial, or for judgment notwithstanding the verdict, is made and heard before the entry of the judgment, no further motion may be made for a new trial nor pursuant to sections (g), (h), and (i) of this rule, nor under CR 52(b), without leave of court first obtained for good cause shown.

Rule 60

## RELIEF FROM JUDGMENT OR ORDER

(a) Clerical Mistakes. Clerical mistakes in judgments, orders, or other parts of the record and errors therein arising from oversight or omission may be corrected by the court at any time of its own initiative or on the motion of any party and after such notice, if any, as the court orders. Such mistakes may be so corrected before review is accepted by an appellate court, and thereafter may be corrected pursuant to RALJ 4.1(b).
(b) Mistakes; Inadvertence; Excusable Neglect; Newly Discovered Evidence; Fraud; etc. On motion and upon such terms as are just, the court may relieve a party or his legal representative from a final judgment, order, or proceeding for the following reasons:
(1) Mistakes, inadvertence, surprise, excusable neglect or irregularity in obtaining a judgment or order;
(2) For erroneous proceedings against a minor or person of unsound mind, when the condition of such defendant does not appear in the record, nor the error in the proceedings;
(3) Newly discovered evidence which by due diligence could not have been discovered in time to move for a new trial under rule 59(b);
(4) Fraud (whether heretofore denominated intrinsic or extrinsic), misrepresentation, or other misconduct of an adverse party;
(5) The judgment is void;
(6) The judgment has been satisfied, released, or discharged, or a prior judgment upon which it is based has been reversed or otherwise vacated, or it is no longer equitable that the judgment should have prospective application;
(7) If the defendant was served by publication, relief may be granted as prescribed in RCW 4.28.200;
(8) Death of one of the parties before the judgment in the action;
(9) Unavoidable casualty or misfortune preventing the party from prosecuting or defending;
(10) Error in judgment shown by a minor, within 12 months after arriving at full age; or
(11) Any other reason justifying relief from the operation of the judgment.

The motion shall be made within a reasonable time and for reasons (1), (2) or (3) not more than 1 year after the judgment, order, or proceeding was entered or taken. If the party entitled to relief is a minor or a person of unsound mind, the motion shall be made within 1 year after the disability ceases. A motion under section (b) does not affect the finality of the judgment or suspend its operation.
(c) Other Remedies. This rule does not limit the power of a court to entertain an independent action to relieve a party from a judgment, order, or proceeding.
(d) Writs Abolished-Procedure. Writs of coram nobis, coram vobis, audita querela, and bills of review and bills in the nature of a bill of review are abolished. The procedure for obtaining any relief from a judgment shall be by motion as prescribed in these rules or by an independent action.

## (e) Procedure on Vacation of Judgment.

(1) Motion. Application shall be made by motion filed in the cause stating the grounds upon which relief is asked, and supported by the affidavit of the applicant or his attorney setting forth a concise statement of the facts or errors upon which the motion is based, and if the moving party be a defendant, the facts constituting a defense to the action or proceeding.
(2) Notice. Upon the filing of the motion and affidavit, the court shall enter an order fixing the time and place of the hearing thereof and directing all parties to the action or proceeding who may be affected thereby to appear and show cause why the relief asked for should not be granted.
(3) Service. The motion, affidavit, and the order to show cause shall be served upon all parties affected in the same manner as in the case of summons in a civil action at such time before the date fixed for the hearing as the order shall provide; but in case such service cannot be made, the order shall be published in the manner and for such time as may be ordered by the court, and in such case a copy of the motion, affidavit, and order shall be mailed to such parties at their last known post office address and a copy thereof served upon the attorneys of record of such parties in such action or proceeding such time prior to the hearing as the court may direct.

Rule 61

## HARMLESS ERROR

[Reserved]
Rule 62

## STAY OF PROCEEDINGS TO ENFORCE A JUDGMENT

(a) Automatic Stays. [Reserved. See RALJ 4.2.]
(b) Stay on Motion for New Trial or for Judgment. In its discretion and on such conditions for the security of the adverse party as are proper, the court may stay the execution of or any proceedings to enforce a judgment pending the disposition of a motion for a new trial or to alter or amend a judgment made pursuant to rule 59 , or of a motion for relief from a judgment or order made pursuant to rule 60 , or of a motion for judgment in accordance with a motion for a directed verdict made pursuant to rule 50 , or of a motion for amendment to the findings or for additional findings.
(c) [Reserved.]
(d) [Reserved.]
(e) [Reserved.]
(f) Other Stays. This rule does not limit the right of a party to a stay otherwise provided by statute or rule.
(g) [Reserved.]
(h) Multiple Claims or Multiple Parties. W hen a court has ordered a final judgment under the conditions stated in rule 54(b), the court may stay enforcement of that judgment until the entering of a subsequent judgment or judgments and may prescribe such conditions as are necessary to secure the benefit thereof to the party in whose favor the judgment is entered.

Rule 63
JUDGES—DISABILITY
If by reason of death, sickness or other disability, a judge before whom an action has been tried is unable to perform the duties to be performed by the court under these rules after a verdict is returned or findings of fact and conclusions of law are filed, then any other judge regularly sitting in or assigned to the court in which the action was tried may perform those duties; but if such other judge is satisfied that he cannot perform those duties because he did not preside at the trial or for any other reason, he may in his discretion grant a new trial.

# 8. Provisional and Final Remedies <br> and Special Proceedings <br> (Rules 64-71) 

Rule 64
GARNISHMENT

## [Reserved]

Rules 65 through 67

## [Reserved]

## Rule 68

## OFFER OF JUDGMENT

At any time more than 10 days before the trial begins, a party defending against a claim may serve upon the adverse party an offer to allow judgment to be taken against him for the money or property or to the effect specified in his offer, with costs then accrued. If within 10 days after the service of the offer the adverse party serves written notice that the offer is accepted, either party may then file the offer and notice of acceptance together with proof of service thereof and thereupon the court shall enter judgment. An offer not accepted shall be deemed withdrawn and evidence thereof is not admissible except in a proceeding to determine costs. If the judgment finally obtained by the offeree is not more favorable than the offer, the offeree must pay the costs incurred after the making of the offer. The fact that an offer is made but not accepted does not preclude a subsequent offer. When the liability of one party to another has been determined by verdict or order or judgment, but the amount or extent of the liability remains to be determined by further proceedings, the party adjudged liable may make an offer of judgment, which shall have the same effect as an offer made before trial if it is served within a reasonable time not less than 10 days prior to the commencement of hearings to determine the amount or extent of liability.

Rules 69 through 70
[Reserved]
Rule 71

## WITHDRAWAL BY ATTORNEY

(a) Withdrawal by Attorney. Service on an attorney who has appeared for a party in a civil proceeding shall be valid to the extent permitted by statute and rule 5(b) only until the attorney has withdrawn in the manner provided in sections (b), (c), and (d). Nothing in this rule defines the circumstances under which a withdrawal might be denied by the court.
(b) Withdrawal by Order. A court appointed attorney may not withdraw without an order of the court. The client of the withdrawing attorney must be given notice of the motion to withdraw and the date and place the motion will be heard.
(c) Withdrawal by Notice. Except as provided in sections (b) and (d), an attorney may withdraw by notice in the manner provided in this section.
(1) Notice of Intent To Withdraw. The attorney shall file and serve a Notice of Intent To Withdraw on all other parties in the proceeding. The notice shall specify a date when the attorney intends to withdraw, which date shall be at least 10 days after the service of the Notice of Intent To Withdraw. The notice shall include a statement that the withdrawal shall be effective without order of court unless an objection to the withdrawal is served upon the withdrawing attorney prior to the date set forth in the notice. If notice is given before trial, the notice shall include the date set for trial. The notice shall include the names and last known addresses of the persons represented by the withdrawing attorney, unless disclosure of the address would violate the Code of Professional Responsibility, in which case the address may be omitted. If the address is omitted, the notice must contain a statement that after the attorney withdraws, and so long as the address of the withdrawing attorney's client remains undisclosed and no new attorney is substituted, the client may be served by leaving papers with the clerk of the court pursuant to rule $5(\mathrm{~b})(1)$.
(2) Service on Client. Prior to service on other parties, the Notice of Intent To Withdraw shall be served on the persons represented by the withdrawing attorney or sent to them by certified mail, postage prepaid, to their last known mailing addresses. Proof of service or mailing shall be filed, except that the address of the withdrawing attorney's client may be omitted under circumstances defined by subsection (c)(1) of this rule.
(3) Withdrawal Without Objection. The withdrawal shall be effective, without order of court and without the service and filing of any additional papers, on the date designated in the Notice of Intent To Withdraw, unless a written objection to the withdrawal is served by a party on the withdrawing attorney prior to the date specified as the day of withdrawal in the Notice of In tent To Withdraw.
(4) Effect of Objection. If a timely written objection is served, withdrawal may be obtained only by order of the court.
(d) Withdrawal and Substitution. Except as provided in section (b), an attorney may withdraw if a new attorney is substituted by filing and serving a Notice of Withdrawal and Substitution. The notice shall include a statement of the date on which the withdrawal and substitution are effective and shall include the name, address, and signature of the withdrawing attorney and the substituted attorney.

## 9. Appeals

(Rules 72-76)
Rule 72

## APPEAL TO SUPERIOR COURT

An appeal from a court of limited jurisdiction is governed by the Rules for Appeal of Decisions of Courts of Limited Jurisdiction. Under RALJ 1.1, the appeal from some courts is an appeal for error on the record, and the appeal from other courts is conducted as a trial de novo. The procedures for an appeal for error on the record are
defined by RALJ. The procedures for a trial de novo are defined by JCR 73 and 75 below.

## Rule 73

## trial de novo

(a) Scope of Rule. This rule applies only to proceedings which are not subject to appellate review under the Rules for Appeal of Decisions of Courts of Limited Jurisdiction. The proceedings to which those rules apply are defined by RALJ 1.l.
(b) Filing Notice of Appeal Jurisdictional-Service. When an appeal is permitted by law from a court of limited jurisdiction to a superior court such appeal shall be taken by filing in the court of limited jurisdiction a notice of appeal within 14 days after the judgment is rendered or decision made. Filing the notice of appeal is the only jurisdictional requirement for an appeal. A party filing a notice of appeal shall also, within the same 14 days, serve a copy of the notice of appeal on all other parties or their lawyers and file an acknowledgment or affidavit of service in the court of limited jurisdiction.
(c) Bond. A bond or undertaking shall be executed on the part of the appellant, except when the appellant is a county, city, town or school district, and filed with and approved by the court of limited jurisdiction with one or more sureties, in the sum of $\$ 100$, conditioned that the appellant will pay all costs that may be awarded against him on appeal; or if a stay of proceedings in the court of limited jurisdiction be claimed, except by a county, city, town or school district, a bond or undertaking, with two or more personal sureties, or a surety company as surety, to be approved by the court of limited jurisdiction, in a sum equal to twice the amount of the judgment and costs, conditioned that the appellant will pay such judgment, including costs, as may be rendered against him on appeal, be so executed and filed.
(d) Stay of Proceedings. Upon an appeal being taken and a bond filed to stay all proceedings, the court of limited jurisdiction shall allow the same and make an entry of such allowance, and all further proceedings on the judgment in such court shall thereupon be suspended; and if in the meantime execution shall have been issued, such court shall give the appellant a certificate that such appeal has been allowed.
(e) Release of Property Taken on Execution. On such certificate being presented to the officer holding the execution, he shall forthwith release the property of the judgment debtor that may have been taken on execution.
(f) No Dismissal for Defective Bond. No appeal allowed by a court of limited jurisdiction shall be dismissed on account of any defect in the bond on appeal, if the appellant, before the motion is determined, shall execute and file in the superior court such bond as he should have executed at the time of taking the appeal, and pay all costs that may have accrued by reason of such defect.
(g) Judgment Against Appellant and Sureties. In all cases of appeal to the superior court, if on the trial anew in such court, the judgment be against the appellant in whole or in part, such judgment shall be rendered against him and his sureties on the bond on appeal.

Rule 74

## [Reserved]

Rule 75

## RECORD ON TRIAL DE NOVO

(a) Scope of Rule. This rule applies only to proceedings which are not subject to appellate review under the Rules for Appeal of Decisions of Courts of Limited Jurisdiction. The proceedings to which those rules apply are defined by RALJ 1.1.
(b) Transcript; Procedure in Superior Court; Pleadings in Superior Court. Within 14 days after the notice of appeal has been filed in a civil action or proceeding, the appellant shall file with the clerk of the superior court a transcript of all entries made in the docket of the court of limited jurisdiction relating to the case, together with all the process and other papers relating to the case filed in the court of limited jurisdiction which shall be made and certified by such court to be correct upon the payment of the fees allowed by law therefor, and upon the filing of such transcript the superior court shall become possessed of the cause, and shall proceed in the same manner, as near as may be, as in actions originally commenced in that court, except as provided in these rules. The issue before the court of limited jurisdiction shall be tried in the superior court without other or new pleadings, unless otherwise directed by the superior court.
(c) Transcript; Procedure on Failure To Make and Certify; Amendment. If upon an appeal being taken the court of limited jurisdiction fails, neglects or refuses, upon the tender or payment of the fees allowed by law, to make and certify the transcript, the appellant may make application, supported by affidavit, to the superior court and the court shall issue an order directing the court of limited jurisdiction to make and certify such transcript upon the payment of such fees. Whenever it appears to the satisfaction of the superior court that the return of the court of limited jurisdiction to such order is substantially erroneous or defective it may order the court of limited jurisdiction to amend the same. If the judge of the court of limited jurisdiction fails, neglects or refuses to comply with any order issued under the provisions of this section he may be cited and punished for contempt of court.

Rule 76

## [Reserved]

10. Court and Clerks (Rules 77-80)

Rule 77
[Reserved]
Rule 77.04
ADMINISTRATION OF OATH
The oaths or affirmations of all witnesses (1) Shall be administered by the judge;
(2) Shall be administered to each witness on coming to the stand, not to a group and in advance; and
(3) The witness shall stand while the oath or affirmation is pronounced.

Rules 78 through 80
[Reserved]
11. General Provisions
(Rules 81-86)
Rule 81

## APPLICABILITY IN GENERAL

(a) To What Proceedings Applicable. These rules govern all civil proceedings except as provided in this rule. These rules do not apply where inconsistent with rules or statutes applicable to special proceedings, nor do they apply to proceedings in small claims court. In a court in which the proceedings are not recorded and review is by trial de novo, these rules apply to the extent practicable; in these courts, rules referring to recording or an appeal on the record should be disregarded.
(b) Conflicting Statutes and Rules. Subject to the provisions of section (a) of this rule, these rules supersede all procedural statutes and other rules that may be in conflict.

Rule 82
JURISDICTION AND VENUE-UNAFFECTED
These rules shall not be construed to extend or limit the jurisdiction of the courts of limited jurisdiction or the venue of actions therein.

Rule 83
LOCAL RULES
(a) Adoption. Each court of limited jurisdiction by action of a majority of the judges may from time to time make and amend local rules governing its practice not inconsistent with these rules.
(b) Filing With the Administrator for the Courts. Local rules and amendments become effective only after they are filed with the state Administrator for the Courts in accordance with GR 7.

Rule 84
[Reserved]
Rule 85
TITLE
These rules may be known and cited as Justice Court Civil Rules and they may be referred to as JCR.

## Rule 86

## effective date

These rules take effect on the dates specified by the Supreme Court and thereafter all procedural laws in conflict therewith shall be of no further force and effect. They govern all proceedings in actions after they take effect, and also all further proceedings in actions pending on their effective dates, except to the extent that in
the opinion of the court, expressed by its order, the application of rules in a particular action pending when the rules take effect would not be feasible or would work injustice, in which event the procedure existing at the time the action was brought applies.
12. Miscellaneous Proceedings Rules
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## JUSTICE COURT CRIMINAL RULES (JCrR)

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## 1. Scope, Purpose and Construction

Rule 1.01
SCOPE
See JAR 2.
Rule 1.02
PURPOSE AND CONSTRUCTION
See JAR 2.
Rule 1.03
LOCAL COURT RULES-AVAILABILITY
Courts of limited jurisdiction may adopt in accordance with GR 7 such special rules not inconsistent with these general rules as they may deem necessary for their respective courts. The court, upon the adoption of such rules, shall keep a copy of them readily available for inspection.

Rule 1.04
STYLE AND FORM
The complaint, warrant, summons, motions, briefs, orders, decisions of the court and all other papers or forms required by or employed under these rules shall be plainly written, typed or printed.

## 2. Preliminary Proceedings <br> Rule 2.01 <br> COMPLAINT-CITATION AND NOTICE

(a) Complaint.
(1) Initiation. Except as otherwise provided in this rule, all criminal proceedings shall be initiated by a complaint.
(2) Contents. The complaint shall be in writing and shall set forth:
(i) the name of the court;
(ii) the title of the action and the name of the offense charged;
(iii) the name of the person charged; and
(iv) the offense charged, in the language of the statute, together with a statement as to the time, place, person, and property involved to enable the defendant to understand the character of the offense charged.
(3) Certification. The complaint shall contain a form of certificate by the prosecuting attorney that he or she certifies, under penalty of perjury, as provided in RCW 3.50.140, and any law amendatory thereof, that he or she has reasonable grounds to believe, and does believe, the person committed the offense contrary to law. The certificate need not be made before a magistrate or any other person.
(4) Approval of Form. The complaint shall be on a form prescribed or approved by the Administrator for the Courts.
(b) Citation and Notice To Appear.
(1) Issuance. Whenever a person is arrested for a violation of law which is punishable as a misdemeanor or gross misdemeanor the arresting officer, or any other authorized peace officer, may serve upon the arrested person a citation and notice to appear in court, in lieu of continued custody. In determining whether to issue a citation and notice to appear, a peace officer may consider the following factors:
(i) whether the person has identified himself satisfactorily;
(ii) whether detention appears reasonably necessary to prevent imminent bodily harm to himself or to another, injury to property, or breach of the peace;
(iii) whether the person has ties to the community reasonably sufficient to assure his appearance or whether there is substantial likelihood that he will refuse to respond to the citation; and
(iv) whether the person previously has failed to appear in response to a citation issued pursuant to this section or to other lawful process.
(2) Contents. The citation and notice shall include:
(i) the name of the court and a space for the court's docket, case or file number;
(ii) the name of the person, his address, date of birth, and sex;
(iii) the date, time, place and description of the offense charged, the date on which the citation was issued, and the name of the citing officer;
(iv) the time and place at which the person is to appear in court which need not be a time certain, but may be within 72 hours or within a greater period of time not to exceed 15 days after the date of the citation;
(v) a space for the person to sign a promise to appear.
(3) Release. To secure his release, the person must give his written promise to appear in court as required by the citation and notice served.
(4) Certificate. The citation and notice to appear shall contain a form of certificate by the citing official that he certifies, under penalties of perjury, as provided by

RCW 3.50.140, and any law amendatory thereof, that he has reasonable grounds to believe, and does believe, the person committed the offense contrary to law. The certificate need not be made before a magistrate or any other person. Such citation and notice when signed by the citing officer and filed with a court of competent jurisdiction shall be deemed a lawful complaint for the purpose of initiating prosecution of the offense charged therein.
(5) Additional Information. The citation and notice may also contain such identif ying and additional information as may be necessary.
(6) Approval of Form. The citation and notice shall be on a form prescribed or approved by the Administrator for the Courts.
(c) Citizen Complaints. Any person wishing to make a complaint shall appear before a judge empowered to commit persons charged with offenses against the State. The judge shall examine on oath the complainant and any witnesses he may require, take their statements, and cause the statements and the complaint to be subscribed under oath by the person or persons making it.
(1) Citizen's Complaint-Alternate Method. The judge may consider any complaint on the basis of an affidavit sworn to before the judge, a clerk, commissioner or notary public where the judge is satisfied that probable cause exists, that the complaining witness is aware of the gravity of initiating a criminal complaint, the necessity of a court appearance for himself and witnesses, the possible liability for false arrest and consequences of perjury. Such affidavit may be in substantially the form as provided herein.


I, the undersigned complainant understand that I have the choice of complaining to a prosecuting authority rather than signing this affidavit. I elect to use this method to start criminal proceedings. I understand that the following are some but not all of the consequences of my signing a criminal complaint: (1) the defendant may be arrested and placed in custody; (2) the arrest if proved false may result in a lawsuit against me; (3) if I have sworn falsely I may be prosecuted for perjury; (4) this charge will be prosecuted even though I might later change my mind; (5) witnesses and complainant will be required to appear in court on the trial date regardless of inconvenience, school, job, etc.
Following is a true statement of the events that led to filing this charge. I (have) (have not) consulted with a prosecuting authority concerning this incident.

On the $\qquad$ day of $\qquad$ . 19 _, at $\qquad$

Signed

Subscribed and Sworn to before me this $\qquad$ day of
$\qquad$
$\qquad$
Court Commissioner, Clerk, Judge or Notary Public
(d) Filing.
(1) The original of the complaint or citation and notice shall be filed with the clerk of the court, and sufficient copies shall be prepared in order to provide a copy for each defendant.
(2) The citation and notice in a traffic case shall be filed with the court within 48 hours after issuance, excluding Saturdays, Sundays, and holidays. A citation and notice not filed within the time limits of this section may be dismissed without prejudice.

Rule 2.02

## WARRANT OR SUMMONS UPON COMPLAINT

(a) Issuance of Warrant of Arrest. If it appears from the complaint or from an affidavit or affidavits filed therewith, that there is reasonable cause to believe that an offense has been committed and that the defendant has committed it, the judge, except as otherwise provided in section (b), shall issue a warrant for the arrest of the defendant unless he has already been arrested in connection with the offense charged and is in custody or has been released on obligation to appear in court. Before ruling on a request for a warrant the judge may require the complainant to appear personally and may examine under oath the complainant and any witnesses he may produce.
(b) Issuance of Summons in Lieu of Warrant of Arrest.
(1) Where Summons May Issue. In any case in which the judge finds sufficient grounds for issuing a warrant pursuant to rule 2.02(a), he may issue a summons commanding the defendant to appear in lieu of a warrant.
(2) When Summons Must Issue. If the complaint charges the commission of one or more misdemeanors or gross misdemeanors, the judge shall issue a summons instead of a warrant unless he has reasonable cause to believe that the defendant will not appear in response to a summons, or that arrest is necessary to prevent serious bodily harm to the accused or another, in which case he may issue a warrant.
(3) Failure To Appear on Summons. If a person summoned fails to appear in response to the summons, or if service is unsuccessful, a warrant for his arrest may issue.
(c) Form.
(1) Warrant. The warrant shall be in writing and in the name of the State of Washington, shall be signed by the judge with the title of his office, and shall state the date when issued and the municipality or county where issued. It shall specify the name of the defendant, or if his name is unknown, any name or description by which he can be identified with reasonable certainty. It shall describe the offense charged against the defendant; if the offense charged is triable in the county in which the warrant issues, the warrant shall command that the defendant be arrested and brought forthwith before the judge issuing the warrant. If the offense is bailable, the
warrant shall contain the release provisions then fixed by the judge pursuant to rule 2.09 .
(2) Summons. The summons shall be in the same form as the warrant except that it shall summon the defendant to appear before the judge issuing it at a stated time and place.
(d) Execution or Service.
(1) Execution of Warrant. The warrant shall be directed to all peace officers in the state and shall be executed only by a peace officer.
(2) Service of Summons. The summons may be served any place within the state. It shall be served by a peace officer who shall deliver a copy of the same to the defendant personally, or it may be served by mailing the same, postage prepaid, to the defendant at his address.
(e) Return. The officer executing a warrant shall make return thereof to the court before whom the defendant is brought pursuant to rule 2.03 . At the request of the prosecuting attorney any unexecuted warrant shall be returned to the judge by whom issued and shall be canceled by him. The person to whom a summons has been delivered for service shall, on or before the return date, make return thereof to the judge before whom the summons is returnable. The judge for reasonable cause can also order that the warrant be returned to him.
(f) Defective Warrant or Summons.
(1) Amendment. No person arrested under a warrant or appearing in response to a summons shall be discharged from custody or dismissed because of any irregularity in the warrant or summons, but the warrant or summons may be amended so as to remedy any such irregularity.
(2) Issuance of New Warrant or Summons. If during the preliminary examination of any person arrested under a warrant or appearing in response to a summons, it appears that the warrant or summons does not properly name or describe the defendant, or the offense with which he is charged, or that although not guilty of the offense specified in the warrant or summons there is reasonable ground to believe that he is guilty of some other offense, the judge shall not discharge or dismiss the defendant but may allow a new complaint to be filed and shall thereupon issue a new warrant or summons.

## Comment

Supersedes RCW 10.04.010, .030; 10.16.010.
Rule 2.03
PROCEEDINGS BEFORE THE JUDGE-PROCEDURE FOLLOWING EXECUTION OF A WARRANT OR ARREST WITHOUT A WARRANT-BAIL—PRELIMINARY HEARING
(a) Preliminary Appearance.
(1) Unless a defendant has appeared or will appear before the superior court for a preliminary appearance, any defendant whether detained in jail or subjected to court authorized conditions of release, and any person in whose case the juvenile court has entered a written order declining jurisdiction, must be taken or required to appear before a judge of a court of limited jurisdiction as soon as practicable after the detention is commenced, the conditions of release imposed or the order entered, but in any event before the close of business on the next
judicial day. A person is not subject to conditions of release if the person has been served with a summons or traffic or misdemeanor citation and the only obligation is to appear in court on a future date.
(2) If a defendant is unavailable for preliminary appearance because of physical or mental disability, the court may, for good cause shown and recited in a written order, enlarge the time prior to preliminary appearance.
(b) Procedure at Preliminary Appearance. At the preliminary appearance the judge shall orally inform the defendant:
(1) Of the nature of the charge against the defendant; and
(2) Of the right to be assisted by a lawyer at every stage of the proceedings.

The court shall provide for counsel pursuant to rule 2.11 and for pretrial release pursuant to rule 2.09.
(c) Time Limits.
(1) Unless a written complaint is filed or the affected person consents in writing or on the record in open court, a defendant shall not be detained in jail or subjected to conditions of release for more than 72 hours after the defendant's detention in jail or release on conditions, whichever occurs first. Computation of the 72hour period shall not include any part of Saturdays, Sundays, or holidays.
(2) If no complaint, information or indictment has been filed at the time of the preliminary appearance, and the defendant has not otherwise consented, the court at a time certain which is within the period described in subsection (c)(1), shall either (i) order in writing that the defendant be released from jail or exonerated from the conditions of release, or (ii) set a time at which the defendant shall reappear before the court. The time set for reappearance must also be within the period described in subsection (c)(1). If no complaint, information or indictment has been filed by the time set for release or reappearance, the defendant shall be immediately released from jail or deemed exonerated from all conditions of release.
(d) Preliminary Hearings on Felony Complaint.
(1) When a felony complaint is filed, the court may conduct a preliminary hearing to determine whether there is probable cause to believe that the defendant has committed a felony. If the court finds probable cause, the court shall bind the defendant over to the superior court. If the court binds the defendant over, or if the parties waive the preliminary hearing, an information shall be filed without unnecessary delay.
(2) If at the time a complaint is filed with the district court the defendant is detained in jail or subjected to conditions of release, the time from the filing of the complaint in district court to the filing of an information in superior court shall not exceed 30 days plus any time which is the subject of a stipulation under subsection (d)(3). If at the time the complaint is filed with the district court the defendant is not detained in jail or subjected to conditions of release, the time from the defendant's first appearance in district court which next follows the filing of the complaint to the time of the filing of an information in superior court shall not exceed

30 days, excluding any time which is the subject of a stipulation under subsection (d)(3). If the applicable time period specified above elapses and no information has been filed in superior court, the case shall be dismissed without prejudice. The court shall file the transcript in superior court promptly after notice that the information has been filed. The transcript shall include, but not be limited to, the bond and any exhibits filed in the court of limited jurisdiction. Jurisdiction vests in the superior court at the time the information is filed.
(3) Before or after the preliminary hearing or a waiver thereof, the court may delay a preliminary hearing or defer a bind-over order if the parties stipulate in writing that the case shall remain in the court of limited jurisdiction for a specified time not exceeding 30 days, which may be in addition to the 30-day time limit established in subsection (d)(2).
(4) A preliminary hearing shall be conducted as follows:
(i) the defendant may as a matter of right be present at such hearing;
(ii) the court shall inform the defendant of the charge unless the defendant waives such reading;
(iii) witnesses shall be examined under oath and may be cross-examined;
(iv) the defendant may testify and call witnesses in the defendant's behalf.
(5) If a preliminary hearing on the felony complaint is held and the court finds that probable cause does not exist, the charge shall be dismissed, and may be refiled only if a motion to set aside the finding is granted by the superior court. The superior court shall determine whether, at the time of the hearing on such motion, there is probable cause to believe that the defendant has committed a felony.

## Rule 2.04

## COMPLAINT AND CITATION-SUFFICIENCIES

(a) Complaint. The complaint shall not be deemed insufficient for lack of a formal caption or commencement or a formal conclusion, or any other matter not necessary to a plain, concise and definite statement of the essential facts constituting the specific offense or offenses with which the defendant is charged, nor for lack of any other matter not necessary to such statement, nor need it negative any exception, excuse or proviso contained in any statute creating or defining the offense charged. Allegations made in one count may be incorporated by reference in another count. It may be alleged in any count that the means by which the defendant committed the offense are unknown or that he committed it by one or more specified means. Unnecessary allegations may be disregarded as surplusage and on motion of the defendant prior to trial may be stricken from the complaint by the court. The complaint shall state for each count the official or customary citation of any applicable statute, rule, regulation, ordinance, or other provision of law which the defendant is alleged therein to have violated; but, error in the citation or its omission shall not be ground for dismissal of the complaint or for reversal
of a conviction unless the error or omission misleads the defendant to his prejudice.
(b) Citation and Notice. No citation and notice issued pursuant to the provisions of rule 2.01 (b) shall be deemed insufficient for failure to contain a definite statement of the essential facts constituting the specific offense with which the defendant is charged, nor by reason of defects or imperfections which do not tend to prejudice substantial rights of the defendant. Any defendant upon request shall be entitled as a matter of right to a bill of particulars.

## Rule 2.05

COMPLAINT-JOINDER OF OFFENSES AND DEFENDANTS
(a) Joinder of Offenses. Two or more offenses may be charged in the same complaint in a separate count for each offense if the offenses charged are of the same or similar character or are based on the same act or transaction or on two or more acts or connected transactions or transactions constituting parts of a common scheme or plan.
(b) Joinder of Defendants. Two or more defendants may be charged in the same complaint if they are alleged to have participated in the same act or transaction or in the same series of acts or transactions constituting an offense or offenses. Such defendants may be charged in one or more counts together or separately and it shall not be necessary to charge all the defendants in each count.

Rule 2.06
SEVERAL COMPLAINTS FOR SAME OFFENSE-JURISDICTIONCONSOLIDATION
(a) Several Complaints for Same Offense - Same Court. If two or more complaints are filed against the same defendant in the same court for the same offense, the court shall order the complaints to be consolidated.
(b) Several Complaints for Same Offense - Different Courts. If two or more complaints are filed against the same defendant for the same offense in different courts, and if each court has jurisdiction, the court in which the first complaint was filed shall try the case and upon motion by either party, or the judge, the second or several complaints shall be forwarded to the court in which a complaint was first filed for consolidation and trial.

Rule 2.07

## COMPLAINT-LOSS OR DESTRUCTION- COPY

When a complaint has been lost or destroyed a copy thereof certified by the court may be substituted and the case shall proceed without delay from that cause.

Rule 2.08
PROCEDURE ON FAILURE TO OBEY CITATION and Notice to appear
(a) Residents. The court shall issue a warrant for the arrest of any defendant who is a resident of this state and who has failed to appear before the court either in person or by counsel in answer to a citation and notice to appear upon which he has given his written promise to
appear. If the warrant is not executed within 30 days after issue, the court shall make an entry of the notification on the docket, and may add a charge against the defendant for failure to appear after a written promise to do so, and mark the case closed, subject to being reopened when the appearance of the defendant is thereafter obtained.
(b) Nonresidents. If a nonresident defendant fails to appear before the court either in person or by counsel in answer to a citation and notice to appear upon which he has given his written promise to appear, the court shall mail a notice to the defendant at the address stated in the citation and notice to appear requesting him to abide by his promise and appear in person or by counsel on a day certain, and notifying him that he may also be charged for his failure to appear after a written promise to do so. If the nonresident defendant fails to respond within 30 days after the date set in the notice, the court shall issue a warrant for his arrest, and shall make an entry of the notification on the docket, and may add a charge against the defendant for failure to appear after a written promise to do so, and mark the case closed, subject to being reopened when the appearance of the defendant is thereafter obtained.

Rule 2.09

## PRETRIAL RELEASE

(a) Personal Recognizance. Any defendant charged with an offense shall at his first court appearance be ordered released on his personal recognizance pending trial unless the court determines that such recognizance will not reasonably assure his appearance when required. When such a determination is made, the court shall impose the least restrictive of the following conditions that will reasonably assure his appearance or if no single condition gives that assurance, any combination of the following conditions:
(1) Place the defendant in the custody of a designated person or organization agreeing to supervise him;
(2) Place restrictions on the travel, association, or place of abode of the defendant during the period of release;
(3) Require the execution of an unsecured appearance bond in a specified amount;
(4) Require the execution of an appearance bond in a specified amount and the deposit in the registry of the court in cash or other security as directed, of a sum not to exceed 10 percent of the amount of the bond, such deposit to be returned upon the performance of the conditions of release;
(5) Require the execution of an appearance bond with sufficient solvent sureties, or the deposit of cash in lieu thereof;
(6) Require the defendant's return to custody during specified hours; or
(7) Impose any condition other than detention deemed reasonably necessary to assure appearance as required.
(b) Relevant Factors. In determining which conditions of release will reasonably assure the defendant's appearance, the court shall, on the available information, consider the relevant facts including: the length and
character of the defendant's residence in the community; his employment status and history and financial condition; his family ties and relationships; his reputation, character and mental condition; his history of response to legal process; his prior criminal record; the willingness of responsible members of the community to vouch for the defendant's reliability and assist him in appearing in court; the nature of the charge; and any other factors indicating the defendant's ties to the community.
(c) Conditions of Release. Upon a showing that there exists a substantial danger that the defendant will commit a serious crime or that the defendant's physical condition is such to jeopardize his safety or that of others or that he will seek to intimidate witnesses, or otherwise unlawfully interfere with the administration of justice, the court, upon the defendant's release, may impose one or more of the following conditions:
(1) Prohibit him from approaching or communicating with particular persons or classes of persons;
(2) Prohibit him from going to certain geographical areas or premises;
(3) Prohibit him from possessing any dangerous weapons, or engaging in certain described activities or indulging in intoxicating liquors or in certain drugs;
(4) Require him to report regularly to and remain under the supervision of an officer of the court or other person or agency;
(5) Detain him until his physical condition permits his release.
(d) Order for Release. A court authorizing the release of the defendant under this rule shall issue an appropriate order containing a statement of the conditions imposed, if any, shall inform him of the penalties applicable to violations of the conditions of his release and shall advise him that a warrant for his arrest may be issued immediately upon any such violation.
(e) Review of Conditions. Upon determining the conditions of release, the court, upon request, after 24 hours from the time of release, may review the conditions previously imposed.
(f) Amendment of Order. The court ordering the release of a defendant on any condition specified in this rule may at any time on change of circumstances or showing of good cause amend its order to impose additional or different conditions for release.
(g) Revocation of Release. Upon a verified application by the prosecuting attorney alleging with specificity that a defendant has willfully violated a condition of his release, a court shall order the defendant to appear for immediate hearing or issue a warrant directing the arrest of the defendant for immediate hearing. A law enforcement officer having probable cause to believe that a defendant released pending trial for a felony is about to leave the state or that he has violated a condition of such release, imposed pursuant to section (c), under circumstances rendering the securing of a warrant impracticable, may arrest the defendant and take him forthwith before the court.
(h) Release After Verdict. A defendant (1) who is charged with a capital offense or (2) who has been found guilty of a felony and is either awaiting sentence
or has filed an appeal shall be released pursuant to this rule, unless the court finds that the defendant may flee the state or pose a substantial danger to another or to the community. If such a risk of flight or danger exists, the defendant may be ordered detained.
(i) Evidence. Information stated in, or offered in connection with, any order entered pursuant to this rule need not conform to the rules pertaining to the admissibility of evidence in a court of law.
(j) Forfeiture. Nothing contained in this rule shall be construed to prevent the disposition of any case or class of cases by forfeiture of collateral security where such disposition is authorized by the court.
(k) Defendant Discharged on Recognizance or Bail-Absence-Forfeiture. If the defendant has been discharged on his own recognizance, on bail, or has deposited money instead thereof, and does not appear for judgment when his personal appearance is necessary, the court, in addition to the forfeiture of the recognizance, or of the money deposited, may direct the clerk to issue a bench warrant for his arrest.
(l) Bail in Traffic Offense Cases - Mandatory Appearance. When required to reasonably assure appearance in court, bail for a person arrested for the following offenses shall be the amount listed in this rule, unless the court for good cause recited in a written order sets a different amount, not to exceed $\$ 500$. Forfeiture of bail shall not constitute a final disposition for the following offenses without a written order of the court showing the reasons. The order may be a simple docket entry. If the court allows forfeiture of bail, it may accept the bail as full payment including all statutory assessments.

| 1. Driving while intoxicated; physical control (RCW 46.61.502; 46.52.100; 46.61.504) | $\begin{aligned} & \text { Bail } \\ & \$ 300 \end{aligned}$ |
| :---: | :---: |
| 2. Driving while intoxicated-nonhighway vehicle or snowmobile (RCW 46.09.120(2); 46.10.090(2)) | \$250 |
| 3. Operating nonhighway vehicle or snowmobile so as to endanger human life, etc. (RCW 46.09.130; 46.10.130) | \$250 |
| 4. No valid driver's license (RCW 46.20.021) | \$25 |
| 5. Unlawful possession or use of a driver's license (RCW 46.20.336) | \$100 |
| 6. Operating motor vehicle with suspended or revoked license (RCW 46.20.342; 46.20.420) | \$250 |
| 7. Violating occupational license restrictions (RCW 46.20.410) | \$100 |
| 8. Financial responsibility <br> (RCW 46.20.342; 46.29.610, .620, .625) | \$250 |
| 9. Transporting dangerous articles (RCW 46.48.175; see Laws of 1980, ch. 104) | \$250 |
| 10. Unattended hit and run (RCW 46.52.010) | \$100 |
| 11. Attended hit and run (RCW 46.52.020) | \$250 |
| 12. Reports of repairs, concealing evidence (RCW 46.52.090) | \$250 |
| 13. Confidentiality of driving records (RCW 46.52.130) | \$250 |
| 14. Failure to obey police officer, flagman, or fire fighter (RCW 46.61.015) | \$100 |
| 15. Failure to cooperate with or give information to police officer (RCW 46.61.020) | \$100 |

exceed 10 days, the person, place, or thing named for the property or person specified. It shall designate to whom it shall be returned. The warrant may be served at any time.
(d) Execution and Return With Inventory. The peace officer taking property under the warrant shall give to the person from whom or from whose premises the property is taken a copy of the warrant and a receipt for the property taken. The return shall be made promptly and shall be accompanied by a written inventory of any property taken. The inventory shall be made in the presence of the person from whose possession or premises the property is taken, or in the presence of at least one person other than the officer. The magistrate shall upon request deliver a copy of the inventory to the person from whom or from whose premises the property was taken and to the applicant for the warrant.
(e) Motion for Return of Property. A person aggrieved by an unlawful search and seizure may move the court for the return of the property on the ground that the property was illegally seized and that he is lawfully entitled to possession thereof. If the motion is granted, the property shall be returned. If a motion for return of property is made or comes on for hearing after an indictment or information is filed in the court in which the motion is pending, it shall be treated as a motion to suppress.

## Rule 2.11

RIGHT TO AND ASSIGNMENT OF COUNSEL
(a) Types of Proceedings. The right to counsel shall extend to all criminal proceedings for offenses punishable by loss of liberty regardless of their denomination as felonies, misdemeanors, or otherwise.
(b) Stage of Proceedings.
(1) The right to counsel shall accrue as soon as feasible after the defendant is taken into custody, when he appears before a committing magistrate, or when he is formally charged, whichever occurs earliest.
(2) Counsel shall be provided at every stage of the proceedings, including sentencing, appeal, and postconviction review. Counsel initially appointed shall continue to represent the defendant through all stages of the proceedings unless a new appointment is made because geographical considerations or other factors make it necessary.
(c) Explaining the Availability of a Lawyer.
(1) When a person is taken into custody he shall immediately be advised of his right to counsel. Such advice shall be made in words easily understood, and it shall be stated expressly that a person who is unable to pay a lawyer is entitled to have one provided without charge.
(2) At the earliest opportunity a person in custody who desires counsel shall be provided access to a telephone, the telephone number of the public defender or official responsible for assigning counsel, and any other means necessary to place him in communication with a lawyer.
(d) Assignment of Counsel.
(1) Unless waived, counsel shall be provided to any person who is financially unable to obtain one without
causing substantial hardship to himself or his family. Counsel shall not be denied to any person merely because his friends or relatives have resources adequate to retain counsel or because he has posted or is capable of posting bond.
(2) The ability to pay part of the cost of counsel shall not preclude assignment. The assignment of counsel may be conditioned upon part payment pursuant to an established method of collection.
(e) Withdrawal of Attorneys. Whenever a criminal cause has been set for trial, no attorney shall be allowed to withdraw from said cause, except upon written consent of the court for good and sufficient reason shown.
(f) Services Other Than Counsel. Counsel for a defendant who is financially unable to obtain investigative, expert, or other services necessary to an adequate defense in his case may request them by a motion. Upon finding that the services are necessary and that the defendant is financially unable to obtain them, the court shall authorize counsel to obtain the services on behalf of the defendant. The courts, in the interest of justice and on a finding that timely procurement of necessary services could not await prior authorization, shall ratify such services after they have been obtained.

The court shall determine reasonable compensation for the services and direct payment to the organization or person who rendered them upon the filing of a claim for compensation supported by an affidavit specif ying the time expended and the services and expenses incurred on behalf of the defendant, and the compensation received in the same cases or for the same services from any other source.

> Supersedes RCW 10.01.110.

## 3. Arraignment and Preparation for Trial

## Rule 3.01

## ARRAIGNMENT

Arraignment shall be conducted in open court and shall consist of reading the complaint to the defendant or stating to him the substance of the charge, and calling on him to plead thereto. He shall be given a copy of the complaint before he is called upon to plead.

## Rule 3.02

## ARRAIGNMENT-TIME TO DETERMINE PLEA AND TO

 CONSULT COUNSELThe defendant shall not be required to plead to the complaint until he shall have had a reasonable time to examine the complaint. If the defendant appears in court without counsel, the court shall advise him of his right to counsel and, if available, his right to trial by jury, enter this fact on the record and, if time is requested to consult counsel, grant the defendant a reasonable time to consult counsel and determine his plea.

Rule 3.03

## ARRAIGNMENT—APPEARANCE BY COUNSEL ONLY

If the complaint is for a misdemeanor punishable by fine only, the defendant may appear upon arraignment
by counsel. Any court may adopt a local rule, not limited to misdemeanors, substantially as follows: attorneys at law may enter a plea of not guilty in writing on all (here insert type of case) cases. No further arraignment shall be required.

Rule 3.04

## ARRAIGNMENT-PROCEDURES-EFFECT OF

(a) Upon arraignment, the court shall ask the defendant his true name and, if it has been incorrectly stated in the complaint, order the complaint corrected accordingly.
(b) The defendant may move to set aside the complaint on the grounds that the complaint:
(1) Does not satisfy the requirements of these rules; or
(2) Does not set forth facts constituting a crime; or
(3) Contains matter which, if true, would constitute a defense or other legal bar to the action.
(c) If the motion is well taken, the court shall order the appropriate amendments or corrections to be made, if permitted under rule 2.04 ; otherwise, the court shall order the complaint dismissed.
(d) If the motion of dismissal is sustained because the complaint contains matter which is a legal defense or bar to the action, the judgment shall be final and the defendant must be discharged; if sustained for any other reason, the dismissal shall not bar another prosecution for the same offense.
(e) If the motion is overruled, or well taken, followed by appropriate amendments or corrections, the defendant shall enter his plea.

Rule 3.06

## ARRAIGNMENT-PLEAS

(1) The defendant may plead not guilty, former conviction, dismissal under rule 3.04(d), or acquittal, which may be pleaded with or without the plea of not guilty, or guilty. The plea of guilty can be made only by the defendant in open court. The court may refuse to accept a plea of guilty and shall not accept such plea without first determining of record that the plea is made voluntarily and with understanding of the nature of the charge. If the defendant fails or refuses to plead to the complaint, or the court refuses to accept a plea of guilty, a plea of not guilty shall be entered by the court.
(2) The court may, at any time before judgment, permit any plea to be withdrawn and an appropriate plea substituted, if it deems such action necessary in the interest of justice.
(3) The plea of not guilty is a denial of every material allegation in the complaint. All matters of fact may be given in evidence under it, except a former conviction or acquittal.

Rule 3.07

## COMPLAINTS—WHEN TRIED

The defendant, charged by complaint, may be tried, with his consent, immediately following his plea to the complaint, or on the first available court day, unless in
either case the trial be continued to a day certain for good cause.

Rule 3.08

## TIMEFOR TRIAL

(a) Responsibility of Court. It shall be the responsibility of the court to ensure a trial in accordance with this rule to each person charged with having committed a crime.
(b) Precedence Over Civil Cases. Criminal trials shall take precedence over civil trials.
(c) Time for Arraignment and Trial.
(1) Cases Filed in Court. If the defendant is detained in jail or subject to conditions of release, the defendant shall be arraigned not later than 15 days after the date the complaint is filed in court. If the defendant is not detained in jail or subjected to conditions of release, the defendant shall be arraigned not later than 15 days after that appearance in court which next follows the filing of the complaint or citation. A defendant not released from jail pending trial shall be brought to trial not later than 60 days after the date of arraignment. A defendant released from jail whether or not subjected to conditions of release pending trial shall be brought to trial not later than 90 days after the date of arraignment.
(2) Reserved.
(3) Cases Filed Initially in Juvenile Court. If a complaint or citation is filed with the court after a juvenile court has declined jurisdiction, and if at the time the complaint or citation is filed the defendant is detained in jail or subjected to conditions of release, the defendant shall be arraigned not later than 15 days after the date the complaint or citation is filed. If a complaint or citation is filed with the court after a juvenile court has declined jurisdiction, and if at the time the complaint or citation is filed the defendant is not detained in jail or subjected to conditions of release, the defendant shall be arraigned not later than 15 days after the appearance in court which next follows the filing of the complaint or citation. A defendant not released from jail pending trial in court shall be brought to trial not later than 60 days after the date of arraignment. A defendant released from jail whether or not subjected to conditions of release shall be brought to trial not later than 90 days after the date of arraignment.
(4) Untimely Arraignment. If a defendant is not arraigned within the time limits of this rule and an objection to the date of arraignment has been made as required by section (e) of this rule, the time for trial established in this section shall commence on the last day the defendant could properly have been arraigned.
(5) Rearraignment. If a defendant is required to be rearraigned on a charge that arises out of the same occurrence and has the same elements of proof as those upon which the defendant was previously arraigned, the time for trial established in this section shall commence on the date of the previous arraignment.
(6) Arraignment Defined. As used in rule 3.08, "arraignment" shall be defined as in JCrR Title 3.
(d) Extensions of Time for Trial. The following extensions of time limits apply notwithstanding the provisions of section (c):
(1) Revocation of Release. A defendant who has been released from jail pending trial, pursuant to an order imposing conditions of release, but whose release is then revoked by order of the court, shall be brought to trial within such a time period that the defendant spends no more than a total of 60 days in jail following the date of arraignment, and in any event within such a time period that the defendant is tried not later than a total of 90 days after the date of arraignment unless the time period is otherwise extended by this rule.
(2) Failure To Appear. When a defendant who has already been arraigned fails to appear for any trial or pretrial proceeding at which the defendant's presence is required, the defendant shall be brought to trial not later than 60 days after the date upon which the defendant is present in the county where the criminal charge is pending and the defendant's presence has been made known to the court on the record, if the defendant is thereafter detained in jail or not later than 90 days after such date if the defendant is not detained in jail whether or not the defendant is thereafter subjected to conditions of release.
(3) Mistrial and New Trial. If before verdict the court orders a mistrial, the defendant shall be brought to trial not later than 60 days after the oral or written order of the court, whichever first occurs, if the defendant is thereafter detained in jail or not later than 90 days after the order if the defendant is not detained in jail and whether or not the defendant is subjected to conditions of release. If after verdict the court orders a new trial, the defendant shall be brought to trial not later than 60 days after entry of the oral or written order of the court if the defendant is thereafter detained in jail, or not later than 90 days after entry of such order if the defendant is not detained in jail whether or not the defendant is thereafter subjected to conditions of release.
(4) Retrial After Appellate Reversal. If an appellate court orders a new trial, the defendant shall be brought to trial not later than 60 days after that appearance in court which next follows receipt by the clerk of the court of the mandate or other written order, if after such appearance the defendant is detained in jail, or not later than 90 days after such appearance if the defendant is thereafter released whether or not subject to conditions of release.
(5) Change of Venue. If a change of venue has been granted, the case shall be transferred to the receiving court as soon as practicable but within 7 days and the defendant shall be brought to trial as prescribed by this rule or not later than 30 days following the date upon which the court to which the case is being transferred for trial receives the filing of the case, whichever is later. If, however, after a change of venue is attempted, the criminal calendar of the receiving county will prevent compliance with the time limits within this section, the trial shall commence on the earliest available date permitted.
(6) Disqualification. If the prosecuting attorney or judge becomes disqualified from participating in the
case, the defendant shall be brought to trial as prescribed by this rule or not later than 30 days following the disqualification, whichever is later.
(7) Withdrawal of Guilty Plea. If a defendant has been permitted to withdraw a plea of guilty, the defendant shall be brought to trial not later than 60 days after the date of the written order allowing withdrawal of the guilty plea if the defendant is thereafter detained in jail or not later than 90 days if the defendant is thereafter released from jail, whether or not subjected to conditions of release.
(8) Five-Day Extensions. When a trial is not begun on the date set because of unavoidable or unforeseen circumstances beyond the control of the court or the parties, the court, even if the time for trial has expired, may extend the time within which trial must be held for no more than 5 days exclusive of Saturdays, Sundays, or holidays unless the defendant will be substantially prejudiced in his or her defense. The court must state on the record or in writing the reasons for the extension. If the nature of the unforeseen or unavoidable circumstance continues, the court may extend the time for trial in increments of not to exceed 5 days exclusive of Saturdays, Sundays, or holidays unless the defendant will be substantially prejudiced in his or her defense. The court must state on the record or in writing the reasons for the extension.
(e) Objection to Arraignment Date—Waiver of Objection. A party who objects to the date of arraignment on the ground that it is not within the time limits prescribed by this rule must state the objection to the court at the time of the arraignment. If the court rules that the objection is correct, it shall establish and announce the proper date of arraignment pursuant to section (c) of this rule, and the time for trial set out in section (c) shall be deemed to have commenced on that date. Failure of a party to object as required shall be a waiver of the objection, and the date of arraignment shall be conclusively established as the date upon which the defendant was actually arraigned.
(f) Setting of Trial Date-Notice to Parties-Objection to Trial Date-Waiver.
(1) The court shall, within 15 days of the defendant's actual arraignment in court, set a date for trial which is within the time limits prescribed by this rule, and notify counsel for each party of the date set. If a party is not represented by counsel, the notice shall be given to the party, and may be mailed to the party's last known address. The notice shall set forth the proper date of the defendant's arraignment as established at the time of arraignment, and the date set for trial. A party who objects to the date set upon the ground that it is not within the time limits prescribed by this rule must, within 10 days after the notice is mailed or otherwise given, move that the court set a trial within those time limits. Failure of a party, for any reason, to make such a motion shall be a waiver of the objection that a trial commenced on such date, or on an extension of such date properly granted pursuant to this rule, is not within the time limits prescribed by this rule.
(2) When the court determines that the trial date should be reset for any reason, including but not limited to the applicability of a period of extension pursuant to section (d) or a period of exclusion pursuant to section ( g ), the court shall set a new date for trial which is within the time limits prescribed and notify each counsel or party of the date set as provided in subsection (f)(1). A party who objects to the date set on the ground that it is not within the time limits prescribed by this rule must, within 10 days after the notice is mailed or otherwise given, move that the court set a trial date within those time limits. Failure of a party, for any reason, to make such a motion shall be a waiver of the objection that a trial commenced on such a date, or on any extension of such date granted pursuant to subsection (d)(8), is not within the time limits prescribed by this rule.
(g) Excluded Periods. The following periods shall be excluded in computing the time for arraignment and the time for trial:
(1) All proceedings relating to the competency of a defendant to stand trial, terminating when the court enters an order finding the defendant to be competent;
(2) Preliminary proceedings and trial on another charge except as otherwise provided by rule 3.08(c)(5);
(3) Delay granted by the court pursuant to section (h).
(4) The time between the dismissal of a charge and the defendant's arraignment or rearraignment in court following the refiling of the same charge;
(5) Delay resulting from a stay granted by an appellate court;
(6) The time during which a defendant is detained in jail or prison outside the county in which the defendant is charged or in a federal jail or prison and the time during which a defendant is subjected to conditions of release not imposed by a court of the State of Washington;
(7) All proceedings in juvenile court.
(h) Continuances. Continuances or other delays may be granted as follows:
(1) Upon written agreement of the parties which must be signed by the defendant or all defendants. The agreement shall be effective when approved by the court on the record or in writing.
(2) On motion of the State, the court or a party, the court may continue the case when required in the administration of justice and the defendant will not be substantially prejudiced in the presentation of his or her defense. The motion must be filed on or before the date set for trial or the last day of any continuance or extension granted pursuant to this rule. The court must state on the record or in writing the reasons for the continuance.
(i) Dismissal With Prejudice. A criminal charge not brought to trial within the time period provided by this rule shall be dismissed with prejudice.

Rule 3.10

## WITNESSES-PROCESS—SUBPOENA

(a) Before trial, upon request of the defendant, the prosecuting attorney shall file with the court the names
of the witnesses he intends to call at the trial and shall provide a copy of the list for the defendant or his counsel.
(b) Both the prosecution and the defendant are entitled to subpoena such witnesses as are necessary, such process to be issued by the judge or the clerk of the court and directed to the sheriff of any county or any peace officer of any municipality in the state in which such witness may be.
(c) When so required by the court, the applicant for subpoena, either in person or by counsel, shall show to the satisfaction of the court the materiality of the testimony which is expected to be obtained from such witness. See R PPP 101.16W.
(d) The procedure for compelling attendance of witnesses shall be as established in RCW 5.56; RCW 10$.04 .060,10.16 .010, .140, .145, .150, .160, .190$; RCW 12.16.010 and . 040 .

Rule 3.11
WITNESSES-CONTINUED OBLIGATION TO ATTENDDISMISSAL

When a witness has been subpoenaed he shall remain in attendance until the case is disposed of, unless he be excused or dismissed as provided in RPPP 101.12W, Witnesses in Criminal Cases; and he shall be liable for contempt for any default or failure to appeal.

## Rule 3.12

## SUBPOENA DUCES TECUM-MOTION TO QUASHPRODUCTION AND INSPECTION

(a) A subpoena duces tecum may be issued by the court upon application of either party, commanding the person to whom it is directed to produce the books, papers, documents or other objects designated therein. The court, on motion made promptly, may quash or modify the subpoena if compliance would be illegal, unreasonable or oppressive.
(b) The court may direct that books, papers, documents or objects designated in the subpoena be produced before the court at a time prior to the trial or prior to the time when they are to be offered in evidence and may, upon their production, permit the books, papers, documents or objects or portions thereof to be inspected by the parties and their attorneys.

Rule 3.13
PROCESS-CRIMINAL
The court may issue criminal process to any person anywhere in the state.

## 4. Trial

Rule 4.01

## CONDUCT OF TRIAL

All judicial proceedings and trials shall be held in open court, and shall be conducted in accordance with these rules. Questions pertaining to the conduct of the trial and not covered by these rules or appropriate statutes shall be determined by the trial judge acting within his sound discretion.

Rule 4.02

## PROCEDURE UPON A PLEA OF GUILTY

If the defendant pleads guilty, the judge may, if he wishes or if he has any doubts as to the plea, examine a witness or witnesses concerning the circumstances of the charge. If he is satisfied, either with or without the examination of witnesses, that the defendant is guilty, the judge shall assess the punishment and enter judgment accordingly. If, after an examination of a witness or witnesses, he is not satisfied as to the guilt of the defendant, he may, in his discretion, refuse to accept the plea and enter a plea of not guilty.

## Rule 4.03

## PROCEDURE ON A PLEA OF NOT GUILTY, OR OF FORMER

 ACQUITTAL OR CONVICTION, OR BOTHThe proceedings upon the trial of criminal and traffic offenses with respect to a plea of not guilty, or, of former acquittal or conviction, or both, in all courts of limited jurisdiction shall be the same as those which apply to the trial of criminal cases in superior court except as altered by these rules or by statute.

## Rule 4.04

## TRIAL TOGETHER OF COMPLAINTS

The court may order two or more complaints to be tried together if the offenses, and the defendants if there is more than one, could have been joined in a single complaint. The procedure shall be the same as if the prosecution were under a single complaint.

## Rule 4.05

## RELIEF FROM PREJUDICIAL JOINDER

If it appears that a defendant or the State is prejudiced by a joinder of offenses or of defendants in a complaint by such joinder for trial together, the court may order a separate trial of counts, grant a severance of defendants, or provide whatever other relief justice requires.

Rule 4.06

## PRESENCE OF THE DEFENDANT

The defendant shall be present during the trial. A person being prosecuted for an offense punishable only by a fine may with the approval of the court be absent if with the approval of the court some responsible person undertakes to be bail for stay of execution and payment of the fine and costs that may be assessed against the defendant.

## Rule 4.07

## TRIAL BY JURY OR BY THE COURT

(a) Trial by Jury-Waiver. When a trial by jury is authorized by the constitution, statutes or decisions of the Supreme Court, either the State or the defendant may demand a jury, which shall consist of six or less citizens of the state, who shall be impaneled and sworn as required by law. Demand for jury trial must be made at the time the defendant's plea is entered; otherwise, it
shall be deemed waived, unless the court rules to the contrary.
(b) Trial by Jury-Selection. A jury shall be selected as follows: the judge shall write in a panel the names of 18 persons, citizens of the county, from which the defendant, or his attorney, must strike one name, the prosecuting attorney one, and so on alternately until each party shall have stricken six names, and the remaining six names shall constitute the jury to try such case; and if either party neglect or refuse to aid in striking the jury as aforesaid the judge shall strike the name in behalf of such party.
(c) Trial by the Court. Unless the court refuses to assent, the parties may waive the right to trial by jury either explicitly or by failing to demand a jury trial in a timely manner, and trial shall be by the court. In trials for violation of municipal ordinances, except as indicated in section (a), the trial shall be by the court without a jury. Where trial is by the court, the court shall make a general finding and may, in its discretion, find the facts specifically.
(d) Issues of Law. The court shall decide all questions of law which shall arise in the course of a trial. The judge may, with the consent of all parties, answer questions asked by jurors pertaining to the law applicable to the case.
(e) Issues of Fact - Judge May Charge Jury as to Law. Issues of fact shall be tried by the jury in jury cases and by the judge in nonjury cases. In cases tried by a jury, the judge shall not comment on the evidence; however, the court shall instruct the jury either orally or in writing as to the law governing the case.

Rule 4.08
ORDER OF TRIAL
(a) The order of trial in jury cases shall be as follows:
(1) Where trial by jury is requested, and authorized, a qualified jury, selected as provided by law, shall be sworn well and truly to try the case.
(2) Unless both parties waive opening statements, the prosecutor shall make the opening statement outlining the evidence which will be offered by the prosecution, and the defendant or his counsel may immediately thereafter make the opening statement for the defendant or such opening statement may be reserved until after the conclusion of the prosecution's case in chief.
(3) The prosecutor shall submit evidence in support of the prosecution.
(4) Defendant's attorney may challenge the sufficiency of the evidence at the close of the prosecution's case in chief and, if sustained, the case shall be dismissed; otherwise, the defendant may then offer evidence in defense.
(5) If the defendant's counsel shall have reserved his opening statement until the close of the prosecution's case in chief, he may then state the case for the defense; if such statement has already been made, he may then offer evidence in support thereof or he may, by proper motion, challenge the sufficiency of the prosecution's case in chief to sustain a conviction.
(6) The parties may thereafter respectively offer testimony in rebuttal only unless the court, for good cause shown or believing that the interests of justice will be best served thereby, permits the parties to offer evidence upon their original cases.
(7) If the jury is instructed, the instructions shall be given prior to argument by counsel.
(8) Unless both parties waive argument and agree that the cause be decided by the court or submitted to the jury without argument, the prosecutor shall make the opening argument and the counsel for the defendant may follow and the prosecutor may conclude the argument. The length of time of all arguments shall be fixed by the court in its discretion and announced before the arguments are commenced. Equal time shall be allowed each party.
(b) The order of trial in nonjury cases shall be the same as in section (a) except as to such portions as are not applicable to nonjury cases.

## Rule 4.09

Evidence
(a) Rules of Evidence. The Rules of Evidence are applicable to criminal prosecutions.
(b) Confessions. With respect to confessions, in jury cases, the procedure set forth in CrR 3.5 shall apply, upon demand of the defendant.
(c) Test Reports by Experts.
(1) Generally. The official written report of an expert witness which contains the results of any test of a substance or object which are relevant to an issue in a trial shall be admitted in evidence without further proof or foundation as prima facie evidence of the facts stated in the report if the report bears the following certification:

## Test Certification

The undersigned certifies under penalty of perjury that:

1. He performed the test on the (substance) (object) in question,
2. The person from whom he received the (substance) (object) in question is:
[^31]| Signature |
| :--- |
| Title |
| Business Address and Phone |

(2) Exclusion of Test Reports. The court shall exclude test reports otherwise admissible under section (c) if:
(i) a copy of the certified report or certificate has not been delivered or mailed to the defendant or the defendant's lawyer at least 14 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, or
(ii) in the case of an unrepresented defendant, a copy of this rule in addition to a copy of the certified report or certificate has not been delivered or mailed to the defendant at least 14 days prior to the trial date or, upon a
showing of cause, such lesser time as the court deems proper, or
(iii) at least 7 days prior to the trial date or, upon a showing of cause, such lesser time as the court deems proper, the defendant has delivered or mailed a written demand upon the prosecutor to produce the expert witness at the trial.
(d) Breathalyzer Maintenance Certificates.
(1) Admission of Certificate. In the absence of a request to produce a Breathalyzer maintenance operator or a BAC Verifier Data Master infrared instrument operator made at least 7 days prior to trial or such lesser time as the court deems proper, certificates in the following forms are admissible in any court proceeding held pursuant to RCW 46.61.506 for the purpose of determining whether a person was operating or in actual physical control of a motor vehicle while under the influence of intoxicating liquors:

> Breathalyzer Maintenance and
> Chemical Certification
> I, _, do certify under penalty of perjury as follows:
> I am a maintenance operator possessing a valid permit or certificate issued to me by the state toxicologist by virtue of his rules, WAC 448, chapter 12, and RCW 46.61.506.
> On (date) at (time) I examined, tested and calibrated a Breathalyzer machine with Serial No._using a sealed ampule of chemicals with Control No. according to the methods established and approved by the state toxicologist.
> I further certify that said machine was, on that date, in proper working order, and that the chemicals in ampules with the above control number are suitable for use in this machine.

Breathalyzer Maintenance Operator
Dated

BaC Verifier Data Master Certification , do certify under penalty of perjury as follows:
I, $\quad$, do certin State Patrol Crime Laboratory possessing a valid permit issued to me by the state toxicologist by virtue of his rule, WAC 448, chapter 12, and RCW 46.61.506.
On $\qquad$ (date) at $\qquad$ (time) I examined, tested and verified the calibration of a BAC Verifier Data Master instrument with Serial No. according to the methods established and approved by the state toxicologist.
I further certify that said instrument was, on that date, in proper working order.

Dated
Signature
(2) Continuance. The court at the time of trial shall hear testimony concerning the alleged offense and, if necessary, may continue the proceedings for the purpose of obtaining the maintenance operator's presence for testimony concerning the working order of the Breathalyzer machine and his certification thereof. If, at the time the maintenance operator is produced, the prosecutor's Breathalyzer evidence is insufficient, a motion to suppress the results of such tests shall be granted.
(e) BAC Verifier Certificates.
(1) Admission of Certificate. Certificates in the following form are admissible in any court proceeding in lieu of a state expert witness held pursuant to RCW 46.61 .506 for the purpose of determining whether a person was operating or in actual physical control of a motor vehicle while under the influence of intoxicating liquors:
I, do certify under penalty of perjury as follows:
I am employed by the Washington State Patrol Crime Laboratory possessing a valid permit issued to me by the state toxicologist by virtue of his rule, WAC 448, chapter 12, and RCW 46.61.506.

$$
\begin{aligned}
& \text { On (date) at } \\
& \text { the calibration of a BAC Verifier Data Master instrument with Serial No. } \\
& \text { according to the methods established and approved by the state toxicologist. } \\
& \text { I further certify that said instrument was, on that date, in proper working } \\
& \text { order. }
\end{aligned}
$$

Dated $\qquad$ Signature
(2) Continuance. The court at the time of trial shall hear testimony concerning the alleged offense and, if necessary, may continue the proceedings for the purpose of obtaining evidence concerning the working order of the BAC Verifier Data Master instrument and the certification thereof. If the evidence provided is insufficient, a motion to suppress the results of such tests shall be granted.

Rule 4.10
AMENDMENTS TO COMPLAINT-CONTINUANCE
The court may permit a complaint to be amended at any time before judgment if no additional or different offense is charged, and if substantial rights of the defendant are not thereby prejudiced. A continuance shall not be granted upon such amendment unless the defendant shall satisfy the court that the amendment has made it necessary for him to have additional time in which to prepare his defense.

## Rule 4.11

## MOTION FOR JUDGMENT OF DISMISSAL

Motions for directed verdict are abolished and motions for judgment of dismissal are substituted in their place. The court either on motion of a defendant, or on its own motion, shall order entry of judgment of dismissal of one or more offenses charged by complaint if, after the evidence on either side is closed, the court concludes as a matter of law that such evidence is not sufficient to sustain a judgment of conviction of such offense or offenses. If a defendant's motion for judgment of dismissal at the close of the prosecution's case in chief is not granted, the defendant may offer evidence without having reserved the right. If defendant's motion is granted, the State shall have the right to appeal from the court's ruling.

## 5. Verdict, Judgment and Sentence

## Rule 5.01

TRIAL BY THE COURT
Where trial is by the court, the court shall make a general finding and may, in its discretion, find the facts specifically.

Rule 5.02

## VERDICT OF JURY

(a) When all the members of the jury have agreed upon a verdict of guilty or not guilty, it must be signed
by the foreman and returned by the jury to the judge in open court.
(b) When a verdict is returned and before it is recorded, the jury shall be polled at the request of any party or upon the court's own motion. If at the conclusion of the poll all of the jurors do not concur, the jury may be directed to retire for further deliberations or may be discharged by the court.

Rule 5.03

## BAIL, SENTENCE AND JUDGMENT

(a) Bail. Pending sentence, the court may commit the defendant or continue or alter the bail.
(b) Sentence. Before imposing sentence, the court shall afford the defendant, and the prosecution, an opportunity to make a statement and to present information in extenuation, mitigation, or aggravation of punishment. Upon a finding of guilty, in courts established under RCW 3.30 through 3.74 , the sentence shall be determined and imposed by the court. In other courts of limited jurisdiction, unless the case is tried without a jury, the jury imposes the sentence.
(c) Judgment. The judgment of conviction shall set forth the plea, the verdict or findings, and the adjudication and sentence. If the defendant is found not guilty or for any other reason is entitled to be discharged, the judgment shall be entered accordingly.

Rule 5.04
JUDGMENT AND SENTENCE-PRESENCE OF DEFENDANT—WARRANT FOR ARREST
The defendant must be personally present when sentence and judgment are pronounced unless the court, upon request, consents to the absence of the defendant. If the defendant is in custody, he must be brought before the court for judgment and sentence; if he is not present when his personal attendance is necessary, the court may order the issuance of a warrant for his arrest.

Rule 5.05
JUDGMENT AND SENTENCE-DUTY OF
JUDGE AND CLERK
Whenever a judgment upon a conviction shall be rendered in any court, the judge or clerk of such court shall enter such judgment on the court record, stating briefly the offense for which such conviction shall have been had; but the omission of this duty, either by the judge or clerk, shall not affect or impair the validity of the judgment.

Rule 5.06
JUDGMENT SET ASIDE
The court may for cause, on its own initiative, or on motion of the defendant set aside a judgment of conviction and order a new trial at any time before the time for appeal has expired and before an appeal has been taken.

## 6. Appeals

Rule 6.01

## APPEALS-PERFECTING OF

(a) Scope of Rule. This rule applies only to proceedings which are not subject to appellate review under the Rules for Appeal of Decisions of Courts of Limited Jurisdiction. The proceedings to which those rules apply are defined by RALJ 1.1.
(b) Venue. Appeals shall be to the superior court of the county in which the court of limited jurisdiction is located. The appeal from a justice court located in a joint justice court district shall be made to the superior court of the county where the offense was alleged to have been committed.
(c) Notice of Appeal. The appeal shall be taken by filing in the court of limited jurisdiction a written notice of appeal containing the address of the appellant and appellant's attorney within 14 days after entry of judgment. If a motion for a new trial or for arrest of judgment has been timely made, such notice and proof of service may be filed within 14 days after entry of the order denying the motion. Filing the notice of appeal is the only jurisdictional requirement for an appeal. A party filing a notice of appeal shall also, within the same 14 days, serve a copy of the notice of appeal upon the lawyer for the party in whose favor the judgment was entered and file an acknowledgment or affidavit of service in the court of limited jurisdiction.
(d) The Record. After a notice of appeal is filed, the justice court shall immediately, and in no event later than 14 days thereafter, file with the clerk of the superior court in which the appeal is pending a transcript duly certified by such justice court, furnished without charge, containing a copy of all written pleadings and docket entries, and including exhibits introduced into evidence in the trial before the justice court. A cash bail or bail bond filed in the justice court shall at the same time be transferred to the superior court, there to be held pending disposition of the appeal. Evidence not of fered in trial in the superior court shall be returned to the justice court.
(e) Notice of Filing. The justice court shall give prompt notice of the filing or mailing to the respondent and appellant, giving such particulars as date of filing or mailing and superior court file number, if known. Where the justice court is not located at the county courthouse, such filing may be made by certified mail, in which case the justice court shall advise appellant and respondent of the date of mailing.
(f) Noting for Trial. Within 21 days after the transcript is filed, the superior court shall set a trial date and notify the parties of the date.

## Rule 6.02

## IMPOSITION OF SENTENCE PENDING APPEAL

(a) Scope of Rule. This rule applies only to proceedings which are not subject to appellate review under the

Rules for Appeal of Decisions of Courts of Limited Jurisdiction. The proceedings to which those rules apply are defined by RALJ 1.1.
(b) Stay of Sentence. All sentences shall be stayed if an appeal is taken and the defendant posts cash bail or his bond to the State which shall be deposited with the clerk of the court, in such reasonable sum with sureties as the lower court judge may require, upon the following conditions: that he will diligently prosecute the appeal, and will appear at the court appealed to and comply with any sentence of the superior court, and will, if the appeal is dismissed for any reason, comply with the sentence of the lower court.
(c) Imposition of Sentence. If the appellant fails to provide security, sentence imposed shall be executed.

Rule 6.03

## APPEAL—PROSECUTION THEREOF

(a) Scope of Rule. This rule applies only to proceedings which are not subject to appellate review under the Rules for Appeal of Decisions of Courts of Limited Jurisdiction. The proceedings to which those rules apply are defined by RALJ 1.1.
(b) Failure To Certify Transcript. If the lower court fails, neglects or refuses to make and certify the transcript within the time allowed, the appellant may make application to the superior court not later than 21 days after the filing of the notice of appeal and the superior court shall issue an order to make and certify the transcript.
(c) Dismissal for Want of Prosecution. Upon dismissal of the appeal for failure of appellant to proceed diligently with the appeal as herein required, or for any other cause, the judgment of the lower court shall be enforced by the judge thereof. If, at the time of such dismissal, cash deposit or appeal bond as hereinafter required has been furnished and is in the custody of the superior court, the same shall be returned to the lower court. The lower court shall have power to forfeit the cash bail or appeal bond and issue execution thereon for breach of any condition under which it is furnished.
(d) Dismissal on Clerk's Motion. In all justice court appeals wherein there has been no action of record during the 90 days just past, the clerk of the superior court shall mail notice to the appellant and counsel at the addresses contained in the notice of appeal that such appeal will be dismissed by the court for want of prosecution unless within 30 days following such mailing, action of record is made for an application in writing to the court and good cause shown why it should be continued as a pending case. If the appeal is dismissed, the clerk of the court will proceed as per section (c) above.

## 8. Disqualification of Judge, Clerical Mistakes, Conduct of Court

Rule 8.01
JUDGE, DISQUALIFICATION
(a) Disqualification. In any case pending in any court of limited jurisdiction, unless otherwise provided by law, the judge thereof shall be deemed disqualified to hear and try the case when he is in anywise interested or prejudiced. The judge, of his own initiative, may enter an order disqualifying himself; and he shall also disqualify himself under the provisions of this rule if, before the jury is sworn or the trial is commenced, a party or his attorney of record files an affidavit that such party cannot have a fair and impartial trial by reason of the interest or prejudice of the judge or for other ground provided by law. Only one such affidavit shall be filed on behalf of the same party in the case and such affidavit shall be made as to only one of the judges of said court.
(b) Affidavit of Prejudice. All right to an affidavit of prejudice will be considered waived where filed more than 10 days after the defendant's plea is entered, or the case is set for trial whichever should occur first, unless the affidavit alleges a particular incident, conversation or utterance by the judge, which was not known to the party or his attorney within the $10-$ day period. In multiple judge courts, or where a pro tempore or visiting judge is designated as the trial judge, the 10 -day period shall commence on the date that the defendant or his attorney has actual notice of assignment or reassignment to a designated trial judge.

Rule 8.02

## JUDGE, DISQUALIFICATION-ANOTHER JUDGE

Whenever a justice of the peace is disqualified, said judge shall forthwith make an order transferring and removing the case to another judge authorized by law to hear such case. RCW 3.50 .280 shall apply to municipal courts.

Rule 8.03
CLERICAL MISTAKES
Clerical mistakes in judgments, orders or other parts of the record and errors in the record arising from oversight or omission may be corrected by the court at any time and after such notice, if any, as the court may order. If an appeal has been taken, such mistakes may be so corrected until the record has been filed in the appellate court, and thereafter while the appeal is pending may be so corrected with the leave of the appellate court.

Rule 8.04

## RULES OF COURT

If no procedure is specifically prescribed by rule, the court may proceed in any lawful manner not inconsistent with these rules, or with any applicable statute.

## 10. Miscellaneous

Rule 10.01
TIME-RULES FOR COMPUTING
(a) In computing any period of time prescribed or allowed by these rules, by order of court or by any applicable law, the day of the act, event or default after which the designated period of time begins to run is not to be counted or included, and the last day of the prescribed or allowed period so computed is to be counted and included, unless such last day be a Sunday or a legal holiday, in which event the period runs until the end of the next day which is neither a Sunday nor a legal holiday. When the allowed period is less than 7 days, intermediate Sundays and legal holidays, if any, shall be excluded in the computation.
(b) Whenever by these rules or by a notice given thereunder or by order of court an act is required or allowed to be done at or within a specified time, the court, for good cause shown, may at any time in its discretion: (1) with or without motion or notice order the period enlarged if application therefor is made before the expiration of the period originally prescribed or as extended by a previous order; or (2) upon motion and notice permit the act to be done after the expiration of the specified period where the failure to act was the result of excusable neglect; but the court may not enlarge the period for taking an appeal as provided for in these rules.

Rule 10.02

## MOTIONS AND APPLICATIONS-NOTICE—SERVICE

Reasonable notice shall be given to the opposing party or attorney of record of all motions and applications other than those ex parte. Where a motion or application is supported by an affidavit, a copy of such affidavit shall be served with the motion or application.

## Rule 10.03

## title of rules

These rules may be known and cited as Justice Court Criminal Rules and they may be referred to as JCrR.

## Rule 10.04

## REPORTING TRAFFIC OFFENSES

The court shall within 10 days of bail forfeiture or entry of judgment of guilty of a traffic offense forward to the Department of Licensing a copy of the citation and notice to appear or complaint and an abstract of the court's order.


Title 2
Preliminary Proceedings
2.1 Notice of Traffic Infraction
2.2 Initiation of Traffic Cases
. 3 Venue
2.4 Response to Notice
2.5 Failure To Respond
2.6 Scheduling of Hearings

Title 3
Procedure at Hearings
3.1 Contested Hearings-Preliminary Proceedings
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Miscellaneous Provisions
6.1 Time
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6.3 Title and Citation of Rules
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Title 1
General Provisions

## Rule 1.1

## SCOPE AND PURPOSE OF RULES

(a) Scope of Rules. These rules govern the procedure in courts of limited jurisdiction for all cases involving "traffic infractions." Traffic infractions are violations of the traffic laws defined by RCW 46.63.
(b) Purpose. These rules shall be construed to secure the just, speedy, and inexpensive determination of every traffic case.
(c) Effect of Other Law. These rules supersede all conflicting rules and statutes covering procedure for traffic infractions unless a rule indicates a statute or rule
controls. Provisions of statute or rule not inconsistent with these rules shall remain in effect.

Rule 1.2
definitions
For the purposes of these rules:
(a) Traffic Case. "Traffic case" means a proceeding initiated pursuant to RCW 46.63.
(b) Notice of Traffic Infraction. "Notice of traffic infraction" means a document initiating a traffic case when issued and filed pursuant to RCW 46.63 and these rules.
(c) Defendant. "Defendant" means a person named in a notice of traffic infraction.
(d) Court. "Court" means a court of limited jurisdiction organized pursuant to RCW Title 3, RCW Title 35, or RCW Title 35A.
(e) Judgment. " Judgment " means any final decision in a traffic case, including, but not limited to, a finding entered after a hearing governed by these rules or after payment of a monetary penalty in lieu of a hearing.
(f) Plaintiff. "Plaintiff" means the governmental unit issuing the notice of traffic infraction, including, but not limited to, the state, a county, or a municipality.
(g) Department. "Department " means the Washington State Department of Licensing.
(h) Lawyer. "Lawyer" means any person authorized by Supreme Court rule to practice law.
(i) Statute. "Statute" means any state statute, local or county ordinance, resolution, or regulation, or agency regulation.

Rule 1.3
local court rules
(a) Adoption. Each court may adopt special traffic rules not inconsistent with these general rules.
(b) Format. The numbering system and format of local rules shall conform to these rules.
(c) Filing. Local rules become effective only after they are filed with the Administrator for the Courts in accordance with GR 7.

Title 2

## Preliminary Proceedings

Rule 2.1

## NOTICE OF TRAFFIC INFRACTION

(a) Form Prescribed by Administrator for the Courts. Traffic cases shall be filed on a form entitled "Notice of Traffic Infraction" prescribed by the Administrator for the Courts; except that the form used to file cases alleging the commission of a parking, standing or stopping infraction shall be approved by the Administrator for the Courts.
(b) Contents. The notice of traffic infraction shall contain the following information on the copy given to the defendant, except the information required by subsections (2) and (6) is not required on a notice of infraction alleging the commission of a parking, standing, or stopping infraction:
(1) The name, address, and phone number of the court where the notice of infraction is to be filed;
(2) The name, address, date of birth, sex, physical characteristics, and operator's license number of the defendant;
(3) The vehicle make, year, model, style, license number, and state in which licensed;
(4) The infraction which the defendant is alleged to have committed and the accompanying statutory citation or ordinance number, the date, time, and place the traffic infraction occurred, the date the notice of traffic infraction was issued, and the name and number of the citing of ficer;
(5) A statement that the defendant must respond to the notice of traffic infraction within 7 days of issuance;
(6) A space for the defendant to sign a promise to respond to the notice of infraction within the time required;
(7) A space for entry of the monetary penalty which respondent may pay in lieu of appearing in court;
(8) A statement that a mailed response must be mailed not later than midnight on the day the response is due;
(9) The statements required by RCW 46.63.060; and
(10) Any additional information determined necessary by the Administrator for the Courts.

Rule 2.2

## INITIATION OF TRAFFIC CASES

(a) Generally. A traffic case is initiated by the issuance, service, and filing of a notice of traffic infraction in accordance with this rule.
(b) Only Law Enforcement Officer May Issue. Only a law enforcement officer may issue a notice of traffic infraction.
(c) Service of Notice. A notice of traffic infraction may be served either by:
(1) The law enforcement officer serving the notice of traffic infraction on the person named in the notice of traffic infraction at the time of issuance;
(2) The law enforcement officer affixing to a vehicle in a conspicuous place the notice of traffic infraction if it alleges the violation of a parking, standing, or stopping statute; or
(3) The law enforcement officer filing the notice of traffic infraction with the court, in which case the court shall have the notice served either personally or by mail, postage prepaid, on the person named in the notice of traffic infraction at his address. If a notice of traffic infraction served by mail is returned to the court as undeliverable, the court shall issue a summons.
(d) Filing of Notice. When a notice of traffic infraction has been issued, the notice shall be filed with a court having jurisdiction over the traffic infraction or with a violations bureau subject to such court's supervision. The notice must be filed within 48 hours after issuance of the notice, excluding Saturdays, Sundays, and holidays. A notice of traffic infraction not filed within the time limits of this section may be dismissed without prejudice.

Rule 2.3

## venue

A traffic case shall be brought in the justice court district or the municipality where the traffic infraction occurred. If a notice of infraction is filed in a court which is not the proper venue, the notice shall be dismissed without prejudice on motion of either party.

## Rule 2.4

## RESPONSE TO NOTICE

(a) Generally. A person who has been served with a notice of traffic infraction must respond to the notice within 7 days of the date the notice is personally served or, if the notice is served by mail, within 10 days of the date the notice is mailed.
(b) Three Alternatives. A person may respond to a notice of traffic infraction by:
(1) Paying the amount of the monetary penalty in accordance with RCW 46.63.070(2), in which case the court shall enter a judgment that the defendant has committed the traffic infraction;
(2) Contesting the determination that a traffic infraction occurred by requesting a hearing in accordance with RCW 46.63.070(3); or
(3) Requesting a hearing to explain mitigating circumstances surrounding the commission of the offense in accordance with RCW 46.63.070(4).
(c) Method of Response. A person may respond to a notice of traffic infraction either personally or by mail. If the response is mailed, it must be mailed not later than midnight of the day the response is due.

Rule 2.5
FAILURE TO RESPOND
If the defendant fails to respond to a notice of traffic infraction, the court shall enter an order finding that the defendant has committed the infraction, shall assess any monetary penalties provided for by law, and shall notify the Department of the defendant's failure to respond in accordance with RCW 46.20.270.

Rule 2.6
SCheduling of hearings
(a) Contested Hearings.
(1) Upon receipt of a response submitted pursuant to rule $2.4(\mathrm{~b})(2)$, the court shall schedule a hearing to determine whether the defendant committed the infraction. The hearing shall be scheduled for not less than 7 days nor more than 90 days from the date of written notice of the hearing date, unless otherwise agreed by the defendant in writing.
(2) The court shall send the defendant written notice of the time, place, and date of the hearing within 14 days of the receipt of the request for a hearing. The notice of the hearing shall also include statements advising the defendant of his rights at the hearing, how the defendant may request that witnesses be subpoenaed, and
that failure to appear is a crime for which the defendant may be arrested.
(3) The court may schedule the hearing on a contested traffic infraction for the same time as the hearing on another traffic infraction alleged to have been committed by the defendant. The court may schedule the hearing on a contested traffic infraction for the same time as the trial on a misdemeanor arising out of the same occurrence as the traffic infraction.
(b) Mitigation Hearings.
(1) Upon receipt of a response submitted pursuant to rule $2.4(\mathrm{~b})(3)$ the court shall schedule a hearing to determine whether there were mitigating circumstances surrounding the commission of the inf raction. The hearing shall be scheduled for not less than 7 days nor more than 90 days from the date of written notice of the hearing date, unless otherwise agreed by the defendant in writing.
(2) The court shall send the defendant written notice of the time, place, and date of the hearing within 14 days of the request for a hearing. The notice shall also include statements advising the defendant of his rights at the hearing and stating that failure to appear is a crime for which the defendant may be arrested.
(3) The court may schedule the mitigation hearing for the same time as the mitigation hearing on another traffic infraction alleged to have been committed by the defendant.

## Title 3

## Procedure at Hearings

## Rule 3.1

## CONTESTED HEARINGS—PRELIMINARY PROCEEDINGS

(a) Subpoena. The defendant and the plaintiff may subpoena witnesses necessary for the presentation of their respective cases. The subpoena may be issued by a judge, court commissioner, or clerk of the court or by a party's lawyer. If a party's lawyer issues a subpoena, a copy shall be filed with the court. A subpoena may be directed to the sheriff of any county or any peace officer of any municipality in the state in which the witness may be or it may be served as provided in CR 45(c). If the subpoena is for a witness outside the county, the judge must approve of the subpoena.
(b) Witness List. The plaintiff's lawyer, upon request of the defendant 14 days prior to a contested hearing, shall at least 7 days prior to the hearing provide the defendant or defendant's lawyer with a list of the witnesses the plaintiff intends to call at the hearing.
(c) Amendment of Notice. The court may permit a notice of traffic infraction to be amended at any time before judgment if no additional or different infraction is charged, and if substantial rights of the defendant are not thereby prejudiced. A continuance shall be granted if the defendant satisfies the court that the additional time is needed to defend against the amended notice of infraction.
(d) Sufficiency. No notice of infraction shall be deemed insufficient for failure to contain a definite
statement of the essential facts constituting the specific infraction which the defendant is alleged to have committed, nor by reason of defects or imperfections which do not tend to prejudice substantial rights of the defendant.

Rule 3.2

## FAILURE TO APPEAR

(a) Entry of Judgment. If the defendant fails to appear at a requested hearing the court shall enter judgment against the defendant finding that the defendant has committed the traffic infraction and assessing against the defendant any monetary penalties provided by law. A judgment upon a failure to appear shall not be entered if it appears to the court from the papers on file that the traffic case was brought in an improper court.
(b) Setting Aside Judgment Upon Failure To Appear. For good cause shown and upon terms the court deems just, the court may set aside a judgment entered upon a failure to appear in accordance with JCR 60(b). A motion to set aside the judgment must be made within 90 days after entry of the judgment.

## Rule 3.3

## PROCEDURE AT CONTESTED HEARING

(a) Generally. The court shall conduct the hearing for contesting the notice of traffic infraction in accordance with RCW 46.63.090.
(b) Plaintiff Represented by Lawyer. At a contested hearing, the plaintiff shall be represented by a lawyer representative of the prosecuting attorney or of the city attorney when prescribed by local court rule.
(c) Rules of Evidence. The Rules of Evidence shall apply to contested hearings.
(d) Factual Determination. The court shall determine whether the plaintiff has proved by a preponderance of the evidence that the defendant committed the traffic infraction. If the court finds the infraction was committed, it shall enter an appropriate order on its records. If the court finds the infraction was not committed, it shall enter an order dismissing the case.
(e) Disposition. If the court determines that the traffic infraction has been committed, it may assess a monetary penalty against the defendant. The monetary penalty assessed may not exceed the monetary penalty provided for the infraction in rule 6.2 or provided for by local court rule. The court may waive or suspend a portion of the monetary penalty, or provide for time payments, or in lieu of monetary payment provide for the performance of community service as provided in RCW 46.63.120. The court has continuing jurisdiction and authority to supervise disposition for not more than 1 year.

Rule 3.4

## HEARING ON MITIGATING CIRCUMSTANCES

(a) Generally. The court shall conduct the hearing concerning mitigating circumstances in accordance with RCW 46.63.100.
(b) Procedure at Hearing. The court shall hold an informal hearing which shall not be governed by the Rules of Evidence. The plaintiff and the defendant may each be represented by a lawyer. The defendant may present witnesses, but they may not be compelled to attend.
(c) Disposition. The court shall determine whether the defendant's explanation of the events justifies reduction of the monetary penalty. The court shall enter an order finding the defendant committed the infraction and may assess a monetary penalty. The court may not impose a penalty in excess of the monetary penalty provided for the infraction in rule 6.2 or provided for by local court rule. The court may waive or suspend a portion of the monetary penalty, or provide for time payments, or in lieu of monetary payment provide for the performance of community service as provided in RCW 46.63.120. The court has continuing jurisdiction and authority to supervise disposition for not more than 1 year.

## Title 4

## Disposition Procedures

## Rule 4.1

## NOTIFICATION TO DEPARTMENT OF LICENSING

(a) Generally. Within 10 days of entry of judgment that the infraction was committed the court shall forward to the Department of Licensing a copy of the notice of traffic infraction and an abstract of the court's order.
(b) Parking, Standing, Stopping, or Pedestrian Infractions. The court shall not notify the Department of a parking, standing, stopping, or pedestrian infraction.
(c) Notice to Department When Failure To Appear Set Aside. If a judgment for a failure to appear has been set aside, the Department shall be notified that it has been set aside and of the final disposition of the infraction within 10 days after judgment has been rendered.

Rule 4.2
FAILURE TO PAY OR COMPLETE COMMUNITY SERVICE
(a) Failure To Pay or Complete Community Service. Unless the infraction is a parking, standing, stopping, or pedestrian infraction, the court shall notify the Department within 10 days:
(1) If the defendant fails to pay the monetary penalty assessed after a hearing to contest the traffic infraction or after a hearing to explain mitigating circumstances, or
(2) If the defendant fails to meet a time payment authorized by the court or fails to complete community service approved by the court.
(b) Notice to Department. The notice to the Department shall be in the form prescribed by the Department.
(c) Removal of the Failure To Pay or Complete Community Service. When the defendant has paid all monetary penalties owing, including completion of community service, the court shall notify the Department within 10
days of payment or of completion of community service on a form prescribed by the Department.

## Title 5

## Appeals

Rule 5.1

## What orders may be appealed

A defendant may appeal a judgment entered after a contested hearing finding that the defendant has committed the infraction. The plaintiff may appeal a decision which in effect abates, discontinues, or determines the case other than by a judgment that the defendant has not committed a traffic infraction. No other orders or judgments are appealable by either party.

Rule 5.2
PROCEDURE TO APPEAL
The Justice Court Civil Rules govern the procedure to appeal a traffic case. The time for appeal under JCR 73 begins to run from the date the court makes its disposition under rule 3.3(e).

Title 6
Miscellaneous Provisions
Rule 6.1
time
Time shall be computed or enlarged as provided in CR 6, except that the time in which to respond to the notice of traffic infraction under rule 2.4 and the time in which to file an appeal under JCR 73 may not be enlarged.

Rule 6.2

## MONETARY PENALTY SCHEDULE

(a) Effect of Schedule. The penalty for any inf raction listed in this rule may not be changed by local court rule. The court may impose on a defendant a lesser penalty in an individual case.
(b) Unscheduled Infractions. The penalty for any infraction not listed in this rule shall be $\$ 25$, not including statutory assessments. A court may, by local court rule, provide for a different penalty.
(c) Infractions Not Covered. This schedule does not apply to penalties for parking, standing, stopping, or pedestrian infractions established by municipal or county statute. Penalties for those infractions are established by statute or local court rule, but shall be consistent with the philosophy of these rules.
(d) Penalty Schedule. The following infractions shall have the penalty listed, not including statutory assessments.

| Serious Infractions | Penalty |
| :--- | ---: |
| 1. Wrong way on freeway | $\$ 165$ |
| (RCW 46.61.150) | $\$ 70$ |
| 2. Wrong way on freeway access |  |
| (RCW 46.61.155) | $\$ 70$ |
| 3. Backing on limited access highway |  |
| (RCW 46.61.605) |  |

## Rules of Court

4. Spilling or failure to secure load
(RCW 46.61.655)
5. Throwing or depositing debris on highway (RCW 46.61.645)
6. Disobeying school patrol (RCW 46.61.385)
7. Passing stopped school bus (with red lights flashing) (RCW 46.61.370)
8. Violation of posted road restriction
(RCW 46.44.080; RCW 46.44.105(4))
9. Switching license plates, loan of license or use of another's (RCW 46.16.240)
10. Altering or using altered license plates (RCW 46.16.240)

Operator's Licenses (RCW 46.20)
All RCW 46.25 infractions

| Vehicle Licenses (RCW 46.16) |  |
| :---: | :---: |
| Expired Vehicle License (RCW 46.16.010) |  |
| Two months or less | \$25 |
| Over 2 months | \$70 |
| Failure to obtain Washington vehicle license within 2 months after residency established | \$25 |
| Failure to obtain Washington vehicle license over 2 months after residency established | \$165 |
| Speeding (RCW 46.61.400) if speed limit is over 40 m.p.h. |  |
| 1-5 m.p.h. over limit | \$10 |
| 6-10 m.p.h. over limit | \$20 |
| 11-15 m.p.h. over limit | \$35 |
| 16-20 m.p.h. over limit | \$50 |
| 21-25 m.p.h. over limit | \$65 |
| 26-30 m.p.h. over limit | \$85 |
| 31-35 m.p.h. over limit | \$110 |
| 36-40 m.p.h. over limit | \$135 |
| Over 40 m.p.h. over limit | \$165 |



1. Failure to stop (RCW 46.61.050, .210)
2. Failure to yield the right of way
(RCW 46.61.180, .190, .205, .210, .235, .300, .365)
3. Following too close (RCW 46.61.145, .635)
4. Failure to signal (RCW 46.61.310)
5. Improper lane usage or travel (RCW 46.61.140)
6. Impeding traffic (RCW 46.61.425)
7. Improper passing (RCW 46.61.110, .115, .120, .125, .130)
8. Prohibited and improper turn (RCW 46.61.290, .295, .305)
9. Crossing double yellow line left of center line (RCW 46.61.100, .130, .140)
10. Operating with obstructed vision (RCW 46.61.615)
11. Wrong way on one-way street (RCW 46.61.135)
12. Failure to comply with restrictive signs (RCW 46.61.050)

## Accident

If an accident occurs in conjunction with any of the listed rules-of-the-road infractions or speed too fast for conditions, the penalty for the infraction shall be:

Equipment (RCW 46.37)

1. Illegal use of emergency equipment iliegal use of emerg
(RCW 46.37.190)

## SUPPLEMENTAL COURT OF APPEALS ADMINISTRATIVE RULE (SCAR)

Rule 1<br>PRESIDING CHIEF JUDGE-EXECUTIVE COMMITTEE

(a) Executive Committee. There is hereby created an executive committee of the Court of Appeals. It shall be made up of the Presiding Chief Judge, as chairman, and the remaining Chief Judges of the divisions of the court and the Acting Chief Judge of Division One.
(b) Duties of the Executive Committee. The executive committee shall be in general charge of administering the affairs of the Court of Appeals. Its duties shall include the following:
(1) Coordinating the judicial work of the court to the end that its case load can be handled expeditiously;
(2) Administering the budget of the court;
(3) Recommending to and implementing policies determined by the Court of Appeals as a whole;
(4) Appointing special committees for the court as necessary;
(5) Appointing representatives of the court to serve on judicially related committees or task forces which may require a Court of Appeals representative;
(6) Counseling and directing the Presiding Chief Judge on matters of liaison with the organizations set forth below;
(7) Such other duties as the Court of Appeals as a whole may from time to time direct;
(8) If the Presiding Chief Judge is not serving as the Chief Judge of a division or the Acting Chief Judge of Division One, the Presiding Chief Judge shall not have a vote on the executive committee.
(c) Selection of Presiding Chief Judge. Prior to the end of each calendar year, the Court of Appeals shall meet en banc for the purpose of selecting a Presiding Chief Judge for the Court of Appeals.
(1) Those eligible for the position of Presiding Chief Judge shall be the Chief Judges of each of the divisions of the Court of Appeals and the Acting Chief Judge of Division One, and any other judge who has served as a Chief Judge but not as the Presiding Chief Judge.
(2) The position of Presiding Chief Judge shall be selected annually from among the divisions of the Court of Appeals with regard for the necessity of dividing responsibility among the three divisions.
(3) The term of the Presiding Chief Judge shall be for 2 calendar years.
(d) Duties of the Presiding Chief Judge. The duties of the Presiding Chief Judge shall be those duties delegated to him by the Court of Appeals as a whole or by the executive committee:
(1) Act as a liaison and spokesman for the Court of Appeals with all other levels of the judicial system, namely, the Supreme Court, the superior courts, the courts of limited jurisdiction, and the federal courts;
(2) Act as liaison and spokesman for the Court of Appeals with the Washington State Bar Association;
(3) Act as liaison and spokesman for the Court of Appeals with the Washington State Administrator for the Courts;
(4) Act as liaison and spokesman for the Court of Appeals with the press and the public;
(5) Act as liaison and spokesman for the Court of Appeals with the legislative branch of government;
(6) Act as liaison and spokesman for the Court of Appeals with the executive branch of government;
(7) Perform such other duties as the executive committee shall from time to time direct.
(e) Meetings and Reports. The Presiding Chief Judge shall call quarterly meetings of the Court of Appeals as a whole. Other meetings shall be as directed by the executive committee. At meetings, the Presiding Chief Judge will:
(1) Preside;
(2) Prepare an agenda and, if possible, forward the proposed agenda to all members of the Court of Appeals in advance of each meeting;
(3) Report to the Court of Appeals with reference to his liaison activities with the organizations set forth above;
(4) Arrange for the meeting place;
(5) Arrange for the recording of minutes;
(6) Maintain the records of all meetings of the court.

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Basic Set: 87 Wn.2d 1124, effective May 15 and July 1, 1976
Rules Changed:
$\begin{array}{ll}15 & 95 \text { Wn.2d 1103, effective March 20, } 1981 \\ 16 & 95 \text { Wn.2d 1105, effective March 20, } 1981\end{array}$
1795 Wn.2d 1105, effective March 20, 1981

## RULES OF EVIDENCE (ER)

## Basic Set: 91 Wn.2d 1117, effective April 2, 1979

## Rules Changed:

902(g) $\quad 93$ Wn.2d 1108, effective August 27, 1980
1001(b) 93 Wn.2d 1108, effective August 27, 1980
1101(c)(3) 92 Wn.2d 1103; 93 Wn.2d 1109, effective August 27, 1980

## SUPREME COURT ADMINISTRATIVE RULES (SAR)

Basic Set: 76 Wn.2d xv, effective September 12, 1969
Rules Changed:

| 4 | 100 Wn.2d 1101, effective January 20, 1984 |
| :---: | :---: |
| 12 | 89 Wn.2d 1101, effective January 30, 1978 |
| 15 | Rescinded 86 Wn.2d 1335; new rule 91 Wn.2d 1193, effective January 1,1979 |
| 18 | 87 Wn.2d 1104, effective July 1, 1976 |
| 21 | 87 Wn.2d 1147, effective January 1, 1977 |
| (c) | 101 Wn.2d 1245, effective July 20, 1984 |
| 22 | 83 Wn.2d 1142, effective March 1, 1974 |
| 23 | 94 Wn.2d 1106, effective January 1, 1981 |

## COURT OF APPEALS ADMINISTRATIVE RULES (CAR)

Basic Set: 76 Wn.2d xcii, effective September 12, 1969

## Rules Changed:

489 Wn.2d 1102, effective January 30, 1978

| 8 | 89 Wn.2d 1102, effective January 30, 1978 |
| :---: | :---: |
| 15 | 80 Wn.2d 1106; rescinded 86 Wn.2d 1335, effective July 1, 1976 |
| 16 | 89 Wn.2d 1102, effective January 30, 1978 |
| (c) | 92 Wn.2d 1101, effective May 4, 1979 |
| 21 | 86 Wn.2d 1120; 88 Wn.2d 1116; 92 Wn.2d 1102; 103 Wn.2d 1102, effective June 7, 1985 |
| 23 | 89 Wn.2d 1103, effective January 30, 1978 |
| 24 | Rescinded 86 Wn.2d 1335, effective July 1, 1976 |
| 25 | 83 Wn.2d 1143, effective March 1, 1974 |

RULES OF APPELLATE PROCEDURE (RAP)
Basic Set: 86 Wn.2d 1133, effective July 1, 1976

## Rules Changed:

1.1
(e) $\quad 90 \mathrm{~W} .2 \mathrm{~d}$ 1137, effective July 1, 1978
2.1
(a) 87 Wn .2d 1112, effective July 2, 1976
${ }^{2.2} 104 \mathrm{~W}$ n.2d 1139, effective September 1, 1985
(a)(1) 104 Wn.2d 1139, effective September 1, 1985
(a)(2) 104 Wn .2d 1139, effective September 1, 1985
(a)(5) 90 Wn.2d 1137, effective July 1, 1978
(b) 94 Wn .2d 1131, effective January 1, 1981
(b)(5) $\quad 90$ Wn.2d 1138, effective July 1, 1978
(c) 94 Wn .2d 1131, effective January 1, 1981
(d) 94 Wn .2d 1131, effective January 1, 1981
2.3
(a) 104 Wn .2d 1140, effective September 1, 1985
(b) $\quad 94 \mathrm{Wn}$.2d 1132, effective January 1, 1981
(c) 94 Wn .2d 1132, effective January 1, 1981
(d) 94 Wn .2d 1132, effective January 1, 1981
2.5 (b) 104 Wn .2d 1141, effective September 1, 1985
5.1
(f)
5.2

87 Wn 2d 1112 effective July 2,1976
(b) $\quad 87 \mathrm{~W}_{\mathrm{n}}$ 2d 1112; 104 W n.2d 1141 , effective September 1, 1985
(e) 104 W .2 d 1141, effective September 1, 1985
(f) 104 Wn .2d 1141, effective September 1, 1985
5.3
(h) $\quad 104 \mathrm{Wn}$.2d 1142, effective September 1, 1985
$5.5 \quad 88$ Wn.2d 1102, effective February 28, 1977
(c) 104 Wn .2 d 1143, effective September 1, 1985
(i) 87 Wn .2 d 1111, effective July 2, 1976
(j) $\quad 90$ Wn.2d 1138; $104 \mathrm{~W}_{\mathrm{n} .2 \mathrm{~d}} 1143$, effective September 1, 1985
(k) 104 Wn .2d 1143, effective September 1, 1985
(1) 104 Wn.2d 1143, effective September 1, 1985
8.1
(b) 104 Wn .2 d 1144, effective September 1, 1985
(d)
(e)

104 Wn 2d 1145, effective September 1, 1985
(f) $\quad 104 \mathrm{Wn}$.2d 1145, effective September 1, 1985

104 Wn.2d 1145, effective September 1
90 Wn.2d 1138, effective July 1, 1978
(b) 104 Wn .2 d 1145, effective September 1, 1985
9.2
(c) 104 W .2 D 1145, effective September 1, 1985
(g) 87 Wn .2d 1113, effective July 2, 1976
9.5
9.6
9.7
${ }_{9}{ }^{(a)}$
(c)
9.11
(a) 104 Wn .2d 1148, effective September 1, 1985
9.12104 Wn.2d 1148, effective September 1, 1985
(e)
(e)
Wn.2d 1148, effective September 1, 1985
10.4
(a) $104 \mathrm{~W} n .2 d$ 1149, effective September 1, 1985
(b) $\quad 89 \mathrm{Wn}$.2d 1105; 90 Wn .2d 1149; $104 \mathrm{Wn.2d} 1149$, effective Sep. tember 1, 1985
(d) 87 Wn.2d 1113, effective July 2, 1976
(g) 87 Wn .2d 1113, effective July 2,1976
(a) 87 Wn.2d 1101, effective July 1, 1976
$10.7 \quad 87$ Wn.2d 1114, effective July 2, 1976
12.2104 Wn.2d 1150, effective September 1, 1985
12.4

| (a) | 87 Wn.2d 1114; 99 Wn.2d 1103, effective September 1, 1983 |
| :---: | :---: |
| (e) | 87 Wn.2d 1114, effective July 2, 1976 |
| 12.5 |  |
| (a) | 104 Wn.2d 1150, effective September 1, 1985 |
| (b) | 93 Wn.2d 1101, effective June 7, 1979 |
| (d) | 94 Wn.2d 1133, effective January 1, 1981 |
| 13.1 |  |
| (a) | 93 Wn.2d 1102, effective June 7, 1979 |
| 13.2 | Rescinded 93 Wn.2d 1102, effective June 7, 1979 |
| 13.3 (a) |  |
| (a) | 93 Wn.2d 1102, effective June 7, 1979 |
| (b) | 93 Wn.2d 1102; 99 Wn.2d 1103, effective September 1, 1983 |
| 13.4 |  |
| (a) | 99 Wn.2d 1103, effective September 1, 1983 |
| 13.6 | 93 Wn.2d 1103, effective June 7, 1979 |
| 13.7 | 93 Wn.2d 1103, effective June 7, 1979 |
| 14.3 |  |
| (a) | 87 Wn.2d 1101; 104 Wn.2d 1150 , effective September 1, 1985 |
| (b) | 87 Wn.2d 1114, effective July 2, 1976 |
| 14.4 |  |
| (a) | 87 Wn.2d 1131, effective January 1, 1977 |
| 15.2 |  |
| (a) | 87 Wn.2d 1115; 90 Wn.2d 1138, effective July 1, 1978 |
| (b) | 90 Wn.2d 1139, effective July 1, 1978 |
| (g) | 92 Wn.2d 1104, effective January 1, 1980 |
| 15.4 |  |
| (d) | 101 Wn.2d 1138 , effective September 1, 1984 |
| 15.6 | 87 Wn.2d 1115, effective July 2, 1976 |
| 16.2 |  |
| (d) | 104 Wn.2d 1151, effective September 1, 1985 |
| 16.4 |  |
| (d) | 87 Wn.2d 1116, effective July 2, 1976 |
| 16.11 | 87 Wn.2d 1131, effective January 1, 1977 |
| 16.12 | 87 Wn.2d 1132, effective January 1, 1977 |
| 16.13 | 87 Wn.2d 1116, effective July 2, 1976 |
| 16.14 | 87 Wn.2d 1133, effective January 1, 1977 |
| 16.15 |  |
| (b) | 87 Wn.2d 1134, effective January 1, 1977 |
| (d) | 87 Wn.2d 1134, effective January 1, 1977 |
| (f) | 87 Wn.2d 1134, effective January 1, 1977 |
| 16.17 | 87 Wn.2d 1111, effective July 2, 1976 |
| 17.1 | 101 Wn.2d 1140, effective September 1, 1984 |
| 17.2 |  |
| (b) | 87 Wn.2d 1116, effective July 2, 1976 |
| 17.4 |  |
| (d) | 87 Wn.2d 1117, effective July 2, 1976 |
| 17.5 |  |
| (c) | 87 Wn.2d 1117, effective July 2, 1976 |
| 17.8 | Rescinded 87 Wn.2d 1112, effective July 2, 1976 |
| 18.1 | 87 Wn.2d 1117, effective July 2, 1976 |
| 18.3 | 87 Wn.2d 1117, effective July 2, 1976 |
| 18.8 (c) ${ }^{\text {d }}$ W 2 d III , |  |
| (c) | 87 Wn.2d 1117, effective July 2, 1976 |
| 18.11 | Rescinded 88 Wn.2d 1102, effective February 28, 1977 |
| 18.12 | 87 Wn.2d 1111, effective July 2, 1976 |
| 18.13 | 90 Wn.2d 1140, effective July 1, 1978 |
| 18.14 | 101 Wn.2d 1140, effective September 1, 1984 |
| (c) | Corrected 102 Wn.2d 1116, effective September 1, 1984 |
| 18.15 | 101 Wn.2d 1107, effective July 1, 1984 |

## SUPERIOR COURT ADMINISTRATIVE RULES (AR)

Basic Set: 83 Wn.2d 1143, effective March 1, 1974

## SUPERIOR COURT CIVIL RULES (CR)

Basic Set: 71 Wn.2d xvii, effective July 1, 1967
Rules Changed:

3

| (a) | 80 Wn.2d 1182; 90 Wn.2d 1141, effective September 1, 1978 |
| :---: | :---: |
|  | Rescinded 90 Wn.2d 1141, effective September |
| (-) | Resched 90 Wh. 2 d 41 , effective Septernber |
| (b) | 90 Wn.2d 1142, effective September 1, 1978 |
| (2) | 93 Wn.2d 1104, effective July 1, 1980 |
| (c) | 80 Wn.2d 1112, effective January 1, 1972 |
| (d) | 88 Wn .2 d 1111 , effective July 1, 1977 |
| (1) | 90 Wn.2d 1143, effective September 1, 1978 |
| (e)(2) | 93 Wn.2d 1105, effective July 1, 1980 |
| (g) | 88 Wn.2d 1112, effective July 1, 1977 |
| (i) | 104 Wn.2d 1151, effective September 1, 1985 |
| (j) | 90 Wn.2d 1143, effective September 1, 1978 |
| 4.1 | 90 Wn.2d 1144; 93 Wn.2d 1105, effective July 1, 1980 |

5
(a) 80 Wn.2d 1188, effective July 1, 1972
(b) 99 Wn.2d 1104, effective September 1, 1983
(d)(1) $\quad 90 \mathrm{Wn}_{n} .2 \mathrm{~d}$ 1145, effective September 1, 1978
(d)(2) 90 Wn.2d 1145, effective September 1, 1978
(d)(3) 90 Wn.2d 1145, effective September 1, 1978

7 (b)
$9^{(b)}$
(i) 104 Wn.2d 153 , effective Septer 1985

104 Wn.2d 1153, effective September 1, 1985
(k) $\quad 99$ Wn.2d 1106, effective September 1, 1983

11
12
(a)
(e)

20
(c) $\quad 93$ Wn.2d 1107, effective July 1, 1980

2680 Wn.2d 1189, effective July 1, 1972
(a) $104 \mathrm{Wn}^{2 d} 1154$, effective September 1, 1985
(b) $104 \mathrm{Wn.2d} 1154$, effective September 1, 1985
(f) $104 \mathrm{~W} .2 d$ 1157, effective September 1, 1985
(g) 104 Wn.2d 1158, effective September 1, 1985
(b) 104 Wn .2d 1159, effective September 1, 1985

80 Wn.2d 1193, effective July 1, 1972
80 Wn.2d 1193, effective July 1, 1972
(b) $\quad 104 \mathrm{~W}_{\mathrm{n} .2 \mathrm{~d}} 1160$, effective September 1, 1985
(c) $\quad 91 \mathrm{~W}$ n.2d 1191, effective April 2, 1979

80 Wn.2d 1198, effective July 1, 1972
80 Wn.2d 1199, effective July 1, 1972
(a) $\quad 99$ Wn.2d 1107, effective September 1, 1983
$33 \quad 80$ Wn.2d 1202, effective July 1, 1972
(a) $104 \mathrm{~W} n .2 \mathrm{~d} 1162$, effective September 1, 1985
(c) 104 Wn .2 d 1163, effective September 1, 1985

3480 Wn .2d 1204, effective July 1, 1972
(b) 104 W .2 d 1163 , effective September 1,1985

80 Wn.2d 1205, effective July 1, 1972
80 Wn.2d 1206, effective July 1, 1972
104 Wn.2d 1164, effective September 1, 1985
${ }_{37}{ }^{(a)} \quad 104$ Wn.2d 1208, effective July 1, 1972
${ }^{37}$ (a) 104 Wn.2d 1166, effective September 1, 1985
(b) 104 Wn .2 d 1167, effective September 1, 1985
(e) 104 Wn.2d 1169, effective September 1, 1985

38
(b) $\quad 80 \mathrm{~W}$ n.2d 1113, effective January 1, 1972
(e) 82 Wn.2d 1182; rescinded 95 Wn.2d 1106, effective August 7, 1981
(b) 91 Wn.2d 1192, effective April 2, 1979
(c) $\quad 91$ Wn.2d 1192, effective April 2, 1979
(i) 87 Wn.2d 1122; 91 Wn.2d 1192, effective April 2, 1979
(j) $87 W_{n}$.2d 1122, effective January 1, 1977
(a) $104 W_{n}$.2d 1169, effective September 1, 1985
(a)(4) 90 Wn.2d 1145, effective September 1, 1978
(b)(3)

88 Wn.2d 1113; 99 Wn.2d 1108, effective September 1, 1983
80 Wn.2d 1212, effective July 1, 1972
80 Wn.2d 1212, effective July 1, 1972
99 Wn.2d 1109, effective September 1, 1983
99 Wn.2d 1109, effective September 1, 1983
83 Wn.2d 1147, effective July 1, 1974
93 Wn.2d 1107; 101 Wn.2d 1142, effective September 1, 1984
87 Wn.2d 1123, effective January 1, 1977
72 Wn. 2 d xvi, effective November 3, 1967
(3) 73 Wn.2d 1123, effective January 1, 1977
(d)

73 Wn.2d xix, effective March 29, 1968
104 Wn.2d 1170, effective September 1, 1985

88 Wn.2d 1114, effective July 1, 1977
94 Wn.2d 1133, effective January 1, 1981
104 Wn.2d 1170, effective September 1, 1985
90 Wn.2d 1145, effective September 1, 1978
101 Wn.2d 1142, effective September 1, 1984
93 Wn.2d 1108, effective July 1, 1980
93 Wn.2d 1108, effective July 1, 1980
81 Wn.2d 1102; 87 Wn.2d 1123, effective January 1, 1977
87 Wn.2d 1124, effective January 1, 1977
Rescinded 86 Wn.2d 1335, effective July 1, 1976
Rescinded 86 Wn.2d 1335, effective July I, 1976
(d)

Rescinded 86 Wn.2d 1335, effective July 1, 1976

| (e) | Rescinded $86 W_{n}$.2d 1335, effective July 1, 1976 |
| ---: | :--- |
| (g) | Rescinded $86 W_{n} .2 d$ 1335, effective July 1, 1976 |

(b) $\quad 94 \mathrm{~W} .2 \mathrm{~d}$ 1134, effective January 1, 1981

83 Wn.2d 1147; 94 Wn.2d 1135, effective January 1, 1981
104 Wn.2d 1171, effective September 1, 1985
87 Wn.2d 1105, effective July 1, 1976
90 Wn.2d 1101, effective May 24, 1978
74 Wn.2d xxii, effective November 25, 1968
101 Wn.2d 1145 , effective September 1,1984
$85 \mathrm{Wn}^{2 d} 1105 ; 90 \mathrm{Wn}$.2d 1146; 94 Wn .2d 1135, effective January 1, 1981
86 Wn.2d 1117; 94 Wn.2d 1101, effective January 1, 1981

## SUPERIOR COURT MANDATORY ARBITRATION RULES (MAR)

Basic Set: 93 Wn.2d 1109, effective July 1, 1980
Rules Changed:
1.2 101 Wn.2d 1146, effective September 1, 1984

## SUPERIOR COURT SPECIAL PROCEEDINGS RULES (SPR)

Basic Set: 71 Wn.2d cxliv, effective July 1, 1967

## Rules Changed:

91.04W
91.04 W
(f)

87 Wn.2d 1107, effective July 1, 1976
94.05W
94.05W
98.04W
98.16W
(a)
(e)

Rescinded 84 Wn.2d 1101, effective January 1, 1974
82 Wn.2d 1181; rescinded 83 Wn.2d 1147, effective April 9, 1974
Abrogated 76 Wn.2d clxiii, effective July 13, 1969
80 Wn.2d 1213, effective July 1, 1972
83 Wn.2d 1149, effective July 1, 1974
83 Wn.2d 1150; 101 Wn.2d 1146, effective September 1, 1984
83 Wn.2d 1150, effective July 1, 1974

## SUPERIOR COURT CRIMINAL RULES (CrR)

Basic Set: 82 Wn.2d 1114, effective July 1, 1973
Rules Changed:
2.1

| (f) | 101 Wn.2d 1109, effective July 1, 1984 |
| :---: | :---: |
| 2.2 | 99 Wn.2d 1110, effective September 1, 1983 |
| 2.3 | 99 Wn.2d 1112, effective September 1, 1983 |
| 3.2 | 99 Wn.2d 1115, effective September 1, 1983 |
| (h) | 86 Wn.2d 1335, effective July 1, 1976 |
| 3.2A | 93 Wn.2d 1122, effective August 1, 1980 |
| 3.3 | 87 Wn.2d 1102; 90 Wn.2d 1149; 93 Wn.2d 1123, effective August 1, 1980 |
| 3.6 | 89 Wn.2d 1107, effective May 15, 1978 |
| 4.2 | 99 Wn.2d 1119; 101 Wn.2d 1109, effective July 1, 1984 |
| 4.6 |  |
| (d) | 99 Wn.2d 1123, effective September 1, 1983 |
| 4.9 | Rescinded 99 Wn.2d 1123, effective September 1, 1983 |
| 6.1 | 99 Wn.2d 1123, effective September 1, 1983 |
| 6.2 | 83 Wn.2d 1148; 101 Wn.2d 1147, effective September 1, 1984 |
| 6.7 | 87 Wn.2d 1119; 99 Wn.2d 1124, effective September 1, 1983 |
| 6.12 (an.2d |  |
| (a) | 91 Wn.2d 1192, effective April 2, 1979 |
| (e) | 84 Wn.2d 1101, effective January 1, 1975 |
| 6.13 | 84 Wn.2d 1101; 85 Wn.2d 1107, effective January 1, 1976 |
| (b) | 87 Wn.2d 1107, effective July 1, 1976 |
| 6.15 |  |
| (a)(part) | 82 Wn.2d 1183, effective January 2, 1974 |
| 7.1 | 101 Wn.2d 1113, effective July 1, 1984 |
| 7.2 | 101 Wn.2d 1115, effective July 1, 1984 |
| 7.3 | 101 Wn.2d 1116, effective July 1, 1984 |
| 7.4 | 101 Wn.2d 1147, effective September 1, 1984 |
| (d)(2) | Rescinded 86 Wn.2d 1335, effective July 1, 1976 |
| 7.6 | 101 Wn.2d 1148, effective September 1, 1984 |
| 7.7 | Rescinded 86 Wn.2d 1335, effective July 1, 1976 |

SUPERIOR COURT MENTAL PROCEEDINGS RULES (MPR)
Basic Set: 83 Wn.2d 1121, effective January 1, 1974

## Rules Changed:

1.185 Wn .2d 1105; 94 Wn .2d 1106, effective January 1, 1981

| 1.2 | 85 Wn.2d 1105; 94 Wn.2d 1107, effective January 1, 1981 |
| :---: | :---: |
| 1.4 | 83 Wn.2d 1152, effective July 1, 1974 |
| (c) | 94 Wn.2d 1108, effective January 1, 1981 |
| 2.1 | 86 Wn.2d 1103; 94 Wn.2d 1108, effective January 1, 1981 |
| 2.2 | 83 Wn.2d 1153 , effective July 1, 1974 |
| (c) | 94 Wn.2d 1109, effective January 1, 1981 |
| (e) | 94 Wn.2d 1110, effective January 1, 1981 |
| 2.2A | 83 Wn.2d 1154 ; 94 Wn.2d 1110, effective January 1, 1981 |
| 2.4 |  |
| (a) | 94 Wn.2d 1111, effective January 1, 1981 |
| (b) (1) | 94 Wn.2d 1111, effective January 1, 1981 |
| 2.5 | 83 Wn.2d 1155, effective July 1, 1974 |
| 4.2 | 83 Wn.2d 1155; 94 Wn.2d 1111, effective January 1, 1981 |
| 4.3 | 83 Wn.2d 1156 , effective July 1, 1974 |
| 4.4 | 94 Wn.2d 1112, effective January 1, 1981 |
| 4.5 |  |
| (a) | 94 Wn.2d 1112 , effective January 1, 1981 |
| 5.1 | 83 Wn.2d 1156 , effective July 1, 1974 |
| 5.4 | 83 Wn.2d 1157, effective July 1, 1974 |
| 6.1 ( 6 |  |
| (c) | 94 Wn.2d 1113 , effective January 1, 1981 |
| (g) | 94 Wn.2d 1113, effective January 1, 1981 |
| 6.1 A | 83 Wn.2d 1157 , effective July 1, 1974 |
| 6.2 | 83 Wn.2d 1159 , effective July 1, 1974 |
| (b) | 94 Wn.2d 1114, effective January 1, 1981 |
| (f) | 86 Wn.2d 1104, effective January 1, 1976 |
| (i) | 94 Wn.2d 1114 , effective January 1, 1981 |
| (j) | 94 Wn.2d 1114, effective January 1, 1981 |
| 6.3 | 83 Wn.2d 1161, effective July 1, 1974 |
| (b) | 94 Wn.2d 1116, effective January 1, 1981 |
| (c) | 86 Wn.2d 1104, effective January 1, 1976 |
| (d) | 86 Wn.2d 1104, effective January 1, 1976 |
| (h) | 94 Wn.2d 1116, effective January 1, 1981 |
| 6.4 | 83 Wn.2d 1163, effective July 1, 1974 |
| (a) | 86 Wn.2d 1104, effective January 1, 1976 |
| (b) | 94 Wn.2d 1117, effective January 1, 1981 |
| (g) | 94 Wn.2d 1117, effective January 1, 1981 |
| 6.5 | 83 Wn.2d 1165; 94 Wn.2d 1118, effective January 1, 1981 |

JUVENILE COURT RULES (JuCR)
Basic Set: 90 Wn.2d 1101, effective July 1, 1978
Rules Changed:
1.4
(c) $\quad 94 \mathrm{Wn}$.2d 1102, effective January 1,1981

## JUSTICE COURT ADMINISTRATIVE RULES (JAR)

Rules Changed:

| 1 | 61 Wn.2d xxv; rescinded 94 Wn.2d 1121, effective January 1, 1981 |
| :---: | :---: |
| 2 | 61 Wn.2d xxvii, effective July 1, 1963 |
| 3 | 61 Wn.2d xxvii, effective July 1, 1963 |
| 4 | 61 Wn.2d xxvii, effective July 1, 1963 |
| 5 | 61 Wn.2d xxviii, effective July 1, 1963 |
| 6 | 61 Wn.2d xxix, effective July 1, 1963 |
| (b) | 86 Wn.2d 1101, effective January 1, 1976 |
| 7 | 61 Wn.2d xxx, effective July 1, 1963 |
| 8 | 83 Wn.2d 1144, effective March 1, 1974 |

RULES FOR APPEAL OF DECISIONS OF COURTS OF LIMITED JURISDICTION (RALJ)

Basic Set: 94 Wn.2d 1136, effective January 1, 1981

## JUSTICE COURT CIVIL RULES (JCR)

Basic Set: 61 Wn.2d xxx; 101 Wn.2d 1150, effective September 1, 1984

JUSTICE COURT CRIMINAL RULES (JCrR)
Basic Set: 61 Wn.2d lxxiii, effective July 1, 1963

## Rules Changed

| . 03 | 94 |
| :---: | :---: |
| 2.01 | 74 Wn.2d xvi; 77 Wn.2d xxvii, effective Nove |
| (a)(3) | 94 Wn.2d 1121, effective January 1, 1981 |
| (a)(4) | 86 Wn.2d 1101; 94 Wn.2d 1121, effective January |
| (b)(2) | 86 Wn.2d 1102; 94 Wn.2d 1122, effective January 1, 1981 |
| (b)(5) | 86 Wn.2d 1102, effective January 1, 1976 |


| (b)(6) | 94 Wn.2d 1122, effective January 1, 1981 |
| :---: | :---: |
| (d) | 94 Wn.2d 1122, effective January 1, 1981 |
| (e) | Rescinded 94 Wn.2d 1122 , effective January 1, 1981 |
| 2.02 | 82 Wn.2d 1170, effective July 1, 1973 |
| 2.03 | 82 Wn.2d 1172; 93 Wn.2d 1132, effective August 1, 1980 |
| 2.04 | 74 Wn.2d xviii, effective July 5, 1968 |
| 2.08 | 74 Wn.2d xix, effective July 5, 1968 |
| 2.09 | 82 Wn.2d 1174; 94 Wn.2d 1123, effective January 1, 1981 |
| 2.10 | 82 Wn.2d 1177; 99 Wn.2d 1125, effective September 1, 1983 |
| 2.11 | 82 Wn.2d 1179, effective July 1, 1973 |
| 3.03 | 75 Wn.2d lxxiv, effective July 1, 1969 |
| 3.07 | 68 Wn.2d xxvi, effective August 1, 1966 |
| 3.08 | 68 Wn.2d xxvi; 101 Wn.2d 1101, effective April 13, 1984 |
| 4.09 | $84 W_{n} .2 d 1102 ; 85 W_{n .2 d} 1108 ; 94 W_{n}$ 2d 1128; $95 W_{n .2 d} 1101$, effective February 20, 1981 |
| (a) | 91 Wn.2d 1193, effective April 2, 1979 |
| (c) | 87 Wn.2d 1110, effective July 1, 1976 |
| (d) | 103 Wn.2d 1103, effective June 7, 1985 |
| (e) | 103 Wn.2d 1104, effective June 7, 1985 |
| 5.03 | 78 Wn.2d xli; 79 Wn.2d 1102, effective April 16, 1971 |
| 6.01 | 75 Wn.2d lxxi; 75 Wn.2d Ixxiv; 94 Wn.2d 1162, effective January 1, 1981 |
| 6.02 | 75 Wn.2d lxxiii; 94 Wn.2d 1163, effective January 1, 1981 |
| 6.03 | 75 Wn.2d Ixxiii; 76 Wn.2d clxiv; 94 Wn.2d 1164, effective January 1, 1981 |
| 8.01 | 78 Wn.2d xlii; 79 Wn.2d 1101, effective April 16, 1971 |
| 10.04 | 94 Wn.2d 1129, effective January 1, 1981 |

## JUSTICE COURT TRAFFIC INFRACTION RULES (JTIR)

## Basic Set: 94 Wn.2d 1165, effective January 1, 1981

Rules Changed:
3.3
6.2 (b)
(b) $\quad 104 \mathrm{Wn}$.2d 1172, effective July 1,1985
(d) $\quad 96 \mathrm{Wn}$.2d 1101; 99 Wn.2d 1127; 103 Wn.2d 1105, effective July 1, 1985

## SUPPLEMENTAL COURT OF APPEALS

 ADMINISTRATIVE RULE (SCAR)Basic Set: 18 Wn. App. 1101, effective January 1, 1977
Rules Changed:
31 Wn. App. 1201, effective December 11, 1981

# JUDICIAL QUALIFICATIONS COMMISSION RULES 

## Revised and Adopted September 1, 1984

PREFACE
Pursuant to Article IV, Section 31 of the Washington State Constitution
"The commission shall establish rules of procedure for commission proceedings including due process and confidentiality of proceedings."
and RCW 2.64.110
"The commission shall establish rules for the confidentiality of its proceedings with due regard for the privacy interests of judges or justices who are the subject of an inquiry and the protection of persons who file complaints with the commission."
the Judicial Qualifications Commission has hereby revised rules adopted October 14, 1981 and adopts the following revised rules effective September 1, 1984.

## JUDICIAL QUALIFICATIONS COMMISSION RULES

Revised and Adopted September 1, 1984

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Rule 1. SCOPE AND TITLE
(a) Scope. These rules apply to proceedings before the Judicial Qualifications Commission created by Article IV, Section 31, of the Constitution of the State of Washington, and governed by chapter 2.64 RCW. These rules govern the procedure for considering allegations that a judge has violated a rule of judicial conduct, or has a disability which is permanent or likely to become permanent and which seriously interferes with the performance of judicial duties.
(b) Title. These rules shall be known as the Judicial Qualifications Commission Rules and may be abbreviated as JQCR.
(c) Supreme Court Rules. Supreme Court consideration of Judicial Qualifications Commission recommendations is governed by the Discipline Rules for Judges (DRJ) adopted by the Supreme Court.

Rule 2. DEFINITIONS
In these rules,
(a) "Admonishment," when issued by the commission, means a written informal disposition of an allegation consented to by the judge which cautions the judge not to engage in certain proscribed behavior and may contain agreed corrective action to be taken by the judge.
(b) "Allegation" means a statement or communication alleging facts which may upon investigation lead to a finding of judicial misconduct or disability.
(c) "Chairperson" includes the acting chairperson.
(d) "Commission" means the Judicial Qualifications Commission.
(e) "Complaint" means the formal charge of judicial misconduct or disability filed by the commission and forming the basis for a fact-finding hearing.
(f) "Fact-finder" means the commission, or at the discretion of the commission, a three-member subcommittee consisting of any members or alternates of the commission or a master.
(g) "Hearing" means a meeting for the purpose of taking evidence and conducted by a fact-finder.
(h) "Judge" means a judge or justice and includes justices of the supreme court, judges of the court of appeals, judges of the superior court, judges of any court organized under Titles 3, 35, or 35A RCW, and judges pro tempore. The term includes full-time and part-time judges and judges who have been or have not been admitted to the practice of law in Washington.
(i) "Master" means a person appointed by the commission to hear and take evidence with respect to charges against a judge.
(j) "Meeting" means a meeting of the commission for any purpose other than the taking of evidence for factfinding.
(k) "Member" means a member of the commission and includes alternates acting as members.
(l) "Party" means the judge or the commission.
(m) "Reprimand," when issued by the commission, is an informal action of the commission, consented to by the judge, finding that the judge's conduct is unacceptable but does not require a formal recommendation for discipline to the Supreme Court.

Rule 3. ORGANIZATION OF THE COMMISSION
(a) Officers. The commission shall elect from its members a chairperson, a vice-chairperson, and secretary, each of whom shall serve a term of two years or until they cease to be members of the commission, whichever period is shorter. The vice-chairperson shall act as chairperson in the absence of the chairperson. In the absence of both the chairperson and the vice-chairperson, the members present may select a temporary chairperson.
(b) Executive Director and Staff. The commission will hire an executive director and such other personnel as necessary for the effective performance of the commission's duties and the exercise of its powers.
(c) Meetings.
(1) Meetings of the commission shall be held at the call of the chairperson or the written request of three members of the commission.
(2) The commission may conduct meetings by telephone conference call.
(d) Quorum. Four members must be present for the transaction of business by the commission. A final decision of the commission, other than a decision recommending discipline or retirement, must be supported by a majority of the members present. A final decision recommending discipline or retirement in any form must be supported by four members of the commission.
(e) Alternates. The chairperson will call upon an alternate member selected by the appropriate appointing authority to serve in the place of a member whenever a member is disabled, disqualified, or unable to serve. The chairperson shall announce when an alternate member is serving in the place of a commission member.

## Rule 4. CONFIDENTIALITY OF PROCEEDINGS

(a) Generally. Except as otherwise provided in this rule, all papers filed with the commission are confidential and all discipline or disability proceedings before the commission, a subcommittee, or a master will be conducted in executive session.
(b) Public Inspection of Recommendation. A commission recommendation of discipline or retirement, and the findings of fact and conclusions of law supporting the recommendation, shall be available for public inspection in the commission's office during regular business hours after the recommendation is filed with the Supreme Court. The record filed with the Supreme Court shall be made available for inspection in the commission office when the decision of the Supreme Court is final or at such earlier time as the record may be available for public inspection at the Supreme Court.
(c) Release of Information. The commission may, with due consideration for the interests of the judge, make a public statement regarding a pending or completed proceeding which would otherwise be confidential in the following circumstances:
(1) If public statements that charges are pending before the commission are substantially unfair to a judge.
(2) If a judge is publicly associated with violating a rule of judicial conduct or with having a disability, and the commission, after a preliminary investigation or a formal hearing, has determined there is no basis for further proceedings or for a recommendation of discipline or retirement.
(3) If the commission, after a preliminary investigation or a formal hearing, has determined to conclude the proceeding with informal, agreed disposition pursuant to JQCR 19.
(4) If a formal hearing has been ordered in a proceeding in which the subject matter is generally known to the public or in which there is broad public interest, or in which confidence in the administration of justice is threatened due to misinformation or lack of information.
(d) Notice to Complainant. After final commission action on an allegation or complaint, the commission will disclose to the person making an allegation that after an investigation of the charges (i) the commission has found no basis for action by the commission against the judge, (ii) the commission has determined that the
matter involved legal issues over which it has no jurisdiction, and involves no misconduct or disability, (iii) the commission has taken appropriate corrective action, or (iv) the commission has filed a recommendation with the Supreme Court for the discipline or retirement of the judge. The name of the judge, in the discretion of the commission, shall not be used in written communication to the complainant.
(e) Judge's Request for Release of Information. The commission may, in its discretion, release information concerning a pending or completed proceeding at the request of the judge who is the subject of the proceeding. A person who has been disciplined by commission action may disclose such fact.
(f) Release of Information to Bar Associations, Judicial Appointive Authority or Law Enforcement Agencies. The commission may, in its discretion, release information to the Washington State Bar Association, American Bar Association, a judicial authority, any judicial appointive, selection or confirmation authority, or to law enforcement agencies when required in the interests of justice, or to maintain confidence in the selection of judges or administration of the judiciary. The person to whom the information relates may, in the commission's discretion, be informed of any information released.
(g) Public Proceedings. If the commission determines that the public interest in maintaining confidence in the judiciary and the integrity of the administration of justice so require, it may order that some or all aspects of the proceeding before the commission may be publicly conducted or otherwise reported or disclosed to the public. The judge will be given notice and an opportunity to be heard on the issue before the commission determines to make a hearing public.
(h) Contempt. Unless otherwise permitted by these rules, no person shall disclose information obtained by that person during commission proceedings or from papers filed with the commission. Any person giving information to the commission or any member or employee of the commission is subject to a proceeding for contempt in superior court for disclosing information in violation of this rule.

## Rule 5. INITIAL PROCEEDINGS

(a) Allegations of Misconduct or Disability. Any organization, association, or person, including a member of the commission, may make an allegation of judicial misconduct or disability to the commission. An allegation may be made orally or in writing.
(b) Distinguished from Appeal. The commission will not recommend the discipline of a judge for the exercise of discretion in making findings of fact, reaching a legal conclusion, or applying the law as the judge understands it.
(c) Screening by Executive Director. Upon receipt of an allegation not obviously unfounded or frivolous, the executive director shall make a prompt, discreet, and confidential inquiry and evaluation. The executive director shall make a recommendation to the commission as to whether a preliminary investigation should be initiated on every allegation received.
(d) Commission Determination. If the commission determines at a meeting that a preliminary investigation should be initiated, the person making the allegation may be requested to file a verified statement with the commission. If a verified statement is not filed by the person making the allegation, the executive director shall prepare and file a verified statement.
(e) Contents of Verified Statement. A verified statement requesting that the Commission investigate allegations must include facts showing that a judge may have violated a rule of judicial conduct or may be suffering a disability that seriously interferes with the performance of judicial duties and is or is likely to become permanent.

## Rule 6. PRELIMINARY INVESTIGATION

(a) Conduct of Preliminary Investigation. If the commission orders a preliminary investigation, the executive director will supervise the investigation.
(b) Notification of Investigation. The judge who is the subject of a preliminary investigation will be notified by the commission within 7 days after the filing of a verified statement. The judge shall also be advised of the nature of the charge, and, in the discretion of the commission, the name of the individual making the verified statement, if any, or that the investigation is on the commission's own motion.
(c) Judge's Response. The judge shall be afforded a reasonable opportunity in the course of the preliminary investigation to present such matters as he or she may choose.
(d) Order for Medical Examination. If the preliminary investigation concerns a judge who may be suffering a possible physical and/or mental disability which may seriously impair the performance of judicial duties, the commission may order a judge to submit to physical and/or mental examinations at commission expense. The failure or refusal of a judge to submit to physical and/or mental examinations ordered by the commission may, in the discretion of the commission, preclude the judge from presenting the results of other physical and/or mental examinations on his or her own behalf. The commission may consider the failure or refusal to submit to physical and/or mental examinations as evidence that the judge has a disability that seriously interferes with the performance of judicial duties and is or is likely to become permanent.
(e) Result of Preliminary Investigation.
(1) If the commission determines at a meeting after a preliminary investigation that there are insufficient grounds for further commission proceedings, the judge and the person making the allegation will be so notified.
(2) If the commission determines at a meeting after a preliminary investigation that probable cause exists for believing that the judge has violated a rule of judicial conduct or that the judge may be suffering from a disability that seriously interferes with the performance of judicial duties and is or is likely to become permanent, the commission shall order the filing of a complaint pursuant to Rule 7 or may informally dispose of the matter pursuant to Rule 19.
(f) Stipulations. After a preliminary investigation and when prior approval is given by the commission, either the executive director or counsel retained by the commission may enter into a proposed stipulation of facts and/or discipline with the respondent judge. Such a stipulation may contain the imposition of terms and conditions and such other provisions as may appear appropriate. If a stipulation is not adopted by the commission, it shall be of no force and effect.

## Rule 7. INITIATING FORMAL PROCEEDINGS

(a) Generally. The commission after a preliminary investigation may file a complaint alleging the violation of a rule of judicial conduct or the disability of a judge that is or is likely to become permanent. The complaint will be served on the judge within 7 days after filing of the complaint in the commission's office.
(b) Decision to File Complaint. When a complaint is filed, no further factual information shall be provided to the commission prior to a fact-finding hearing unless notice is given to both parties. The executive director will continue to assist commission counsel.
(c) Form of complaint. The complaint will state in ordinary and concise language the basis for commission action and the facts supporting the complaint. The complaint shall also inform the judge that he or she may file a written answer to the charges as provided in paragraph (d).
(d) Answer. The judge may file with the commission an answer to the complaint. The answer must be filed within 14 days after service of the complaint on the judge. If the judge does not file a written answer, a general denial will be entered on behalf of the judge. The complaint and the answer shall be the only pleadings required.

Rule 8. SCHEDULING FACT-FINDING HEARING

A fact-finding hearing will be scheduled to take place within 42 days after the time for answer has expired or after the answer is filed. The executive director will set a time and place for the fact-finding hearing. The judge will be given at least 14 days notice of the fact-finding hearing. The notice will include the name or names of the fact-finder and the presiding officer, if any.

## Rule 9. DISQUALIFICATION OF FACT-FINDER

(a) Disqualification of Member or Master. A member of the commission or a master must disqualify himself or herself in any proceedings involving his or her own conduct or alleged disability. A member of the commission or a master must disqualify himself or herself if he or she cannot impartially consider the complaint against a judge.
(b) Challenge for Cause. A judge may file an affidavit challenging for cause any member or a master who the judge believes will not impartially consider the complaint. The affidavit must be filed within 7 days after notice of the fact-finding hearing. The commission will decide any challenge for cause if the member does not disqualify himself or herself.
(c) Peremptory Challenge. A judge may file one peremptory challenge against one member of the commission. The challenge must be filed within 7 days after notice of a fact-finding hearing. If the judge has unsuccessfully challenged a member for cause, any peremptory challenge against that member must be filed within 3 days after service of notice of the determination of the challenge for cause.

## Rule 10. PROCEDURAL RIGHTS OF JUDGE

(a) Generally. The judge has a right to notice of the allegations concerning the judge which have been found by the commission to warrant a preliminary investigation. The judge shall have the right and reasonable opportunity at a fact-finding hearing to defend against the allegations in the complaint by the introduction of evidence. The judge has the privilege against self-incrimination. The judge may be represented by counsel and may examine and cross-examine witnesses. The judge has the right to testify or not to testify on his or her own behalf. The judge has the right to issuance of subpoenas for the attendance of witnesses to testify or produce evidentiary matters. The judge has the right to a prompt resolution of the allegations in the complaint.
(b) Compliance with Ethics Advisory Opinion. A judge's compliance with an opinion by the Ethics Advisory Committee shall be considered by the commission as evidence of good faith.
(c) Transcripts. The judge will be provided without cost a copy of any report of proceedings prepared by the commission. The judge may, in addition, have all or any portion of the testimony in the proceedings transcribed at his or her own expense.
(d) Witness Fees. All witnesses shall receive fees and expenses in the amount allowed by law. Expenses of witnesses shall be borne by the party calling them, unless the commission determines that the imposition of costs and expert witness fees would work a financial hardship or injustice upon the judge and orders that those fees be reimbursed.

## Rule 11. GUARDIANS AD LITEM

If it appears to the commission at any time during the proceedings that the judge is not competent to act, or if it has been previously judicially determined that the judge is not competent to act, the commission will appoint a guardian ad litem for the judge unless the judge already has a guardian who will represent the judge's interests. In the appointment of a guardian ad litem, consideration may be given to the wishes of the members of the judge's immediate family. The guardian or guardian ad litem may claim and exercise any right and privilege and make any defense for the judge which the judge could have claimed, exercised, or made if competent. Any notice to be served on the judge will also be served on the guardian or guardian ad litem.

## Rule 12. DISCOVERY PROCEDURE BEFORE FACT-FINDING

(a) Request for Witnesses and Documents. Upon written demand, the opposing party will disclose within 7
days thereof, with a continuing obligation thereaf ter, the following:
(1) names and addresses of all witnesses whose testimony that party expects to offer at the hearing,
(2) a brief summary of the expected testimony of each witness,
(3) copies of signed or recorded statements of anticipated witnesses, and,
(4) copies of documents which may be offered. Witnesses or documents not disclosed may be excluded.
(b) Discovery. The taking of depositions, the requesting of admissions and all other procedures authorized by Rules 26 through 37 of the Superior Court Civil Rules are available upon stipulation of the parties or upon prior permission of the master or presiding officer. A request for discovery shall be granted, unless the master or presiding officer determines that the request is frivolous, will create an undue burden on the party, or will result in undue delay.
(c) Disclosure by Commission's Counsel. The commission's counsel shall disclose to the judge any material or information within his or her knowledge which tends to negate the allegations against the judge or mitigate the degree of discipline which may be imposed.
(d) Prehearing Motions. The judge or counsel for either party may make prehearing motions to the designated presiding officer, who may make rulings or defer rulings to the commission.

## Rule 13. AMENDMENTS TO COMPLAINT OR ANSWER

The fact-finder, at any time prior to the conclusion of the hearing, or the commission, at any time prior to its decision, may allow or require amendments to the complaint or the answer. The complaint may be amended to conform to the proof or set forth additional facts, whether occurring before or after the commencement of the hearing. Except for amendments to conform to the proof at a fact-finding hearing, if an amendment substantially affects the nature of the charges, the judge will be given reasonable time to answer the amendment and prepare and present a defense against the new matter raised.

## Rule 14. PROCEDURE AT FACT-FINDING HEARING

(a) Order of Presentation. The order of presentation shall be in the same manner as in civil cases in superior court.
(b) Commission Represented by Counsel. The case for the commission shall be presented by counsel retained by the commission.
(c) Rules of Evidence. The Rules of Evidence (ER) as applicable in civil proceedings shall govern the factfinding hearing.
(d) Standard of Proof. Any finding that the judge has violated a rule of judicial conduct or that the judge has a disability which is or is likely to become permanent and which seriously interferes with the performance of judicial duties must be supported by clear, cogent and convincing evidence.
(e) Presiding Officer. Unless the fact-finding hearing is before a master, the chairperson may appoint a member to be presiding officer or to rule on motions and objections made during the hearing. If the hearing is before the commission, a member may appeal a ruling to the commission members present. A majority vote will determine the motion.
(f) Failure to Answer or Appear. The failure of a judge to answer or to appear at the hearing or to submit to a mental or physical examination required by the commission will not prevent the commission from proceeding.
(g) Verbatim Record. Unless the judge and the commission stipulate to a different record, a verbatim record will be made and kept of the fact-finding hearing. The commission shall determine whether the verbatim record will be by court reporter or electronic recording device.

## Rule 15. REPORT OF FACT-FINDER

(a) When Fact-Finder Other Than Commission. The fact-finder, when other than the entire commission, shall prepare a report containing a brief statement of the procedure followed and the proposed findings of fact, conclusions of law, and a recommendation with respect to the issues presented at the fact-finding hearing. The report and verbatim record shall be filed in the commission office within 35 days after the hearing. The report and record shall be served on the parties within 14 days thereafter. The fact-finder may request the prevailing party to prepare the findings of fact and conclusions of law.
(b) Objections. A party may file with the commission a statement of objections to the report of the fact-finder. The statement shall set forth all objections to the report and state reasons therefor. The objections must be filed with the commission and served on the opposing party within 14 days after service of the report on the party.
(c) No Objections Filed. If no statement of objections to the report of the fact-finder is filed within the time provided in paragraph (b), the report may be adopted without argument.
(d) Objections Filed. If a statement of objections is timely filed, the commission may schedule oral argument, or consider the matter on the record along with briefs of the parties. The parties shall be given at least 14 days written notice of the time and place for argument.
(e) Commission Modification. If the commission proposes to modify or reject the fact-finder's report, the commission shall schedule a time for oral argument on the record along with briefs of the parties. The parties shall be given at least 14 days written notice of the time and place for argument.

## Rule 16. COMMISSION DECISION

(a) Commission Sitting as Fact-Finder. When the commission serves as fact-finder, it will file a decision including findings of fact, conclusions of law, and a recommendation with respect to the issues presented at the fact-finding hearing. The prevailing party may be requested to prepare the findings of fact and conclusions
of law. The commission's decision will be served upon the judge pursuant to JQCR 16(c). Any motions for reconsideration or objections shall be timely filed in accordance with JQCR 16(d).
(b) Decision. Only upon the affirmative vote of at least four members will the commission recommend discipline or retirement of a judge or effect an informal disposition pursuant to JQCR 19. The commission's decision will include written findings of fact, conclusions of law, a recommendation and any record to be filed with the Supreme Court. The commission may adopt the report of the fact-finder, in whole or in part, by reference. To vote on a matter, a nonsitting member must consider the verbatim record and any report of a fact-finder. Any commission member may file a dissent.
(c) Notice to Judge. The commission's decision will be served upon the judge and his or her counsel of record within 14 days after the decision is filed in the commission's office.
(d) Motion for Reconsideration and Objections to Record. A party may file objections to the record or a motion for reconsideration of the commission decision within 14 days after the decision and record have been served. Objections will be determined by the chairperson or, in his or her discretion, by the commission.
(e) Finality of Decision. The commission decision is final 14 days after service unless a motion for reconsideration or objection is earlier filed. If a motion for reconsideration or objection is denied, the decision is then final. If either the motion for reconsideration or objection is granted, the reconsidered decision is final when filed in the commission's office.
(f) Notice of Commission Decision. When the decision is final, the commission will notify the person making the allegation of the general nature of its decision, in accordance with Rule 4(d).

## Rule 17. ADDITIONAL EVIDENCE

The commission may order a hearing for the taking of additional evidence at any time before its decision is final. The order will set the time and place of the hearing and will specify the matters on which the additional evidence is to be taken. A copy of the order shall be served upon the judge at least 14 days prior to the date set for hearing. The hearing will be conducted in the manner provided in Rules 8-16.

## Rule 18. SUPREME COURT PROCEDURES

(a) Certification to Supreme Court. Within 14 days after the decision is final, a commission decision recommending the discipline or retirement of a judge will be filed in the Supreme Court and served on the judge. The notice of the decision served on the judge shall state the date the decision was filed in the Supreme Court and shall specify the period during which the judge may challenge the commission recommendation as provided in DRJ 2.
(b) Record for Supreme Court Review. The chairperson shall certify the record of commission proceedings to the Supreme Court, having transmitted to the judge those portions of the record required by DRJ 4.
(c) Remand from the Supreme Court. If the Supreme Court remands a case to the commission, the chairperson shall assign the case to a fact-finder or the commission in accordance with the request of the Supreme Court.

## Rule 19. INFORMAL DISPOSITION

An allegation of misconduct may be disposed of by a proposal to the judge for an admonishment or reprimand. The proposal will provide whether acceptance of the proposal may be considered as an admission of misconduct by the judge and whether it may be made public. If the judge accepts the proposal in writing within 14 days after service of the proposal, a letter of admonishment or reprimand will be issued and no further action will be taken by the commission. If the judge accepts the proposal, the person making the allegation shall be notified that the matter has been resolved, in accordance with Rule 4(d). If the judge does not accept or fails to respond to the proposal, proceedings will continue.

## Rule 20. REINSTATEMENT OF ELIGIBILITY

A former judge whose eligibility for judicial office had been removed by the Supreme Court may file with the commission a petition for reinstatement of eligibility. Rules 4,8 through 18 and 20 through 22 apply to commission review of a petition for reinstatement for eligibility. The commission will recommend to the Supreme Court in writing that the former judge should or should not be reinstated to eligibility to hold judicial office as provided in DRJ 11.

## Rule 21. EXTENSION OF TIME

Upon a showing of good cause the chairperson or fact-finder may extend the time within which an act must be done under these rules.

## Rule 22. SERVICE

(a) Service on Judge. A complaint under Rule 7 shall be served on a judge in person, unless the judge cannot be found within the state. If the judge cannot be found, the complaint may be served by mail addressed to the judge's last known business and residence addresses. All other papers in commission proceedings may be served on a judge in person or by mail. If counsel has appeared for a judge, papers, other than a complaint, may be served on counsel in lieu of service upon the judge.
(b) Service on Commission. Service of papers on the commission shall be given by delivering or mailing the papers to the commission's office.
(c) When Service Accomplished. If service is by mail, a paper is timely served if mailed within the time permitted for service. If a paper is served by mail, a time period dependent on the service begins to run 3 days after the paper is mailed.

Rule 23. RULE ADOPTION, AMENDMENT, OR REPEAL
(a) Generally. The commission may adopt, amend, or repeal a rule or any person may request such action by petition.
(b) Petition. The petition must set out the proposed rule, or amendments to an existing rule, in full. The petition must also include reasons in support of the request.
(c) Commission Review. The executive director shall recommend to the commission whether to adopt, amend, or repeal a rule as requested in a petition. The chairperson may order a public hearing for further consideration of the petition. The commission will order the publication of any proposed rule modifications for public comment before taking final action to adopt, amend, or repeal a rule.
(d) Notice to Petitioner. The commission will notify the petitioner of its final action within a reasonable time after disposition of the petition.

## CODIFICATION TABLES

## (1) Remington's Revised Statutes to Revised Code of Washington.

(2) Session law sections not included in Remington's Revised statutes but included in the Revised Code of Washington: 1854 to 1949 Session Laws; inclusive.

## (3) Session law sections commencing with the 1950 Extraordinary Session.

These tables include: (1) All sections of Remington's Revised Statutes or parts thereof that have parallel sections in the Revised Code of Washington as originally published, accounting as well for those Remington sections that are omitted from the Revised Code of Washington, and which omitted sections may not be accounted for in tables or notes published in Remington's Revised Statutes, its pocket supplements, and its biennial supplements up to and including that for the year 1949; (2) Session law sections not included in Remington's Revised statutes but included in the Revised Code of Washington: 1854 to 1949 Session Laws, inclusive; and (3) Session law sections commencing with the 1950 Extraordinary Session.

The original codification tables were prepared in 1951. Since that date, the Statute Law Committee has restored the Revised Code of Washington to the sectionalization of the session laws. As a result, several of the RCW citations are no longer accurate. If the RCW section cited in the table cannot be found in the text of the Revised Code of Washington, consult the table entitled "Disposition of Former RCW Sections" for further information.

In these tables the following abbreviations are used:

| Abbreviation |  |
| :--- | :--- |
| AGO | -Opinion of the Attorney General |
| Applic. | -Application |
| Approp. | -Appropriation |
| Const. | -Constitution |
| Constr. | -Construction provision |
| Eff. date | -Effective date |
| Em. | -Emergency |
| ex.s. | -Extraordinary session |
| Exp. date | -Expiration date |
| Inval. | - Invalidity |
| Leg. dir. | -Legislative directive |
| Leg. rev. | -Legislative revision |
| $n$ | -With an RCW section number, indicates an annotation to the section designated |
| Non-op. | -Nonoperative |
| p. | -Page number |
| Par. veto | -Partial veto |
| PP | -Pocket part |
| $R$ | -Repealed |
| $S$ | -Superseded |
| Sev. | -Severability provision |
| Short $t$. | -Short title |
| Subd | -Subdivision |
| Superf. | -Superfluous |
| Table of dispo. | -Table of Disposition of Former RCW Sections |
| Uncod. | -Uncodified |
| Unconst'l | -Unconstitutional |
| Val. | -Validating |

# Remington's Revised Statutes to Revised Code of Washington 

| Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | $\begin{gathered} \text { Rem. } \\ \text { Rev. Stats. } \\ \hline \end{gathered}$ | Rev. Code of Wash. | $\begin{gathered} \text { Rem. } \\ \text { Rev. Stats. } \\ \hline \end{gathered}$ | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 2.04 .010 | 45.01.11 | 48.01 .110 | 45.05.13 | 48.05.130 | 45.09.03 | 48.09 .030 | 45.10.34 | 48.10.340 |
| 2 | 2.04.020 | 45.01.12 | 48.01 .120 | 45.05.14 | 48.05.140 | 45.09.04 | 48.09.040 | 45.11.01 | 48.11 .010 |
| 3 | Obsolete | 45.01.13 | 48.01 .130 | 45.05.15 | 48.05.150 | 45.09 .05 | 48.09.050 | 45.11 .02 | 48.11 .020 |
| 4 | 2.04.030 | 45.01.14 | 48.01 .140 | 45.05.16 | 48.05.160 | 45.09.06 | 48.09.060 | 45.11 .03 | 48.11 .030 |
| 5 | 2.04.040 | 45.01.15 | 48.01.150 | 45.05.17 | 48.05.170 | 45.09.07 | 48.09 .070 | 45.11 .04 | 48.11.040 |
| 6 | 2.04.050 | 45.01.16 | 48.01 .160 | 45.05.18 | 48.05 .180 | 45.09.08 | 48.09.080 | 45.11 .05 | 48.11 .050 |
| 7 | 2.04.060 | 45.01.17 | 48.01 .170 | 45.05.19 | 48.05 .190 | 45.09.09 | 48.09 .090 | 45.11 .06 | 48.11 .060 |
| 8 | 2.04.120 | 45.02.01 | 48.02 .010 | 45.05.20 | 48.05.200 | 45.09.10 | 48.09.100 | 45.11 .07 | 48.11 .070 |
| 9 | 2.04.150 |  | 43.13 .010 | 45.05.21 | 48.05.210 | 45.09.11 | 48.09.110 | 45.11 .08 | 48.11 .080 |
| 10 | 2.04.160 | 45.02.02 | 48.02 .020 | 45.05.22 | 48.05.220 | 45.09.12 | 48.09.120 | 45.11 .09 | 48.11 .090 |
| 11 | 2.04.170 | 45.02.03 | 48.02 .030 | 45.05.23 | 48.05.230 | 45.09.13 | 48.09.130 | 45.11 .10 | 48.11 .100 |
| 12 | 2.04.140 | 45.02.04 | R 1949 | 45.05.24 | 48.05.240 | 45.09.14 | 48.09.140 | 45.11.11 | 48.11 .110 |
| 13 | 2.04.180 |  | c 48 § 4 | 45.05.25 | 48.05.250 | 45.09.15 | 48.09.150 | 45.11 .12 | 48.11.120 |
| 13-1 | 2.04.190 |  | but see | 45.05.27 | 48.05.270 | 45.09.16 | 48.09.160 | 45.11.13 | 48.11 .130 |
| 13-2 | 2.04.200 |  | 43.03 .010 | 45.05.28 | 48.05.280 | 45.09.18 | 48.09.180 | 45.11.14 | 48.11.140 |
| 13-3 | 2.04.210 | 45.02.05 | 48.02 .050 | 45.05.29 | 48.05.290 | 45.09.19 | 48.09.190 | 45.11 .17 | 48.11 .170 |
| 14 | 2.04.220 | 45.02.06 | 48.02.060 | 45.05.30 | 48.05.300 | 45.09.21 | 48.09.210 | 45.11 .18 | 48.11.180 |
| 15 | 2.08.010 | 45.02.07 | 48.02 .070 | 45.05.31 | 48.05.310 | 45.09.22 | 48.09.220 | 45.12.01 | 48.12 .010 |
| 17 | 2.08.020 | 45.02.08 | 48.02 .080 | 45.05.32 | 48.05.320 | 45.09.23 | 48.09.230 | 45.12.02 | 48.12 .020 |
| 18 | 2.08.030 | 45.02.09 | 48.02 .090 | 45.06.01 | 48.06.010 | 45.09.24 | 48.09.240 | 45.12 .03 | 48.12 .030 |
| 26 | 2.08.040 | 45.02.10 | 48.02.100 | 45.06.02 | 48.06.020 | 45.09 .25 | 48.09.250 | 45.12.04 | 48.12 .040 |
| 27 | 2.08 .140 | 45.02.11 | 48.02.110 | 45.06.03 | 48.06.030 | 45.09 .26 | 48.09.260 | 45.12 .05 | 48.12 .050 |
| 28 | 2.08 .150 | 45.02.12 | 48.02.120 | 45.06.04 | 48.06.040 | 45.09 .27 | 48.09.270 | 45.12 .06 | 48.12 .060 |
| 29 | 2.08.160 | 45.02.13 | 48.02.130 | 45.06.05 | 48.06.050 | 45.09.28 | 48.09.280 | 45.12 .07 | 48.12 .070 |
| 30 | 2.08.170 | 45.02.14 | 48.02.140 | 45.06.06 | 48.06.060 | 45.09.29 | 48.09.290 | 45.12 .08 | 48.12 .080 |
| 32 | 2.08.210 | 45.02.15 | 48.02 .150 | 45.06.07 | 48.06.070 | 45.09 .30 | 48.09.300 | 45.12 .09 | 48.12 .090 |
| 35 | 2.08.220 | 45.02.16 | 48.02.160 | 45.06.08 | 48.06.080 | 45.09.31 | 48.09.310 | 45.12 .10 | 48.12.100 |
| 36 | 2.08 .230 | 45.02.17 | 48.02.170 | 45.06.09 | 48.06 .090 | 45.09.32 | 48.09 .320 | 45.12.11 | 48.12.110 |
| 38 | 2.08.050 | 45.03.01 | 48.03.010 | 45.06.10 | 48.06.100 | 45.09.33 | 48.09.330 | 45.12 .12 | 48.12.120 |
| 39 | 2.08 .240 | 45.03.02 | 48.03 .020 | 45.06.11 | 48.06.110 | 45.09.34 | 48.09.340 | 45.12.13 | 48.12.130 |
| 40 | 2.08.180 | 45.03.03 | 48.03 .030 | 45.06.12 | 48.06 .120 | 45.09.35 | 48.09.350 | 45.12.14 | 48.12.140 |
| 41 | 2.08 .190 | 45.03.04 | 48.03 .040 | 45.06.13 | 48.06.130 | 45.09.36 | 48.09.360 | 45.12 .15 | 48.12.150 |
| 42 | 2.08.200 | 45.03.05 | 48.03 .050 | 45.06.15 | 48.06.150 | 45.10.01 | 48.10 .010 | 45.12.16 | 48.12.160 |
| 42-1 | 2.32 .180 | 45.03.06 | 48.03 .060 | 45.06.16 | 48.06.160 | 45.10.02 | 48.10 .020 | 45.12.17 | 48.12.170 |
|  | 2.32 .190 | 45.03.07 | 48.03 .070 | 45.06.17 | 48.06.170 | 45.10.03 | 48.10 .030 | 45.12.18 | 48.12.180 |
| 42-2 | 2.32.200 | 45.03.08 | 48.03 .080 | 45.06.18 | 48.06.180 | 45.10.05 | 48.10.050 | 45.12.19 | 48.12 .190 |
| 42-3 | 2.32.210 | 45.04.01 | 48.04 .010 | 45.06.19 | 48.06.190 | 45.10 .06 | 48.10 .060 | 45.12 .20 | 48.12.200 |
| 42-3a | 2.32.220 | 45.04.02 | 48.04 .020 | 45.06.20 | 48.06.200 | 45.10 .07 | 48.10 .070 | 45.13 .01 | 48.13 .010 |
| 42-3b | 2.32.230 | 45.04.03 | 48.04 .030 | 45.07.01 | 48.07 .010 | 45.10 .08 | 48.10 .080 | 45.13 .02 | 48.13 .020 |
| 42-4 | 2.32.320 | 45.04.04 | 48.04.040 | 45.07.02 | 48.07 .020 | 45.10 .09 | 48.10 .090 | 45.13 .03 | 48.13 .030 |
| 42-5 | 2.32 .240 | 45.04.05 | 48.04.050 | 45.07.03 | 48.07 .030 | 45.10.10 | 48.10.100 | 45.13.04 | 48.13 .040 |
| 42-6 | 2.32.250 | 45.04.06 | 48.04 .060 | 45.07.04 | 48.07 .040 | 45.10.11 | 48.10 .110 | 45.13 .05 | 48.13 .050 |
| 42-7 | 2.32.260 | 45.04.07 | 48.04 .070 | 45.07.05 | 48.07.050 | 45.10.12 | 48.10 .120 | 45.13 .06 | 48.13 .060 |
| 42-8 | 2.32.270 | 45.04.08 | 48.04.080 | 45.07.06 | 48.07.060 | 45.10.13 | 48.10 .130 | 45.13 .07 | 48.13 .070 |
| 42-9 | 2.32.280 | 45.04.09 | 48.04 .090 | 45.07.07 | 48.07 .070 | 45.10.14 | 48.10 .140 | 45.13 .08 | 48.13 .080 |
| 42-10 | 2.32 .290 | 45.04.10 | 48.04.100 | 45.07.08 | 48.07.080 | 45.10.15 | 48.10.150 | 45.13 .09 | 48.13 .090 |
| 42-11 | 2.32.300 | 45.04.11 | 48.04.110 | 45.07.09 | 48.07 .090 | 45.10.16 | 48.10 .160 | 45.13 .10 | 48.13 .100 |
| 42-14 | 2.32.310 | 45.04.12 | 48.04.120 | 45.07.10 | 48.07.100 | 45.10.17 | 48.10.170 | 45.13.11 | 48.13 .110 |
| 42-15 | Repealer | 45.04.13 | 48.04.130 | 45.07.11 | 48.07.110 | 45.10.18 | 48.10 .180 | 45.13.12 | 48.13 .120 |
| 43 | 3.20 .010 | 45.04.14 | 48.04.140 | 45.07.13 | 48.07.130 | 45.10.19 | 48.10 .190 | 45.13.13 | 48.13 .130 |
| 44 | 3.20 .020 | 45.04.15 | 48.04.150 | 45.07.14 | 48.07.140 | 45.10 .20 | 48.10 .200 | 45.13.14 | 48.13 .140 |
| 45 | 3.20 .030 | 45.05.01 | 48.05.010 | 45.07.15 | 48.07.150 | 45.10.22 | 48.10 .220 | 45.13 .15 | 48.13 .150 |
| 45.01 .01 | 48.01 .010 | 45.05.03 | 48.05.030 | 45.08.01 | 48.08.010 | 45.10 .23 | 48.10 .230 | 45.13 .16 | 48.13 .160 |
| 45.01 .02 | 48.01 .020 | 45.05.04 | 48.05.040 | 45.08.02 | 48.08.020 | 45.10 .25 | 48.10 .250 | 45.13 .17 | 48.13 .170 |
| 45.01 .03 | 48.01 .030 | 45.05.05 | 48.05.050 | 45.08.03 | 48.08 .030 | 45.10.26 | 48.10.260 | 45.13 .18 | 48.13 .180 |
| 45.01 .04 | 48.01 .040 | 45.05.06 | 48.05 .060 | 45.08.04 | 48.08.040 | 45.10 .27 | 48.10 .270 | 45.13 .19 | 48.13 .190 |
| 45.01 .05 | 48.01 .050 | 45.05.07 | 48.05 .070 | 45.08.05 | 48.08.050 | 45.10 .28 | 48.10.280 | 45.13 .20 | 48.13 .200 |
| 45.01.06 | 48.01 .060 | 45.05.08 | 48.05.080 | 45.08.06 | 48.08 .060 | 45.10.29 | 48.10 .290 | 45.13.21 | 48.13 .210 |
| 45.01 .07 | 48.01 .070 | 45.05.09 | 48.05 .090 | 45.08 .07 | 48.08.070 | 45.10 .30 | 48.10 .300 | 45.13 .22 | 48.13 .220 |
| 45.01 .08 | 48.01 .080 | 45.05.10 | 48.05.100 | 45.08.08 | 48.08.080 | 45.10 .31 | 48.10 .310 | 45.13.23 | 48.13 .230 |
| 45.01 .09 | 48.01 .090 | 45.05.11 | 48.05.110 | 45.09.01 | 48.09.010 | 45.10 .32 | 48.10 .320 | 45.13.24 | 48.13.240 |
| 45.01.10 | 48.01 .100 | 45.05.12 | 48.05.120 | 45.09.02 | 48.09.020 | 45.10.33 | 48.10.330 | 45.13 .25 | 48.13.250 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 45.13 .26 | 48.13.260 | 45.17.43 | 48.17 .430 | 45.19.21 | 48.19 .210 | 45.23.35 | 48.23 .350 | 45.30.12 | 48.30.120 |
| 45.13 .27 | 48.13 .270 | 45.17.44 | 48.17 .440 | 45.19.22 | 48.19 .220 | 45.23 .36 | 48.23 .360 | 45.30.13 | 48.30 .130 |
| 45.13 .28 | 48.13 .280 | 45.17.45 | 48.17.450 | 45.19 .23 | 48.19 .230 | 45.24.01 | 48.24 .010 | 45.30.14 | 48.30.140 |
| 45.13 .29 | 48.13 .290 | 45.17 .46 | 48.17 .460 | 45.19.24 | 48.19 .240 | 45.24.02 | 48.24 .020 | 45.30.15 | 48.30.150 |
| 45.13 .34 | 48.13 .340 | 45.17.47 | 48.17 .470 | 45.19.25 | 48.19.250 | 45.24.03 | 48.24 .030 | 45.30.16 | 48.30 .160 |
| 45.13 .35 | 48.13 .350 | 45.17.48 | 48.17.480 | 45.19.26 | 48.19.260 | 45.24.04 | 48.24 .040 | 45.30.17 | 48.30.170 |
| 45.13 .36 | 48.13 .360 | 45.17.49 | 48.17.490 | 45.19 .27 | 48.19.270 | 45.24.05 | 48.24 .050 | 45.30.18 | 48.30.180 |
| 45.14 .01 | 48.14 .010 | 45.17.50 | 48.17.500 | 45.19.28 | 48.19.280 | 45.24.06 | 48.24 .060 | 45.30.19 | 48.30 .190 |
| 45.14.02 | 48.14 .020 | 45.17.51 | 48.17 .510 | 45.19 .29 | 48.19 .290 | 45.24.07 | 48.24 .070 | 45.30.20 | 48.30.200 |
| 45.14 .03 | 48.14 .030 | 45.17.52 | 48.17.520 | 45.19 .30 | 48.19 .300 | 45.24.08 | 48.24 .080 | 45.30.21 | 48.30.210 |
| 45.14.04 | 48.14 .040 | 45.17.53 | 48.17 .530 | 45.19.31 | 48.19 .310 | 45.24.09 | 48.24 .090 | 45.30.22 | 48.30 .220 |
| 45.14 .05 | 48.14 .050 | 45.17.54 | 48.17.540 | 45.19.32 | 48.19 .320 | 45.24.10 | 48.24.100 | 45.30.23 | 48.30 .230 |
| 45.14 .06 | 48.14 .060 | 45.17 .55 | 48.17 .550 | 45.19.33 | 48.19 .330 | 45.24.11 | 48.24.110 | 45.30.24 | 48.30.240 |
| 45.14.07 | 48.14 .070 | 45.17.56 | 48.17 .560 | 45.19.34 | 48.19 .340 | 45.24.12 | 48.24 .120 | 45.30.25 | 48.30.250 |
| 45.14 .08 | 48.14 .080 | 45.17 .57 | 48.17 .570 | 45.19.35 | 48.19 .350 | 45.24.13 | 48.24.130 | 45.31.01 | 48.31 .010 |
| 45.15 .02 | 48.15 .020 | 45.17.58 | 48.17 .580 | 45.19 .36 | 48.19 .360 | 45.24.14 | 48.24 .140 | 45.31.02 | 48.31 .020 |
| 45.15.03 | 48.15 .030 | 45.18.01 | 48.18 .010 | 45.19 .37 | 48.19 .370 | 45.24.15 | 48.24.150 | 45.31 .03 | 48.31 .030 |
| 45.15.04 | 48.15 .040 | 45.18 .02 | 48.18 .020 | 45.19.38 | 48.19 .380 | 45.24.16 | 48.24 .160 | 45.31.04 | 48.31 .040 |
| 45.15 .05 | 48.15 .050 | 45.18 .03 | 48.18 .030 | 45.19 .39 | 48.19 .390 | 45.24.17 | 48.24.170 | 45.31 .05 | 48.31 .050 |
| 45.15 .06 | 48.15 .060 | 45.18.04 | 48.18 .040 | 45.19 .40 | 48.19 .400 | 45.24.18 | 48.24.180 | 45.31 .06 | 48.31 .060 |
| 45.15 .07 | 48.15 .070 | 45.18 .05 | 48.18 .050 | 45.19.41 | 48.19 .410 | 45.24.19 | 48.24 .190 | 45.31.07 | 48.31 .070 |
| 45.15 .08 | 48.15 .080 | 45.18 .06 | 48.18 .060 | 45.19.42 | 48.19 .420 | 45.24.20 | 48.24 .200 | 45.31.08 | 48.31 .080 |
| 45.15 .09 | 48.15 .090 | 45.18 .07 | 48.18 .070 | 45.19.43 | 48.19.430 | 45.24.21 | 48.24.210 | 45.31 .09 | 48.31 .090 |
| 45.15 .10 | 48.15 .100 | 45.18 .08 | 48.18 .080 | 45.20.01- | R 1951 | 45.24.24 | 48.24 .240 | 45.31.10 | 48.31 .100 |
| 45.15 .11 | 48.15 .110 | 45.18 .09 | 48.18 .090 | 45.20.33 | c 229 § 34 | 45.24 .26 | 48.24 .260 | 45.31.11 | 48.31 .110 |
| 45.15.12 | 48.15 .120 | 45.18 .10 | 48.18 .100 |  | but see | 45.25.01 | 48.25.010 | 45.31.12 | 48.31 .120 |
| 45.15.13 | 48.15 .130 | 45.18.11 | 48.18 .110 |  | Ch. 48.20 | 45.25.02 | 48.25 .020 | 45.31.13 | 48.31 .130 |
| 45.15 .14 | 48.15 .140 | 45.18 .12 | 48.18 .120 | 45.20.34 | 48.20.340 | 45.25.03 | 48.25 .030 | 45.31.14 | 48.31 .140 |
| 45.15 .15 | 48.15.150 | 45.18.13 | 48.18 .130 | 45.20 .35 | 48.20.350 | 45.25.04 | 48.25 .040 | 45.31 .15 | 48.31 .150 |
| 45.15 .16 | 48.15 .160 | 45.18.14 | 48.18 .140 | 45.20 .36 | 48.20.360 | 45.25.05 | 48.25.050 | 45.31.16 | 48.31 .160 |
| 45.15 .17 | 48.15 .170 | 45.18 .15 | 48.18 .150 | 45.20.37 | R 1951 | 45.25.06 | 48.25 .060 | 45.31.17 | 48.31 .170 |
| 45.16.01 | 48.16 .010 | 45.18.16 | 48.18 .160 |  | c 229 § 34 | 45.25.07 | 48.25 .070 | 45.31.18 | 48.31 .180 |
| 45.16.02 | 48.16 .020 | 45.18 .17 | 48.18 .170 |  | but see | 45.25.08 | 48.25 .080 | 45.31.19 | 48.31 .190 |
| 45.16.03 | 48.16 .030 | 45.18.18 | 48.18 .180 |  | 48.20 .122 | 45.25.09 | 48.25 .090 | 45.31.20 | 48.31 .200 |
| 45.16.05 | 48.16 .050 | 45.18.19 | 48.18 .190 | 45.20 .38 | 48.20.380 | 45.25.10 | 48.25 .100 | 45.31.21 | 48.31 .210 |
| 45.16.06 | 48.16 .060 | 45.18 .20 | 48.18.200 | 45.21 .01 | 48.21 .010 | 45.25.11 | 48.25 .110 | 45.31 .22 | 48.31 .220 |
| 45.16.07 | 48.16 .070 | 45.18 .21 | 48.18 .210 | 45.21.02 | 48.21 .020 | 45.25.12 | 48.25 .120 | 45.31.23 | 48.31 .230 |
| 45.16.08 | 48.16 .080 | 45.18 .23 | 48.18 .230 | 45.21.03 | 48.21 .030 | 45.25.13 | 48.25 .130 | 45.31.24 | 48.31 .240 |
| 45.16 .09 | 48.16 .090 | 45.18 .24 | 48.18 .240 | 45.21.04 | 48.21 .040 | 45.25.14 | 48.25 .140 | 45.31.25 | 48.31 .250 |
| 45.16.10 | 48.16 .100 | 45.18 .25 | 48.18 .250 | 45.21.05 | 48.21 .050 | 45.25.15 | 48.25 .150 | 45.31 .26 | 48.31 .260 |
| 45.16.11 | 48.16 .110 | 45.18 .26 | 48.18 .260 | 45.21 .06 | 48.21 .060 | 45.25.16 | 48.25 .160 | 45.31.27 | 48.31 .270 |
| 45.16.12 | 48.16 .120 | 45.18.28 | 48.18.280 | 45.21.07 | 48.21 .070 | 45.25.17 | 48.25 .170 | 45.31.28 | 48.31 .280 |
| 45.16.13 | 48.16 .130 | 45.18 .29 | 48.18 .290 | 45.21.08 | 48.21 .080 | 45.25.18 | 48.25.180 | 45.31 .29 | 48.31 .290 |
| 45.17.01 | 48.17 .010 | 45.18 .30 | 48.18 .300 | 45.21 .09 | 48.21 .090 | 45.25.19 | 48.25 .190 | 45.31 .30 | 48.31 .300 |
| 45.17 .02 | 48.17 .020 | 45.18.31 | 48.18 .310 | 45.21 .10 | 48.21 .100 | 45.25.20 | 48.25 .200 | 45.31 .31 | 48.31 .310 |
| 45.17 .03 | 48.17 .030 | 45.18 .32 | 48.18 .320 | 45.21.11 | 48.21 .110 | 45.25.21 | 48.25 .210 | 45.31 .32 | 48.31 .320 |
| 45.17.04 | 48.17 .040 | 45.18.34 | 48.18 .340 | 45.21.12 | 48.21 .120 | 45.25.22 | 48.25 .220 | 45.31.33 | 48.31 .330 |
| 45.17.05 | 48.17 .050 | 45.18 .35 | 48.18 .350 | 45.22.02 | 48.22 .020 | 45.25.23 | 48.25 .230 | 45.31.34 | 48.31 .340 |
| 45.17 .06 | 48.17 .060 | 45.18 .36 | 48.18 .360 | 45.23.01 | 48.23 .010 | 45.27.01 | 48.27 .010 | 45.31 .35 | 48.31 .350 |
| 45.17 .07 | 48.17 .070 | 45.18 .37 | 48.18.370 | 45.23.02 | 48.23 .020 | 45.27.02 | 48.27 .020 | 45.31 .36 | 48.31 .360 |
| 45.17 .08 | 48.17 .080 | 45.18 .38 | 48.18 .380 | 45.23 .03 | 48.23 .030 | 45.28.01 | 48.28 .010 | 45.32.01 | 48.36.010 |
| 45.17.09 | 48.17 .090 | 45.18 .39 | 48.18 .390 | 45.23.04 | 48.23 .040 | 45.28.02 | 48.28 .020 | 45.32.02 | 48.36.020 |
| 45.17 .10 | 48.17.100 | 45.18 .40 | 48.18 .400 | 45.23.05 | 48.23 .050 | 45.28.03 | 48.28 .030 | 45.32.03 | 48.36.030 |
| 45.17.11 | 48.17 .110 | 45.18 .41 | 48.18 .410 | 45.23 .06 | 48.23 .060 | 45.28.04 | 48.28 .040 | 45.32.04 | 48.36.040 |
| 45.17.12 | 48.17.120 | 45.18 .42 | 48.18 .420 | 45.23 .07 | 48.23 .070 | 45.28.05 | 48.28 .050 | 45.32.05 | 48.36.050 |
| 45.17.13 | 48.17 .130 | 45.18 .43 | 48.18.430 | 45.23.08 | 48.23 .080 | 45.29.01 | 48.29 .010 | 45.32.06 | 48.36.060 |
| 45.17.14 | 48.17 .140 | 45.18 .44 | 48.18 .440 | 45.23.09 | 48.23 .090 | 45.29.02 | 48.29.020 | 45.32.07 | 48.36.070 |
| 45.17.15 | 48.17.150 | 45.18 .46 | 48.18 .460 | 45.23 .10 | 48.23 .100 | 45.29.03 | 48.29.030 | 45.32.08 | 48.36.080 |
| 45.17 .16 | 48.17 .160 | 45.18 .47 | 48.18 .470 | 45.23.11 | 48.23 .110 | 45.29.04 | 48.29 .040 | 45.32.09 | 48.36 .090 |
| 45.17.17 | 48.17.170 | 45.18.48 | 48.18 .480 | 45.23.12 | 48.23 .120 | 45.29.05 | 48.29.050 | 45.32.10 | 48.36.100 |
| 45.17 .18 | 48.17 .180 | 45.18.51 | 48.18.510 | 45.23.13 | 48.23 .130 | 45.29 .06 | 48.29 .060 | 45.3..11 | 48.36.110 |
| 45.17 .19 | 48.17 .190 | 45.18.52 | 48.18.520 | 45.23.14 | 48.23 .140 | 45.29.07 | 48.29 .070 | 45.32.12 | 48.36.120 |
| 45.17 .20 | 48.17.200 | 45.19.01 | 48.19 .010 | 45.23.15 | 48.23 .150 | 45.29.08 | 48.29 .080 | 45.32.13 | 48.36.130 |
| 45.17 .21 | 48.17.210 | 45.19.02 | 48.19 .020 | 45.23 .16 | 48.23 .160 | 45.29.09 | 48.29.090 | 45.32.14 | 48.36.140 |
| 45.17 .23 | 48.17 .230 | 45.19.03 | 48.19 .030 | 45.23.17 | 48.23.170 | 45.29.10 | 48.29.100 | 45.32.15 | 48.36.150 |
| 45.17.24 | 48.17.240 | 45.19.04 | 48.19 .040 | 45.23.18 | 48.23 .180 | 45.29.11 | 48.29.110 | 45.32.16 | 48.36.160 |
| 45.17 .25 | 48.17 .250 | 45.19 .05 | 48.19 .050 | 45.23.19 | 48.23 .190 | 45.29.12 | 48.29.120 | 45.32 .17 | 48.36.170 |
| 45.17 .26 | 48.17.260 | 45.19.06 | 48.19 .060 | 45.23.20 | 48.23 .200 | 45.29.13 | 48.29 .130 | 45.32.18 | 48.36.180 |
| 45.17 .27 | 48.17.270 | 45.19 .07 | 48.19 .070 | 45.23.21 | 48.23 .210 | 45.29.14 | 48.29.140 | 45.32.19 | 48.36.190 |
| 45.17 .28 | 48.17 .280 | 45.19 .08 | 48.19 .080 | 45.23.22 | 48.23 .220 | 45.29.15 | 48.29.150 | 45.32.20 | 48.36.200 |
| 45.17 .29 | 48.17 .290 | 45.19.09 | 48.19 .090 | 45.23.23 | 48.23 .230 | 45.30.01 | 48.30 .010 | 45.32.21 | 48.36.210 |
| 45.17 .30 | 48.17.300 | 45.19.10 | 48.19 .100 | 45.23.24 | 48.23 .240 | 45.30 .02 | 48.30.020 | 45.32.22 | 48.36.220 |
| 45.17 .31 | 48.17 .310 | 45.19.11 | 48.19 .110 | 45.23.25 | 48.23 .250 | 45.30.03 | 48.30 .030 | 45.32.23 | 48.36.230 |
| 45.17 .32 | 48.17 .320 | 45.19.12 | 48.19 .120 | 45.23 .26 | 48.23 .260 | 45.30.04 | 48.30.040 | 45.32.24 | 48.36.240 |
| 45.17 .33 | 48.17 .330 | 45.19.14 | 48.19 .140 | 45.23 .27 | 48.23 .270 | 45.30 .05 | 48.30.050 | 45.32.25 | 48.36.250 |
| 45.17 .34 | 48.17 .340 | 45.19.15 | 48.19 .150 | 45.23 .29 | 48.23 .290 | 45.30.06 | 48.30.060 | 45.32.26 | 48.36 .260 |
| 45.17 .38 | 48.17 .380 | 45.19.16 | 48.19 .160 | 45.23 .30 | 48.23 .300 | 45.30 .07 | 48.30.070 | 45.32 .27 | 48.36.270 |
| 45.17 .39 | 48.17 .390 | 45.19.17 | 48.19 .170 | 45.23.31 | 48.23 .310 | 45.30 .08 | 48.30 .080 | 45.32.28 | 48.36.280 |
| 45.17 .40 | 48.17 .400 | 45.19.18 | 48.19 .180 | 45.23.32 | 48.23 .320 | 45.30.09 | 48.30 .090 | 45.32.29 | 48.36 .290 |
| 45.17.41 | 48.17.410 | 45.19.19 | 48.19 .190 | 45.23 .33 | 48.23 .330 | 45.30.10 | 48.30.100 | 45.32.30 | 48.36.300 |
| 45.17.42 | 48.17.420 | 45.19.20 | 48.19.200 | 45.23.34 | 48.23.340 | 45.30.11 | 48.30.110 | 45.32.31 | 48.36.310 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. |
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| 45.32 .32 | 48.36.320 | 112-1 | 43.10 .090 | 152-40a | R 1951 | 220 | 4.28 .010 | 285 | 4.36.050 |
| 45.32 .33 | 48.36 .330 | 113 | Superf. |  | c 157 § 19 | 221 | 4.28 .030 | 286 | 4.36.060 |
| 45.32.34 | 48.36.340 | 114 | 36.27 .030 | 152-41 | R 1951 | 222 | 4.28 .040 | 287 | 4.36.070 |
| 45.32 .35 | 48.36.350 | 115 | 36.27.040 |  | c 157 § 19 | 223 | 4.28 .050 | 288 | 4.36.080 |
| 45.32 .36 | 48.36.360 | 115-1 $\quad$ R | R 1941 c 23 | 152-42 | Temporary | 224 | 4.28 .060 | 289 | 4.36 .090 |
| 45.32 .37 | 48.36.370 | 115-2 $\quad R$ | R 1941 c 23 | 152-43 | Temporary | 225 | 4.28 .070 | 290 | 4.36.100 |
| 45.32 .38 | 48.36 .380 | 115-3 $R$ | R 1941 c 23 | 152-44 | Temporary | 226 | 4.28 .080 | 291 | 4.36 .110 |
| 45.32 .39 | 48.36.390 | 115-4 $R$ | R 1941 c 23 | 152-45 | Approp. | 227 | 4.28 .090 | 292 | 4.36 .120 |
| 45.32 .40 | 48.36 .400 | 116 | 36.27.020 | 153 | 4.04 .020 | 228 | 4.28 .100 | 293 | 4.36.130 |
| 45.32 .41 | 48.36 .410 | 130 | 2.44 .010 | 154 | 4.04 .030 | 228-1 | Obsolete | 294 | 4.24 .120 |
| 45.32.42 | 48.36 .420 | 131 | 2.44.020 | 155 | 4.16.010 | 229 | 4.28 .130 | 295 | 4.36.140 |
| 45.33.01 | 48.48 .010 | 132 | 2.44.030 | 156 | 4.16 .020 | 230 | 4.28 .140 | 296 | 4.36 .150 |
| 45.33 .02 | 48.48 .020 | 133 | 2.44.040 | 157 | 4.16.040 | 231 | 4.28 .150 | 297 | 4.36.160 |
| 45.33.03 | 48.48 .030 | 134 | 2.44.050 | 157-1 | 4.16.050 | 232 | 4.28 .160 | 298 | 4.36.170 |
| 45.33 .04 | 48.48 .040 | 135 | 2.44.060 | 157-2 | 4.16.060 | 233 | 4.28 .110 | 299 | 4.36.180 |
| 45.33.05 | 48.48 .050 | 136 | 60.40.010 | 158 | 4.16.070 | 234 | 4.28 .180 | 300 | 4.36 .190 |
| 45.33 .06 | 48.48 .060 | 137 | 60.40 .020 | 159 | 4.16.080 | 235 | 4.28 .200 | 301 | 4.36.200 |
| 45.33 .07 | 48.48 .070 | 138 | 60.40.030 | 160 | 4.16 .100 | 236 | 4.28 .190 | 302 | 4.36.210 |
| 45.33.08 | 48.48 .080 | 138-1 | Short t. | 161 | 4.16.110 | 237 | 4.28 .310 | 303 | 4.32 .240 |
| 45.33 .09 | 48.48 .090 |  | n2.48.010 | 162 | 4.16.090 | 238 | 4.28 .020 | 305 | 4.36.220 |
| 45.33 .10 | 48.48 .100 | 138-2 | n2.48.010 | 163 | 4.16.140 | 239 | 4.28 .120 | 306 | 4.36.230 |
| 45.33.11 | 48.48 .110 | 138-3 | 2.48.020 | 164 | 4.16.120 | 240 | R 1929 c 10 | 307 | 4.36.240 |
| 45.33 .12 | 48.48.120 | 138-4 | 2.48 .020 | 165 | 4.16.130 | 241 | 4.28 .210 | 308 | 4.36.250 |
| 45.33.13 | 48.48 .130 | 138-5 | 2.48 .030 | 166 | 4.16.150 | 242 | 4.28 .220 | 308-1 | Court Rules |
| 46 | 3.20.040 | 138-6 | 2.48.040 | 167 | 4.16.160 | 243 | 4.28 .320 | 308-2 | Court Rules |
| 47 | 3.20 .050 | 138-7 | 2.48.050 |  | 4.16.170 | 244 | 4.28 .230 | 308-4 | Court Rules |
| 48 | 3.04 .090 | 138-7A | 2.48 .070 | 167-1 | 81.28 .270 | 245 | 4.28 .240 | 308-5 | Court Rules |
| 49 | 3.04.150 | 138-7B | 2.48.080 | 168 | 4.16.180 | 246 | 4.28 .250 | 308-6 | Court Rules |
| 50 | 2.20 .010 | 138-7C | 2.48 .090 | 169 | 4.16.190 | 247 | 4.28 .260 | 308-7 | Court Rules |
| 51 | 2.20 .020 | 138-7D | 2.48 .100 | 170 | 4.16.200 | 248 | 4.28 .270 | 308-8 | Court Rules |
| 52 | 2.28 .010 | 138-7E | 2.48 .110 | 171 | 4.16.210 | 249 | 4.28 .280 | 308-9 | Court Rules |
| 53 | 2.28 .020 | 138-7F | 2.48.120 |  | 4.16.220 | 250 | 4.32 .250 | 308-10 | Court Rules |
| 54 | 2.28 .030 | 138-8 | 2.48.060 | 172 | 4.16 .230 | 251 | 4.28 .290 | 308-11 | Court Rules |
| 55 | 2.28 .040 | 138-9 | 2.48 .130 | 173 | 4.16.240 | 252 | 1.12.040 | 308-12 | Court Rules |
| 56 | 2.28 .050 | 138-10 | 2.48 .140 | 174 | 4.16.250 | 253 | 65.16 .010 | 308-13 | Court Rules |
| 57 | 2.28 .060 | 138-11 | 2.48 .150 | 175 | 4.16.260 | 253a | 65.16 .040 | 309 | 4.40 .010 |
| 58 | 2.28 .070 | 138-12 | 2.48.160 | 176 | 4.16 .280 | 253b | 65.16 .050 | 310 | 4.40 .020 |
| 59 | 2.28 .080 | 138-13 | 2.48 .170 | 177 | 4.16.270 | 253-1 | 65.16.020 | 311 | 4.40 .030 |
| 60 | 2.28 .090 | 138-14 | 2.48.180 | 178 | 4.16 .290 | 253-2 | 65.16 .030 |  | 4.40 .040 |
| 61 | 1.16.050 | 138-15 | Obsolete | 179 | 4.08.010 | 253-3 | 65.16 .080 | 312 | 4.44.010 |
| 64 | 2.28 .100 | 138-16 | Repealer | 180 | 4.08.020 | 253-4 | 65.16 .090 | 313 | 4.40.050 |
| 65 | 2.28 .110 | 138-17 | Sev. | 181 | 4.08 .030 | 253-5 | 65.16 .060 | 314 | 4.40 .060 |
| 66 | 2.28 .120 |  | n2.48.010 | 182 | 4.08.040 | 253-5a | 65.16 .070 | 315 | 4.40 .070 |
| 67 | 2.28 .130 | 139-4 | 2.48 .190 | 183 | 4.20 .010 | 253-6 | 65.16.100 | 316 | 4.44.100 |
| 68 | 2.28 .140 | 139-5 | 2.48.200 | 183-1 | 4.20 .020 | 253-7 | 65.16.110 | 317 | 4.44.110 |
| 69 | 2.28 .150 | 139-12 | 2.48.210 | 183-2 | 4.20 .010 | 253-8 | Temporary | 319 | 4.44.020 |
| 70 | 36.16.050 | 139-14 | 2.48.220 | 183-3 | 4.20 .030 | 254 | 4.28 .300 | 320 | 4.44.030 |
| 71 | 36.16.050 | 139-15 | 2.48.230 | 184 | 4.24 .010 | 254-1 | Temporary | 321 | 4.32 .260 |
|  | 36.16.060 | 139-23 | Obsolete | 185 | 4.24 .020 | 254-2 | Temporary | 322 | 4.44 .040 |
| 72 | 36.23 .020 | 143 | 1.12.030 | 186 | 4.24 .030 | 254-3 | Temporary | 323 | 4.44.120 |
| 73 | 36.16.090 |  | 4.04 .010 | 187 | 4.08.050 | 255 | 4.32 .010 | 324 | 4.44 .130 |
| 75 | 36.23 .030 | 144 | 1.12.010 | 188 | 4.08 .060 | 256 | 4.32 .020 | 325 | 4.44.140 |
| 76 | 36.23 .040 | 145 | 1.12.020 | 190 | 4.08 .070 | 257 | 4.32 .030 | 326 | 4.44.1 50 |
| 77 | 2.32 .050 | 146 | 1.16.080 | 191 | 4.08 .080 | 258 | 4.32 .040 | 327 | 4.44.160 |
|  | 36.23.010 | 147 | 42.04.010 | 192 | 4.08 .090 | 259 | 4.32 .050 | 329 | 4.44.170 |
| 78 | 2.32 .040 | 148 | 1.12.050 | 193 | 4.20 .050 | 260 | 4.32 .060 | 330 | 4.44.180 |
|  | 36.16.070 | 149 | 1.16.060 | 194 | 4.20 .060 | 261 | 4.32 .070 | 331 | 4.44 .190 |
| 81 | 2.32 .090 | 150 | 1.12.040 | 195 | 4.08 .100 | 262 | 4.32 .160 | 332 | 4.44 .200 |
|  | 36.23 .060 | 152-23 | Obsolete | 196 | 4.08 .130 | 263 | 4.32 .190 | 333 | 4.44.210 |
| 81-1 | 36.23 .070 | 152-24 | Obsolete | 197 | 4.08 .140 | 264 | 4.32 .080 | 334 | 4.44 .220 |
| 82 | 2.24 .060 | 152-25 | Obsolete | 198 | 4.08 .150 | 265 | 4.32 .100 | 335 | 4.44.230 |
| 83 | 2.24 .010 | 152-26 | Obsolete | 199 | 4.08 .160 | 266 | 4.32.110 | 336 | 4.44.240 |
| 85 | 2.24 .040 | 152-27 | Obsolete | 200 | 4.08 .170 | 267 | 4.32 .120 | 337 | 4.44.250 |
| 86 | 2.24.050 | 152-28 | Obsolete | 201 | 4.08 .180 | 268 | 4.32 .130 | 338 | 4.44.260 |
| 87 | 2.24 .030 | 152-29 | Obsolete | 202 | 4.08 .190 | 269 | 4.56 .050 | 341 | 4.44.070 |
| 88 | 2.24 .020 | 152-31 | Obsolete | 203 | 4.08 .200 | 270 | 4.32 .140 | 342 | 4.44 .080 |
| 89 | 2.36.010 | 152-32 | Obsolete | 204 | 4.12.010 | 271 | 4.32 .150 | 343 | 4.44 .090 |
| 90 | 2.36.020 | 152-33 | Obsolete | 205 | 4.12.020 | 271 1/2 | 4.56 .060 | 344 | 4.44 .270 |
| 91 | 2.36.030 | 152-34 | Obsolete | 205-1 | Court Rules | 272 | 4.56.070 | 345 | 4.44 .280 |
| 92 | 2.36.050 | 152-35 | Obsolete | 205-2 | Court Rules | 273 | 4.32 .090 | 347 | 4.44 .290 |
| 93 | 2.36.160 | 152-36 | R 1951 | 208 | Court Rules | 274 | 4.32 .180 | 348 | 5.60.010 |
| 94 | 2.36.070 |  | c 157 § 19 | 209 | 4.12 .030 | 275 | 4.32 .170 | 349 | 4.44.300 |
| 95 | 2.36.080 | 152-37 | R 1951 | 209-1 | 4.12 .040 | 276 | 4.32 .200 | 350 | 4.44 .310 |
| 96 | 2.36.060 |  | c 157 § 19 | 209-2 | 4.12 .050 | 277 | 4.32 .210 | 352 | 4.44 .320 |
| 97 | 2.36.090 | 152-38 | 1.08 .040 | 210 | 4.12 .060 | 278 | 4.56 .180 | 353 | 4.44 .330 |
| 97-1 | 2.36 .110 | 152-39 | 1.08.050 | 211 | 4.12 .070 | 279 | 4.32 .220 | 354 | 4.44 .340 |
| 98 | 2.36.040 | 152-40 | 1.08.050 | 215 | 4.12 .090 | 280 | 4.32 .230 | 355 | 4.44 .350 |
| 99 | 2.36.130 | $R-$ see | 1.08.020 | 216 | 4.12 .080 | 281 | 4.36.010 | 356 | 4.44 .360 |
| 100 | 2.36.100 | footnote to |  | 217 | 4.12 .110 | 282 | 4.36.030 | 357 | 4.44.370 |
| 101 | 2.36.140 | 1951 c 157 |  | 218 | 4.12.120 | 283 | 5.40 .010 | 358 | 4.44 .380 |
| 112 | 43.10.030 | §19 |  | 219 | 4.12.100 | 284 | 4.36.040 | 359 | 4.44.390 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. |
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| 360 | 4.44.400 | 430-16 | 7.04.160 | 502 | 2.40 .040 | 589 | 6.24 .080 | 670 | 7.12 .240 |
| 361 | 4.44.460 | 430-17 | 7.04.170 | 504 | 65.16.120 | 590 | 6.24 .090 | 671 | 7.12 .250 |
| 362 | 4.44.410 | 430-18 | 7.04.180 | 505 | 42.04.050 | 591 | 6.24.100 | 672 | 7.12.260 |
| 363 | 4.44.420 | 430-19 | 7.04.190 | 506 | 36.18 .060 | 592 | 6.24.110 | 673 | 7.12.270 |
| 364 | 4.44.430 | 430-20 | 7.04.200 | 507 | 2.40 .020 | 593 | 6.24.120 | 674 | 7.12.280 |
| 365 | 4.44.440 | 430-21 | 7.04.210 | 508 | 36.01 .060 | 594 | 6.24 .130 | 675 | 7.12.290 |
| 366 | 4.44.450 | 430-22 | 7.04.220 | 509 | 2.40 .030 | 595 | 6.24 .140 | 676 | 7.12.300 |
| 367 | 4.44.050 | 430-23 | $R$ \& Sav. |  | 36.17.060 | 596 | 6.24 .150 | 677 | 7.12 .310 |
| 368 | 4.44.060 |  | n7.04.010 | 510 | 6.04.010 | 597 | 6.24 .160 | 678 | 7.12.320 |
| 369 | 4.44 .100 | 431 | 4.64.010 | 511 | 6.04.020 | 598 | 6.24 .170 | 679 | 7.12.330 |
|  | 4.48 .010 | 431-1 | 4.64 .020 | 512 | 6.04 .030 | 599 | 6.24.180 | 680 | 7.32 .010 |
| 370 | 4.48 .020 | 431-2 | 4.64 .100 | 513 | 6.04.040 | 600 | 6.24 .190 | 680-1 | 7.32 .060 |
| 371 | 4.48 .030 | 433 | 4.56.070 | 515 | 6.04.050 | 601 | 6.24 .200 | 680-2 | 7.32.070 |
| 372 | 4.48 .040 | 434 | 4.56.080 | 518 | 6.04.060 | 602 | 6.24 .210 | 680-3 | 7.32 .080 |
| 373 | 4.48 .050 | 435 | 4.64 .030 | 519 | 6.04 .070 | 603 | 6.24 .220 | 680-4 | 7.32 .090 |
| 374 | 4.48 .060 | 436 | 4.68 .010 | 520 | 6.04.080 | 605 | 6.28 .010 | 681 | 7.32 .020 |
| 375 | 4.48 .070 | 437 | 4.68 .020 | 521 | 6.04.090 | 606 | 6.28 .020 | 682 | 7.32 .030 |
| 376 | 4.48 .080 | 438 | 4.68 .030 | 522 | 6.08 .010 | 607 | 6.28 .030 | 683 | 7.32 .040 |
| 377 | 4.48 .090 | 439 | 4.68 .040 | 523 | 6.08.020 | 608 | 6.28.040 | 684 | 7.32.050 |
| 378 | 4.52 .010 | 440 | 4.68 .050 | 524 | 6.08 .060 | 609 | 6.28 .050 | 685 | 7.32 .100 |
| 379 | 4.52 .020 | 441 | 4.68.060 | 525 | 6.08 .030 | 610 | 6.28 .060 | 686 | 7.32 .110 |
| 380 | 4.52 .030 | 442 | 4.64 .040 | 526 | 6.08.040 | 611 | 6.28 .070 | 687 | 7.32.120 |
| 381 | 4.80 .010 | 443 | 4.64 .050 | 527 | 6.08 .050 | 612 | 6.28 .080 | 688 | 7.32.130 |
| 382 | 4.80 .020 | 444 | 4.64.060 | 528 | 6.12.010 | 613 | 6.32.010 | 689 | 7.32 .140 |
| 385 | 4.80 .030 | 445 | 4.56.190 | 530 | 6.12.020 | 614 | 6.32.020 | 690 | 7.32.150 |
| 386 | 4.80 .040 | 445-1 | 4.56.200 | 531 | 6.12 .030 | 615 | 6.32.030 | 691 | 7.32.160 |
| 387 | 4.80 .050 | 446 | 4.64 .070 | 532 | 6.12 .090 | 616 | 6.32.040 | 692 | 7.32 .170 |
| 388 | 4.80 .060 | 447 | 4.56 .090 | 533 | 6.12 .100 | 617 | 6.32.050 | 693 | 7.32.180 |
| 389 | 4.80 .070 | 448 | 4.64 .080 | 534 | 6.12 .110 | 618 | 6.32.060 | 694 | 7.32 .190 |
| 390 | 4.80 .080 | 451 | 4.64 .090 | 535 | 6.12 .120 | 619 | 6.32.070 | 695 | 7.32 .200 |
| 391 | 4.80 .090 | 452 | 4.64 .110 | 536 | 6.12 .130 | 620 | 6.32.080 | 696 | 7.32 .210 |
| 392 | 4.80.100 | 453 | 4.64 .120 | 537 | 6.12.140 | 621 | 6.32 .090 | 697 | 7.32.220 |
| 394 | 4.80 .110 | 454 | 4.56 .100 | 538 | 61.2.150 | 622 | 6.32 .100 | 698 | 7.32 .230 |
| 395 | 4.80 .120 | 457 | 4.56 .110 | 539 | 61.2.160 | 623 | 6.32.110 | 699 | 7.32 .240 |
| 396 | 4.80 .130 | 459 | 4.56.210 | 540 | 6.12.170 | 624 | 6.32.120 | 700 | 7.32 .250 |
| 397 | 4.80 .140 | 460 | 4.56 .220 | 541 | 6.12.180 | 625 | 6.32.130 | 701 | 7.32 .260 |
| 398 | 4.76.010 | 462 | Obsolete | 542 | 6.12 .190 | 626 | 6.32 .140 | 702 | 7.32 .270 |
| 399 | 4.76.020 | 463 | Obsolete | 543 | 6.12 .200 | 627 | 6.32 .150 | 703 | 7.32.280 |
| 399-1 | 4.76.030 | 464 | 4.72 .010 | 544 | 6.12 .210 | 628 | 6.32 .160 | 704 | 7.32 .290 |
| 399-2 | Sev. | 465 | 4.76 .080 | 545 | 6.12.220 | 629 | 6.32 .170 | 705 | 7.32.300 |
|  | n4.76.020 | 466 | 4.72 .020 | 546 | 6.12.230 | 630 | 6.32 .180 | 706 | 7.32 .310 |
| 400 | 4.76 .040 | 467 | 4.72 .030 | 547 | 6.12.240 | 631 | 6.32 .190 | 707 | 7.64.010 |
| 401 | 4.76.050 | 468 | 4.72 .040 | 548 | 6.12.250 | 632 | 6.32 .200 | 708 | 7.64.020 |
| 402 | 4.76 .060 | 469 | 4.72 .050 | 549 | 6.12.260 | 633 | 6.32 .210 | 709 | 7.64 .030 |
| 403 | 4.76 .070 | 470 | 4.72 .060 | 550 | 6.12.270 | 634 | 6.32 .220 | 710 | 7.64.040 |
| 404 | 4.56.010 | 471 | 4.72 .070 | 551 | 6.12 .280 | 635 | 6.32 .230 | 711 | 7.64 .050 |
| 405 | 4.56 .020 | 472 | 4.72 .080 | 552 | 6.12 .050 | 636 | 6.32 .240 | 712 | 7.64.060 |
| 406 | 4.56.030 | 473 | 4.72 .090 | 553 | 6.12.290 | 637 | 6.32 .250 | 713 | 7.64.070 |
| 407 | 4.56.040 | 474 | 4.84.010 | 554 | 6.12 .300 | 638 | 6.32 .260 | 714 | 7.64.080 |
| 408 Subd. (1) |  | 475 | 4.84.020 | 555 | 6.12 .310 | 638-1 | 6.32.270 | 715 | 7.64 .090 |
| see Rule |  | 476 | 4.84 .030 | 556 | 6.12 .320 | 639 | 6.32.280 | 716 | 7.64 .100 |
|  |  | 477 | 4.84 .040 | 557 | 6.12.330 |  | 6.32.290 | 717 | 7.64.110 |
| Rules of |  | 478 | 4.84.050 | 558 | 6.12.040 | 641 | 6.32 .300 | 718 | 7.40 .010 |
| Court | 4.56.120 | 479 | 4.84 .060 | 559 | 6.12 .060 | 642 | 6.32.310 | 719 | 7.40.020 |
| 409 | 4.56 .130 | 480 | 4.84.070 | 560 | 6.12 .070 | 643 | 6.32.320 | 720 | 7.40 .030 |
| 410 | 4.56 .140 | 481 | 4.84 .080 | 561 | 6.12 .080 | 644 | 6.32.330 | 721 | 7.40 .040 |
| 410-1 | 4.56 .150 | 482 | 4.84 .090 | 563 | 6.16.020 | 645 | 6.32.340 | 722 | 7.40.050 |
| 411 | 4.56.160 | 483 | 4.48 .100 | 565 | 6.16.010 | 646 | 6.32 .350 | 723 | 7.40 .060 |
| 412 | 4.56 .170 | 484 | 4.84 .100 | 566 | 6.16.030 | 647 | 7.12 .010 | 724 | 7.40 .070 |
| 413 | 4.60 .010 | 485 | 4.84 .110 | 567 | 6.16.040 | 648 | 7.12.020 | 725 | 7.40 .080 |
| 414 | 4.60 .020 | 486 | 4.84.120 | 568 | 6.16.050 | 649 | 7.12 .030 | 726 | 7.40 .090 |
| 415 | 4.60 .030 | 487 | 4.84.130 | 569 | $S 48.18 .400$ | 650 | 7.12 .040 | 727 | 7.40 .100 |
| 416 | 4.60 .040 | 488 | 4.84.140 | 570 | 6.16.070 | 651 | 7.12.050 | 728 | 7.40.110 |
| 417 | 4.60 .050 | 489 | 4.84.150 | 571 | 6.16.080 | 652 | 7.12 .060 | 729 | 7.40.120 |
| 418 | 4.60 .060 | 490 | 4.84 .160 | 572 | 6.16.090 | 653 | 7.12 .070 | 730 | 7.40 .130 |
| 419 | 4.60 .070 | 491 | 4.84.170 | 573 | 6.20 .010 | 654 | 7.12 .080 | 731 | 7.40 .140 |
| 430-1 | 7.04.010 | 492 | 4.84.180 | 574 | 6.20 .020 | 655 | 7.12 .090 | 732 | 7.40.150 |
| 430-2 | 7.04.020 | 493 | 4.84 .190 | 575 | 6.20 .030 | 656 | 7.12 .100 | 733 | 7.40 .160 |
| 430-3 | 7.04 .030 | 494 | 4.84 .200 | 576 | 6.20 .040 | 657 | 7.12.110 | 734 | 7.40.170 |
| 430-4 | 7.04 .040 | 495 | 4.84 .210 | 577 | 6.20 .050 | 658 | 7.12.120 | 735 | 7.40 .180 |
| 430-5 | 7.04 .050 | 495-1 | 4.84 .220 | 578 | 6.04 .100 | 659 | 7.12.130 | 736 | 7.40 .190 |
| 430-6 | 7.04 .060 | 495-2 | 4.84 .230 | 579 | 6.04 .110 | 660 | 7.12.140 | 737 | 7.40 .200 |
| 430-7 | 7.04 .070 | 496 | 4.84 .240 | 580 | 6.04.120 | 661 | 7.12.150 | 738 | 7.40 .210 |
| 430-8 | 7.04.080 | 497 | 2.32.070 | 581 | 6.04.130 | 662 | 7.12.160 | 739 | 7.40 .220 |
| 430-9 | 7.04 .090 |  | 2.40 .010 | 582 | 6.24 .010 | 663 | 7.12.170 | 740 | 7.60 .010 |
| 430-10 | 7.04 .100 |  | 36.18.020 | 583 | 6.24 .020 | 664 | 7.12.180 | 741 | 7.60.020 |
| 430-11 | 7.04.110 |  | 36.18.040 | 584 | 6.24 .030 | 665 | 7.12.190 | 742 | 7.60 .030 |
| 430-12 | 7.04.120 | 498 | 10.01.130 | 585 | 6.24 .040 | 666 | 7.12 .200 | 743 | 7.60.040 |
| 430-13 | 7.04.130 | 499 | 42.16.020 | 586 | 6.24 .050 | 667 | 7.12.210 | 744 | 7.60 .050 |
| 430-14 | 7.04.140 | 500 | 1.16.040 | 587 | 6.24.060 | 668 | 7.12.220 | 745 | 4.44.480 |
| 430-15 | 7.04.150 | 501 | 36.18 .070 | 588 | 6.24.070 | 669 | 7.12.230 | 746 | 4.44.490 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. |
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| 747 | 4.44.500 | 820 | 59.12 .100 |  | 8.04 .080 | 948 | 58.04 .030 | 997-20 | 26.08.200 |
| 775 | 10.19 .040 | 812 | 59.12 .110 |  | 8.04 .090 | 949 | 58.04 .040 | 997-21 | 26.08.210 |
| 776 | 10.19.070 | 822 | 59.12 .120 |  | 8.04 .100 | 950 | 4.08 .110 | 997-22 | 26.08.220 |
| 777 | 10.19.120 | 823 | 59.12 .120 | 895 | 8.04.110 | 951 | 4.08 .120 | 997-30 | 26.12.010 |
| 778 | 7.44 .010 | 824 | 59.12 .130 | 896 | 8.04 .120 | 952 | 4.36.020 | 997-31 | 26.12.020 |
| 779 | 7.44.020 | 825 | 59.12 .140 | 897 | 8.04.130 | 953 | 6.04 .140 | 997-32 | 26.12.030 |
| 780 | 7.44.030 | 826 | 59.12.150 | 898 | 8.04.140 | 954 | 6.04.150 | 997-33 | 26.12.040 |
| 781 | 7.44.040 | 827 | 59.12 .170 | 899 | 8.04 .150 | 955 | 84.68 .070 | 997-34 | 26.12.050 |
| 782 | 7.44.050 | 828 | 59.12.160 | 900 | 8.04.160 | 956 | 84.68.080 | 997-35 | 26.12.060 |
| 783 | 7.44.060 | 829 | 59.12 .180 | 900-1 | 8.04.170 | 957 | 84.68 .090 | 997-36 | 26.12.070 |
| 784 | 7.44.070 | 830 | 59.12 .190 | 900-2 | 8.04.180 | 958 | 42.08 .010 | 997-37 | 26.12.080 |
| 784-1 | 7.24 .010 | 831 | 59.12 .200 | 901 | 8.08 .090 | 958-1 | 19.72 .020 | 997-38 | 26.12.090 |
| 784-2 | 7.24 .020 | 832 | 59.12 .210 | 902 | 8.08.110 | 958-2 | 19.72 .030 | 997-39 | 26.12 .100 |
| 784-3 | 7.24 .030 | 833 | 59.12 .220 | 903 | 8.08 .100 | 958-3 | 19.72 .040 | 997-40 | 26.12.110 |
| 784-4 | 7.24 .040 | 834 | 59.16.010 | 903-1 | Obsolete |  | 19.72.050 | 997-41 | 26.12.120 |
| 784-5 | 7.24 .050 | 835 | 59.16.020 | 904 | 8.08.120 | 958-4 | 4.44.470 | 997-42 | 26.12.130 |
| 784-6 | 7.24 .060 | 836 | 59.16.030 | 905 | 8.08 .130 | 959 | 42.08 .020 | 997-43 | 26.12.140 |
| 784-7 | 7.24 .070 | 837 | 59.16.040 | 905-1 | R 1941 | 960 | 42.08 .030 | 997-44 | 26.12.150 |
| 784-8 | 7.24 .080 | 838 | 7.52.010 |  | c 21 § 5 | 961 | 42.08 .040 | 997-45 | 26.12.160 |
| 784-9 | 7.24 .090 | 839 | 7.52 .020 | 905-2 | 36.85 .020 | 962 | 42.08.050 | 997-46 | 26.12.170 |
| 784-10 | 7.24 .100 | 840 | 7.52.030 | 906 | 8.16.010 | 963 | Obsolete | 997-47 | 26.12.180 |
| 784-11 | 7.24.110 | 841 | 7.52.040 | 907 | 8.16.020 | 964 | Obsolete | 997-48 | 26.12.190 |
| 784-12 | 7.24.120 | 842 | 7.52 .050 | 908 | 8.16.030 | 965 | Obsolete | 997-49 | 26.12.200 |
| 784-13 | 7.24.130 | 843 | 7.52.060 | 909 | 8.16.040 | 966 | Obsolete | 997-50 | 26.12.210 |
| 784-14 | Sev. | 844 | 7.52.070 | 910 | 8.16.050 | 967 | 4.20 .040 | 998 | 4.24 .130 |
|  | n7.24.030 | 845 | 7.52 .080 | 911 | 8.16.060 | 968 | 11.48 .150 | 998-1 | 19.64 .010 |
| 784-15 | 7.24 .140 | 846 | 7.52 .090 | 912 | 8.16.070 | 969 | 11.48 .160 | 998-2 | 19.64 .020 |
| 784-16 | Short t. | 847 | 7.52.100 | 913 | 8.16.080 | 970 | 11.48 .170 | 998-3 | Saving |
|  | n7.24.010 | 848 | 7.52.110 | 914 | 8.16.090 | 971 | 11.48 .180 |  | n19.64.010 |
| 784-17 | Obsolete | 849 | 7.52.120 | 915 | 8.16.100 | 972 | 11.48 .190 | 999 | 7.16.010 |
| 785 | 7.28 .010 | 850 | 7.52.130 | 916 | 8.16.110 | 973 | 11.48 .200 | 1000 | 7.16.020 |
|  | 7.28 .020 | 851 | 7.52.140 | 917 | 8.16.120 | 974 | 19.72 .100 | 1001 | 7.16.030 |
|  | 7.28 .030 | 852 | 7.52.150 | 918 | 8.16.130 | 975 | 19.72 .100 | 1002 | 7.16.040 |
|  | 7.28 .040 | 853 | 7.52.160 | 919 | 8.16.140 | 976 | 19.72 .140 | 1003 | 7.16.050 |
| 785-1 | 7.28 .300 | 854 | 7.52.170 | 920 | 8.16.150 | 977 | 19.72 .140 | 1004 | 7.16.060 |
| 786 | 7.28 .050 | 855 | 7.52.180 | 921 | 8.20.010 | 978 | 19.72 .070 | 1005 | 7.16.070 |
| 787 | 7.28 .060 | 856 | 7.52.190 | 921-1 | 8.20 .150 | 979 | 19.72 .080 | 1006 | 7.16.080 |
| 788 | 7.28 .070 | 857 | 7.52 .200 | 921-2 | 8.20 .160 | 980 | 19.72 .090 | 1007 | 7.16.090 |
| 789 | 7.28 .080 | 858 | 7.52.210 | 921-3 | 8.20.170 | 981 | 19.72.150 | 1008 | 7.16.100 |
| 790 | 7.28 .090 | 859 | 7.52.220 | 921-4 | Sev. | 982 |  | 1009 | 7.16.110 |
| 791 | 7.28 .100 | 860 | 7.52 .230 |  | $n 8.20 .150$ | 982-1 |  | 1010 | 7.16.120 |
| 792 | 7.28 .110 | 861 | 7.52.240 | 922 | 8.20 .020 | 983 |  | 1011 | 7.16.130 |
| 793 | 7.28 .120 | 862 | 7.52.250 |  | 8.20.030 | 984 |  | 1012 | 7.16.140 |
| 794 | 7.28 .130 | 863 | 7.52 .260 |  | 8.20 .040 | 985 | R 1949 | 1013 | 7.16.150 |
| 795 | 7.28 .140 | 864 | 7.52.270 | 923 | S 8.28.010 | 986 | c 215 § 23 | 1014 | 7.16.160 |
| 796 | 7.28.150 | 865 | 7.52.280 | 924 | 8.20 .060 | 987 |  | 1015 | 7.16.170 |
| 797 | 7.28 .160 | 866 | 7.52 .290 | 925 | 8.20 .070 | 988 |  | 1016 | 7.16.180 |
| 798 | 7.28 .170 | 867 | 7.52.300 | 926 | 8.20 .080 | 988-1 |  | 1017 | 7.16.190 |
| 799 | 7.28 .180 | 868 | 7.52.310 | 927 | 8.20 .090 | 988-2 |  | 1018 | 7.16.200 |
| 800 | 7.28 .190 | 869 | 7.52 .320 | 928 | $S 8828.020$ | 988-3 | Sev. | 1019 | 7.16.210 |
| 801 | 7.28 .200 | 870 | 7.52.330 | 929 | 8.20 .100 | 988-4 | 26.08.230 | 1020 | 7.16.220 |
| 802 | 7.28.210 | 871 | 7.52.340 | 930 | 8.20 .110 | 989 |  | 1021 | 7.16.230 |
| 803 | 7.28 .220 | 872 | 7.52 .350 | 931 | 8.20 .120 | 990 | R 1949 | 1022 | 7.16.240 |
| 804 | 7.28 .230 | 873 | 7.52.360 | 932 | 8.20 .130 | 994 | c 215 § 23 | 1023 | 7.16.250 |
| 805 | 7.28 .240 | 874 | 7.52 .370 | 933 | 8.20 .140 | 995 |  | 1024 | 7.16.260 |
| 806 | 7.28 .260 | 875 | 7.52 .380 | 934 | S 80.32.060 | 995-1 | Obsolete | 1025 | 7.16 .270 |
| 807 | 7.28 .270 | 876 | 7.52 .390 | 935 | $S 80.32 .070$ | 995-21 |  | 1026 | 7.16.280 |
| 808 | 7.28 .280 | 87.7 | 7.52 .400 | 936 | $S 80.32 .060$ | 995-3 |  | 1027 | 7.16 .290 |
| 809 | 7.28 .290 | 878 | 7.52.410 | 936-1 | 8.24.010 | 995-4 |  | 1028 | 7.16.300 |
| 809-1 | 7.28 .310 | 879 | 7.52 .420 |  | 8.24 .020 | 995-5 | R 1949 | 1029 | 7.16.310 |
| 809-2 | 7.28 .320 | 880 | 7.52 .430 | 936-2 | 8.24 .030 | 996 | c 215 § 23 | 1030 | 7.16 .320 |
| 810 | 59.12 .010 | 881 | 7.52 .440 | 936-3 | 8.24 .040 | 997 |  | 1031 | 7.16 .330 |
| 811 | 59.12 .020 | 882 | 7.52.450 | 936-4 | 8.28 .040 | 997-1 |  | 1032 | 7.16.340 |
| 812 | 59.12 .030 | 883 | 7.52 .460 | 933 | 64.12 .010 | 997-2 | 26.08.020 | 1033 | 7.16 .350 |
| 813 | 59.04 .060 | 884 | 7.52 .470 | 938 | 64.12 .020 | 997-3 | 26.08.030 | 1034 | 7.56.010 |
| 814 | 59.12 .040 | 885 | 7.52.480 | 939 | 64.12 .030 | 997-4 | 26.08.040 | 1035 | 7.56.020 |
| 814-1 | 59.08 .010 | 886 | 4.92 .010 | 940 | 64.12 .040 | 997-5 | 26.08.050 | 1036 | 7.56.030 |
| 814-2 | 59.08 .020 | 887 | 4.92 .020 | 941 | 64.12.050 | 997-6 | 26.08.060 | 1037 | 7.56.040 |
| 814-3 | 59.08.030 | 888 | 4.92 .030 | 942 | Obsolete | 997-7 | 26.08.070 | 1038 | 7.56.050 |
| 814-4 | 59.08.040 | 889 | 4.92 .040 | 943 | 7.48 .010 | 997-8 | 26.08.080 | 1039 | 7.56.060 |
| 814-5 | 59.08.050 | 890 | 4.92 .050 | 944 | 7.48.020 | 997-9 | 26.08 .090 | 1040 | 7.56 .070 |
| 814-6 | 59.08.060 | 890-1 | 4.92 .060 | 945 | 7.48.030 | 997-10 | 26.08.100 | 1041 | 7.56.080 |
| 814-7 | 59.08.070 | 890-2 | 4.92 .070 | 946 | 7.48.040 | 997-11 | 26.08.110 | 1042 | 7.56 .090 |
| 814-8 | 59.08.080 | 890-3 | 4.92 .080 | 946-1 | 7.48 .050 | 997-12 | 26.08.120 | 1043 | 7.56.100 |
| 814-9 | 59.08 .090 | 891 | 8.04.010 | 946-2 | 7.48 .060 | 997-13 | 26.08.130 | 1044 | 7.56.110 |
| 814-10 | 59.08.100 | 892 | 8.04.020 | 946-3 | 7.48.070 | 997-14 | 26.08.140 | 1045 | 7.56.120 |
| 815 | 59.12 .050 |  | 8.04.030 | 946-4 | 7.48.080 | 997-15 | 26.08.150 | 1046 | 7.56.130 |
| 816 | 59.12.060 |  | 8.04.040 | 946-5 | 7.48 .090 | 997-16 | 26.08.160 | 1047 | 7.56.140 |
| 817 | 59.12 .070 |  | 8.04 .050 | 946-6 | 7.48 .100 | 997-17 | 26.08.170 | 1048 | 7.56.150 |
| 818 | 59.12 .080 | 893 | 8.04 .060 | 946-7 | 7.48.110 | 997-18 | 26.08.180 | 1049 | 7.20 .010 |
| 819 | 59.12 .090 | 894 | 8.04.070 | 947 | 58.04.020 | 997-19 | 26.08.190 | 1050 | 7.20.020 |


| Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. |
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| 1051 | 7.20 .030 | 1128 | 61.12.150 | 1188-2 | 60.12.020 | 1243 | 5.08.060 | 1363 | 11.08 .090 |
| 1052 | 7.20 .040 | 1129 | 60.04.010 | 1188-3 | 60.12 .030 | 1244 | 5.08 .050 | 1363-1 | Repealed, |
| 1053 | 7.20 .050 | 1130 | 60.04.030 | 1188-4 | 60.12 .040 |  | 5.08 .070 | 1363-2 | 1951 c 138 |
| 1054 | 7.20 .060 | 1131 | 60.04.040 |  | 60.12 .050 | 1245 | 5.08.080 |  | § 4 but |
| 1055 | 7.20 .070 | 1131-1 | 60.16.010 | 1188-5 | 60.12 .060 | 1246 | 5.08 .090 |  | see 11.08.101 |
| 1056 | 7.20 .080 | 1131-2 | 60.16.020 | 1188-6 | 60.12 .070 | 1247 | 5.20 .060 |  | 11.08 .111 |
| 1057 | 7.20 .090 | 1131-3 | 60.16.030 | 1188-7 | 60.12.080 | 1248 | 5.08 .100 |  | 11.08.120 |
| 1058 | 7.20 .100 | 1131-4 | 60.48.010 | 1188-8 | 60.12 .090 | 1249 | 5.20 .010 | 1364 | 11.04.030 |
| 1059 | 7.20.110 | 1131-5 | 60.48.020 | 1188-9 | 60.12 .100 | 1250 | 5.20 .020 | 1365 | 11.04 .040 |
| 1060 | 7.20.120 | 1132 | 60.04.050 | 1188-10 | 60.12.110 | 1251 | 5.02.030 | 1366 | 11.04 .250 |
| 1061 | 7.20.130 | 1133 | 60.04.020 | 1188-11 | 60.12.120 | 1252 | 5.02 .040 | 1367 | 11.04 .260 |
| 1062 | 7.20 .140 | 1134 | 60.04.060 | 1188-12 | 60.12.130 | 1253 | 5.20.050 | 1368 | 11.04.270 |
| 1063 | 7.36.010 | 1134-1 | 60.04.060 | 1188-13 | 60.12.140 | 1254 | 5.44 .010 | 1369 | 11.04.280 |
| 1064 | 7.36.020 | 1134-2 | 60.04.060 | 1188-14 | 60.12.150 | 1255 | 5.44 .020 | 1370 | 11.04 .290 |
| 1065 | 7.36 .030 | 1135 | 60.04.070 | 1188-15 | 60.12.160 | 1256 | 5.44 .030 | 1370-1 | 11.04.180 |
| 1066 | 7.36.040 | 1136 | 60.04.080 | 1188-16 | 60.12.170 | 1257 | 5.44 .040 | 1370-2 | 11.04.190 |
| 1067 | 7.36 .050 | 1137 | 60.04.090 | 1191 | 60.60.010 | 1257-1 | 5.40 .020 | 1370-3 | 11.04.200 |
| 1068 | 7.36.060 | 1138 | 60.04.100 | 1192 | 60.60.020 | 1257-2 | 5.40 .030 | 1370-4 | 11.04.210 |
| 1069 | 7.36.070 | 1139 | 60.04.110 | 1193 | 60.60.030 | 1257-3 | 5.40 .040 | 1370-5 | Applic. |
| 1070 | 7.36.080 | 1140 | 60.04.120 | 1194 | 60.60.040 | 1257-4 | 40.20.020 | 1370-6 | 11.04.220 |
| 1071 | 7.36 .090 | 1141 | 60.04.130 | 1195 | 60.60.050 | 1257-5 | 40.20 .030 | 1370-7 | Constr. |
| 1072 | 7.36.100 | 1142 | 60.04.180 | 1196 | 60.60.060 | 1257-6 | 40.20 .010 |  | nl1.04.180 |
| 1073 | 7.36.110 | 1143 | 60.04.140 | 1197 | 60.56.010 | 1258 | 5.44 .130 | 1370-8 | Sev. |
| 1074 | 7.36.120 | 1144 | 60.04.150 | 1198 | 60.56.020 | 1259 | 5.44 .050 |  | n11.04.180 |
| 1075 | 7.36.130 | 1145 | 60.04.160 | 1199 | 60.56.020 | 1260 | 5.44 .060 | 1370a | Obsolete |
| 1076 | 7.36.150 | 1146 | 60.04.170 | 1200 | 60.56.030 | $12601 / 2$ | 5.44 .080 | 1371 | 11.16.010 |
| 1077 | 7.36.160 | 1147 | Constr. | 1201 | $S-$ see | 1262 | 5.36 .010 | 1372 | 26.04.100 |
| 1078 | 7.36.170 |  | n60.04.010 |  | Ch. 60.64 | 1263 | 5.36 .020 |  | 36.23.030 |
| 1079 | 7.36.180 | 1148 | Saving | 1202 | $S-$ see | 1263-1 | 5.44 .100 | 1373 | 11.16.080 |
| 1080 | 7.36.190 | 1148-1 | 60.20 .010 |  | Ch. 60.64 | 1263-2 | 5.44 .110 | 1374 | 11.16.090 |
| 1081 | 7.36.200 | 1148-2 | 60.20 .020 | 1203-1 | 60.72.010 | 1263-3 | 5.44.120 | 1375 | 11.16.100 |
| 1082 | 7.36.210 | 1148-3 | 60.20 .030 |  | 60.72.020 | 1263-4 | Short t. | 1376 | 11.16.050 |
| 1083 | 7.36 .220 | 1148-4 | 60.20 .040 |  | 60.72.030 |  | n5.44.100 | 1377 | 11.16 .060 |
| 1084 | 7.36.230 | 1148-5 | 60.20.050 | 1203-2 | 60.72.040 | 1263-5 | Repealer | 1378 | 11.16 .070 |
| 1085 | 7.36.240 | 1148-6 | 60.20 .060 | 1204 | 49.56.010 | 1264 | 5.28 .010 | 1379 | 11.20 .010 |
| 1085-1 | 7.36.250 | 1149 | 60.32.010 | 1205 | 49.56.020 | 1265 | 5.28 .020 | 1380 | 11.20 .020 |
| 1085-2 | 7.36.140 | 1150 | 60.32 .020 | 1206 | 49.56.030 | 1266 | 5.28 .030 | 1381 | 11.20 .030 |
| 1086 | 7.08.010 | 1151 | 60.32 .030 | 1208 | Constr. | 1267 | 5.28 .040 | 1382 | 11.20 .040 |
| 1087 | 7.08.020 | 1152 | 60.32 .040 |  | n49.56.010 | 1268 | 5.28 .050 | 1383 | 11.20 .050 |
| 1088 | 7.08.030 | 1153 | 60.32.050 | 1209 | Constr. | 1269 | 5.28 .060 | 1384 | 11.20 .060 |
|  | 7.08.040 | 1154 | 60.08.010 |  | n49.56.010 | 1270 | 5.48 .010 | 1385 | 11.24 .010 |
| 1089 | 7.08.050 | 1155 | 60.08.020 | 1209-1 | 60.44.010 | 1271 | 5.48 .020 | 1386 | 11.24 .020 |
| 1090 | 7.08.060 | 1156 | 60.08.030 | 1209-2 | 60.44.020 | 1272 | 5.48 .030 | 1387 | 11.24 .030 |
| 1091 | 7.08.070 | 1157 | 60.08.040 | 1209-3 | 60.44.030 | 1273 | 5.48 .040 | 1388 | 11.24 .040 |
| 1092 | 7.08.080 | 1157a | 60.08.050 | 1209-4 | 60.44.040 | 1274 | 5.48 .050 | 1389 | 11.24 .050 |
| 1093 | 7.08.090 | 1158 | 60.08.060 | 1209-5 | 60.44.050 | 1275 | 5.48 .070 | 1390 | 11.20 .070 |
| 1094 | 7.08.100 | 1159 | 39.08.010 | 1209-6 | 60.44.060 | 1276 | 5.48 .060 | 1391 | 11.20 .080 |
| 1095 | 7.08.110 | 1159-1 | 39.08.020 | 1210 | 5.60 .020 | 1277 | $S 5.48 .070$ | 1392 | 11.20 .090 |
| 1096 | 7.08.120 | 1160 | 39.08.070 | 1211 | 5.60.030 | 1278 | 5.24 .010 | 1393 | 11.20.100 |
| 1097 | 7.08.130 | 1161 | 39.08.030 | 1212 | 5.60.040 | 1279 | 5.24 .020 | 1394 | 11.12 .010 |
| 1098 | 7.08.140 |  | 39.08.040 | 1213 | 5.60 .050 | 1280 | 5.24 .030 | 1395 | 11.12 .020 |
| 1099 | 7.08.150 |  | 39.08.050 | 1214 | 5.60.060 | 1281 | 5.24 .040 | 1396 | 11.12 .220 |
|  | 7.08.160 |  | 39.08.060 | 1215 | 5.56 .010 | 1282 | 5.24 .050 | 1397 | 11.12 .030 |
| 1100 | 7.08.170 | 1162 | 60.24.020 | 1216 | 5.56 .030 | 1283 | 5.24 .060 | 1398 | 11.12 .040 |
| 1101 | 7.08.180 | 1163 | 60.24.010 | 1217 | 5.56 .020 | 1284 | Short t. | 1399 | 11.12 .050 |
| 1102 | 7.08 .190 |  | 60.24.030 | 1218 | 5.56 .040 |  | n5.24.010 | 1400 | 11.12.060 |
| 1103 | 7.08 .200 | 1164 | 60.24 .060 | 1219 | 5.56 .050 | 1341 | 11.04 .020 | 1401 | 11.12 .070 |
| 1104 | 61.08.010 | 1165 | 60.24.090 | 1220 | 5.56.060 | 1342 | 11.04 .050 | 1402 | 11.12 .090 |
| 1105 | 61.08.020 | 1166 | 60.24 .040 | 1221 | 5.56 .070 | 1343 | 11.04 .060 | 1403 | 11.12 .100 |
| 1106 | 61.08.030 | 1167 | 60.24.070 | 1222 | 5.56 .080 | 1344 | 11.04 .070 | 1404 | 11.12 .110 |
| 1107 | 61.08 .040 | 1168 | 60.24.050 | 1223 | 5.56 .090 | 1345 | 11.04 .080 | 1404-1 | 11.12.120 |
| 1108 | 61.08 .050 | 1169 | 60.24.080 | 1224 | 5.56 .100 | 1346 | 11.04 .090 | 1404-2 | 11.12 .130 |
| 1109 | 61.08.060 | 1170 | 60.24.100 | 1225 | 5.04.010 | 1347 | 11.04.100 | 1404-3 | 11.12 .140 |
| 1110 | 61.08 .070 | 1171 | 60.24.110 | 1226 | 5.04 .020 | 1348 | 11.04.120 | 1404-4 | 11.12 .150 |
| 1111 | 61.08 .080 | 1172 | 60.24.120 | 1227 | 5.04 .030 | 1349 | 11.04.130 | 1405 | 11.12 .080 |
| 1112 | 61.08.090 | 1173 | 60.24.130 | 1228 | 5.04.040 | 1350 | 11.04.140 | 1408 | 11.12 .160 |
| 1113 | 61.08 .100 | 1174 | 60.24.140 | 1229 | 5.04 .050 | 1351 | 11.04.150 | 1409 | 11.12 .170 |
| 1114 | 61.08.110 | 1175 | 60.24.150 | 1230 | 5.04.060 | 1352 | 11.04.160 | 1410 | 11.12 .180 |
| 1115 | 61.08.120 | 1776 | 60.24.160 | 1230-1 | 5.32 .010 | 1353 | 11.04.170 | 1411 | 11.12 .190 |
| 1116 | 61.12.040 | 1177 | 60.24.170 | 1232 | 5.08 .010 | 1354 | 11.04 .010 | 1412 | 11.12 .200 |
| 1117 | 61.12.050 | 1178 | 60.24.180 | 1233 | 5.12 .010 | 1355 | 11.04.110 | 1413 | 11.12 .210 |
| 1118 | 61.12 .060 | 1179 | 60.24.190 | 1234 | 5.12 .020 | 1356 | 11.08 .020 | 1414 | 11.12 .240 |
| 1118-1 | 61.12.060 | 1180 | 60.24.190 | 1235 | 5.12 .030 | 1356-1 | 11.08 .010 | 1415 | 11.12 .230 |
| 1119 | 61.12 .070 | 1181 | 60.24 .200 | 1236 | 5.12 .040 | 1356-2 | 11.08 .010 | 1416 | Constr. |
| 1120 | 61.12 .080 | 1182 | 60.36.010 | 1237 | 5.12.050 | 1356-3 | 11.08 .020 | 1417 | 11.28 .010 |
| 1121 | 61.12 .090 | 1183 | 60.36.020 | 1238 | 5.12 .060 | 1357 | 11.08 .030 | 1418 | 11.28 .020 |
| 1123 | 61.12.100 | 1184 | 60.36.030 | 1239 | 5.16 .010 | 1358 | 11.08 .040 | 1419 | 11.28 .030 |
| 1124 | 61.12.110 | 1185 | 60.36.040 | 1240 | 5.08.020 | 1359 | 11.08 .050 | 1420 | 11.28 .040 |
| 1125 | 61.12.120 | 1186 | 60.36.050 |  | 5.16 .020 | 1360 | 11.08 .060 | 1421 | 11.28 .150 |
| 1126 | 61.12.130 | 1187 | 60.36.060 | 1241 | 5.08.030 | 1361 | 11.08 .070 | 1422 | 11.28 .160 |
| 1127 | 61.12.140 | 1188-1 | 60.12.010 | 1242 | 5.08 .040 | 1362 | 11.08.080 | 1423 | 11.28.060 |


| Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. |
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| 1424 | 11.28 .050 | 1489 | 11.40 .130 | 1569 | 11.88 .050 | 1715-1 | 11.80 .010 | 1775 | 3.20 .110 |
| 1425 | 11.28 .070 | 1490 | 11.40 .140 | 1570 | 11.88 .060 | 1715-2 | 11.80 .020 | 1776 | 12.04 .190 |
| 1426 | 11.28 .080 | 1491 | 11.40.150 | 1571 | 11.88 .070 | 1715-3 | 11.80 .030 | 1777 | 12.04.170 |
| 1427 | 36.23 .030 | 1492 | 11.56 .010 | 1572 | 11.92 .010 | 1715-4 | 11.80 .040 | 1777 1/2 | 12.04.180 |
| 1428 | 11.28 .320 | 1493 | 11.56 .020 |  | 11.92.020 | 1715-4a | 11.80 .050 | 1777-1 | 12.40.010 |
| 1429 | 11.28 .090 | 1494 | 11.56 .030 | 1573 | 11.88 .100 | 1715-5 | 11.80 .060 | 1777-2 | 12.40.020 |
| 1430 | 11.28 .100 | 1495 | 11.56 .040 | 1574 | 11.88 .110 | 1715-6 | 11.80 .070 | 1777-3 | 12.40.030 |
| 1431 | 11.28 .120 | 1496 | 11.56 .050 | 1575 | 11.92 .040 | 1715-7 | 11.80 .080 | 1777-4 | 12.40 .040 |
| 1432 | 11.28 .110 | 1497 | 11.56 .060 | 1575-1 | 11.92 .050 | 1715-8 | 11.80 .090 | 1777-5 | 12.40.050 |
| 1433 | 11.28 .130 | 1498 | 11.56 .070 | 1576 | 11.92 .060 | 1715-9 | 11.80 .100 | 1777-6 | 12.40 .060 |
| 1434 | 11.28 .240 | 1499 | 11.56 .080 | 1577 | 11.92 .070 | 1715-10 | 11.80 .110 | 1777-7 | 12.40 .070 |
| 1435 | 11.28.140 | 1500 | 11.56 .090 | 1578 | 11.92.080 | 1716 | 4.88 .010 | 1777-8 | 12.40.080 |
| 1436 | 11.28 .170 | 1501 | 11.56 .100 | 1579 | 11.88 .120 | 1717 | 4.88 .020 | 1777-9 | 12.40 .090 |
| 1437 | 11.28 .180 | 1502 | 11.56 .110 | 1580 | 11.88 .080 | 1718 | Court Rules | 1777-10 | 12.40.100 |
| 1438 | 11.28.190 | 1503 | 11.56.120 | 1581 | 11.88 .090 | 1719 | 4.88 .030 | 1777-11 | 12:40.110 |
| 1439 | 11.28.200 | 1504 | 11.56 .130 | 1582 | 11.92 .090 | 1720 | 4.88 .040 | 1777-12 | 3.04 .120 |
| 1440 | 11.28 .210 | 1505 | 11.56.140 | 1583 | 11.92.100 | 1721 | 4.88 .050 | 1778 | 12.08 .010 |
| 1441 | 11.28 .220 | 1506 | 11.56.150 | 1583-1 | Repealed, | 1722 | 4.88 .060 | 1779 | 12.08 .020 |
| 1442 | 36.23 .030 | 1507 | 11.56.160 |  | 1951 c 218 | 1723 | 4.88 .310 | 1780 | 12.08 .030 |
| 1443 | 11.28 .230 | 1508 | 11.56 .170 |  | § 2 but see | 1724 | 4.88 .320 | 1781 | 12.08.040 |
| 1444 | 11.28 .250 | 1509 | 11.56.180 |  | 30.24.015 | 1725 | 4.88 .070 | 1782 | 12.08.050 |
| 1445 | 11.28 .260 | 1510 | 11.56 .190 | 1584 | 11.92 .110 | 1726 | 4.88 .080 | 1783 | 12.08 .060 |
| 1446 | 11.28 .270 | 1511 | 11.56 .200 | 1585 | 11.92.120 | 1727 | 4.88 .090 | 1784 | 12.08 .070 |
| 1447 | 11.28 .280 | 1512 | 11.56 .210 | 1585a | 11.92.130 | 1728 | 4.88 .100 | 1785 | 12.08.080 |
| 1448 | 11.28 .290 | 1513 | 11.56 .220 | 1586 | 11.92 .180 | 1730-2 | 4.88 .130 | 1786 | 12.08 .090 |
| 1449 | 11.28 .300 | 1514 | 11.56 .230 | 1586-1 | 11.92.150 | 1730-4 | Court Rules | 1787 | 12.08 .100 |
| 1450 | 11.28 .310 | 1515 | 11.56 .240 | 1586-2 | 11.92.160 | 1730-5 | Court Rules | 1788 | 12.08.110 |
| 1451 | 11.32 .010 | 1516 | 11.56 .250 | 1587 | 11.92.170 | 1730-6 | Court Rules | 1789 | 12.08.120 |
| 1452 | 11.32 .020 | 1517 | 11.48 .010 | 1588 | 11.92 .030 | 1730-7 | 4.88 .120 | 1790 |  |
| 1453 | 11.32 .030 | 1518 | 11.48 .090 | 1589 | 11.16 .020 | 1730-8 | Court Rules | 1791 | S 1927 |
| 1454 | 11.32 .040 | 1519 | 11.48 .100 | 1590 | 11.16.030 | 1730-9 | 4.88 .110 | 1792 | c 162 § 4, |
| 1455 | 11.32 .050 | 1520 | 11.48 .110 | 1590-a | 11.16 .110 | 1731 | 4.88 .140 | 1793 | see 78 |
| 1456 | 11.32 .060 | 1521 | 11.48 .120 | 1590-1 | 11.76 .060 | 1733 | 4.88.150 | 1794. | Wash. 685, |
| 14571458 | 11.36 .010 | 1522 | 11.48 .130 | 1590-2 | 11.76 .070 | 1734 | 4.88 .160 | 1795) | 81 Wash. 394 |
|  | 11.36.020 | 1523 | 11.48 .140 | 1591 | 11.16.040 | 1735 | 4.88 .170 | 1796 | 12.28 .010 |
|  | Repealed, | 1524 | 11.48 .040 | 1592 | Val. | 1736 | 4.88.180 | 1797 | 12.28 .020 |
|  | 1951 c 197 | 1525 | 11.48 .030 | 1693 | 11.56.260 | 1737 | 4.88 .190 | 1798 | 12.28 .030 |
|  | § 7 but see | 1526 | 11.48 .050 | 1695 | Applic. | 1738 | 4.88 .200 | 1799 | 12.28 .040 |
|  | Ch. 11.64 | 1527 | 11.48 .080 |  | Val. | 1739 | 4.88 .210 | 1800 | 12.28 .050 |
| 1459 | 11.64 .030 | 1528 | 11.48 .210 | 1699-1 | Short t. | 1740 | 4.88 .220 | 1801 | 12.28 .060 |
| 1460 | 11.64 .040 | 1529 | 11.76 .010 |  | n26.32.010 | 1741 | 4.88 .230 | 1802 | 12.28 .070 |
| 1461 | Repealed, | 1530 | 11.76 .020 | 1699-2 | 26.32 .010 | 1742 | 4.88 .240 | 1803 | 12.28 .080 |
|  | 1951 c 197 | 1531 | 11.76 .030 | 1699-3 | 26.32 .020 | 1743 | 4.88 .250 | 1804 | 12.28 .090 |
|  | § 7 but see | 1532 | 11.76 .040 | 1699-4 | 26.32 .030 | 1744 | 4.88 .260 | 1805 | 12.28 .100 |
|  | Ch. 11.64 | 1533 | 11.76 .050 | 1699-5 | 26.32.040 | 1745 | 10.73.030 | 1806 | 12.28 .110 |
| 1462 | 11.68 .010 | 1534 | 11.76 .080 | 1699-6 | 26.32.050 | 1746 | 10.70.030 | 1823 | 12.32 .010 |
|  | 11.68 .020 | 1534-1 | 11.76 .090 | 1699-7 | 26.32.060 |  | 10.73 .030 | 1824 | 12.32 .020 |
|  | 11.68 .030 | 1535 | 11.76 .200 | 1699-8 | 26.32.070 | 1747 | 10.73 .040 | 1825 | 12.32 .030 |
| 1463 | 11.68 .040 | 1536 | 11.76 .210 | 1699-9 | 26.32 .080 | 1748 | 10.73 .050 | 1826 | 12.32 .040 |
| 1464 | 11.48 .020 | 1537 | 11.76 .220 | 1699-10 | 26.32 .090 |  | 10.73 .060 | 1827 | 12.32.050 |
| 1464-1 | 49.48.120 | 1538 | 11.76 .230 | 1699-11 | 26.32.100 | 1749 | 10.73 .070 | 1828 | 12.32 .060 |
| 1464-2 | 49.48 .120 | 1539 | 11.76 .240 | 1699-12 | 26.32.120 |  | 10.73 .080 | 1829 | 12.32 .070 |
| 1465 | 11.44 .010 | 1540 | 11.76 .100 |  | 26.32.130 | 1750 | 10.73 .070 | 1830 | 12.32.080 |
| 1466 | 11.44 .020 | 1541 | 11.76 .110 | 1699-13 | 26.32.140 | 1751 | 4.88 .270 | 1831 | 12.32 .090 |
| 1467 | 11.44 .030 | 1542 | 11.76.120 | 1699-14 | 26.32.150 | 1752 | 4.88 .280 | 1832 | 12.32.100 |
| 1468 | 11.44 .040 | 1543 | 11.76 .140 | 1699-15 | 26.32 .110 | 1753 | 4.88 .290 | 1833 | 12.32.110 |
| 1469 | 11.44.050 | 1544 | 11.76 .150 | 1699-16 | 26.32.160 | 1754 | 4.88 .300 | 1834 | 12.32.120 |
| 1470 | 11.44 .060 | 1545 | 11.76 .130 | 1699-17 | Sev. | 1754-1 | 2.32 .080 | 1835 | 12.32.130 |
| 1471 | 11.48 .060 | 1546 | 11.76 .160 |  | n26.32.010 | 1755 | 12.04 .010 | 1836 | 12.32 .140 |
| 1472 | 11.48 .070 | 1547 | 11.76 .170 | 1700 | Obsolete | 1756 | 3.20 .060 | 1837 | 12.32.150 |
| 1473 | 11.52 .010 | 1548 | 11.76 .180 | 1700-1 | 26.36.010 | 1756-1 | 3.20 .070 | 1838 | 12.32.160 |
|  | 11.52 .012 | 1549 | 11.76 .190 | 1700-2 | 26.36.020 | 1756-2 | 3.20 .080 | 1839 | 12.32 .170 |
|  | 11.52 .014 | 1550 | 11.76 .250 | 1700-3 | 26.36.030 | 1757 | 3.20 .090 | 1840 | 12.32.180 |
|  | 11.52 .016 | 1551 | 11.72 .010 | 1700-4 | 26.36.040 | 1758 | 12.04 .020 | 1841 | 12.32 .190 |
| 1474 | 11.52 .020 | 1552 | 11.72 .020 | 1700-5 | R 1951 | 1759 | 12.04 .030 | 1842 | 12.32.200 |
|  | 11.52 .022 | 1553 | 11.72 .030 |  | c 251 §3 | 1760 | 12.04 .060 | 1843 | 12.32.210 |
|  | 11.52.024 | 1554 | 11.72 .040 | 1700-6 | 26.36.060 | 1761 | 12.04 .040 | 1844 | 12.32.220 |
| 1475 | 11.52 .030 | 1555 | 11.72 .050 | 1701 | Obsolete | 1762 | 12.04 .050 | 1845 | 12.32.230 |
| 1476 | 11.52 .040 | 1556 | 11.72 .060 | 1702 | Obsolete |  | 12.04 .060 | 1846 | 12.32 .240 |
| 1477 | 11.40 .010 | 1557 | 11.72 .070 | 1703 | Obsolete | 1763 | 12.04 .070 | 1847 | 12.12.010 |
| 1478 | 11.40 .020 | 1558 | 11.60 .010 | 1704 | Obsolete | 1764 | 12.04 .080 | 1848 | 12.12.020 |
| 1479 | 11.40 .030 | 1559 | 11.60 .020 | 1705 | Obsolete | 1765 | 12.04 .090 | 1849 | 12.12.030 |
| 1480 | 11.40 .040 | 1560 | 11.60 .030 | 1706 | Obsolete | 1766 | 12.04.100 | 1850 | 12.12.040 |
| 1481 | 11.40 .050 | 1561 | 11.60 .040 | 1707 | Obsolete | 1767 | 12.04.110 | 1851 | 12.12.050 |
| 1482 | 11.40 .060 | 1562 | 11.60 .050 | 1708 | 71.08 .030 | 1768 | 12.04.120 | 1852 | 12.12.060 |
| 1483 | 11.40 .070 | 1563 | 11.60 .060 | 1709 | 71.08 .040 | 1769 | 12.04.130 | 1853 | 12.12.070 |
| 1484 | 11.40 .080 | 1564 | 11.60 .070 | 1710 | 71.08.050 | 1770 | 3.04.110 | 1854 | 12.12.080 |
| 1485 | 11.40 .090 | 1565 | 11.88 .010 | 1711 | 71.08 .060 | 1771 | 12.04.140 | 1855 | 12.12 .090 |
| 1486 | 11.40 .100 | 1566 | 11.88 .020 | 1712 | 71.08 .070 | 1772 | 12.04.150 | 1856 | 12.12.100 |
| 1487 | 11.40 .110 | 1567 | 11.88 .030 | 1713 | 71.08 .080 | 1773 | 12.04.160 | 1857 | 12.20.010 |
| 1488 | 11.40 .120 | 1568 | 11.88 .040 | 1715 | 71.08.090 | 1774 | 3.20.100 | 1858 | 12.20.020 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. |
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| 1859 | 12.20 .030 | 1931 | 10.04 .080 |  | 13.08 .070 | 2055 | 10.37.050 | 2142 | 10.49 .050 |
| 1860 | 12.20 .040 | 1932 | 10.04 .060 | 1987-1 | 13.04 .010 | 2056 | 10.37 .040 | 2143 | 10.49.100 |
| 1861 | 12.20.050 | 1933 | 10.04.110 |  | 13.04 .020 | 2057 | 10.37.050 | 2145 | 10.46.120 |
| 1862 | 12.20 .060 | 1934 | 10.04.120 | 1987-2 | 13.04 .030 | 2058 | 10.46 .060 | 2146 | 10.46.130 |
| 1863 | 12.20 .070 | 1935 | 10.07.010 | 1987-3 | 13.04 .040 | 2059 | 10.37.060 | 2147 | 10.52.020 |
| 1864 | 3.16.070 |  | 10.07.020 | 1987-4 | 13.04 .050 | 2060 | 10.37.180 | 2148 | 10.52 .040 |
| 1865 | 3.16.080 |  | 10.07.030 | 1987-5 | 13.04 .060 | 2061 | 10.37 .090 |  | 10.52.050 |
| 1866 | 3.16.090 |  | 10.07 .040 | 1987-6 | 13.04 .070 | 2062 | 10.37.070 |  | 10.52.070 |
| 1867 | 12.24 .010 |  | 10.07.050 | 1987-7 | 13.04 .080 | 2063 | 10.37.190 |  | 10.52.080 |
| 1868 | 12.24 .020 |  | 10.07.060 | 1987-8 | 13.04 .100 | 2064 | 10.37.160 | 2149 | S 9.18.080 |
| 1869 | 12.24 .030 |  | 10.07 .070 | 1987-9 | 13.04.110 | 2065 | 10.37.050 | 2150 | S 9.18.080 |
| 1870 | 12.24 .050 |  | 10.07.080 | 1987-10 | 13.04 .090 | 2066 | 10.37.050 | 2150-1 | 10.55.010 |
| 1871 | 12.24 .060 | 1936 | 10.13 .010 | 1987-11 | 13.16 .090 | 2067 | 10.37 .150 | 2150-2 | 10.55 .020 |
| 1872 | 12.24 .040 | 1937 | 10.13.020 | 1987-12 | 13.04.120 | 2068 | 10.37.100 |  | 10.55 .030 |
| 1873 | 12.24 .070 | 1938 | 10.13.040 | 1987-12a | 13.04.130 | 2069 | 10.37.170 |  | 10.55.040 |
| 1874 | 12.24 .080 | 1939 | 10.13.030 | 1987-13 | 13.16 .010 | 2070 | 10.37.120 |  | 10.55.050 |
| 1875 | 12.24 .090 | 1940 | 10.13.060 | 1987-14 | 13.04.140 | 2071 | 10.37.080 | 2150-3 | 10.55 .060 |
| 1876 | 12.24 .100 | 1941 | 10.13.070 | 1987-15 | 13.04.150 | 2072 | 10.37.140 |  | 10.55 .070 |
| 1877 | 12.24.110 | 1942 | 10.13.050 | 1987-16 | 13.04.160 | 2073 | 10.61.030 |  | 10.55.080 |
| 1878 | 12.24.120 | 1943 | 10.13.110 | 1987-17 | 13.04.170 | 2074 | 10.37.110 |  | 10.55 .090 |
| 1879 | 12.24.130 | 1944 | 10.13.070 | 1987-18 | 13.04.180 | 2075 | 10.37.130 | 2150-4 | 10.55 .100 |
| 1880 | 12.24 .140 | 1945 | 10.13.080 | 2004-1 | 13.16.020 | 2076 | Obsolete | 2150-5 | 10.55.110 |
| 1881 | 12.24.150 | 1946 | 10.13.150 | 2004-2 | 13.16.030 |  | see 1927 c 25 | 2150-6 | Short t. |
| 1882 | 12.24.160 | 1947 | 10.13.090 | 2004-3 | 13.16.040 | 2077 | 10.31 .010 |  | n10.55.010 |
| 1883 | 12.24 .170 | 1948 | 10.13.100 | 2004-4 | 13.16.050 | 2079 | 10.19.020 | 2150-7 | Sev. |
| 1884 | 12.24.180 | 1949 | 10.16.010 | 2004-5 | 13.16.060 | 2080 | 10.31 .020 |  | $n 10.55 .010$ |
| 1885 | Obsolete |  | 10.16.020 | 2004-6 | 13.16.070 | 2081 | 10.31.060 | 2151 | 10.58 .030 |
| 1886 | S Ch. 12.32 | 1950 | 10.34 .010 | 2004-7 | 13.16.080 |  | 10.31 .070 | 2152 | 10.58 .010 |
|  | see 189 | 1951 | 10.16.030 | 2005 | 10.01.020 |  | 10.31.080 | 2153 | 10.58 .050 |
|  | Wash. 87 | 1952 | 10.16.040 | 2006 | 10.01.040 |  | 10.31.090 | 2154 | 10.58.070 |
| 1887 | 12.24 .190 | 1953 | 10.16.060 | 2010 | 10.01.010 | 2082 | 10.31.040 | 2156 | 10.58.060 |
| 1888 | 12.24.200 | 1954 | 10.16.080 | 2011-1 | 10.01.070 | 2083 | 10.31.030 | 2158 | 10.46.070 |
| 1889 | 12.24 .210 | 1955 | 10.16.130 | 2011-2 | 10.01.080 | 2084 | 10.31.050 | 2159 | 10.49.110 |
| 1890 | 12.04.200 | 1956 | 10.19.050 | 2011-3 | 10.01.090 | 2085 | 10.34.020 | 2160 | 10.58.080 |
| 1891 | 3.28 .010 | 1957 | 10.16.070 | 2011-4 | 10.01.100 | 2086 | Obsolete | 2161 | 10.46.100 |
| 1892 | 3.28 .060 |  | 10.19.040 | 2012 | 10.25 .010 |  | see Ch. 10.19 | 2162 | 10.46.110 |
| 1893 | 3.28 .020 |  | 10.19.030 | 2013 | 10.25.020 | 2087 | 10.19 .040 | 2163 | 10.46.170 |
| 1894 | 3.28 .030 | 1957 1/2 | 10.04 .040 | 2014 | 10.25 .030 | 2088 | 10.19 .060 | 2164 | 10.25 .110 |
| 1895 | 3.28.040 | 1958 | 10.16.050 | 2015 | 10.25 .040 | 2089 | 10.19.070 | 2165 | 10.46.180 |
| 1896 | 3.28 .050 | 1959 | 10.16.140 | 2016 | 10.25.050 | 2090 | 10.19 .080 | 2166 | 10.43 .020 |
| 1897 | 3.28 .070 | 1960 | 10.16.140 | 2017 | 10.25 .060 | 2091 | 10.46 .030 | 2167 | 10.61 .010 |
| 1898 | 12.16.010 | 1961 | 10.16.150 | 2018 | 10.25 .070 | 2092 | 10.46 .040 | 2168 | 10.61 .010 |
| 1899 | 12.16.020 | 1962 | 10.16.160 | 2019 | 10.25 .080 | 2093 | 10.40 .010 | 2169 | 10.61 .030 |
| 1900 | 12.16 .030 |  | 10.16.170 | 2020 | 10.25 .090 | 2094 | 10.40.020 | 2170 | 10.61 .060 |
| 1901 | 12.16.040 |  | 10.16.180 | 2021 | 10.25.100 | 2095 | 10.40.030 | 2171 | 10.61 .040 |
| 1902 | 12.16.050 | 1963 | 10.16.090 | 2022 | 10.01.030 | 2096 | 10.40 .040 | 2172 | 10.61.050 |
| 1903 | 12.16.060 | 1964 | 10.22.010 | 2023 | 10.37.010 | 2097 | 10.40.050 |  | 10.64.050 |
| 1904 | 12.16.070 | 1965 | 10.19.110 | 2024 | 10.37 .010 | 2098 | 10.40.060 | 2173 | 10.76.010 |
| 1905 | 12.16.080 | 1966 | 10.16.100 | 2025 | 10.28 .010 | 2099 | 10.40 .070 | 2174 | 10.76.020 |
| 1906 | 12.16.090 | 1967 | Obsolete | 2026 | 10.28.030 | 2100 | 10.40.070 | 2175 | 10.76.030 |
| 1907 | 12.16.100 | 1968 | Superf. | 2027 | 10.28 .020 | 2101 | 10.40 .080 | 2176 | 10.76.040 |
| 1908 | 12.16.110 | 1969 | 9.87 .030 | 2028 | 10.28 .040 | 2102 | 10.40.100 | 2181 | 10.67 .010 |
| 1909 | 12.16.120 | 1970 | 26.24 .010 | 2029 | 10.28.050 | 2103 | 10.40.130 |  | 10.67 .020 |
| 1910 | 12.36.010 | 1971 | 26.24.020 | 2030 | 10.28 .060 | 2104 | 10.40 .090 | 2182 | 10.67.030 |
| 1911 | 12.36 .020 | 1972 | 26.24 .030 | 2031 | 10.28 .080 | 2105 | 10.40.110 | 2183-1 | 10.73 .020 |
| 1912 | 12.36.030 | 1973 | 26.24.040 | 2032 | 10.28 .070 | 2106 | 10.40.120 | 2183-2 | Sev . |
| 1913 | 12.36 .040 | 1974 | 26.24.050 | 2033 | 10.28 .090 | 2107 | 10.40.140 |  | n10.28.150 |
| 1914 | 12.36.050 | 1975 | 26.24.060 | 2034 | 10.28.130 | 2108 | 10.40.150 | 2184 | Court Rules |
| 1915 | 12.36.060 | 1976 | 26.24.070 | 2035 | 10.28.140 | 2109 | 10.40.160 | 2187 | 10.64 .010 |
| 1916 | 12.36 .070 | 1977 | 26.24.080 | 2036 | 10.28.190 | 2110 | 10.40.170 | 2188 | 10.64 .080 |
| 1917 | 12.36 .080 | 1978 | 26.24 .090 | 2037 | 10.28 .110 | 2111 | 10.40 .170 | 2189 | 10.82 .060 |
| 1918 | 12.36.090 | 1979 | 26.24.100 | 2038 | 10.28.120 | 2112 | 10.40.180 | 2190 | 10.64 .010 |
| 1919 | 10.10.010 | 1979-1 | 26.24.110 | 2039 | 10.28.210 | 2114 | 10.40.120 | 2196 | 10.64 .020 |
|  | 10.10.020 | 1979-2 | 26.24 .120 | 2040 | 10.28 .100 | 2115 | 10.40.190 | 2197 | 10.64 .030 |
|  | 10.10.030 | 1979-3 | 26.24.130 | 2041 | 10.28.220 | 2116 | 10.49.010 | 2198 | 10.64 .040 |
| 1920 | 10.10.060 | 1979-4 | 26.24.140 | 2042 | 10.28.150 | 2118 | 10.01.050 | 2199 | 10.64 .030 |
|  | 10.10.080 | 1979-5 | 26.24.150 | 2044 | 10.28.160 | 2126 | 10.22.010 | 2200 | 10.70.010 |
| 1921 | 10.10.040 | 1979-6 | 26.24.160 | 2045 | 10.28.200 | 2127 | 10.22 .020 | 2201 | 10.82.010 |
|  | 10.10.050 | 1979-7 | 26.24.170 | 2046 | 10.28.200 | 2128 | 10.22.030 | 2202 | 10.64 .070 |
|  | 10.10.070 | 1979-8 | 26.24.180 |  | 10.28.210 | 2129 | 10.79 .050 | 2203 | 10.64 .070 |
| 1922 | 10.13.120 | 1979-9 | 26.24.190 | 2047 | 10.28 .170 | 2130 | 10.85 .010 | 2204 | 10.82 .020 |
| 1923 | 10.13.130 | 1980 | 13.08.010 | 2048 | 10.28.180 | 2134 | 10.46.020 | 2205 | 10.82 .020 |
| 1924 | 10.13.140 |  | 13.08.020 | 1049 | 10.28 .080 | 2135 | 10.46.080 | 2206 | 10.82 .030 |
| 1925 | 10.04.010 |  | 13.08.050 | 2050 | 10.37.030 | 2137 | 10.46.070 |  | 10.82.050 |
| 1925-1 | 3.20 .120 | 1981 | S Title 13 |  | 10.52.010 |  | 10.49 .020 | 2206-1 | 10.70.140 |
| 1926 | 10.04 .020 | 1982 | S Title 13 | 2050-1 | 10.37 .010 | 2137-1 | 10.49 .070 | 2206-2 | 10.70.150 |
|  | 10.04.030 | 1983 | S Title 13 | 2051 | 10.37 .030 |  | 10.49 .080 | 2207 | 10.70.020 |
| 1927 | 10.04.050 | 1984 | 13.08.060 | 2052 | 10.19 .020 |  | 10.49 .090 | 2208 | 10.64 .060 |
| 1928 | 10.04.100 | 1985 | $S$ Title 13 | 2053 | 10.16.110 | 2138 | 10.49 .060 | 2209 | 10.82 .040 |
| 1929 | 10.04.070 | 1986 | 13.08 .010 |  | 10.16.120 | 2140 | 10.49 .030 | 2210 | 10.70.050 |
| 1930 | 10.04 .090 |  | 13.08.020 | 2054 | 10.37.010 | 2141 | 10.49.040 | 2212 | 10.70.090 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem <br> Rev. Stats. | Rev. Code of Wash. |
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| 2213 | 10.70 .060 | 2275 | 9.01 .110 | 2341 | 9.31 .090 | 2421 | 9.30.030 |  | 68.48 .010 |
| 2214 | 10.70.080 | 2276 | 13.08 .030 | 2342 | 9.31 .010 | 2422 | 9.30 .040 | 2493 | 68.24 .190 |
| 2215 | 10.70.100 | 2277 | 9.92.050 | 2343 | 9.31 .020 | 2423 | 9.30.050 | 2494 | 9.76.010 |
| 2216 | 10.70.110 | 2279 | 36.28 .100 | 2344 | 9.31 .030 | 2424 | 9.58 .010 | 2495 | 66.44.220 |
| 2217 | 10.70.070 | 2280 | 9.92.060 | 2345 | 9.31 .040 | 2425 | 9.58 .020 | 2496 | 9.76.020 |
| 2218 | 10.70.130 | 2280-1 | 9.92.070 | 2346 | 9.31 .050 | 2426 | 9.58 .030 | 2497 | 9.76.030 |
| 2219 | 10.70.040 | 2284 | 72.04.120 | 2347 | 40.16.010 | 2427 | 9.58 .040 | 2498 | 9.76.040 |
| 2220 | Repealer | 2285 | 9.92 .080 | 2348 | 40.16 .020 | 2428 | 9.58 .050 | 2499 | 9.76.050 |
| 2221 | Saving | 2286 | 9.92 .090 | 2349 | 40.16.030 | 2429 | 9.58 .060 | 2499-1 | 67.24 .010 |
|  | n 10.70 .040 | 2287 | 9.92 .100 | 2350 | 42.20 .040 | 2430 | 9.58 .070 |  | 67.24 .020 |
| 2222 | 10.70.120 | 2288 | 9.92.110 | 2351 | 9.72 .010 | 2431 | 9.58 .080 | 2500 | 9.66.010 |
| 2223 | 10.01.120 | 2289 | 9.92.120 | 2352 | 9.72 .020 | 2432 | 9.58 .090 | 2501 | 9.66.020 |
| 2224 | 10.64.100 | 2290 | 10.52 .030 | 2353 | 9.72 .030 | 2432-1 | 9.58.100 | 2502 | 9.66.030 |
| 2225 | 10.46.210 | 2291 | 10.52 .090 | 2354 | 9.72 .040 | 2433 | 9.58 .110 | 2503 | 9.66.040 |
| 2226 | 10.28.190 | 2292 | 10.58.040 | 2355 | 9.72 .050 | 2434 | 9.58 .120 | 2504 | 70:74.290 |
| 2227 | 10.46.190 | 2294 | Obsolete | 2356 | 9.72 .060 | 2435 | 9.79.010 | 2504-1 | 70.74 .310 |
| 2228 | 10.46.220 | 2295 | Obsolete | 2357 | 9.72 .070 | 2436 | 9.79.020 | 2505 | Obsolete |
| 2229 | 10.46.230 | 2296 | 9.01.120 | 2358 | 9.72 .080 | 2437 | 9.79.030 | 2506 | 70.74.300 |
| 2231 | 10.19 .090 | 2297 | 42.04.040 | 2359 | 9.72 .090 | 2438 | 9.79 .040 | 2507 | 69.40 .040 |
| 2232 | 10.19.100 | 2298 | Superf. | 2360 | 9.72 .100 | 2439 | 9.79.050 | 2508 | 69.40.050 |
| 2233 | 10.19.100 | 2299 | 9.01 .150 | 2361 | 9.72 .110 | 2440 | 9.79 .060 | 2508-1 | 69.36.010 |
| 2234 | 10.19.110 | 2300 | Obsolete | 2362 | 9.69.070 | 2441 | 9.79.070 |  | 69.36.020 |
| 2235 | 10.19.120 | 2301 | Repealer | 2363 | 9.69.080 | 2442 | 9.79.080 | 2508-2 | 69.36.020 |
| 2236 | 10.46.200 | 2302 | Effect | 2364 | 9.69.020 | 2445 | 26.28.080 | 2508-3 | 69.36.030 |
| 2237 | 10.79 .010 |  | n9.01.120 | 2365 | 9.69.030 |  | 26.28.090 | 2508-4 | 69.36.060 |
| 2238 | 10.79 .010 | 2303 | 9.01 .010 | 2366 | 9.69.040 |  | 26.28.100 | 2508-5 | 69.36.040 |
| 2239 | 10.79.020 |  | 42.04.010 | 2367 | 9.69 .090 | 2446 | 26.28.070 | 2508-6 | 69.36.050 |
| 2240 | 10.79 .030 | 2304 | Repealer | 2368 | 9.69.050 | 2447 | 26.28.060 | 2508-7 | Short t. |
| 2240-1 | 10.79 .040 | 2305 | 10.01.110 | 2369 | 9.62 .010 | 2448 | 9.02 .010 |  | n69.36.010 |
| 2240-2 | 10.79.040 | 2306 | 10.52.060 | 2370 | 9.12 .010 | 2449 | 9.02 .020 | 2508-8 | Eff. date |
| 2241 | 10.34 .030 | 2307 | 10.46.050 | 2371 | 9.12 .020 | 2450 | 9.02 .030 | 2509-1 | Preamble |
| 2242 | 10.88 .010 | 2308 | 10.58.020 | 2372 | 9.23 .010 | 2451 | 9.02 .040 |  | n69.32.010 |
|  | 10.88.020 |  | 10.61 .020 | 2373 | 9.51 .040 | 2452 | 9.02 .050 | 2509-2 | 69.32.010 |
| 2243 | 10.88 .030 | 2309 | 10.01 .060 | 2374 | 9.45 .010 | 2453 | 9.15 .010 | 2509-3 | part |
| 2244 | 10.88.040 | 2310 | 10.19.010 | 2375 | 9.45.020 | 2454 | 9.15 .020 |  | 69.32 .030 |
| 2245 | 10.88.050 | 2311 | 10.37 .020 | 2376 | 9.62 .020 | 2455 | 9.79 .090 | $R$ - see |  |
| 2246 | 10.88.060 | 2312 | 10.46.010 | 2377 | 9.31 .080 | 2456 | 9.79 .100 | footnote | (69.32.020 |
| 2247 | 10.85.020 | 2313 | 10.64 .090 | 2378 | 9.51 .050 | 2457 | 9.79 .110 | to 1951 | 69.32.040 |
| 2248 | 10.85 .020 | 2314 | 10.46 .090 | 2379 | 9.51 .060 | 2458 | 9.79.120 | 2nd ex.s. | 69.32.050 |
| 2249 | 10.85.030 | 2315 | 10.43 .010 | 2380 | 42.20 .050 | 2459 | 9.68 .010 | c 22 § 28 |  |
| 2250 | Superf. | 2316 | 10.43 .050 | 2381 | 42.20 .060 | 2460 | 9.68 .030 | 2509-4 | 69.32 .080 |
|  | see Ch. 10.85 | 2317 | 9.82.010 | 2382 | 9.22 .010 | 2461 | 9.68 .020 | 2509-5 | 69.32 .060 |
| 2251 | 10.85.040 | 2318 | 9.82.020 | 2383 | 9.22 .020 | 2462 | 9.04 .030 | 2509-6 | 69.32 .070 |
| 2252 | Obsolete | 2319 | 9.82 .030 | 2384 | 9.22 .030 | 2462-1 | 9.04 .040 | 2509-7 | 69.32 .090 |
| 2252-1 | 10.88.070 | 2320 | 9.18 .010 | 2385 | 9.80 .010 | 2463 | 9.04 .020 | 2509-8 | 69.32 .100 |
| 2252-2 | 10.88.080 | 2321 | 9.18 .020 | 2386 | 9.80 .020 | 2464 | 9.59 .010 | 2509-9 | 69.32 .130 |
| 2252-3 | 10.88.100 | 2321-1 | 67.04 .010 | 2387 | 9.80 .030 | 2465 | 9.59.020 | 2509-10 | 69.32.110 |
| 2252-4 | 10.88.110 | 2321-2 | 67.04.020 | 2388 | 9.80 .040 | 2466 | 9.59.030 | 2509-11 | 69.32.120 |
| 2252-5 | 10.88.090 | 2321-3 | 67.04 .030 | 2389 | 9.80 .050 | 2467 | 9.59.040 | 2509-12 | Constr. |
| 2252-6 | Obsolete | 2321-4 | 67.04.040 | 2390 | 9.48.010 | 2468 | 9.59.050 |  | n69.32.010 |
| 2252-7 | Sev. | 2321-5 | 67.04.050 | 2391 | 9.48 .020 | 2469 | 9.47.010 | 2509-13 | Constr. |
|  | n 10.88.070 | 2321-6 | 67.04.060 | 2392 | 9.48.030 | 2470 | 9.47.020 |  | n69.32.010 |
| 2252-8 | Short t. | 2321-7 | 67.04.070 | 2393 | 9.48.040 | 2471 | 9.45.030 | 2509-14 | Sev. |
|  | $n 10.88 .070$ | 2321-8 | 67.04 .080 | 2394 | 9.48.050 | 2472 | 9.47.030 |  | n69.32.010 |
| 2252-10 |  | 2322 | 9.18.030 | 2395 | 9.48.060 | 2472-1 | 9.47.040 | 2509-15 | 69.40 .060 |
| 2252-15 | R 1951 | 2323 | 9.18 .040 | 2396 | 9.48.070 | 2472-2 | 9.47 .050 | 2509-16 | 69.40 .070 |
|  | c 223 § 28 | 2324 | 9.18.050 | 2397 | 9.48 .080 | 2473 | 9.47 .060 | 2516 | 69.40 .030 |
|  | but see | 2325 | 9.18 .060 | 2398 | 9.48 .090 | 2474 | 9.47 .070 | 2516-1 | 9.41 .010 |
|  | Ch. 71.06 | 2326 | 9.18 .070 | 2399 | 9.48 .100 | 2475 | 9.47 .080 | 2516-2 | 9.41 .020 |
| 2253 | 9.01 .020 | 2327 | 9.51 .010 | 2400 | 9.48.110 | 2476 | 9.47 .090 | 2516-3 | 9.41 .030 |
| 2254 | 9.01 .050 | 2328 | 9.51 .020 | 2401 | 9.48.120 | 2477 | 9.47.100 | 2516-4 | 9.41 .040 |
| 2255 | 10.46.150 | 2329 | 9.51 .030 | 2402 | 9.48 .130 | 2478 | 9.47 .110 | 2516-5 | 9.41 .050 |
| 2256 | 10.46.150 | 2330 | 9.18 .080 | 2403 | 9.48 .140 | 2479 | 9.47.120 | 2516-6 | 9.41 .060 |
| 2257 | 10.46.140 | 2331 | 9.18.090 | 2404 | 9.48.150 | 2480 | 9.47.130 | 2516-7 | 9.41 .070 |
| 2258 | 10.46.160 | 2332 | 9.18.100 | 2405 | 9.48 .160 | 2481 | 19.60 .020 | 2516-8 | 9.41 .080 |
| 2260 | 9.01 .030 | 2333 | 9.18 .110 | 2406 | 9.48 .170 | 2482 | 19.60.030 | 2516-9 | 9.41 .090 |
| 2261 | 9.01 .040 | 2333-1 | 9.18.120 | 2407 | 9.65.010 | 2483 | 19.60 .040 | 2516-10 | 9.41 .100 |
| 2262 | 9.01 .060 | 2333-2 | 9.18 .130 | 2408 | 9.65.020 | 2484 | 19.60 .050 | 2516-11 | 9.41 .110 |
| 2263 | 10.61 .010 | 2333-3 | 9.18.140 | 2409 | 9.65 .030 | 2485 | 19.60 .110 | 2516-12 | 9.41 .120 |
| 2264 | 9.01 .070 | 2333-4 | 9.18.150 | 2410-1 | 9.52 .010 | 2486 | 19.60.060 | 2516-13 | 9.41 .130 |
| 2264-1 | 9.01 .080 | 2334 | 42.20 .010 | 2410-2 | 9.52 .020 | 2487 | 19.60 .010 | 2516-14 | 9.41 .140 |
| 2265 | 9.92 .010 | 2334-1 | 39.20.010 | 2411 | 9.52 .030 | 2488 | 19.60 .010 | 2516-15 | 9.41 .150 |
| 2266 | 9.92 .030 | 2334-2 | 39.20 .020 | 2412 | 9.52 .040 | 2488-1 | 19.60.010 | 2516-16 | 9.41 .160 |
| 2267 | 9.92 .020 | 2334-3 | 39.20 .030 | 2413 | 9.11 .010 | 2488-2 | 19.60 .070 | 2516-17 | Sev. |
| 2268 | 42.20 .100 | 2334-4 | 39.20 .040 | 2414 | 9.11 .020 | 2488-3 | 19.60 .080 |  | n9.41.010 |
| 2269 | 9.01 .090 | 2335 | 42.20 .020 | 2415 | 9.11 .030 | 2488-4 | 19.60 .090 | 2516-18 | Short t. |
| 2270 | 9.01 .100 | 2336 | 42.20 .030 | 2416 | 9.11 .040 | 2488-5 | 19.60.100 |  | n9.41.010 |
| 2271 | 10.43 .040 | 2337 | 9.55.010 | 2417 | 9.11 .050 | 2489 | 68.08.100 | 2516-19 | Constr. |
| 2272 | 10.43 .030 | 2338 | 9.55.020 | 2418 | 9.75 .010 | 2490 | 68.08 .110 |  | n9.41.010 |
| 2273 | 9.92.040 | 2339 | 9.31 .060 | 2419 | 9.30 .010 | 2491 | 68.08.140 | 2516-20 | Eff: date |
| 2274 | 9.01 .130 | 2340 | 9.31 .070 | 2420 | 9.30 .020 | 2492 | $S$ 68.08.120, | 2517 | 9.41 .250 |


| Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | $\begin{gathered} \text { Rem. } \\ \text { Rev. Stats. } \end{gathered}$ | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. |
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| 2517-1 | 9.41 .170 | 2584 | 9.44.030 | 2656 | 9.61 .010 | 2721-9 | 63.16 .090 | subd 9 | 14.08.260 |
| 2518 | 9.41 .180 | 2585 | 9.44.040 | 2657 | 9.61 .020 | 2721-10 | 63.16 .100 | subd 10,11 | 14.08.270 |
| 2518-1 | 9.41 .190 | $2586{ }^{\circ}$ | 9.44.050 | 2658 | 9.61 .030 | 2721-11 | 63.16.110 | subd 12 | 14.08.280 |
| 2518-2 | 9.41 .200 | 2587 | 9.44.060 | 2659 | 9.61 .040 | 2721-12 | Constr. | 2722-41 | 14.08.290 |
| 2518-3 | 9.41 .210 | 2588 | 9.44.070 | 2660 | 9.61 .050 |  | n63.16.010 | 2722-42 | 14.08 .300 |
| 2518-4 | 9.41 .220 | 2589 | 9.44.080 | 2661 | 9.38.050 | 2722-1 | 14.16.010 | 2722-43 | 14.08.310 |
| 2519 | 9.40 .010 | 2590 | 9.44.010 | 2662 | 9.73 .010 | 2722-2 | 14.16.020 | 2722-44 | 14.08.330 |
| 2520 | 9.40 .020 | 2591 | 9.26 .010 | 2663 | 9.73 .020 | 2722-3 | 14.16.030 | 2722-45 | Sev. |
| 2521 | 9.40.030 | 2592 | 9.26.020 | 2664 | 9.83 .010 | 2722-4 | 14.16.040 |  | $n 14.08 .010$ |
| 2522 | 76.04.160 | 2593 | 9.08.030 | 2664-1 | 9.83 .020 | 2722-5 | 14.16.050 | 2722-46 | 14.08.340 |
| 2523 | 76.04 .220 | 2594 | 9.16 .010 | 2664-2 | 9.83 .030 | 2722-6 | 14.16.060 | 2722-47 | Short t. |
| 2524 | 9.40 .040 | 2595 | 9.16.020 | 2664-3 | 9.83.040 | 2722-7 | Sev. |  | $n 14.08 .010$ |
| 2525 | 70.54 .070 | 2596 | 9.16.030 | 2664-4 | 9.83.050 |  | $n 14.16 .010$ | 2722-48 | Repealer |
| 2526 | 81.40.100 | 2597 | 9.16.040 | 2665 | 9.83.060 | 2722-8) |  | 2723 | S-see |
| 2527 | 9.91 .020 | 2598 | 9.16.050 | 2666 | 9.61 .060 | 2722-9 | S Ch. 14.08 | Ch. | 43.17, 43.23 |
| 2528 | 81.48 .010 | 2599 | 9.16.060 | 2667 | 9.61 .070 | 2722-10 |  | 2724 | 43.23 .120 |
| 2529 | 81.48 .060 | 2600 | 9.16.070 | 2668 | 71.08 .010 | 2722-11 | Obsolete |  | 43.23 .130 |
| 2530 | 81.48 .020 | 2601 | 9.54.010 | 2669 | 71.08 .020 | 2722 | Repealer | 2725 | $S$-see |
| 2532 | 70.54 .080 | 2601-1 | 9.54.020 | 2670 | 9.91 .030 | 2722-15 | 14.12 .010 | 2726 | Ch. 43.17, |
| 2533 | 49.44 .080 | 2601-2 | 9.54.050 | 2671 | 26.04.240 | 2722-16 | 14.12.020 | 2727) | 43.23 |
| 2534 | 9.27 .020 | 2601-3 | 9.54.030 | 2672 | 9.69.060 | 2722-17 |  | 2728 | 43.23 .140 |
| 2535 | 9.41 .260 | 2601-4 | 9.54.040 | 2673 | 9.37 .030 | subd 1 | 14.12.030 | 2730 | Obsolete |
| 2537 | 9.66.050 | 2602 | 9.54.060 | 2674 | 9.37.040 | subd 2 | 14.12.040 | 2731 | Obsolete |
| 2538 | 9.08 .010 | 2603 | 9.54.070 | 2675-1 | 9.86.010 | 2722-18 |  | 2732 |  |
| 2539 | 70.54 .050 | 2604 | 9.54.080 | 2675-2 | 9.86.020 | subd I | 14.12.050 | 2733 | R 1949 |
| 2540 | 9.08.020 | 2605 | 9.54.090 | 2675-3 | 9.86.030 | subd 2 | 14.12.060 | 2734 | c 181 § 2 |
| 2542 | 70.54 .010 | 2606 | 9.54.100 | 2675-4 | 9.86.040 | 2722-19 |  | 2735 |  |
| 2543 | 70.54 .020 | 2607 | 9.54.110 | 2675-5 | 9.86.050 | subd 1 | 14.12 .070 | 2736-1 | 15.72 .010 |
| 2544 | $S$ 18.32.190, | 2608 | 9.54.120 | 2675-6 | 9.86.060 | subd 2 | 14.12.080 | 2736-2 | 15.72 .010 |
|  | in part | 2609 | 9.54.130 | 2675-7 | Short t. | 2722-20 |  | 2736-3 | 15.72 .010 |
| 2545 | 88.08 .060 | 2610 | 9.33 .010 |  | n9.86.010 | subd I | 14.12 .090 |  | 15.72 .020 |
| 2545-1 | 77.16 .250 | 2611 | 9.33 .020 | 2676 | 49.44 .020 | subd 2 | 14.12.100 | 2736-4 | 15.72 .030 |
| 2545-2 | 77.16.260 | (5) | 9.33 .030 | 2677 | 49.44 .030 | 2722-21 |  | 2736-5 | 15.72 .040 |
| 2545-3 | 77.16 .270 | 2612 | 9.33 .040 | 2678 | 49.44.060 | subd 1 | 14.12.110 | 2736-6 | 15.72.050 |
| 2545-4 | 77.16.280 | 2613 | 9.33.050 | 2679 | 49.44.070 | subd 2 | 14.12.120 | 2736-7 | Obsolete |
| 2545-5 | 77.16.290 | 2614 | 9.33 .060 | 2680 | 9.16.100 | subd 3 | 14.12.130 | 2736-8 | Obsolete |
| 2545-6 | 77.16.300 | 2615 | 9.34.010 | 2681 | 9.16.110 | 2722-22 | 14.12.190 | 2736-9 | Obsolete |
| 2547 | 9.27 .010 | 2616 | 9.34.020 | 2682 | 9.16.120 | 2722-23 | 14.12.180 | 2736-10 | Obsolete |
| 2548 | 9.27 .040 | 2617 | 9.37 .010 | 2683 | 9.16.130 | 2722-24 |  | 2745 | Obsolete |
| 2549 | 9.27 .050 | 2618 | 9.45.150 | 2684 | 9.16.140 | subd 1 | 14.12.140 | 2746 | 36.90.010 |
| 2550 | 9.27 .060 | 2619 | 9.37.020 | 2685 | 9.16.150 | subd 2 | 14.12.150 | 2747 | 36.90.020 |
| 2551 | 9.27 .070 | 2620 | 9.38 .010 | 2686 | 9.91 .010 | subd 3 | 14.12.160 | 2748 | 36.90.030 |
| 2552 | 9.27 .080 | 2621 | 9.38 .020 | 2687 | 88.08 .030 | subd 4 | 14.12.170 | 2749 | 36.90.040 |
| 2553 | 9.27 .090 | 2622 | 9.38.030 | 2688 | 9.87 .010 | 2722-25 | 14.12.200 | 2750 | 36.37 .010 |
| 2554 | 9.27 .100 | 2622-1 | 9.04 .010 | 2688-1 | 9.87 .020 | 2722-26 | 14.12.210 | 2751 | 36.37 .020 |
| 2555 | 9.69 .010 | 2623 | 49.44 .040 | 2689 | 66.44 .230 | 2722-27 | 14.12.220 | 2752 | 36.37 .030 |
| 2558 | 59.12 .230 | 2624 | 49.44 .050 | 2693 | 66.44 .250 | 2722-28 | Sev. | 2753 | 36.37.040 |
| 2559 | 9.41 .230 | 2625 | 9.45.040 | 2694 | 66.44.240 |  | n14.12.010 | 2753a | 36.37.050 |
| 2560 | 9.41 .240 | 2627 | 9.45.050 | 2695 | $R$-see | 2722-19 | Short t. | 2753-1 | 36.37 .060 |
| 2561 | 9.27.030 | 2628 | 9.08.040 |  | 191 Wash. 691 |  | n14.12.010 | 2753-2 | 36.37 .070 |
| 2562 | 9.05 .010 | 2629 | 9.45 .060 | 2696 | $R$-see | 2722-30 | 14.08.010 | 2753-3 | 36.37 .060 |
| 2563 | 9.05 .020 | 2630 | 9.45 .070 |  | 191 Wash. 691 | 2722-31 |  | 2753-4 | 36.37.080 |
| 2563-3 | 9.05.060 | 2631 | 9.45.080 | 2696-1 | 42.20 .110 | subd 1 | 14.08 .030 | 2753-5 | Preamble |
| 2563-4 | 9.05.070 | 2632 | 9.45 .090 | 2696-2 | 9.37.050 | subd 2 | 14.08 .040 | 2753-6 | $S$ - see |
| 2563-5 | 9.05 .080 | 2633 | 9.45 .100 | 2696-3 | 9.12.030 | subd 3 | 14.08 .050 |  | Ch. 15.76 |
| 2563-6 | 9.05 .090 | 2634 | 88.08.040 | 2696-4 | 9.37.060 | subd 4 | 14.08.060 | 2753-6a | R 1951 |
| 2563-7 | 9.05 .100 | 2635 | 88.08 .010 | 2696-5 | S 67.24 .010 | 2722-32 | 14.08 .020 |  | c 60 § 9 |
| 2563-8 | 9.05.110 | 2636 | 9.45 .110 | 2702 | 9.26.030 | 2722-33 | 14.08 .070 |  | but see |
| 2563-9 | 9.05.120 | 2637 | 9.45.120 | 2703 | 9.75.030 | 2722-34 | 14.08.080 |  | Ch. 15.76 |
| 2563-10 | 9.05 .130 | 2637-1 | 9.16.080 | 2704 | 9.61 .080 | 2722-35 | 14.08 .090 | 2753-6c | $R 1951$ |
| 2563-11 | 9.05 .140 | 2637-2 | 9.16.090 | 2705 | 9.61 .090 | 2722-36 |  |  | c 60 § 9 |
| 2564 | 9.05 .150 | 2638 | 9.44.090 | 2706 | 9.61 .100 | subd 1 | 14.08.100 |  | but see |
| 2565 | 9.05 .160 | 2639 | 9.37 .070 | 2707 | 9.61 .110 | subd 2 | 14.08 .110 |  | Ch. 15.76 |
| 2566 | 9.05 .030 | 2640 | 9.45.140 | 2708 R | R 1927 c 43 § 2 | 2722-37 |  | 2753-6d | R 1951 |
| 2567 | 9.05 .040 | 2641 | 9.45 .130 | 2709 | 61.12 .030 | subd 1,2,3 | 14.08 .120 |  | c 60 § 9 |
| 2568 | 9.05 .050 | 2642 | 9.38.040 | 2711 | 9.45.200 | subd 4 | 14.08 .320 |  | but see |
| 2569 | 42.20.070 | 2643 | 22.32 .010 | 2712 | 9.45 .210 | subd 5 | 14.08.130 |  | Ch. 15.76 |
| 2570 | 42.20.080 | 2644 | 22.32 .020 | 2713 | 9.45.220 | subd 6 | 14.08.140 | 2753-6e | R 1951 |
| 2571 | 42.20.090 | 2645 | 22.32 .030 | 2714 | 9.45.230 | subd 7 | 14.08.150 |  | c 60 § 9 |
| 2572 | 9.09.010 | 2646 | 22.32 .040 | 2715 | 9.33.070 | 2722-38 |  |  | but see |
| 2573 | 9.09.020 | 2647 | 22.32 .050 | 2720 | 9.61 .120 | subd 1 | 14.08.160 |  | Ch. 15.76 |
| 2574 | 9.09 .030 | 2648 | 81.56 .150 | 2721 | 9.47.140 | subd 2 | 14.08 .170 | 2753-8 | R 1951 |
| 2575 | 9.09.040 | 2649 | 81.56.160 | 2721 1/2 | 29.68 .040 | subd 3 | 14.08.180 |  | c 60 § 9 |
| 2576 | 9.09.050 | 2650 | 81.60 .070 | 2721-1 | 63.16 .010 | 2722-39 | 14.08.190 |  | but see |
| 2577 | 9.09.060 | 2650-1 | 81.60 .080 | 2721-2 | 63.16 .020 | 2722-40 |  |  | Ch. 15.76 |
| 2578 | 9.19 .010 | 2650-2 | 81.60 .090 | 2721-3 | 63.16 .030 | subd 1,2 | 14.08.200 | $27531 / 2$ | 36.37 .040 |
| 2579 | 9.19 .020 | 2651 | 9.75 .020 | 2721-4 | 63.16.040 | subd 5 | 14.08.220 | 2754 | $S 15.72 .020$ |
| 2580 | 9.19.030 | 2652 | 70.74.270 | 2721-5 | 63.16.050 | subd 3,4 | 14.08.210 | 2755 | Obsolete |
| 2581 | 9.19.040 | 2653 | 70.74.280 | 2721-6 | 63.16 .060 | subd 6 | 14.08 .230 | 2755-1 | 36.37 .090 |
| 2582 | 9.19.050 | 2654 | 88.08.020 | 2721-7 | 63.16.070 | subd 7 | 14.08.240 | 2755-2 | 36.37.100 |
| 2583 | 9.44.020 | 2655 | 88.08.050 | 2721-8 | 63.16.080 | subd 8 | 14.08.250 | 2755-3 | 36.37.110 |


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| 2771 | 17.04.010 | 2787-19 | 15.56.160 | 2828-51 | 15.48.180 | 2864 | 15.12 .070 | 2874-3 | 15.24 .020 |
|  | 17.04.020 | 2787-20 | 15.56.180 | 2828-52 | 15.48 .010 | 2865 | 15.12 .080 |  | 15.24 .030 |
| 2772 | 17.04.030 | 2787-21 | 15.56.170 | 2828-53 | 15.48.190 |  | 15.12 .090 |  | 15.24 .040 |
|  | 17.04.040 | 2787-22 | Repealer | 2828-54 | 15.48.200 |  | 15.12.100 |  | 15.24 .050 |
| 2773 | 17.04.050 | 2787-30 | Purpose | 2828-55 | 15.48 .190 |  | 15.16.170 | 2874-4 | 15.24 .060 |
| 2774 | 17.04.060 | 2787-31 | $n 17.20 .010$ | 2839 | 15.04.010 | 2867 | 15.16.130 | 2874-5 | 15.24 .070 |
| 2774-1 | 17.04.070 |  | 17.20 .010 |  | 15.08 .010 |  | 15.16.140 | 2874-6 | 15.24 .150 |
|  | 17.04.080 |  | 17.20 .020 |  | 17.24 .010 |  | 15.16.150 | 2874-7 | 15.24.190 |
|  | 17.04 .090 |  | 17.20.030 | 2840 | 15.04.020 | 2867a | 15.16.140 | 2874-8 | 15.24 .070 |
|  | 17.04.100 |  | 17.20 .040 |  | 15.04.030 | 2867b | 15.16.130 | 2874-9 | 15.24.100 |
|  | 17.04.110 | 2787-32 | 17.20 .050 |  | 15.16.010 | 2867c | 15.16.130 | 2874-10 | 15.24.120 |
|  | 17.04.120 | 2787-33 | 17.20 .060 | ${ }_{2841}$ | $S$ 15.04.020(d) | 2867d | 15.16.150 | 2874-11 | 15.24.130 |
|  | 17.04.130 | 2788 | 17.16.010 |  | 15.04 .040 | 2867e | 15.16.130 | 2874-12 | 15.24.110 |
|  | 17.04.140 | 2789 | 17.16.060 |  | 15.04 .060 | 2867-1 | 15.16 .080 | 2874-13 | 15.24 .080 |
| 2774-2 | 17.04.240 | 2790 | 17.16.020 |  | 15.04 .070 | 2867-2 | 15.16.160 |  | 15:24.090 |
| 2775 | 17.04.250 | 2791 | 17.16.030 |  | 15.04.080 | 2867-3 | 15.16.140 | 2874-14 | 15.24.200 |
| 2775-1 | 17.04.160 | 2792 | 17.16.050 | 2842 | 15.08.030 | 2867-4 | 15.16.140 | 2874-15 | 15.24 .210 |
| 2775-2 | 17.04.170 | 2793 | 17.16.120 | 2843 | 15.08.010 | 2867-5 | 15.16.190 | 2874-16 | 15.24.180 |
| 2777 | 17.04.180 | 2794 | 17.16.040 |  | 15.08.020 | 2867-6 | 15.16.160 | 2874-17 | Constr. |
| 2778 | 17.04.260 | 2795 | 17.16.070 | 2847 | 15.08.040 | 2867-7 | 15.16.200 |  | Sev . |
| 2778-1 | 17.04.150 | 2796 | 17.16.080 | 2848 | 15.08.050 | 2867-7a | 15.16.210 |  | n 15.24 .010 |
| 2778-2 | 17.04.190 | 2797 | 17.16.090 |  | 15.08 .060 | 2867-8 | 15.16.250 | 2874-18 | 15.24 .170 |
| 2778-3 | 17.04.200 | 2798 | 17.16.100 |  | 15.08.070 | 2867-9 | Constr. | 2874-19 | 15.24.140 |
| 2778-4 | 17.04.210 | 2799 | 17.16.110 |  | 15.08.080 |  | Sev. | 2875 | Preamble |
| 2778-5 | 17.04.220 | 2800 | 17.16.130 |  | 15.08 .090 |  | n15.16.080 | 2875-1 | 19.08.010 |
| 2778-6 | 17.04.220 | 2801 | 17.12.010 |  | 15.16.180 | 2867-21 | Preamble | 2875-2 | 19.08.020 |
|  | 17.04.230 | 2802 | 17.12.020 | 2849 | 15.08.090 |  | n15.20.010 | 2875-3 | 19.08.030 |
| 2778-7 | Obsolete | 2803 | 17.12.030 | 2849-1 | $S 15.08 .190$ | 2867-22 | 15.20 .030 | 2876 | 15.64 .010 |
| 2778-11 | 17.08.010 | 2804 | 17.12.040 | 2849-la | Purpose | 2867-23 | 15.20 .020 | 2877 | 15.64.020 |
| 2778-12 | 17.08.020 | 2805 | 17.12.050 |  | $n 15.08 .010$ | 2867-24 | 15.20.010 | 2878 | 24.32.010 |
|  | 17.08.030 | 2806 | 17.12 .060 | 2849-lb | 15.08 .010 | 2867-25 | 15.20 .030 | 2879 | 24.32 .020 |
|  | 17.08.040 | 2807 | 17.12.070 | 2849-Ic | 15.08.010 | 2867-26 | 15.20.030 | 2880 | 24.32.030 |
| 2778-13 | 17.08.050 | 2808 | 17.12 .080 | 2849-Id | 15.08.010 |  | 15.20.040 | 2881 | 24.32.040 |
|  | 17.08.060 |  | 17.12 .090 | 2849-le | 15.08.180 |  | 15.20.050 | 2882 | 24.32.050 |
|  | 17.08.070 | 2809 | 17.12.100 | 2849-If | 15.08.190 |  | 15.20.060 | 2883 | 24.32.060 |
|  | 17.08.080 | 2809-1 | 17.24 .030 | 2849-lg | 15.08 .180 | 2867-27 | 15.20 .040 | 2884 | 24.32.070 |
|  | 17.08 .090 | 2809-2 | 17.24.110 |  | 15.08.190 | 2867-28 | 15.20.030 | 2885 | 24.32.080 |
| 2778-14 | 17.08.100 | 2809-3 | 17.24.120 | 2849-1h | 15.08.190 | 2867-29 | 15.20.070 | 2886 | 24.32.090 |
|  | 17.08.110 | 2809-4 | 17.24.130 | 2849-2 | 15.08.200 | 2867-30 | 15.20.080 | 2887 | 24.32.100 |
| 2778-15 | 17.08.120 | 2809-5 | 17.24.140 | 2849-2a | 15.08.210 | 2867-31 | 15.20 .160 | 2888 | 24.32.110 |
| 2778-16 | Sev. | 2828-2 | Short t. | 2849-2b | 15.08.220 | 2867-32 | 15.20.170 |  | 24.32.120 |
|  | $n 17.08 .010$ |  | n15.48.010 | 2849-2c | 15.08 .220 |  | 15.20 .250 |  | 24.32.130 |
| 2780 | Purpose | 2828-3 | Superf. | 2849-2d | 15.08.250 | 2867-33 | 15.20 .090 |  | 24.32.140 |
|  | n17.24.020 | 2828-4 | 15.04 .010 | 2849-2e | 15.08.240 | 2867-34 | 15.20.100 | 2889 | 24.32.150 |
| 2781 | 17.24 .030 | 2828-5 | 15.04 .010 | 2849-2g | 15.04.020 | 2867-35 | 15.20 .060 | 2890 | 24.32.160 |
|  | 17.24 .040 | 2828-6 | 15.48 .010 |  | Sev. | 2867-36 | 15.20.110 |  | 24.32.170 |
| 2782 | 17.24 .020 | 2828-7 | 15.48 .010 |  | Revival | 2867-37 | 15.20.120 |  | 24.32.180 |
|  | 17.24 .040 | 2828-8 | 15.48.010 |  | n15.08.010 | 2867-38 | 15.20.190 |  | 24.32.190 |
|  | 17.24 .050 | 2828-9 | Superf: | 2849-3 | 15.08 .200 | 2867-39 | 15.20.180 | 2891 | 24.32.200 |
| 2783 | 17.24.060 | 2828-10 | Superf. | 2849-4 | 15.08.210 | 2867-40 | 15.20.240 | 2892 | 24.32.210 |
| 2784 | 17.24.070 | 2828-11 | 15.48 .010 | 2850 | 15.08.100 | 2867-41 | 15.20.050 |  | 24.32.220 |
| 2785 | 17.24 .080 | 2828-12 | 15.48 .010 |  | 15.08.110 |  | 15.20.200 |  | 24.32.230 |
|  | 17.24 .090 | 2828-13 | 15.48 .020 |  | 15.08.120 | 2867-42 | 15.20.040 | 2893 | 24.32.240 |
| 27862787 | 17.24.100 | 2828-14 | 15.48 .010 | 2851 | 15.08.260 | 2867-43 | 15.20 .230 | 2894 | 24.32.250 |
|  | Constr. | 2828-15 | Superf. |  | 15.08.270 | 2867-44 | 15.20.220 | 2895 | 24.32.260 |
|  | n17.24.020 | 2828-16 | 15.48 .030 | 2852 | 15.08.130 | 2867-45 | 15.20.210 | 2896 | 24.32.270 |
| 2787-1 | 47.40 .080 | 2828-17 | 15.48 .040 |  | 15.08.140 | 2867-46 | 15.20.250 | 2897 | 24.32.280 |
| 2787-1b | $S 17.24 .030$ | 2828-18 | 15.48 .050 |  | 15.08.150 | 2867-47 | 15.20.260 | 2898 | 24.32.290 |
| 2787-2b | $S 17.24 .110$ | 2828-19 | 15.48 .060 |  | 15.08.160 | 2867-48 | 15.20.130 | 2899 | 24.32.300 |
| 2787-3b | ${ }_{S}$ S 17.24.120 | 2828-20 | 15.48 .070 |  | 15.08 .170 | 2867-49 | 15.20 .140 | 2900 | 24.32.310 |
| 2787-4b | $S$ 17.24.130 | 2828-21 | 15.48 .080 | 2853 | 15.16.090 | 2867-50 | 15.20.150 | 2901 | 24.32.320 |
| 2787-5b | S 17.24.140 | 2828-22 | 15.48 .220 | 2854 | 15.16.090 | 2867-51 | 15.20.140 | 2902 | 24.32.330 |
| 2787-4 | 15.56.010 | 2828-23 | 15.48 .090 |  | 15.16.100 | 2867-52 | 15.20 .270 | 2903 | 24.32.340 |
| 2787-5 | 15.56.190 | 2828-24 | 15.48 .100 | 2855 | 15.16.010 | 2867-53 | 15.20.040 | 2904 | 24.32.350 |
| 2787-6 | 15.56 .020 | 2828-25 | 15.48 .110 |  | 15.16.020 | 2867-54 | Constr. | 2905 | Superf. |
| 2787-7 | 15.56 .030 | 2828-26 | 15.48 .110 |  | 15.16.030 |  | Sev. | 2906 | 24.32.360 |
| 2787-8 | 15.56.110 | 2828-27 | 15.48 .120 |  | 15.16.090 |  | n15.20.010 |  | 24.32.370 |
| 2787-9 | 15.56.040 | 2828-28 | 15.48 .150 |  | 15.16.100 | 2868 | 15.16.130 |  | 24.32.380 |
| 2787-10 | 15.56.040 | 2828-29 | 15.48 .150 |  | 15.16.110 | 2869 | 15.16.220 |  | 24.32.390 |
| 2787-11 | 15.56.050 | 2828-30 | 15.48 .130 | 2856 | 15.08.030 | 2870 | 15.16.230 | 2907 | 24.32.400 |
| 2787-12 | 15.56.120 | 2828-31 | 15.48 .210 | 2857 | 15.08 .230 | 2871 | 15.16 .240 | 2908 | 24.32.410 |
| 2787-13 | 15.56 .130 | 2828-32 | 15.48 .240 | 2858 | 15.12 .010 | 2872 | 15.16.040 | 2909 | ${ }_{3 \mathrm{Sev}}$ |
| 2787-14 | 15.56.060 | 2828-33 | 15.48.250 |  | 15.12.020 |  | 15.16.050 |  | n24.32.010 |
|  | 15.56.070 | 2828-34 | 15.48 .260 |  | 15.12 .030 |  | 15.16.060 | 2909-1 | 15.64 .040 |
| 2787-15 | 15.56 .060 | 2828-35 | 15.48 .170 |  | 15.12.040 |  | 15.16.070 | 2909-2 | 15.64.030 |
|  | 15.56.070 | 2828-36 | 15.48 .170 | 2858-1 | Approp. |  | 15.08.280 | 2909-3 | 15.24.160 |
|  | 15.56.080 | 2828-37 | 15.48 .160 | 2860 | 15.12 .050 | 2873 | 15.04 .050 | 2909-10 | 15.28 .010 |
| 2787-16 | 15.56 .090 | 2828-38 | 15.48 .140 |  | 15.12 .060 | 2874 | Duplication | 2909-11 | 15.28 .020 |
|  | 15.56.100 | 2828-39 | 15.48 .230 | 2861 | 15.12 .040 | 2874-1 | Purpose | 2909-12 | 15.28 .030 |
| 2787-17 | 15.56.140 | 2828-40 | Repealer | 2862 | 15.16.120 |  | n15.24.010 | 2909-13 | 15.28 .040 |
| 2787-18 | 15.56.150 | 2828-50 | 15.48.180 | 2863 | 15.12.070 | 2874-2 | 15.24.010 | 2909-14 | 15.28.050 |


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| 2909-15 | 15.28 .060 |  | 89.16.040 | 3055-3 | 16.56.030 | 3107 | 16.08.020 | 3166-1 | 16.28.020 |
| 2909-16 | 15.28 .070 | 3008 | 89.16.050 |  | 16.56.090 | 3108 | 16.08.030 | 3167 | 16.28.110 |
| 2909-17 | 15.28 .080 | 3009 | 89.16.060 | 3055-4 | 16.56.030 | 3109-1 | 16.08.040 | 3168 | 16.28.150 |
| 2909-18 | 15.28 .020 | 3010 | 89.16.070 |  | 16.56.050 | 3109-2 | 16.08.050 | 3169-1 | 16.48.010 |
| 2909-19 | 1 5.28.090 | 3011 | 89.16.080 | 3055-5 | 16.56.040 | 3109-3 | 16.08.060 | 3169-2 | 16.48.020 |
| 2909-20 | 15.28.140 | 3012 | 89.16.090 | 3055-6 | 16.56.060 | 3110 | 16.36.020 | 3169-3 | 16.48.020 |
| 2909-21 | 15.28 .150 | 3013 | 89.16 .100 | 3055-7 | 16.56.070 | 3111 | 16.36.010 | 3169-4 | 16.48.010 |
| 2909-22 | 15.28.020 | 3014 | 89.16.110 | 3055-8 | $S 43.01 .050$ | 3112 | 16.36.030 |  | 16.48.030 |
|  | 15.28 .100 | 3015 | 89.16.120 | 3055-9 | 16.56.080 | 3113 | 16.36.040 | 3169-6 | 16.48.130 |
|  | 15.28 .110 | 3016 | Approp. | 3055-10 | 16.56.110 | 3114 | 16.36.050 | 3169-9 | 16.48.010 |
|  | 15.28.120 | 3017 | Sev. | 3055-11 | 16.56.020 | 3115 | 16.36.060 | 3169-10 | 16.48.010 |
| 2909-23 | 15.28 .110 |  | n89.16.010 | 3055-12 | Sev. | 3116 | 16.36.070 |  | 16.48.160 |
| 2909-24 | 15.28 .100 | 3017-1 | 43.49.010 |  | n16.56.010 | 3117 | 16.36.080 | 3169-10a | 16.48.180 |
|  | 15.28.110 | 2017-1a | 43.49.020 | 3055-13 | 16.48.010 | 3118 | 16.36.090 | 3169-10b | 16.48.200 |
|  | 15.28.190 | 3017-2 | 43.49.030 | 3055-14 | 16.56.120 | 3119 | 16.36.100 | 3169-11 | 16.48.260 |
| 2909-25 | 15.28 .130 | 3017-2a | 43.49.040 | 3055-15 | 16.56.120 | 3120 | 16.40.010 | 3169-12 | 16.48.040 |
| 2909-26 | 15.28 .100 | 3017-2b | 43.49.050 | 3055-16 | 16.48.270 |  | 16.40.020 | 3169-13 | 16.48.190 |
|  | 15.28.110 | 3017-3 | 43.49.060 | 3055-17 | 16.48.1 50 |  | 16.40.030 | 3169-14 | 16.48.170 |
| 2909-27 | 15.28.160 | 3017-4 | 43.49.070 | 3055-18 | 16.48.280 |  | 16.40.040 | 3169-15 | 16.48.320 |
| 2909-28 | 15.28 .200 | 3017-4a | Approp. | 3055-19 | 16.48.300 |  | 16.40.050 | 3169-16 | 16.48.310 |
| 2909-29 | 15.28 .210 | 3017-5 | Approp. | 3055-20 | 16.48.290 | 3121 | 16.40.060 | 3169-17 | Approp. |
| 2909-30 | 15.28 .220 | 3018 | Short t. | 3055-21 | 16.48.310 |  | 16.40.070 | 3169-18 | Sev. |
| 2909-31 | 15.28 .230 |  | n89.04.010 | 3055-22 | 16.48.320 |  | 16.40.080 |  | n16.48.010 |
| 2909-32 | 15.28 .240 | 3019 | 89.04.010 | 3056 | 60.52 .010 |  | 16.40.090 | 3169-20 | 16.48.050 |
| 2909-33 | 15.28.250 |  | 89.04.020 | 3057 | 60.52 .020 | 3121-1 | 16.40.110 | 3169-21 | 16.48.080 |
| 2909-34 | 15.28.170 | 3020 | 89.04.030 | 2058 | 60.52 .030 | 3122 | 16.40.100 | 3169-22 | 16.48.090 |
| 2909-35 | 15.28 .180 | 3021 | 89.04.040 | 3059 | 60.52 .040 | 3124 | 16.40.120 | 3169-23 | 16.48.100 |
| 2909-36 | 15.28 .260 |  | 89.04.050 | 3059 1/2 | 60.52 .050 | 3125 | 16.44.020 | 3169-24 | Superf. |
| 2909-37 | 15.28 .270 |  | 89.04.060 | 3060 | 16.32.010 |  | 16.44.090 | 3169-25 | 16.48.120 |
| 2909-38 | 15.28 .280 | 3021-1 | 89.04 .090 |  | 16.32.020 | 3126 | 16.44.030 | 3169-26 | 16.48.110 |
| 2909-39 | 15.28.290 | 3022 | 89.04.080 |  | 16.32.030 | 3127 | 16.44.040 | 3169-27 | 16.48.140 |
| 2909-40 | 15.28.300 | 3023 | 89.04.100 | 3061 | 16.32.040 | 3128 | 16.44.060 | 3169-28 | 16.48.210 |
| 2909-41 | 15.28.310 | 3024 | 89.04.070 | 3062 | 16.32.100 | 3129 | 16.44.040 | 3169-29 | 16.48.220 |
| 2909-42 | Constr. | 3024-1 | Obsolete | 3063 | 16.32.050 | 3130 | 16.44.070 | 3169-30 | 16.48.230 |
|  | Sev. | 3024-2 | Obsolete | 3064 | 16.32.060 | 3131 | 16.44.100 | 3169-31 | 16.48.240 |
|  | n15.28.010 | 3024-3 | Obsolete |  | 16.32.070 | 3132 | 16.44.110 | 3169-32 | 16.48.250 |
| 2910 | Short t. | 3024-4 | Obsolete |  | 16.32.080 | 3133 | 16.44.080 | 3169-33 | 16.48.310 |
|  | n31.16.010 | 3024-5 | Obsolete |  | 16.32.090 | 3134 | 16.44.120 | 3170-1 | 15.60 .010 |
| 2911 | 31.16.020 | 3024-6 | Obsolete | 3065 | 16.32.010 | 3135 | 16.44.130 | 3170-2 | 15.60.020 |
| 2912 | 31.16 .010 | 3024-7 | 89.04.110 | 3066 | 16.32.120 | 3136 | 16.44.050 |  | 15.60 .030 |
|  | 31.16 .020 | 3024-8 | 89.04.110 | 3067 | 16.32.110 | 3137 | 16.44.140 | 3170-3 | 15.60 .040 |
| 2913 | 31.16 .010 | 3025 | Approp. | 3068 | 16.24.010 | 3138 | 16.44.090 | 3170-4 | 15.60.040 |
| 2914 | 31.16 .030 | 3026 | Sev. | 3068-1 | 16.04.080 | 3139 | 16.44.170 | 3170-5 | 15.60.070 |
| 2915 | 31.16 .040 |  | n89.04.010 | 3069 | 16.24.020 | 3140 | 16.44.150 | 3170-6 | 15.60.050 |
| 2916 | 31.16 .050 | 3027 | 89.04.120 | 3070 | 16.24.030 | 3141 | 16.44.160 | 3170-7 | 15.60.060 |
| 2917 | 31.16 .060 | 3035-1- |  | 3070-1 | 16.24.050 | 3142 | 16.36.110 | 3170-8 | 15.60.120 |
| 2918 | 31.16 .070 | 3035-23 | Unconst'l | 3070-2 | 16.24.060 |  | 16.40.130 |  | 15.60.130 |
| 2919 | 31.16 .080 | 3040-1 | Short t. | 3070-3 | 16.24.070 |  | 16.44.180 | 3170-9 | 15.60.160 |
| 2920 | 31.16.090 |  | nls.68.010 | 3071 | 16.24.040 | 3142-1 | 16.68.010 | 3170-10 | 15.60.100 |
| 2921 | 31.16.100 | 3040-2 | 15.68.010 | 3072 | 16.12.010 | 3142-2 | 16.68.020 | 3170-11 | 15.60.080 |
| 2922 | 31.16.110 | 3040-3 | Superf. | 3073 | $S 16.12 .010$ | 3142-3 | 16.68.030 | 3170-12 | 15.60 .140 |
| 2923 | 31.16 .120 | 3040-4 | 15.68.020 | 3074 | 16.12.020 | 3142-4 | 16.68.040 | 3183-1 | 15.60.090 |
| 2924 | 31.16 .130 | 3040-5 |  | 3075 | 16.12.030 | 3142-5 | 16.68.050 | 3183-2 | 15.60.100 |
| 2925 | 31.16 .150 | (a) | 15.68 .030 | 3076 | 16.12.040 | 3142-6 | 16.68.060 | 3183-3 | 15.60.100 |
| 2926 | 31.16.160 | (c) | 15.68 .040 | 3077 | 16.12.050 | 3142-7 | 16.68.070 |  | 15.60.110 |
| 2927 | 31.16 .170 | (d) | 15.68 .050 | 3078 | 16.12.060 | 3142-8 | 16.68.080 | 3183-4 | Constr. |
| 2928 | 31.16.180 | (f) | 15.68.060 | 3079 | 16.12.070 | 3142-9 | 16.68.090 |  | n15.60.090 |
| 2929 | 31.16 .190 | 3040-6 |  | 3080 | 16.12.080 | 3142-10 | 16.68.100 | 3183-5 | 15.60 .100 |
| 2930 | 31.16.200 | (a) | 15.68 .070 | 3081 | 16.20.010 | 3142-11 | 16.68.160 | 3183-6 | 15.60.140 |
| 2931 | 31.16 .210 | (b) | 15.68 .080 | 3082 | 16.20.020 | 3142-12 | 16.68.110 | 3184 | 16.52 .020 |
| 2932 | 31.16 .220 | (c) | 15.68 .090 | 3083 | 16.20.030 | 3142-13 | 16.68.120 | 3185 3186 | 16.52.030 |
| 2933 | 31.16 .230 | 3040-7 |  | 3084 | 16.20.040 | 3142-14 | 16.68.130 | 3186 | Superf. |
| 2934 | 31.16.240 | (a),(d) | 15.68.100 | 3085 | 16.16.010 | 3142-18 | 16.68.140 | 3187 | 16.52 .070 |
| 2935 | 31.16 .250 | (b),(c) | 15.68 .110 | 3086 | 16.16.020 | 3142-20 | 16.68.150 | 3188 3189 | 16.52 .080 |
| 2936 | 31.16 .140 | 3040-8 | 15.68 .120 | 3087 | 16.16.030 | 3142-21 | 16.68.170 | 3189 | 16.52.090 |
| 2937 | 31.16.260 | 2040-9 | 15.68 .130 | 3088 | 16.16.050 | 3142-22 | 16.68.180 | 3190 | 16.52.120 |
| 2938 | 31.16 .270 | 3040-10 | 15.68.140 | 3089 | 16.16.060 | 3142-23 | 16.68.190 | 3191 | 16.52.130 |
| 2939 | 31.16 .280 | 3040-11 | 15.68.150 | 3090 | 16.04.010 | 3154 | 16.28.020 | 3192 | 16.52.160 |
| 2940 | 31.16.290 | 3040-12 | Sev. | 3091 | 16.04.020 | 3155 | 16.28.030 | 3193 | 16.52.050 |
| 2941 | 31.16 .300 |  | n15.68.010 | 3092 | 16.04.020 | 3156 | 16.28.010 | 3194 | 16.52.140 |
| 2942 | 31.16 .310 | 3040-13 | Repealer | 3093 | 16.04.030 |  | 16.28.040 | 3195 3196 | 16.52.100 |
| 2943 | 31.16.320 | 3048 | 16.28 .170 | 3094 | 16.04.060 | 3157 | 16.28.060 | 3196 | 16.52.110 |
| 2944 | Sev. | 3049 | 16.28 .170 | 3095 | 16.04.050 | 3158 | 16.28.070 | 3197 | 16.52.040 |
|  | n31.16.010 | 3050 | 16.28.160 | 3096 | 16.04.050 | 3159 | 16.28.140 | 3198 | $S 9.01 .140$ |
| 2945 | 31.16.010 | 3051) |  | 3097 | 16.04.070 | 3160 | 16.28.080 | 3199 | 16.52.160 |
| 3004 | Short t. | $3052\}$ | $S-s e e$ | 3098 | 16.04.040 | 3161 | 16.28.080 | 3200 | 16.52 .010 |
|  | n89.16.010 | 3053 | Ch. 16.56 | 3099 | 16.16.040 | 3162 | 16.28.090 | 3201 | 16.52.180 |
| 3005 | 89.16.010 | 3054 | 16.48.060 | 3100 | 16.12.090 | 3163 | 16.28.100 | 3202 | Obsolete |
| 3006 | Obsolete | 3055 | 16.48.070 | 3101 | 16.12.100 | 3164 | 16.28.120 | 3203 | 16.52.170 |
| 3007 | 89.16.020 | 3055-1 | 16.56.010 | 3102 | 16.12.110 | 3165 | 16.28.130 | 3204 | 16.52.060 |
|  | 89.16.030 | 3055-2 | 16.56.100 | 3106 | 16.08.010 | 3166 | 16.28.050 | 3205 | S 9.01.140 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. |
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| 3206 | 16.52 .090 |  | 30.16.050 | 3292-5 | 30.52.050 | 3354 | 32.12 .090 | 3387-7 | 30.48.060 |
| 3207-1 | 16.52.150 | 3252-2 | 30.16.030 | 3292-6 | 30.52 .060 | 3354a | 32.12 .060 | 3387-8 | 30.48 .070 |
| 3207-2 | 18.67.110 | 3252-3 | 30.16.040 | 3292-7 | 30.52.070 | 3356 | 32.12 .080 | 3387-9 | 30.48 .070 |
| 3207-3 | 16.52.150 | 3252-4 | Obsolete | 3292-8 | 30.52.080 | 3357 | 32.16 .010 | 3387-10 | 30.48.080 |
|  | 18.67 .110 | 3252-5 | 30.16.050 | 3292-9 | 30.52 .090 | 3358 | 32.16 .020 | 3387-11 | 30.48 .090 |
| 3207-4 | 16.64.010 | 3252-6 | 30.40.030 | 3292-10 | 30.52.100 | 3359 | 32.16.110 | 3387-12 | 30.48.110 |
| 3207-5 | 16.64.020 | 3252-7 | 30.40.040 | 3292-11 | 30.52 .110 | 3360 | 32.16.040 | 3387-13 | 30.48.100 |
| 3207-6 | 16.64.030 | 3252-8 | 30.40.050 | 3292-12 | 30.52 .120 | 3361 | 32.16 .050 | 3388 | 30.28.010 |
| 3207-7 | 16.64.040 | 3253 | 30.04.090 | 3292-13 | 30.52.130 | 3362 | 32.16.060 | 3388-1 | 30.28.020 |
| 3207-10 | 27.44.010 | 3253-2 | 30.04.250 | 3292-14 | Obsolete | 3363 | 32.16 .070 | 3388-2 | 30.28.040 |
| 3207-11 | 27.44 .020 | 3254 | 30.04.130 | 3292-15 | 30.52.140 | 3364 | 32.16 .080 | 3388-3 | 30.28.050 |
| 3208 | Obsolete | 3255-10a | 30.24 .010 | 3292-16 | 30.52.150 | 3364a | 32.16 .090 | 3388-4 | Sev . |
| 3209 | 43.19 .020 | 3255-10b | 30.24 .020 | 3292-17 | 30.52.160 | 3365 | 32.16.030 |  | n30.28.010 |
| 3210 | 43.19 .030 | 3255-10c | 30.24 .030 | 3293-1 | 30.56.100 | 3366 | 32.16.120 | 3388-5 | Repealer |
| 3211 | 43.19 .050 | 3255-10d | 30.24.040 | 3293-2 | 30.56.020 | 3366-1 | 32.04.080 |  | n30:28.010 |
| 3212 | 30.08.180 | 3255-10e | 30.24.050 | 3293-3 | 30.56.030 | 3367 | 32.16 .100 | 3388-6 | 30.28.030 |
| 3213 | 30.08.190 | 3255-11 | 30.24 .060 | 3293-4 | 30.56.040 | 3368a | 32.04.050 | 3389-1 | 30.20.070 |
| 3214 | 30.04.060 | 3255-13 | 30.24 .070 | 3293-5 | 30.56.050 | 3369 | $S 30.04 .270$ |  | 30.20 .080 |
| 3215 | 30.04.070 | 3255-16 | 30.24 .080 | 3293-6 | 30.56.060 | 3369a | 43.19 .070 | 3389-2 | 30.20.070 |
| 3216 | 43.19 .060 | 3255-17 | 30.24 .090 | 3293-7 | 30.56 .070 | 3370 | $S 30.08 .070$ | 3389-3 | 30.20.080 |
| 3217 | 30.12 .040 | 3255-19 | Repealer | 3293-8 | 30.56.080 | 3373 | 32.04 .060 | 3392 | 62.01 .001 |
| 3218 | 43.19 .080 | 3256 | 30.04.240 | 3293-9 | 30.56 .090 | 3374 | 32.24 .010 | 3393 | 62.01 .002 |
| 3219 | 30.04.080 | 3257 | 30.12.130 | 3293-10 | 30.56.010 | 3375 | 32.24 .020 | 3394 | 62.01 .003 |
| 3220 | 43.19 .090 | 3258 | 30.04.110 | 3293-11 | Repealer | 3375a | 32.24 .030 | 3395 | 62.01 .004 |
| 3221 | 30.04 .010 | 3259 | 30.12 .060 | 3293-12 | Sev. | 3375b | 32.24 .040 | 3396 | 62.01 .005 |
| 3222 | 24.04.085 |  | 30.12 .070 |  | n30.56.010 | 3375c | 32.24.050 | 3397 | 62.01 .006 |
|  | 30.04.280 |  | 30.12 .080 | 3294-1 | 30.32 .020 | 3375d | 32.24 .060 | 3398 | 62.01 .007 |
|  | 30.40.010 | 3260 | 30.12.120 | 3294-2 | 30.32 .030 | 3375e | 32.24 .070 | 3399 | 62.01 .008 |
|  | Proviso | 3260-1 | 30.12.050 | 3294-3 | 30.32 .040 | 3376 | 32.04 .070 | 3400 | 62.01.009 |
|  | superseded | 3261 | 30.04.140 | 3294-4 | Obsolete | 3377 | 32.04.040 | 3401 | 62.01 .010 |
|  | by 1933 |  | 30.04.150 | 3294-5 | Obsolete | 3378 | 32.04 .020 | 3402 | 62.01 .011 |
|  | ex.s. c 9 § 1, |  | 30.04.160 | 3294-6 | Obsolete | 3379 | 32.04.120 | 3403 | 62.01 .012 |
|  | See RCW | 3261-1 | 30.04.170 | 3294-7 | Obsolete | 3379a | 32.24 .080 | 3404 | 62.01.013 |
|  | 30.32.010 | 3262 | 30.44.110 | 3295-1 | 30.36.010 | 3379b | 32.04.100 | 3405 | 62.01 .014 |
| 3223 | 30.08.110 | 3263 | 30.12 .090 | 3295-2 | 30.36.020 | 3379c | 32.04.110 | 3406 | 62.01.015 |
| 3224 | 30.08.120 | 3264 | 30.12.100 | 3295-3 | 30.36.030 | 3380 | 32.04 .130 | 3407 | 62.01.016 |
| 3225 | 30.04.020 | 3265 | 30.04.030 | 3295-4 | 30.36.040 | 3381 | 32.04 .010 | 3408 | 62.01 .017 |
| 3226 | 30.08.010 |  | 30.04.040 | 3295-5 | 30.36.050 | 3381-1 | 32.20 .010 | 3409 | 62.01 .018 |
| 3227 | 30.08.020 |  | 30.04.050 | 3313 | 32.08.010 | 3381-2 | 32.20 .020 | 3410 | 62.01 .019 |
| 3228 | 30.08.020 | 3265-1 | 30.04.270 | 3314 | 32.08 .020 | 3381-3 | 32.20 .030 | 3410-1 | 62.01 .0195 |
| 3229 | 30.08.030 | 3266 | 30.44 .010 | 3315 | 32.08.030 | 3381-3a | 32.20 .040 | 3411 | 62.01 .020 |
|  | 30.08.040 | 3267 | 30.44 .020 | 3316 | 32.08 .040 | 3381-4 | 32.20 .050 | 3412 | 62.01 .021 |
|  | 30.08.050 | 3268 | 30.44.040 |  | 32.08.050 | 3381-5 | 32.20 .060 | 3413 | 62.01 .022 |
|  | 30.08.060 | 3269 | 30.44.050 |  | 32.08.060 | 3381-6 | 32.20 .070 | 3414 | 62.01 .023 |
| 3229-1 | 30.08 .070 | 3270 | 30.44 .060 | 3317 | 32.08 .070 | 3381-7 | 32.20 .080 | 3415 | 62.01 .024 |
| 3230 | 30.08.140 | 3271 | 30.44.130 | 3318 | 32.08 .080 | 3381-8 | 32.20 .090 | 3416 | 62.01 .025 |
| 3231 | 30.04.260 | 3272 | 30.44.070 | 3319 | 32.08 .100 | 3381-8a | 32.20 .100 | 3417 | 62.01 .026 |
|  | 30.08.150 | 3273 | 30.44.090 | 3320 | 32.08 .090 | 3381-8b | 32.20 .110 | 3418 | 62.01 .027 |
| 3231-1 | 30.40.020 | 3274 | 30.44.080 | 3321 | 32.08.130 | 3381-9 | 32.20 .120 | 3419 | 62.01 .028 |
| 3232 | 30.08.160 | 3275 | 30.44.030 | 3322 | 32.08.140 | 3381-10 | 32.20.130 | 3420 | 62.01.029 |
| 3233 | 30.08 .090 | 3276 | 30.44 .100 | ${ }^{3323}$ |  | 3381-11 | 32.20 .140 | 3421 | 62.01 .030 |
| 3234 | 30.08.080 | 3277 | 30.44.140 | 3324 |  | 3381-12 | 32.20.150 | 3422 | 62.01 .031 |
| 3235 | 30.08.130 | 3277-1 | 30.44.260 | 3325 |  | 3381-13 | 32.20.160 | 3423 | 62.01 .032 |
| 3235-1 | 30.32 .010 | 3278 | 30.44.150 | 3326 |  | 3381-14 | 32.20 .170 | 3424 | 62.01 .033 |
| 3236 | 30.08 .100 | 3279 | 30.44.160 | 3327 |  | 3381-15 | 32.20 .180 | 3425 | 62.01 .034 |
| 3237 | 30.12.010 | 3280 | 30.44.250 | 3328 |  | 3381-16 | 32.20 .190 | 3426 | 62.01.035 |
| 3237-1 | 30.04.200 | 3281 | 30.44.170 | 3329 |  | 3381-16a | 32.20 .200 | 3427 | 62.01 .036 |
| 3238 | 30.12.020 | 3281-1 | 30.44.180 | 3331 |  | 3381-16b | 32.20 .210 | 3428 | 62.01 .037 |
| 3239 | 30.12.030 | 3281-2 | 30.44.190 | 3332 | See Ch. 32.20 | 3381-17 | 32.20 .220 | 3429 | 62.01 .038 |
| 3240 | 30.04.180 | 3281-3 | 30.44.200 | 3333 |  | 3381-18 | 32.20 .230 | 3430 | 62.01 .039 |
| 3240-1 | 30.04 .190 | 3281-4 | 30.44 .210 | 3334 |  | 3381-19 | 32.20 .240 | 3431 | 62.01 .040 |
| 3242 | 30.12.180 | 3281-5 | 30.44 .220 | 3335 |  | 3381-20 | 32.20 .250 | 3432 | 62.01 .041 |
|  | 30.12.140 | 3281-6 | 30.44.230 | 3336 |  | 3381-20a | 32.20 .260 | 3433 | 62.01 .042 |
|  | 30.12 .150 | 3282 | 30.44.240 | 3337 |  | 3381-21 | 32.20 .270 | 3434 | 62.01 .043 |
|  | 30.12.160 | 3283 | Obsolete | 3338 |  | 3381-22 | 32.20 .280 | 3435 | 62.01 .044 |
| 3242a | Repealer | 3284 | Obsolete | 3339 |  | 3381-23 | 32.20 .290 | 3436 | 62.01 .045 |
| 3242-1 | 30.12 .170 | 3285 | 30.04.220 | 3340 |  | 3381-24 | 32.20 .310 | 3437 | 62.01 .046 |
| 3243 | 30.04.120 | 3286 | Obsolete | 3341 | See 32.20.280 | 3381-25 | 32.20 .320 | 3438 | 62.01 .047 |
| 3243-1 | 30.04.230 | 3286a | 30.04.310 | 3342 | 32.08.150 | 3382 | 22.28 .010 | 3439 | 62.01 .048 |
| 3244 | 30.04 .210 | 3287 | 30.12.190 | 3342a | 32.08.160 | 3383 | 22.28 .020 | 3440 | 62.01 .049 |
| 3244a | 30.20 .060 | 3288 | 30.44.120 | 3343 | S 32.04.250 | 3384 | 22.28 .030 | 3441 | 62.01 .050 |
| 3247 | 30.04 .290 | 3289 | 30.04.100 | 3343a | Superseded | 3385 | 22.28 .040 | 3442 | 62.01 .051 |
| 3248 | 30.04.300 | 3290 | 30.12.110 | 3344 | 32.04 .030 |  | 22.28.050 | 3443 | 62.01.052 |
| 3249 | 30.20 .010 | 3291 | 30.20.040 | 3345 | 32.12 .050 | 3386 | 22.28 .060 | 3444 | 62.01.053 |
| 3249-1 | 30.20 .020 | 3292 | 30.20.050 | 3346 | 32.12 .010 |  | 22.28 .070 | 3445 | 62.01 .054 |
| 3249-2 | 30.20 .020 | 3292a | 30.04.330 | 3347 | 32.12 .020 | 3387-1 | 30.48 .010 | 3446 | 62.01.055 |
| 3250 | 30.20.030 | 3292b | 30.08.170 | 3348 | 32.12 .030 | 3387-2 | 30.48 .020 | 3447 | 62.01.056 |
| 3251 | 30.16 .010 | 3292-1 | 30.52 .010 | 3349 | S 32.20.320 | 3387-3 | 30.48.020 | 3448 | 62.01 .057 |
| 3252 | 30.16.020 | 3292-2 | 30.52 .020 | 3350 | 32.08 .110 | 3387-4 | 30.48.030 | 3449 | 62.01.058 |
| 3252-1 | 30.16 .030 | 3292-3 | 30.52 .030 | 3352 | 32.12 .070 | 3387-5 | 30.48 .040 | 3450 | 62.01 .059 |
|  | 30.16.040 | 3292-4 | 30.52 .040 | 3353 | 32.08.120 | 3387-6 | 30.48.050 | 3451 | 62.01 .060 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. |
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| 3452 | 62.01 .061 | 3532 | 62.01 .142 | 3613 | 22.04 .280 | 3685 | 81.32 .480 | 3717-172 | 33.20 .130 |
| 3453 | 62.01 .062 | 3533 | 62.01 .143 | 3614 | 22.04.290 | 3686 | 81.32 .490 | 3717-173 | 33.20 .150 |
| 3454 | 62.01 .063 | 3534 | 62.01.144 | 3615 | 22.04.300 | 3687 | 81.32 .500 | 3717-174 | 33.12 .110 |
| 3455 | 62.01 .064 | 3535 | 62.01.145 | 3616 | 22.04.310 | 3688 | 81.32 .510 | 3717-175 | 33.12 .120 |
| 3456 | 62.01 .065 | 3536 | 62.01 .146 | 3617 | 22.04.320 | 3689 | 81.32 .520 | 3717-176 | 33.12 .130 |
| 3457 | 62.01 .066 | 3537 | 62.01.147 | 3618 | 22.04.330 | 3690 | 81.32 .530 | 3717-177 | 33.24 .010 |
| 3458 | 62.01 .067 | 3538 | 62.01.148 | 3619 | 22.04.340 | 3691 | 81.32 .540 | 3717-178 | 33.24 .020 |
| 3459 | 62.01 .068 | 3539 | 62.01.149 | 3620 | 22.04.350 | 3692 | 81.32 .550 | 3717-179 | 33.24 .030 |
| 3460 | 62.01 .069 | 3540 | 62.01.150 | 3621 | 22.04.360 | 3693 | 81.32 .560 | 3717-180 | 33.24 .040 |
| 3461 | 62.01 .070 | 3541 | 62.01 .151 | 3622 | 22.04.370 | 3694 | 81.32 .570 | 3717-181 | 33.24 .050 |
| 3462 | 62.01 .071 | 3542 | 62.01 .152 | 3623 | 22.04.380 | 3695 | 81.32 .580 | 3717-182 | 33.24 .060 |
| 3463 | 62.01 .072 | 3543 | 62.01.153 | 3624 | 22.04.390 | 3696 | 81.32 .590 | 3717-183 | 33.24 .070 |
| 3464 | 62.01 .073 | 3544 | 62.01.154 | 3625 | 22.04.400 | 3697 | 81.32 .600 | 3717-184 | 33.24 .080 |
| 3465 | 62.01 .074 | 3545 | 62.01.155 | 3626 | 22.04.410 | 3698 | 81.32 .610 | 3717-185 | 33.24 .090 |
| 3466 | 62.01 .075 | 3546 | 62.01.156 | 3627 | 22.04.420 | 3699 | 81.32 .010 | 2717-186 | 33.24 .100 |
| 3467 | 62.01 .076 | 3547 | 62.01.157 | 3628 | 22.04.430 | 3700 | Obsolete | 3717-187 | 33.24 .110 |
| 3468 | 62.01 .077 | 3548 | 62.01 .158 | 3629 | 22.04.440 | 3701 | Short $t$. | 3717-188 | 33.24.120 |
| 3469 | 62.01 .078 | 3549 | 62.01.159 | 3630 | 22.04.450 |  | n81.32.010 | 3717-189 | 33.24 .130 |
| 3470 | 62.01 .079 | 3550 | 62.01.160 | 3631 | 22.04.460 | 3712 | S 75.16.040 | 3717-190 | 33.24 .140 |
| 3471 | 62.01 .080 | 3551 | 62.01.161 | 3632 | 22.04.470 | 3713 | S 75.16.040 | 3717-191 | 33.24.150 |
| 3472 | 62.01 .081 | 3552 | 62.01 .162 | 3633 | 22.04.480 | 3714 | S 75.16.040 | 3117-192 | 33.24.160 |
| 3473 | 62.01 .082 | 3553 | 62.01.163 | 3634 | 22.04.490 | 3715 | $S$ 75.16.040 | 3717-193 | 33.24 .170 |
| 3474 | 62.01 .083 | 3554 | 62.01.164 | 3635 | 22.04.500 | 3715-1 | See Ch. 77.24 | 3717-193B | 33.24 .190 |
| 3475 | 62.01 .084 | 3555 | 62.01.165 | 3636 | 22.04.510 | 3715-2 | See Ch. 77.24 | 3717-194 | 33.24 .180 |
| 3475 1/2 | 62.01 .085 | 3556 | 62.01 .166 | 3637 | 22.04.520 | 3715-3 | Approp. | 3717-195 | 33.28 .010 |
| 3476 | 62.01 .086 | 3557 | 62.01.167 | 3638 | 22.04.530 | 3715-4 | Obsolete | 3717-196 | 33.28 .020 |
| 3477 | 62.01 .087 | 3558 | 62.01.168 | 3639 | 22.04.540 | 3715-5 | Obsolete | 3717-197 | 33.28 .030 |
| 3478 | 62.01 .088 | 3559 | 62.01.169 | 3640 | 22.04.550 | 3717-112a | Repealer | 3717-198 | 33.28 .040 |
| 3479 | 62.01 .089 | 3560 | 62.01.170 | 3641 | 22.04.560 | 3717-120 | Short $t$. | 3717-199 | 33.32.010 |
| 3480 | 62.01 .090 | 3561 | 62.01.171 | 3642 | 22.04.570 |  | n33.04.010 | 3717-200 | 33.32.020 |
| 3481 | 62.01 .091 | 3562 | 62.01.172 | 3643 | 22.04.580 | 3717-121 | 33.08 .010 | 3717-201 | 33.32 .030 |
| 3482 | 62.01 .092 | 3563 | 62.01.173 | 3644 | 22.04.010 | 3717-122 | 33.08.020 | 3717-202 | 33.32 .040 |
| 3483 | 62.01 .093 | 3564 | 62.01.174 | 3645 | Obsolete | 3717-123 | 33.08 .030 | 3717-203 | 33.32.050 |
| 3484 | 62.01 .094 | 3565 | 62.01.175 | 3646 | Short t. | 3717-124 | 33.08.040 | 3717-204 | 33.32.060 |
| 3485 | 62.01.095 | 3566 | 62.01 .176 |  | n22.04.010 | 3717-125 | 33.08.050 | 3717-205 | 33.32 .070 |
| 3486 | 62.01 .096 | 3567 | 62.01.177 | 3647 | 81.32 .020 | 3717-126 | 33.08 .060 | 3717-206 | 33.36.010 |
| 3487 | 62.01 .097 | 3568 | 62.01.178 | 3648 | 81.32 .030 | 3717-127 | 33.08 .070 | 3717-207 | 33.36.020 |
| 3488 | 62.01 .098 | 3569 | 62.01.179 | 3649 | 81.32 .040 | 3717-128 | 33.08 .080 | 3717-208 | 33.36.030 |
| 3489 | 62.01.099 | 3570 | 62.01.180 | 3650 | 81.32.050 | 3717-129 | 33.08 .090 | 3717-209 | 33.36.040 |
| 3490 | 62.01 .100 | 3571 | 62.01 .181 | 3651 | 81.32.060 | 3717-130 | 33.08.100 | 3717-210 | 33.36.060 |
| 3491 | 62.01.101 | 3572 | 62.01.182 | 3652 | 81.32 .070 | 3717-131 | 33.20 .010 | 3717-211 | 33.36.050 |
| 3492 | 62.01.102 | 3573 | 62.01.183 | 3653 | 81.32 .080 | 3717-132 | 33.12 .140 | 3717-212 | 43.19.120 |
| 3493 | 62.01.103 | 3574 | 62.01.184 | 3654 | 81.32 .090 | 3717-133 | 33.16 .010 | 3717-213 | 33.24 .200 |
| 3494 | 62.01.104 | 3575 | 62.01.185 | 3655 | 81.32.100 | 3717-134 | 33.16 .020 | 3717-214 | 33.04 .020 |
| 3495 | 62.01.105 | 3576 | 62.01.186 | 3656 | 81.32 .110 | 3717-135 | 33.16 .030 | 3717-215 | 33.04 .030 |
| 3496 | 62.01.106 | 3577 | 62.01.187 | 3657 | 81.32.120 | 3717-136 | 33.16 .040 | 3717-216 | 33.04 .040 |
| 3497 | 62.01.107 | 3578 | 62.01.188 | 3658 | 81.32.130 | 3717-137 | 33.16 .140 | 3717-217 | 33.20.160 |
| 3498 | 62.01.108 | 3579 | 62.01 .189 | 3659 | 81.32.140 | 3717-138 | 33.16 .050 | 3717-218 | 33.20 .170 |
| 3499 | 62.01.109 | 3580 | 62.01.190 | 3660 | 81.32.150 | 3717-139 | 33.16 .060 | 3717-219 | 33.40 .130 |
| 3500 | 62.01 .110 | 3581 | 62.01 .191 | 3661 | 81.32.160 | 3717-140 | 33.16.070 | 3717-220 | 33.04.050 |
| 3501 | 62.01 .111 | 3582 | 62.01 .192 | 3662 | 81.32.170 | 3717-141 | 33.16 .080 | 3717-221 | 33.40 .010 |
| 3502 | 62.01.112 | 3583 | 62.01.193 | 3663 | 81.32.180 | 3717-142 | 33.16 .090 | 3717-222 | 33.40 .020 |
| 3503 | 62.01.113 | 3584 | 62.01.194 | 3664 | 81.32.190 | 3717-143 | 33.16 .100 | 3717-223 | 33.40 .030 |
| 3504 | 62.01 .114 | 3585 | 62.01.195 | 3665 | 81.32.200 | 3717-144 | 33.16.110 | 3717-224 | 33.40 .040 |
| 3505 | 62.01 .115 | 3586 | 62.01 .196 | 3666 | 81.32 .210 | 3717-145 | 33.16 .160 | 3717-225 | 33.40 .050 |
| 3506 | 62.01 .116 | 3587 | 22.04.020 | 3667 | 81.32.220 | 3717-146 | 33.16 .120 | 3717-226 | 33.40 .060 |
| 3507 | 62.01 .117 | 3588 | 22.04.030 | 3668 | 81.32.230 | 3717-147 | 33.16.130 | 3717-227 | 33.40 .070 |
| 3508 | 62.01 .118 | 3589 | 22.04.040 | 3669 | 81.32.240 | 3717-148 | 33.12 .010 | 3717-228 | 33.40.080 |
| 3509 | 62.01.119 | 3590 | 22.04.050 | 3670 | 81.32.250 | 3717-149 | 33.12 .020 | 3717-229 | 33.40 .090 |
| 3510 | 62.01.120 | 3591 | 22.04.060 | 3671 | 81.32.260 | 3717-150 | 33.12 .030 | 3717-230 | 33.40 .100 |
| 3511 | 62.01.121 | 3592 | 22.04.070 | 3672 | 81.32 .270 | 3717-151 | 33.20 .020 | 3717-231 | 33.40.110 |
| 3512 | 62.01.122 | 3593 | 22.04.080 | 3673 | 81.32.280 | 3717-152 | 33.12 .040 | 3717-232 | 33.40 .120 |
| 3513 | 62.01.123 | 3594 | 22.04.090 | 3673-0 | 81.32.010 | 3717-153 | 33.12 .050 | 3717-233 | 33.20 .140 |
| 3514 | 62.01.124 | 3595 | 22.40 .100 | 3673-1 | 81.32 .290 | 3717-154 | 33.12 .060 | 3717-234 | 33.04 .060 |
| 3515 | 62.01.125 | 3596 | 22.04.110 |  | 81.32.300 | 3717-155 | 33.12 .070 | 3717-235 | 33.44 .100 |
| 3516 | 62.01.126 | 3597 | 22.04.120 |  | 81.32.310 | 3717-156 | 33.12 .080 | 3717-236 | 33.44 .110 |
| 3517 | 62.01.127 | 3598 | 22.04.130 |  | 81.32.320 | 3717-157 | 33.16.150 | 3717-237 | 33.44 .120 |
| 3518 | 62.01.128 | 3599 | 22.04.140 |  | 81.32.330 | 3717-158 | 33.20 .090 | 3717-238 | 33.04 .010 |
| 3519 | 62.01.129 | 3600 | 22.04.150 | 3673-2 | 81.32.340 | 3717-159 | 33.20 .030 | 3717-239 | Repealer |
| 3520 | 62.01.130 | 3601 | 22.04.160 | 3673-3 | 81.32 .350 | 3717-160 | 33.20 .040 | $37351 / 2$ | Obsolete |
| 3521 | 62.01.131 | 3602 | 22.04.170 | 3674 | 81.32 .370 | 3717-161 | 33.20 .100 | 3735-1 | Obsolete |
| 3522 | 62.01.132 | 3603 | 22.04.180 | 3675 | 81.32.380 | 3717-162 | 33.20 .050 | 3735-2 | Obsolete |
| 3523 | 62.01.133 | 3604 | 22.04.190 | 3676 | 81.32 .390 | 3717-163 | 33.20 .060 | 3735-3 | Obsolete |
| 3524 | 62.01.134 | 3605 | 22.04.200 | 3677 | 81.32 .400 | 3717-164 | 33.20 .070 | 3735-4 | Obsolete |
| 3525 | 62.01.135 | 3606 | 22.04.210 | 3678 | 81.32 .410 | 3717-165 | 33.20 .080 | 3735-5 | Obsolete |
| 3526 | 62.01 .136 | 3607 | 22.04.220 | 3679 | 81.32 .420 | 3717-166 | 33.20 .110 | 3735-6 | Obsolete |
| 3527 | 62.01 .137 | 3608 | 22.04.230 | 3680 | 81.32 .430 | 3717-167 | 33.20 .120 | 3735-7 | Obsolete |
| 3528 | 62.01.138 | 3609 | 22.04.240 | 3681 | 81.32.440 | 3717-168 | 33.12 .090 | 3735-8 | Obsolete |
| 3529 | 62.01 .139 | 3610 | 22.04.250 | 3682 | 81.32 .450 | 3717-169 | 33.12 .100 | 3735-9 | Obsolete |
| 3530 | 62.01 .140 | 3611 | 22.04.260 | 3683 | 81.32 .460 | 3717-170 | 33.12 .150 | 3749 | 33.44 .020 |
| 3531 | 62.01 .141 | 3612 | 22.04.270 | 3684 | 81.32 .470 | 3717-171 | 33.12.160 | 3750 | 33.44.030 |


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| 3751 | 33.44 .040 | 3778-61 | 68.24 .010 | 3778-142 | 68.28 .070 |  | 19.24 .160 |  | 23.32 .170 |
| 3752 | 33.44 .050 | 3778-62 | 68.24 .020 | 3778-143 | 68.20.080 |  | 19.24 .170 | 3803-30 | 23.32.180 |
| 3753 | 33.44 .060 | 3778-63 | 68.24 .030 | 3778-144 | 68.20.090 |  | 19.24.180 | 3803-31 | 23.36.010 |
| 3754 | 33.44 .070 | 3778-64 | 68.24 .040 | 3778-145 | 68.48.040 |  | 19.24 .190 |  | 23.36.020 |
| 3755 | 33.44 .080 | 3778-65 | 68.24 .060 | 2878-146 | 68.48.070 |  | 19.24.200 |  | 23.36.030 |
| 3756 | 33.44 .090 | 3778-66 | 68.24.050 | 3778-147 | Sev. |  | 19.24 .210 |  | 23.36.040 |
| 3757 | 33.44 .010 | 3778-67 | 68.24 .070 |  | n69.04.010 |  | 19.24 .220 |  | 23.36.050 |
| 3760 | 68.24.220 | 3778-68 | 68.24 .080 | 3778-148 | Repealer |  | 19.24 .230 | 3803-32 | 23.36.060 |
| 3763 | Obsolete | 3778-69 | 68.24.180 | 3778-150 | 68.16 .010 |  | 19.24.240 | 3803-32 1/2 | 23.36.070 |
| 3766 | 68.20.110 | 3778-70 | 68.24.110 | 3778-151 | 68.16.020 |  | 19.24 .250 | 3803-32 3/4 | 23.36.070 |
|  | 68.24.200 | 3778-71 | 68.24.120 | 3778-152 | 68.16.030 |  | 19.24 .260 | 3803-33 | 23.36.080 |
| 3768 | 68.24 .210 | 3778-72 | 68.24.110 | 3778-153 | 68.16.040 |  | 19.24 .270 | 3803-34 | 23.36 .090 |
| 3769 | 68.24.230 | 3778-73 | 68.24.130 | 3778-154 | 68.16.050 | 3802-9 | 19.24 .280 | 3803-35 | 23.36.100 |
| 3772 | 68.12.030 | 3778-74 | 68.24.140 | 3778-155 | 68.16.060 | 3802-10 | 19.24.290 |  | 23.36.110 |
| 3773 | 68.12 .040 | 3778-75 | 68.24.150 | 3778-156 | 68.16.070 | 3802-11 | Sev. |  | 23:36.120 |
| 3774 | 68.12 .060 | 3778-76 | 68.24 .090 | 3778-157 | 68.16.080 |  | Repealer |  | 23.36.130 |
| 3775 | 68.12 .060 | 3778-77 | 68.24.100 | 3778-158 | 68.16.090 |  | 19.24 .900 | 3803-36 | 23.36 .140 |
| 3776 | 68.12.050 | 3778-78 | 68.36.010 | 3778-159 | 68.16.100 | 3802-12 | 19.24 .300 | 3803-37 | 23.12.060 |
| 3777 | 68.12 .080 | 3778-79 | 68.36.020 | 3778-160 | 68.16 .110 | 3803-1 | 23.04.020 | 3803-38 | 23.12.070 |
| 3778 | 68.12 .070 | 3778-80 | 68.36.030 | 3778-161 | 68.16.120 |  | 23.04 .030 | 3803-39 | 23.12.080 |
| 3778-1 | Short t. | 3778-81 | 68.36.040 | 3778-162 | 68.16.130 |  | 23.04 .040 | 3803-40 | 23.16.120 |
|  | n68.04.010 | 3778-82 | 68.36.050 | 3778-163 | 68.16.140 |  | 23.04.050 | 3803-40 1/2 | 23.16.130 |
| 3778-2 | 68.04.020 | 3778-83 | 68.36.060 | 3778-164 | 68.16.150 |  | 23.04 .060 | 3803-41 | 23.16.140 |
| 3778-3 | 68.04 .030 | 3778-84 | 68.36 .070 | 3778-165 | 68.16 .160 |  | 23.04.070 |  | 23.16.150 |
| 3778-4 | 68.04.040 | 3778-85 | 68.36.080 | 3778-166 | 68.16.170 |  | 23.04.080 |  | 23.16.160 |
| 3778-5 | 68.04.050 | 3778-86 | 68.36 .090 | 3778-167 | 68.16.180 |  | 23.04 .090 |  | 23.16.170 |
| 3778-6 | 68.04.060 | 3778-87 | 68.36 .100 | 3778-168 | 68.16 .190 |  | 23.04.100 | 3803-42 | 23.40.010 |
| 3778-7 | 68.04.070 | 3778-88 | 68.32.010 | 3778-169 | 68.16.200 |  | 23.04.110 |  | 23.40.020 |
| 3778-8 | 68.04.080 | 3778-89 | 68.32.020 | 3778-170 | 68.16 .210 |  | 23.04.120 | 3803-43 | 23.40.030 |
| 3778-9 | 68.04 .090 | 3778-90 | 68.32 .030 | 3778-171 | 68.16 .220 |  | 23.04.130 | 3803-44 | 23.40 .040 |
| 3778-10 | 68.04.100 | 3778-91 | 68.32 .040 | 3778-172 | 68.16.230 |  | 23.04.140 | 3803-45 | 23.40 .050 |
| 3778-11 | 68.04.110 | 3778-92 | 68.32 .170 | 3778-173 | 68.16.240 |  | 23.04.150 | 3803-46 | 23.40.060 |
| 3778-12 | 68.04.120 | 3778-93 | 68.32.050 | 3779 | 61.04 .010 |  | 23.04.160 | 3803-47 | 23.40.070 |
| 3778-13 | 68.04.130 | 3778-94 | 68.32 .070 | 3780 | 61.04 .020 | 3803-2 | 23.12 .010 | 3803-48 | 23.44 .010 |
| 3778-14 | 68.04.140 | 3778-95 | 68.32.080 | 3781 | 61.04 .030 | 3803-3 | 23.12 .020 | 3803-49 | 23.44 .020 |
| 3778-15 | 68.04.150 | 3778-96 | 68.32 .090 | 3782 | 61.04 .040 | 3803-4 | 23.12 .030 | 3803-50 | 23.44.030 |
| 3778-16 | 68.04.160 | 3778-97 | 68.32 .100 | 3783 | 61.04 .050 | 3803-5 | 23.12 .040 | 3803-51 | 23.44 .040 |
| 3778-17 | 68.04.170 | 3778-98 | 68.32.060 | 3784 | 61.04 .060 | 3803-6 | 23.08.020 | 3803-52 | 23.44.050 |
| 3778-18 | 68.04.180 | 3778-99 | 68.32.110 | 3785 | 61.04 .070 | 3803-7 | 23.08.030 | 3803-53 | 23.44 .060 |
| 3778-19 | 68.04.190 | 3778-100 | 68.32.120 | 3786 | 61.04 .080 | 3803-8 | 23.08.040 | 3803-54 | 23.44 .070 |
| 3778-20 | 68.04.200 | 3778-101 | 68.32 .130 | 3787 | 61.16.040 | 3803-9 | 23.08.050 | 3803-55 | 23.44.080 |
| 3778-21 | 68.04.210 | 3778-102 | 68.32 .140 | 3787-1 | 61.16 .050 | 3803-10 | 23.08.060 | 3803-56 | 23.44 .090 |
| 3778-22 | 68.04.220 | 3778-103 | 68.32.150 | 3787-2 | 61.16.060 | 3803-11 | 23.08.070 | 3803-57 | 23.44.100 |
| 3778-23 | 68.04.230 | 3778-104 | 68.32 .160 | 3787-3 | 61.16 .070 | 3803-12 | 23.08.080 | 3803-58 | 23.44.110 |
| 3778-24 | 68.04.240 | 3778-105 | 68.44 .010 | 3788 | 61.04 .090 | 3803-13 | 23.16 .010 | 3803-59 | 23.44.120 |
| 3778-25 | 68.08.140 | 3778-106 | 68.44 .020 | 3789 | R 1927 | 3803-14 | 23.16.020 | 3803-59 1/2 | 23.44 .130 |
| 3778-26 | 68.08.150 | 3778-107 | 68.44.170 |  | c 43 § 2 | 3803-15 | 23.16.030 | 3803-60 | 23.44 .140 |
| 3778-27 | 68.08.120 | 3778-108 | 68.44 .080 | 3790 | 63.12.010 | 3803-16 | 23.16.040 | 3803-61 | 23.08.010 |
| 3778-28 | 68.08.130 | 3778-109 | 68.44 .090 | 3791 | 63.12 .020 | 3803-17 | 23.16.050 | 3803-62 | Repealer |
| 3778-29 | 68.08.160 | 3778-110 | 68.44.100 | 3791-1 | 63.12 .030 | 3803-18 | 23.16.060 | 3803-62a | Repealer |
| 3778-30 | 68.08.170 | 3778-111 | 68.44.110 | 3791-2 | 39.60 .040 | 3803-19 | 23.16.070 | 3803-63 | Saving |
| 3778-31 | 68.08.180 | 3778-112 | 68.44.120 | 3792 | 29.68.010 | 3803-20 | 23.16.080 |  | n23.04.020 |
| 3778-32 | 68.08.190 | 3778-113 | 68.44.130 | 3793 | 29.68.020 | 3803-21 | 23.16.090 | 3803-64 | Sev. |
| 3778-33 | 68.08.200 | 3778-114 | 68.44.140 | 3794 | 29.68 .030 | 3803-21 1/2 | 23.16.100 | 3803-65 | 23.08 .100 |
| 3778-34 | 68.08.210 | 3778-115 | 68.44.150 | 3795 | 29.68.040 | 3803-22 | 23.16.110 | 3803-66 | Constr. |
| 3778-35 | 68.08.220 | 3778-116 | 68.44.160 | 3796 | 29.68.050 | 3803-23 | 23.24 .010 |  | n23.04.020 |
| 3778-36 | 68.48.010 | 3778-117 | 68.44 .070 | 3796-1 | 29.68 .060 | 3803-24 | 23.24 .020 | 3803-67 | Eff. date |
| 3778-37 | 68.48 .020 | 3778-118 | 68.40 .010 | 3797 | Obsolete |  | 23.24 .030 | 3803-68 | Short t. |
| 3778-38 | 68.48.030 | 3778-119 | 68.40.070 | 3798 | 29.68.070 |  | 23.24 .040 |  | n23.04.020 |
| 3778-39 | 68.08.240 | 3778-120 | 68.40.020 | 3799 | 29.68.080 |  | 23.24 .050 | 3803-101 | 23.20.020 |
| 3778-40 | 68.24.170 | 3778-121 | 68.40.030 | 3800 | 29.68 .090 |  | 23.24 .060 | 3803-102 | 23.20.030 |
| 3778-41 | 68.24 .170 | 3778-122 | 68.40.040 |  | 29.68.100 | 3803-25 | 23.24 .070 | 3803-103 | 23.20.040 |
| 3778-42 | 68.20.010 | 3778-123 | 68.40.080 | 3801 | 29.68.110 |  | 23.24.080 | 3803-104 | 23.20.050 |
| 3778-43 | 68.20 .020 | 3778-124 | 68.40.050 |  | 29.68.120 |  | 23.24 .090 | 3803-105 | 23.20 .060 |
| 3778-44 | 68.20 .040 | 3778-125 | 68.40.090 | 3802 | 29.68.130 | 3803-26 | 23.08.090 | 3803-106 | 23.20.070 |
| 3778-45 | 68.20.030 | 3778-126 | 68.44 .020 | 3802-1 | 19.24.010 | 3803-27 | 23.32 .010 | 3803-107 | 23.20.080 |
| 3778-46 | 68.20.070 | 3778-127 | 68.44.030 | 3802-2 | 19.24 .020 |  | 23.32 .020 | 3803-108 | 23.20 .090 |
| 3778-47 | 68.20 .060 | 3778-128 | 68.44 .040 |  | 19.24 .030 |  | 23.32 .030 | 3803-109 | 23.20.100 |
| 3778-48 | 68.20.060 | 3778-129 | 68.40.060 | 3802-3 | 19.24 .040 |  | 23.32 .040 | 3803-110 | 23.20.110 |
| 3778-49 | 68.20 .060 | 3778-130 | 68.40 .070 | 3802-4 | 19.24 .050 | 3803-28 | 23.32 .050 | 3803-111 | 23.20.120 |
| 3778-50 | 68.20 .060 | 3778-131 | 68.44 .050 | 3802-5 | 19.24 .040 |  | 23.32 .060 | 3803-112 | 23.20.130 |
| 3778-51 | 68.20 .060 | 3778-132 | 68.48 .090 | 3802-6 | 19.24 .060 |  | 23.32 .070 | 3803-113 | 23.20 .140 |
| 3778-52 | 68.20.060 | 3778-133 | 68.44 .060 |  | 19.24 .070 |  | 23.32 .080 | 3803-114 | 23.20 .150 |
| 3778-53 | 68.20 .070 | 3778-134 | 68.28 .010 |  | 19.24 .080 |  | 23.32 .090 | 3803-115 | 23.20.160 |
| 3778-54 | 68.20 .070 | 3778-135 | 68.28 .020 |  | 19.24 .090 |  | 23.32 .100 | 3803-116 | 23.20 .170 |
| 3778-55 | 68.48.080 | 3778-136 | 68.28 .030 | 3802-7 | 19.24.100 | 3803-29 | 23.32.110 | 3803-117 | 23.20.180 |
| 3778-56 | 68.48.050 | 3778-137 | 68.28 .040 |  | 19.24.110 |  | 23.32 .120 | 3803-118 | 23.20.190 |
| 3778-57 | 68.20.100 | 3778-138 | 68.28 .050 |  | 19.24.120 |  | 23.32 .130 | 3803-119 | Constr. |
| 3778-58 | 68.20.100 | 3778-139 | 68.48 .060 |  | 19.24.130 |  | 23.32 .140 | 3803-120 | 23.20.200 |
| 3778-59 | 68.20.050 | 3778-140 | 68.28 .060 | 3802-8 | 19.24.140 |  | 23.32.150 | 3803-121 | 23.20.010 |
| 3778-60 | 68.24.160 | 3778-141 | Superf. |  | 19.24.150 |  | 23.32.160 | 3803-122 | 23.20.010 |


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| 3803-123 | Constr. | 3869 | 24.08.030 | 3923-2 | 31.12 .040 | 3957 | 36.04.330 |  | 36.40.080 |
| 3803-124 | Repealer | 3870 | 24.08.040 | 3923-3 | 31.12 .050 | 3958 | 36.04.340 |  | 36.40.090 |
| 3803-125 | Short t. | 3871 | Val. |  | 31.12 .060 | 3959 | 36.04.350 | 3997-5 | 36.40.100 |
| 3836-1 | 23.28 .010 | 3872 | 24.16.010 |  | 31.12 .070 | 3960 | 36.04.360 |  | 36.40.110 |
| 3836-2 | 23.52 .010 | 3873 | 24.16.020 | 3923-4 | 31.12 .080 | 3960-1 | 36.04.070 |  | 36.40.120 |
| 3836-3 | 23.52 .020 | 3874 | 24.16 .030 | 3923-5 | 31.12 .090 |  | 36.04.360 |  | 36.40.130 |
| 3836-4 | 23.28 .020 | 3875 | 24.16.040 | 3923-6 | 31.12 .100 | 3961 | 36.04.370 | 3997-6 | 36.40 .040 |
| 3836-4A | 23.28 .030 | 3876 | 24.16.050 | 3923-7 | 31112.110 | 3962 | 36.04.380 |  | 36.40.140 |
| 3836-5 | 23.28 .060 | 3877 | 24.16.060 | 3923-8 | 31.12 .120 | 3963 | 36.04.390 |  | 36.40.150 |
| 3836-6 | 23.28 .070 | 3878 | 24.16.070 | 3923-9 | 31.12 .130 | 3963-1 | 36.04 .050 |  | 36.40 .160 |
| 3836-7 | 23.12.050 |  | 24.16.080 | 3923-10 | 31.12.140 |  | 36.04.140 |  | 36.40 .170 |
| 3836-8 | 23.28 .040 |  | 24.16 .090 | 3923-11 | 31.12.150 |  | 36.04.160 |  | 36.40.180 |
| 3836-9 | 23.28.050 | 3879 | 24.16.020 | 3923-12 | 31.12 .160 |  | 36.04.250 |  | 36.40 .190 |
| 3836-10 | 23.28.080 |  | 24.16.100 | 3923-13 | 31.12 .170 | 3964 | 36.05.010 |  | 36.40.200 |
| 3836-11 | 23.28 .100 | 3880 | 24.16.110 | 3923-14 | 31.12.180 | 3965 | 36.05.020 | 3997-7 | 36.40 .210 |
|  | 23.28 .110 | 3881 | 24.16.120 | 3923-15 | 31.12 .190 | 3966 | 36.05.030 | 3997-8 | 36.40.220 |
|  | 23.28.120 | 3882 | 24.16.130 | 3923-16 | 31.12 .200 | 3967 | 36.05.080 | 3997-9 | 36.40.230 |
|  | 23.28 .130 | 3883 | 24.16.140 | 3923-17 | 31.12.210 | 3968 | 36.05.040 | 3997-10 | 36.40 .240 |
|  | 23.28.140 | 3884 | 24.12 .010 | 3923-18 | 31.12 .220 | 3969 | 36.05.050 | 3998 | 36.12.010 |
| 3836-12 | 23.28.090 | 3885 | 24.12 .020 | 3923-19 | 31.12 .230 | 3970 | 36.05.060 | 3999 | 36.12 .020 |
| 3836-13 | Obsolete | 3886 | 24.12 .030 | 3923-20 | 31.12 .260 | 3971 | 36.05.070 | 4000 | 36.12.030 |
| 3836-14 | 23.28 .150 | 3887 | 24.12 .040 | 3923-21 | 31.12 .240 | 3972 | 36.08.010 | 4001 | 36.12 .040 |
|  | 23.28.160 | 3887-1 | 24.24 .010 | 3923-22 | 31.12.250 | 3973 | 36.08.020 | 4002 | 36.12.050 |
|  | 23.28.180 | 3887-2 | 24.24.020 | 3923-23 | 31.12.270 | 3974 | 36.08.030 | 4003 | 36.12.060 |
|  | 23.28 .190 | 3887-3 | 24.24 .030 |  | 31.12.280 | 3975 | 36.08.040 | 4004 | 36.12.070 |
| 3836-15 | 23.28 .170 | 3887-4 | 24.24.040 |  | 31.12 .290 | 3976 | 36.08.050 | 4005 | 36.12.080 |
| 3836-16 | 23.52.030 | 3887-5 | 24.24 .050 | 3923-24 | 31.12.300 | 3977 | 36.08.060 | 4006 | 36.12 .090 |
|  | 23.08 .110 | 3887-6 | 24.24 .060 | 3923-25 | 31.12 .310 | 3978 | 36.08 .070 | 4007 | 36.34 .010 |
| 3836-17 | 23.52 .040 | 3887-7 | 24.24 .070 | 3923-26 | 31.12 .320 | 3979 | 36.08.080 | 4014-1 | 36.34 .020 |
| 3836-18 | 23.52 .050 | 3887-8 | 24.24 .080 | 3923-27 | 31.12 .330 | 3980 | 36.08 .090 | 4014-2 | 36.34 .030 |
| 3836-19 | 23.52.060 | 3887-9 | 24.24 .090 | 3923-28 | 31.12.340 | 3981 S--see | 36.08.010 | 4014-3 | 36.34.040 |
| 3836-20 | Constr. | 3887-10 | 24.24.100 | 3923-29 | 31.12 .350 | 3982 | 36.01 .010 | 4014-4 | 36.34.050 |
|  | n23.28.010 | 3887-11 | 24.24.110 | 3923-30 | 31.12 .410 | 3983 | 36.01 .020 | 4014-5 | 36.34.060 |
| 3836-21 | 23.52 .070 | 3888 | 24.04.010 |  | 31.12 .420 | 3984 | 36.01 .030 | 4014-6 | 36.34 .070 |
| 3836-22 | 23.52 .080 | 3889 | 24.04.020 | 3923-31 | 31.12.360 | 3985 | 36.01 .040 | 4014-7 | 36.34 .080 |
| 3836-23 | 23.52 .090 | 3890 | 24.04 .030 | 3923-32 | 31.12 .370 | 3986 | 36.09 .010 | 4014-8 | 36.34 .090 |
| 3836-24 | 23.52 .100 | 3891 | 24.04.040 | 3923-33 | 31.12 .430 | 3987 | 36.09.020 | 4014-9 | 36.34.100 |
| 3836-25 | 23.52 .110 | 3892 | 24.04.050 | 3923-34 | 31.12.380 | 3988 S | S 36.09.030 | 4014-10 | 36.34.110 |
| 3836-26 | 23.52 .120 | 3893 | 24.04 .060 | 3923-35 | 31.12 .390 | 3989 | 36.09 .040 | 4014-11 | 36.34.120 |
| 3836-27 | 23.28 .200 |  | 24.04.070 | 3923-36 | 31.12 .400 | 3990 | 36.04.400 | 4014-12 | 36.34.130 |
| 3836-28 | 23.28 .210 | 3894 | 24.04.080 | 3923-40 | 21.16.020 | 3991 | 36.09.020 | 4015 | 36.34.280 |
| 3836-29 | 23.28 .220 | 3895 | S 24.04.140 | 3923-41 | 21.16 .010 |  | 36.09.030 | 4015-1 | 36.34.210 |
| 3836-30 | 23.28.040 | 3896 | 24.04 .060 | 3923-50 | 23.24.100 | 3991-1 |  | 4015-6 | 36.34.220 |
| 3836-31 | 23.28.230 | 3897 | 24.04.090 | 3923-51 | 23.24.110 | 3991-2 | R 1949 | 4015-7 | 36.34.230 |
| 3836-32 | 23.28.240 |  | 24.04.100 | 3924 | 36.04 .010 | 3991-3 | c $94 \S 10$ | 4015-8 | 36.34.340 |
| 3836-33 | Sev. | 3898 | 24.04.110 |  | 36.04.380 | 3991-4 |  | 4016 |  |
|  | n23.28.010 | 3899 | 24.04.120 | 3925 | 36.04 .020 | 3991-6 | 8.08.010 | $4017\}$ | S-Ch. 11.08 |
| 3836-34 | Repealer | 3900 | 24.04.130 | 3926 | 36.04.030 | 3991-7 | 8.08.020 | 4018 |  |
| 3862-1 | 31.04 .010 | 3900-1 | 24.04.140 | 3927 | 36.04.140 | 3991-8 | 8.08.030 | 4019 | 36.34.140 |
|  | 31.04 .020 | 3900-2 | 24.04.150 | 3928 | 36.04.040 | 3991-9 | 8.08.040 | 4019-1 | 36.34 .310 |
| 3862-2 | 31.04 .030 | 3900-3 | 24.04.160 | 3929 | 36.04.050 | 3991-10 | 8.08.050 | 4020 | 36.34.150 |
| 3862-3 | 31.04 .040 | 3900-4 | 24.04.170 | 3930 | 36.04.060 | 3991-11 | 8.08.060 | 4021 | 36.34.160 |
| 3862-4 | 31.04 .050 | 3901 | 24.28 .010 | 3930-1 | 36.04 .060 | 3991-12 | 8.08.070 | 4022 | 36.34.180 |
| 3862-5 | 31.04 .070 | 3902 | 24.28.010 | 3931 | 36.04.070 | 3991-13 | 8.08 .080 | 4022-1 | S 84.64 .310 |
| 3862-6 | 31.04 .060 |  | 24.28 .020 | 3932 | 36.04.080 | 3991-14 | 36.68 .010 | 4023 | 36.34 .170 |
| 3862-7 | 31.04 .080 | 3903 | 24.28 .030 | 3933 | 36.04 .090 | 3991-15 | 36.68 .020 | 4024 | 36.34.140 |
| 3862-8 | 31.04 .090 | 3904 | 23.56.010 | 3934 | 36.04.100 | 3991-16 | 36.68.030 |  | 36.34 .190 |
| 3862-9 | 31.04 .100 | 3905 | 23.56.050 | 3935 | 36.04.110 | 3991-17 | 36.68 .040 | 4025 | 36.34 .200 |
| 3862-10 | 31.04 .110 | 3906 | 23.56 .060 |  | 36.04 .380 | 3991-18 | 36.68.050 | 4026 | 36.34.290 |
| 3862-11 | 31.04 .120 | 3907 | 23.56.070 | 3936 | 36.04.120 | 3991-19 | 36.68 .060 | 4026-1a | 36.34.250 |
| 3862-12 | 31.04 .130 | 3908 | 23.56.080 |  | 36.04.070 | 3991-20 | 36.68.070 | 4026-1b | 36.34.260 |
| 3862-13 | 31.04 .260 | 3909 | 23.56 .090 | 3937 | 36.04.130 | 3991-21 | 36.68.080 | 4026-Ic | 36.34.270 |
| 3862-14 | 31.04 .140 | 3910 | 23.56 .020 | 3938 | 36.04.140 | 3991-22 | Sev. | 4026-le | Repealer |
| 3862-15 | 31.04 .150 | 3911 | 23.56.110 | 3939 | 36.04.150 |  | n36.68.010 | 4026-11 | 36.59 .010 |
|  | 31.04 .170 | 3912 | 23.56.120 | 3940 | 36.04.160 | 3992 | 36.64 .010 | 4026-12 | 36.59.050 |
|  | 31.04 .180 | 3913 | 23.56 .130 | 3941 | 36.04.170 | 3993 | 36.64 .020 | 4026-13 | 36.59.020 |
|  | 31.04 .190 | 3914 | 23.56.110 | 3942 | 36.04.180 | 3994 | 36.64.040 |  | 36.59 .040 |
| 3862-16 | $S 30.04 .070$ |  | 23.56.140 | 3943 | 36.04.190 | 3995 | 36.64.030 | 4026-14 | 36.59 .060 |
| 3862-17 | 31.04 .200 | 3915 | 23.56 .150 | 3944 | 36.04.200 | 3995-1 | Val. | 4026-15 | 36.59 .070 |
| 3862-18 | 31.04 .210 | 3916 | 23.56.160 | 3945 | 36.04.210 |  | n36.67.010 | 4026-16 | 36.59 .030 |
| 3862-19 | 31.04 .220 | 3917 | 23.56.170 | 3946 | 36.04.220 | 3996 | 36.64.050 | 4026-17 | 36.59 .080 |
| 3862-20 | 31.04 .230 | 3918 | 23.56.180 | 3947 | 36.04.230 | 3997 | Val. | 4026-18 | 36.59.100 |
|  | 31.04 .240 | 3919 | 23.56 .190 | 3948 | 36.04.240 |  | n36.64.050 | 4026-19 | 36.59.110 |
| 3862-24 | 31.04.250 | 3920 | 23.56 .030 | 3949 | 36.04.250 | 3997-1 | 36.40 .010 |  | 36.59.120 |
| 3862-25 | Repealer | 3921 | 23.56 .040 | 3950 | 36.04.260 |  | 36.40 .020 |  | 36.59.130 |
| 3863 | 24.08 .010 | 3922 | 23.56.100 | 3951 | 36.04.270 |  | 36.40 .030 |  | 36.59 .150 |
| 3864 | 24.08 .020 | 3923 | ${ }^{\text {Sev. }}$ | 3952 | 36.04 .280 | 3997-2 | 36.40 .040 |  | 36.59 .160 |
| 3865 | 24.20 .010 |  | n23.56.010 | 3953 | 36.04.290 | 3997-2a | 70.12.010 |  | 36.59 .200 |
| 3866 | 24.20 .020 | 3923-1 | 31.12 .010 | 3954 | 36.04.300 | 3997-3 | 36.40 .050 | 4026-20 | 36.59 .090 |
| 3867 | 24.20.030 |  | 31.12 .020 | 3955 | 36.04.310 |  | 36.40.060 | 4026-21 | 36.59.170 |
| 3868 | 24.20.040 |  | 31.12.030 | 3956 | 36.04.320 | 3997-4 | 36.40.070 | 4026-22 | 36.59.140 |


| Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. |
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|  | 36.59 .180 | 4078 | 36.72 .080 | 4140 | 36.16 .030 | 4200-5b | 36.16.070 | 4267 | 85.04.095 |
| 4026-23 | 36.59 .190 | 4079 | 36.72 .090 | 4141 | 36.16 .040 | 4200-5 1/2 | /2 $\begin{aligned} & \text { n36.13.010 }\end{aligned}$ | 4268 | 85.04 .100 |
| 4026-24 | 36.59 .210 | 4080 | 36.72 .010 |  | 36.16.050 | - |  | 4269 | 85.04.105 |
| 4026-25 |  |  | 36.72 .020 | 4143 $4143-1$. |  | $\begin{aligned} & 4200-6 \\ & 4200-6 a \end{aligned}$ |  | 4270 | 85.04 .435 |
| 4026-26 | $\begin{array}{r} \text { Sev. } \\ \text { n36.59.010 } \end{array}$ |  | 36.72 .030 |  | $S-$ see |  |  | 4271 | 85.04 .435 |
|  |  |  | 36.72 .040 |  | Ch. 36.32 | $\begin{aligned} & 4200-6 a \\ & 400-7 \end{aligned}$ | $36.13 .100$ |  | 85.04 .440 |
| 4027 | 36.34 .300 | 4081 | 36.72 .050 | 4143-1 | 36.32.370 | $4200-8$ | 36.13 .050 | 4272 | 85.04 .420 |
| 4027-1 | 36.33 .120 |  | 36.72.060 | 4145 | 36.32.370 | $4200-9$ | 36.13 .040 | 4273 | 85.04.420 |
| 4027-2 | 36.33 .130 | 4082 | 36.72.070 | 4146 | $S$-see | 4200-10 | $\begin{array}{r} 30.13 .070 \\ -C h .36 .17 \end{array}$ | 4274 | 85.04.425 |
| 4027-3 | 36.33 .140 | 4083 | 36.16 .030 |  | Ch. 36.32 | ${ }^{4200-11}$ S |  | 4275 | 85.04.115 |
| 4027-4 | 36.33.150 |  | 36.22 .010 | 4147 | 36.80.040 |  |  | 4276 | 85.04 .120 |
| 4027-5 | 36.33 .160 | 4084 | 36.16.040 | 4148 | $S$ - see | 4201b Eff.date |  | 4277 | 85.04 .165 |
| 4027-6 | 36.33.170 |  | 36.16.050 |  | Ch. 36.32 |  | 36.33.060 |  |  |
| 4028 | $S 36.16 .020$ | 4085 | 36.22.010 | 4149 | 36.80.050 |  | 36.33.060 | 4278 | 85.04.125 |
| 4029 | 36.16 .020 | 4086 | 36.22 .040 | 4150 | 36.32.380 | $4201-2$ $4201-3$ | 36.33.060 | 4279 | 85.04.130 |
| 4030 | 36.16 .010 |  | 36.22.050 | 4151 | $S$-see |  | S 36.13 .01036.13 .090 | 4280 | 85.04 .125 |
| 4031 | 36.16.120 |  | 36.22 .060 |  | Ch. 36.32 | 4202 4204 |  | 4281 | 85.04 .160 |
| 4032 | 36.16.090 |  | 36.22.070 | 4152 | Obsolete | 4205-1 | $\begin{aligned} & 36.13 .090 \\ & 36.16 .030 \end{aligned}$ | 4282 | 85.04 .485 |
| 4034 | Obsolete |  | 36.22.080 | 4153 | Obsolete | 4210 |  | 4283 | 85.04.135 |
| 4035 | Obsolete | 4087 | 36.22.050 | 4154 | 58.04 .010 | 4211 | 36.17 .010 <br> 36.18 .140 | 4284 | 85.04 .160 |
| 4036 | 36.32 .010 | 4088 | 36.22 .010 | 4155 | 36.16.030 | 4212 | 36.18 .100 | 4285 | 85.04.155 |
| 4037 | 36.32 .020 | 4089 | 36.22 .010 |  | 36.16.050 | 4213 | 36.18 .150 | 4286 | 85.04 .170 |
| 4038 | 36.32 .030 | 4090 | 36.22 .010 | 4155-1 | 36.28 .030 | 4214 | 36.18.110 | 4286-1 | 85.04 .510 |
| 4038-1 | 36.32 .070 | 4091 | 36.22 .010 | 4156 | 36.16 .040 | 4214 4215 | 36.18 .120 | 4286-2 | 85.04 .515 |
| 4039 | 36.32 .030 | 4092 | 36.22.010 | 4157 | 36.28.010 | $4216$ | 36.18 .130 | 4286-3 | 85.04 .510 |
| 4040 | 36.32.030 | 4093 | 36.16.070 | 4158 | 36.16.090 |  | 42.16 .030 | 4287 | 85.04.205 |
| 4041 | 36.32 .030 | 4094 | 36.22.030 | 4159 | $S$-see | 4218 | 36.18.140 | 4288 | 85.04.110 |
| 4042 | 36.32.050 | 4094-1 | 73.04 .030 |  | 36.16.100 | 4219 |  | 4289 | 85.04 .110 |
| 4043 | 36.32 .040 | 4095 | 36.22.010 | 4160 | 36.28 .020 | $4220$ | 36.17.040 | 4290 | 85.04 .200 |
| 4045 | 36.16 .040 | 4096 | 36.22 .090 |  | 36.16 .070 | 4221 | $36.17 .050$ | 4291 | 85.04.400 |
| 4046 | 36.16.050 | 4097 | 36.22 .100 | 4161 | 36.28 .060 | 4222 | $\begin{aligned} & 36.18 .090 \\ & 36.18 .080 \end{aligned}$ | 4292 | Superf: |
|  | 36.32.060 | 4098 | 36.22.010 | 4162 | 36.28 .060 | $\begin{aligned} & 4223 \\ & 4224 \end{aligned}$ |  | 4292-1 | 85.04 .490 |
| 4047 | 36.32 .080 | 4099 | 36.22 .010 | 4163 | 36.28 .070 |  | 36.18.180 | 4292-2 | 85.04 .495 |
| 4048 | Inval. - AGO | 4100 | 36.22 .110 | 4164 | 36.28 .080 | $\begin{aligned} & 4224 \\ & 4225 \end{aligned}$ |  | 4292-3 | 85.04:500 |
| 4049 | 36.32 .090 | 4101 | 36.22 .120 | 4165 | 36.28 .080 | $\begin{aligned} & 4226 \\ & 4227 \end{aligned}$ | 36.18 .170 36.170 | 4292-4 | 85.04.505 |
| 4050 | Inval. $\frac{A G O}{\text { a }}$ | 4102 | 36.22.130 | 4166 | 36.28 .140 |  | $S 36.18 .170$ | 4292-5 | 85.04 .490 |
| 4051 | 36.32 .100 | 4103 | 36.16.080 | 4167 | 36.28 .020 | $\begin{aligned} & 4227 \\ & 4228 \end{aligned}$ | S 36.13 .060 | 4293 | 85.04.520 |
| 4052 | 36.32 .110 |  | 36.22.020 | 4168 | 36.28 .010 | 4229 | 2.36 .150 | 4294 | 85.04 .530 |
| 4053 | 36.32.310 | 4104 | 36.22.150 | 4169 | 36.28.150 | 4230 | 2.40 .030 | 4295 |  |
| 4053-1 | 36.32 .320 | 4105 | 36.18 .010 | 4170 | 36.28 .090 |  | 36.17 .060 <br> 36.23 .050 |  | 85.04 .535 |
| 4055 | 36.32 .130 | 4106 | 36.16.030 | 4171 | 36.24 .170 |  |  | 4297 4297 - | 85.04 .540 |
| 4056 | 36.32 .120 | 4107 | 36.16.040 |  | 36.28 .110 |  | 36.16 .04073.04 .010 |  | Temporary |
| 4056-1 | 36.32 .210 |  | 36.16.050 | 4172 | 36.28 .040 |  |  | $\begin{array}{r} 4297-2 \\ 4297-3 \end{array}$ |  |
| 4056-2 | 36.32 .210 | 4108 | 36.16.070 |  | 36.28 .050 | $\begin{aligned} & 4232 \\ & 4233 \end{aligned}$ | 73.04 .020 |  | Temporary |
| 4056-3 | 36.32.210 | 4109 | 36.29 .010 | 4173 | 36.28 .010 | 4233 4234 | 36.18.050 | 4297-4 |  |
| 4056-4 | 36.32 .220 | 4110 | 36.29 .010 |  | 3.08.060 | $4235$ | 36.18.090 | 42984299 | $\begin{aligned} & 85.04 .005 \\ & 85.04 .010 \end{aligned}$ |
| 4056-5 | 36.32 .230 | 4111 | 36.29 .010 | 4174 | 36.28 .120 | 4236 85.04.005 |  |  |  |
| 4056-6 | $\begin{aligned} & 36.32 .230 \\ & \text { Sev. } \end{aligned}$ |  | 36.29 .020 | $\begin{aligned} & 4175 \\ & 4175 \\ & 4176 \end{aligned}$ | 36.28 .130 | 4237 | 85.04 .010 | 42994300 | $\begin{aligned} & 85.04 .010 \\ & 85.04 .015 \end{aligned}$ |
| 4056-7 |  | 4113 | 36.29 .010 |  | 36.16.030 | 4238 | $\begin{aligned} & 85.04 .015 \\ & 85.04 .020 \end{aligned}$ |  | $\begin{aligned} & 85.04 .020 \\ & 85.04 .025 \end{aligned}$ |
|  | n36.32.210 | 4114 | 36.29 .010 |  |  <br>  <br> 4177 <br> 36.16 .040 <br> 36.16 .050 <br> 36.16 .070 |  |  | 4301 |  |
| 4057 | 36.33.110 | $4115$ | 36.29 .030 |  |  |  |  | 4239 $\begin{aligned} & 85.04 .545 \\ & 85.04 .025\end{aligned}$ |  | 43024303 | 85.04 .030 |
| 4057-1 | 36.32 .280 | 4116 | 36.29 .040 |  |  |  |  |  | 85.04.035 |  |
| 4057-2 | 36.32 .290 |  | 35.21.320 | 4177 4178 | 36.16.070 | 4240 85.04.030 |  |  |  | $4304$ | 85.04 .635 |
| 4057-3 | 36.32 .300 | 41174118 | 36.29.050 | 4178 4179 | 36.16.070 | 4241 | Obsolete | 4305 | 85.04 .605 |  |
| 4058 | 36.32 .190 |  | 36.29.060 | 4180 | 36.24 .010 | 4242 85.04.035 |  | 43064307 | 85.04 .04585.04 .05085 |  |
| 4059 | 36.16.110 | 4119 | 35.21.320 | 4181 | 36.24 .020 | 4243 85.04.410 |  |  |  |  |
| 4061 | 36.32 .120 |  | 36.29 .070 | $\begin{aligned} & 4182 \\ & 4183 \end{aligned}$ | 36.24 .030 | 4244 855.04.450 |  | 4308 | 85.04 .05585.04 .060 |  |
| 4065 | 36.32 .150 |  | 35.21 .320 |  | 36.24.040 | $\begin{array}{ll}4245 & 85.04 .455 \\ 4246 & 85.04 .460\end{array}$ |  |  |  |  |
| 4066 | 36.32 .160 | 4120 | 36.29 .010 | $\begin{aligned} & 4183 \\ & 4184 \end{aligned}$ | 36.24 .050 |  |  | 4310 | $85.04 .065$ <br> Unconst'l |  |
| 4067 | 36.32.170 | 4121 | 36.29 .010 |  | 36.24 .060 | 4247 85.04 .460 <br> $4247-1$ 85.04 .405 |  | 43114312 |  |  |
| 4068 | Val. | 4122 | 36.29.010 | 4185 | 36.18 .030 |  |  | Unconst' |  |  |
|  | n36.32.150 | $\begin{aligned} & 4123 \\ & 4124 \end{aligned}$ | 36.29 .080 | $\begin{aligned} & 4186 \\ & 4186 \end{aligned}$ | 36.24 .050 | 4247-2 85.04.405 |  |  | 4313 | 85.04 .210 |
| 4069 | 36.16 .080 |  | 36.29 .090 | $\begin{aligned} & 4187 \\ & 4188 \end{aligned}$ | 36.24 .070 | $\begin{array}{ll}4248 & 85.04 .465 \\ 4249 & 85.04 .475\end{array}$ |  | $\begin{aligned} & 4314 \\ & 4315 \end{aligned}$ | 85.04 .08585.04 .085 |  |
| 4070 | 36.32 .180 | $\begin{aligned} & 4124 \\ & 4125 \end{aligned}$ | 36.16.080 |  | 36.24 .080 |  |  |  |  |  |  |
| 4071 | 36.32.120 | $\begin{aligned} & 4125 \\ & 4126 \end{aligned}$ | Val. | 4189 | 36.24 .090 | 4250 | 85.04 .470 |  | 85.04 .090 |  |
| 4072 | 36.32 .140 |  | n36.16.080 | 4190 | 36.24 .100 | 4251 | 85.04.480 | 4316 | 85.04 .080 |  |
| 4075 | 36.32.200 | 4127 | 36.16 .030 | 4191 | 36.24.110 | 4252 | 85.04 .475 | 4317 | 85.04.075 |  |
| 4076 | 36.32 .330 | 4128 | 36.27.010 | 4192 | 36.24.120 | 4253 | 85.04.415 | 4318 | 85.04.095 |  |
| 4077 | 36.45.010 | 4129 | 36.16.040 | 4194 | 36.24 .130 | 4254 | Superf. | 4319 | 85.04 .100 |  |
|  | 36.45.020 |  | 36.16.050 | 4195 | 36.24.140 | 4255 | 85.04 .445 | 4320 | 85.04.105 |  |
|  | 36.45.030 | 4130 | 36.27.020 | 4196 | 36.24.150 | 4256 | 85.04.430 | 4321 | 85.04 .640 |  |
| 4077-1 | 36.45 .040 | 4131 | 36.27 .020 | 4197 | 36.24 .180 | 4257 | 85.04 .045 | 4322 | 85.04 .645 |  |
| 4077-2 | Purpose | 4132 | 36.27 .020 | 4198 | 36.24 .160 | 4258 | 85.04 .050 | 4323 | 85.04.115 |  |
|  | n36.32.340 | 4133 | 36.27 .020 | 4199 | 36.24 .160 | 4259 | 85.04 .055 | 4324 | 85.04.120 |  |
| 4077-3 | 36.32.340 | 4134 | 36.27 .020 | 4200-1a | 36.13 .010 | 4260 | 85.04 .060 | 4325 | 85.04 .040 |  |
| 4077-4 | 36.32 .350 | 4135 | 36.27.030 | 4200-2a | 36.16.030 | 4261 | 85.04 .065 |  | 85.04 .165 |  |
| 4077-5 | 36.32 .360 | 4136 | 36.27 .020 | 4200-3a | 36.16.030 | 4262 | Unconst'I | 4326 | 85.04 .125 |  |
| 4077-10 | 36.43.010 | 4137 | 36.27 .020 | 4200-4a | 36.16.030 | 4263 | 85.04 .070 | 4327 | 85.04 .130 |  |
| 4077-11 | 36.43 .020 | 4138 | 36.27 .050 | 4200-5a | 36.16.070 | 4264 | 85.04 .210 | 4328 | 85.04 .125 |  |
| 4077-12 | 36.43.030 | 4139 | 36.16 .090 |  | 36.17.020 | 4265 | 85.04 .080 | 4329 | 85.04 .160 |  |
| 4077-13 | 36.43.040 | 4139-1 | 36.27.060 |  | 36.17.030 | 4266 | 85.04 .075 | 4330 | 85.04.135 |  |


| Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. |
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| 4331 | 85.04.160 | 4381 | 85.24.070 | 4439-2 | 85.08.480 | 4469 |  | 4525-6 | 43.63 .070 |
| 4332 | 85.04.155 | 4382 | 85.24 .170 | 4439-3 | 85.08.490 | 4466 |  | 4525-7 | 43.63 .080 |
| 4332a | 85.04.665 | 4383 | 85.24.180 | 4439-4 | 85.08.500 | 4467 |  | 4525-8 | 43.63 .090 |
| 4332b | 85.04 .670 |  | 85.24 .190 | 4439-5 | 85.08.510 | 4468 | $S$ - see | 4525-9 | 43.63 .100 |
| 4332 c | 85.04.675 | 4384 | 85.24 .190 | 4439-6 | 85.08.520 | 4469 | Ch. 85.08 | 4526 | 43.63 .110 |
| 4332 d | 85.04 .680 | 4385 | 85.24 .220 | 4440 | R 1949 | 4470 |  | 4527 | 43.63 .120 |
| 4332 e | 85.04 .685 | 4386 | 85.24 .280 |  | c 26 § 18 | 4471 |  | 4528 | 43.63 .130 |
| 4332 f | 85.04 .690 | 4387 | 85.24.260 | 4441 | 85.08.530 | 4472 | Obsolete | 4529 | 43.63 .140 |
| 4332 g | 85.04 .695 | 4388 | 85.24 .070 | 4442 | 85.08 .540 | 4473 | Obsolete | 4530 | 43.63 .140 |
| 4332h | 85.04.700 | 4389 | 85.24 .290 | 4443 | 85.08 .560 | 4474 | Obsolete | 4531 | 43.63 .160 |
| 4332i | 85.04.705 | 4390 | 85.24.200 | 4444 | 85.08 .670 | 4475 | Obsolete | 4531-1 | 28.76.030 |
| 4332-1 | 85.08 .820 | 4391 | 85.24 .210 | 4445 | 85.08.680 | 4476 | Obsolete | 4532 | 28.76.010 |
| 4333 | 85.04.170 | 4392 | 85.24 .070 | 4446 | 85.08.570 | 4477 | Obsolete | 4533 | 28.76.060 |
| 4334 | 85.04.205 | 4393 | 85.24 .080 | 4447 | Constr. | 4477-1 | 85.20.010 | 4534 | 28.76.070 |
| 4335 | 85.04 .110 | 4394 | 85.28 .010 |  | n85.08.010 | 4477-2 | 85.20 .020 | 4535 | 28.76.080 |
| 4336 | 85.04 .110 | 4395 | 85.28 .020 | 4448 | Sev. | 4477-3 | 85.20 .030 | 4535-1 | 28.76.090 |
| 4337 | 85.04 .200 | 4396 | 85.28 .030 |  | n85.08.010 | 4477-4 | 85.20.040 | 4536 | 28.76.060 |
| 4338 | 85.04 .600 | 4397 | 85.28 .040 | 4449 | 85.08.580 | 4477-5 | 85.20.050 | 4537 | 28.76.070 |
| 4339 | 85.04 .650 | 4398 | 85.28 .050 | 4450 | 85.08 .590 |  | 85.20 .060 | 4538 | 28.76 .100 |
| 4340 | 85.04 .755 | 4399 | 85.28 .060 | 4451 | 85.08.600 | 4477-6 | 85.20 .070 | 4539 | 28.76.080 |
| 4341 | 85.04.190 |  | 85.28 .070 | 4452 | 85.08 .610 | 4477-7 | 85.20.080 | 4540 | 28.76.050 |
| 4342 | 85.04 .195 | 4400 | 85.28 .080 | 4453 | 85.08 .620 | 4477-8 | 85.20 .090 | 4541 | 28.76 .120 |
| 4342-1 | 85.04 .610 | 4401 | 85.28 .090 | 4454 | 85.08.620 | 4477-9 | 85.20 .100 | 4542 | 28.81 .090 |
| 4342-2 | 85.04 .625 | 4402 | 85.28 .100 | 4455 | 85.08.630 | 4477-10 | 85.20.110 | 4542-1 | 28.76.010 |
| 4342-3 | 85.04 .620 | 4403 | 85.28 .110 | 4456 | 85.08 .640 | 4477-11 | 85.20 .120 | 4542-2 | 28.76.130 |
| 4342-4 | 85.04 .615 | 4404 | 85.28 .120 | 4457 | 85.08 .650 | 4477-12 | 85.20.130 | 4542-3 | 28.76.140 |
| 4342-5 | 85.04.605 | 4405 | 85.08 .020 | 4458 | 85.08 .660 | 4477-13 | 85.20.140 | 4542-4 | 28.76.140 |
| 4342-6 | 85.04.605 |  | 85.08 .030 | 4459 | 85.08 .690 | 4477-14 | 85.20.150 | 4543-1 | 28.76.180 |
| 4342-7 | 85.04.630 | 4406 | 85.08 .010 | 4459-1 | 85.08 .700 | 4478 |  |  | 28.76.190 |
| 4342-8 | Sev. | 4407 | 85.08.040 |  | 85.08 .710 | 4479 |  |  | 28.76.200 |
|  | n85.04.605 | 4408 | 85.08 .050 |  | 85.08 .720 | 4480 | S——see |  | 28.76 .210 |
| 4343 | 85.04.655 |  | 85.08 .060 |  | 85.08 .730 | 4481 | Ch. 79.44 | 4543-2 | 28.76.180 |
| 4344 | 85.04.655 |  | 85.08.070 | 4459-2 | 85.08 .740 | 4482 |  |  | 28.77.050 |
| 4345 | 85.04 .655 |  | 85.08 .080 |  | 85.08.750 | 4482-1 | Obsolete | 4543-11 | 28.76.240 |
| 4346 | 85.04 .660 |  | 85.08 .090 | 4459-3 | 85.08.760 | 4482-2 | Obsolete | 4543-12 | 28.76.250 |
| 4347 | 85.20.010 |  | 85.08.100 | 4459-4 | 85.08.770 | 4482-3 | Obsolete | 4543-13 | 28.76.260 |
| 4348 | 85.20 .020 | 4409 | 85.08.380 | 4459-5 | 85.08.780 | 4482-4 | Obsolete | 4543-14 | 28.76.270 |
| 4349 | 85.20 .030 | 4410 | 85.08.110 | 4459-6 | 85.08.780 | 4482-5 | Obsolete | 4543-14a | 28.76.280 |
| 4350 | 85.20 .040 | 4411 | 85.08 .120 | 4459-7 | 85.08 .790 | 4482-6 | Obsolete | 4543-15 | 28.76.110 |
| 4351 | 85.20.050 | 4412 | 85.08.130 | 4459-8 | 85.08 .800 | 4492 | 85.04 .710 | 4543-16 | 28.76.310 |
|  | 85.20.060 | 4413 | 85.08.140 | 4459-9 | 85.08.810 | 4493 | 85.04.715 | 4543-17 | 28.76.320 |
| 4352 | 85.20 .070 | 4414 | 85.08.150 | 4459-10 | Sev. | 4494 | 85.04 .720 | 4543-18 | 28.76 .330 |
| 4353 | 85.20 .080 | 4415 | 85.08.160 |  | n85.08.700 | 4495 | 85.04.725 | 4543-19 | 28.76.340 |
| 4354 | 85.20 .090 | 4416 | 85.08.170 | 4459-11 | 85.04.140 | 4496 | 85.04 .730 | 4543-30 | 28.76 .370 |
| 4355 | 85.20.100 | 4417 | 85.08.180 | 4459-12 | 85.04.145 | 4497 | 85.04 .735 | 4543-31 | 28.76.380 |
| 4356 | 85.20.110 | 4418 | 85.08.190 | 4459-13 | 85.04.155 | 4498 | 85.04 .740 | 4543-40 | 28.76.350 |
| 4357 | 85.20.120 | 4419 | 85.08.200 | 4459-14 | 85.04 .175 | 4499 | 85.04.745 | 4543-41 | 28.76 .360 |
| 4358 | 85.20 .130 | 4420 | 85.08 .210 | 4459-15 | 85.04 .140 |  |  | 4544 | 28.77 .010 |
| 4359 | 85.20.140 | 4421 | 85.08.220 | 4459-16 | 85.04 .160 |  |  | 4545 | 28.77.020 |
| 4360 | 85.20 .150 | 4421-1 | 85.08 .010 | 4459-17 | 85.04 .150 |  |  | 4546 | 28.77 .030 |
| 4360-1 | 85.04.180 |  | 85.08.230 | 4459-20 | 85.16 .010 | this table |  | 4547 | 28.77.040 |
| 4360-2 | 85.04.185 | 4422 | 85.08.240 | 4459-21 | 85.16.020 | 4500 | 85.04.750 | 4548 | 28.77.050 |
| 4361 | 85.24 .010 |  | 85.08 .250 | 4459-22 | 85.16 .030 | 4501 | Obsolete | 4549 | 28.77 .060 |
| 4362 | 85.24 .020 |  | 85.08 .260 |  | 85.16 .040 | 4502 | Obsolete | 4550 | 28.77 .070 |
| 4363 | 85.24 .030 |  | 85.08.270 |  | 85.16.050 | 4503 | Obsolete | 4551 | 28.77.080 |
|  | 85.24 .040 | 4423 | 85.08.280 | 4459-23 | 85.16 .060 | 4504 | Obsolete | 4552 | Superf. |
| 4364 | 85.24 .040 | 4424 | 85.08.290 |  | 85.16 .080 | 4505 | Obsolete | 4553 | 28.76 .050 |
|  | 85.24 .050 | 4425 | 85.08.300 | 4459-24 | 85.16 .090 | 4506 | Obsolete | 4554 | 28.77.090 |
|  | 85.24 .060 | 4426 | Obsolete |  | 85.16 .100 | 4507 | Obsolete |  | 28.77.100 |
| 4365 | 85.24 .070 | 4427 | 85.08.310 | 4459-25 | 85.16.070 | 4508 | Obsolete | 4555 | 28.77.100 |
|  | 85.24 .090 | 4428 | 85.08.320 | 4459-26 | 85.16 .110 | 4509 | Obsolete | 4556 | 28.77.110 |
|  | 85.24 .100 |  | 85.08.330 | 4459-27 | 85.16.120 | 4510 | Obsolete | 4557 | 28.77.130 |
|  | 85.24 .110 | 4429 | 85.08 .340 | 4459-28 | 85.16 .130 | 4511 | Obsolete |  | 28.77 .140 |
|  | 85.24 .120 |  | 85.08.350 |  | 85.16 .140 | 4512 | Obsolete | 4558 | 28.77.120 |
| 4366 | 85.24 .130 | 4430 | 85.08 .360 | 4459-29 | 85.16.150 | 4513 | Obsolete | 4559 | 28.76 .040 |
| 4367 | 85.24 .140 | 4431 | 85.08.370 | 4459-30 | 85.16 .160 | 4514 | Obsolete | 4560 | 28.76.300 |
| 4368 | 85.24.150 | 4432 | 85.08.380 | 4459-31 | 85.16 .170 | 4515 | Obsolete | 4561 | 28.77 .130 |
| 4369 | 85.24 .070 | 4433 | 85.08 .370 | 4459-32 | 85.16 .040 | 4516 | Obsolete | 4562 | Obsolete |
| 4370 | 85.24 .260 | 4434 | S 85.08.400 ${ }^{85.08 .390}$ |  | 85.16.180 | 4517 | 85.04.215 | 4563 | 28.77.130 |
| 4371 | 85.24 .070 | 4435 S |  | 4459-33 | 85.16 .190 | 4518 | 28.02.010 | 4563-1 | 28.77.390 |
| 4372 | 85.24 .260 |  | 85.08 .430 | 4459-34 | 85.16 .200 | 4519 | 28.02 .020 | 4563-2 | 28.77 .400 |
| 4373 | 85.24.280 | 4435-1 | 85.08 .400 | 4459-35 | 85.16 .210 | 4521 | 43.11 .010 | 4564 | 28.77 .150 |
| 4374 | 85.24 .270 | 4435-2 | 85.08 .410 | 4459-36 | 85.16.220 | 4522 | $S 43.03 .010$ | 4565 | 28.77.160 |
| 4375 | 85.24 .270 | 4435-3 | 85.08 .420 | 4459-50 | 85.12 .010 | 4523 | 43.11 .030 | 4566 | 28.77 .170 |
| 4376 | 85.24 .230 | 4435-4 | 85.08 .430 |  | 85.12 .020 | 4524 | 43.11 .020 | 4566-1 | 28.77.180 |
| 4376-1 | Val. | 4436 | 85.08 .440 | 4459-51 | 85.12 .030 | 4525 | 43.63 .010 | 4566-2 | 28.77 .190 |
|  | n85.24.010 | 4437 | 85.08 .450 | 4460 | Obsolete | 4525-1 | 43.63 .020 | 4566-5 | 28.77.200 |
| 4377 | 85.24 .160 | 4438 | 85.08.460 | 4461 | Obsolete | 4525-2 | 43.63 .030 | 4566-6 | 28.77.210 |
| 4378 | 85.24 .240 | 4439 S | S 85.08.470 | 4462 | Obsolete | 4525-3 | 43.63 .040 | 4566-11 | 28.77.350 |
| 4379 | 85.24 .250 |  | 85.08.520 | 4463 | Obsolete | 4525-4 | 43.63 .050 | 4566-12 | 28.77.360 |
| 4380 | 85.24.260 | 4439-1 | 85.08.470 | 4464 | Obsolete | 4525-5 | 43.63 .060 | 4566-13 | 28.77.370 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. |
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| 4566-14 | 28.77.380 | 4623 | 28.81.130 |  | 28.58.160 | 4693-33 | 28.57.060 | 4778 | 28.87 .180 |
| 4567 | 28.80 .010 | 4623-1 | 28.84.010 | 4676 | 28.19.100 | 4693-34 | 28.57 .170 | 4779 | 28.58 .020 |
| 4568 | 28.76.040 | 4623-2 | 28.01 .070 | 4677 | 72.28 .060 | 4693-35 | 28.57.180 | 4780 | 28.58 .24028.58 .250 |
|  | 28.76 .050 |  | 28.84 .010 | 4678 | 72.28 .070 | 4693-36 | 28.57 .190 |  |  |
| 4569 | 28.80.030 | $\begin{aligned} & 4623-3 \\ & 4623-4 \end{aligned}$ | 28.84 .020 | 4679 | 72.28.150 | 4693-37 | 28.57 .200 | 4781 | 28.58 .11028.58 .040 |
| 4570 | 28.80.040 |  | 28.84 .020 | 4679a | 72.32.010 | 4693-38 | 28.57 .070 | 4782 |  |
| 4571 | 28.80.050 |  | 28.84.030 | 4679-1 | Superf. | 4693-39 | 28.57 .080 | 4783 | 28.58.290 |
| 4572 | 28.80.060 |  | 28.84 .050 | 4679-2 | 72.32 .010 | 4693-40 | 28.57 .090 |  | 28.58 .310 |
| 4573 | 28.80.090 | 4623-5 | 28.84.040 | 4679-3 | 72.32 .020 | 4693-41 | 28.57 .100 | 4784 | 28.63 .17028.58 .130 |
| 4574 | 28.80.020 | 4623-6 | 28.84 .050 | 4679-4 | 72.32 .040 | 4693-42 | 28.57 .340 |  |  |
|  | 28.80.130 |  | 28.84.070 | 4679-5 | 72.32.050 | 4693-43 | 28.57 .350 |  | 28.66.070 |
| 4575 | 28.80.130 | 4623-7 | 28.84.060 | 4679-6 | Temporary | 4693-44 | 28.57.230 |  | 28.66 .080 |
| 4576 | 28.80 .070 | 4623-8 | 28.84 .080 | 4679-7 | 72.32 .060 | 4693-45 | 28.57 .240 | 4785 | 28.58 .170 |
|  | 28.80.080 | 4623-9 | 28.84.010 | 4679-8 | 72.32 .070 | 4693-46 | 28.57.250 | 4786 | 42.04 .030 |
|  | 28.80.130 |  | 28.84.090 | 4679-9 | 72.32 .080 | 4693-47 | 28.57 .260 | 4787 | 28.58 .140 |
| 4577 | 28.80 .110 | 4623-10 | 28.84.100 | 4679-10 | 72.32 .090 | 4693-48 | 28.57 .270 | 4788 | 28.58 .070 |
| 4578 | 28.80.120 | $\begin{aligned} & 4623-11 \\ & 4623-12 \end{aligned}$ | 28.84.110 Approp. | 4679-11 | 72.32 .100 | 4693-49 | 28.57.280 | 4789 | S 28.589 .210 |
| 4579 | 28.80 .130 |  |  | 4679-12 | 72.32 .110 | 4693-50 | 28.57 .290 | 4791 |  |
| 4579-1 | 28.80 .130 | $\begin{aligned} & 4623-12 \\ & 4623-13 \end{aligned}$ |  | 4679-13 | 72.32.120 | 4693-51 | 28.57 .300 | 4792 | 28.62 .010 |
| 4579-2 | 28.80.130 |  | n28.01.070 | 4679-14 | 72.32.130 | 4693-52 | 28.57.360 |  | 28.62.020 |
| 4580 | 28.80.130 | $\begin{aligned} & 4623-14 \\ & 4623-20 \end{aligned}$ | 28.84.010 | 4679-15 | 72.32.140 | 4693-53 | 28.57.370 |  | 28.62 .030 |
| 4581 | 28.80.210 |  | 28.76.020 | 4679-16 | 72.32.150 | 4693-54 | 28.57 .380 | 4793 | 28.62 .040 |
| 4582 | 28.80 .220 | $\begin{aligned} & 4623-20 \\ & 4624 \end{aligned}$ | 72.16 .010 | 4679-17 | 72.32.160 | 4693-55 | 28.57 .310 | 4794 | 28.62.050 |
| 4583 | 28.80.130 | $\begin{aligned} & 4624 \\ & 4625 \end{aligned}$ | 72.16 .020 | 4679-18 | 72.32.170 | 4693-56 | 28.57.320 | 4795 | 28.62.060 |
| 4584 | 28.80.180 | $\begin{aligned} & 4625 \\ & 4626 \end{aligned}$ | 13.08 .010 | 4679-19 | 72.32.030 | 4693-57 | 28.57 .390 | 4796 | 28.62 .070 |
| 4585 | 28.80.190 |  | 13.08.020 | 4679-20 | 72.32.180 | 4693-58 | 28.57.110 | 4797 | 28.62 .070 |
| 4586 | 28.80.200 | 4627 | 13.08.050 | 4679-21 | Obsolete | 4693-59 | 28.57 .120 |  | 28.62 .080 |
| 4587 | 28.80 .130 |  | 72.16 .030 | 4679-22 | Obsolete | 4694 | 28.01 .030 | 4798 | 28.62 .090 |
| 4588 | 28.80.130 | 4628 | 72.16 .040 | 4679-25 | 28.13 .010 | 4700 | 28.01 .050 | 4799 | 28.62.100 |
| 4589 | 28.80.130 |  | 72.16 .060 | 4679-26 | 28.13 .010 | 4704 | 28.58.060 | 4800 | 28.62.110 |
| 4589-1 | 36.50 .010 | $\begin{aligned} & 4629 \\ & 4630 \end{aligned}$ | 72.16 .070 | 4679-27 | 28.13 .020 | 4706 | 28.58 .030 | 4801 | 28.62 .120 |
| 4590 | 28.80.130 |  | 72.20 .010 | 4679-28 | 28.13 .030 | 4706-1 | 28.58 .260 | 4802 | 28.62.130 |
| 4591 | Obsolete | 4631 4632 | Obsolete | 4679-29 | 28.13.040 | 4706-2 | 28.58 .270 |  | 28.62.140 |
| 4592 | 28.80.100 |  | 72.20 .020 | 4679-30 | Approp. | 4707 | 28.59 .010 | 4803 | 28.62 .150 |
| 4593 | 28.80.140 | $\begin{aligned} & 4633 \\ & 4634 \end{aligned}$ | 72.20 .030 | 4680 | 28.01 .060 | 4708 | 28.59 .020 |  | 28.62.160 |
| 4594 | 28.80.150 | $\begin{aligned} & 4635 \\ & 4636 \end{aligned}$ | 72.20 .040 |  | 28.58.190 | 4709 | 28.59 .030 | 4804 | 28.62.170 |
| 4595 | 28.80 .130 |  | 13.08.020 | 4680-1 | 28.27.140 | 4709-20 | 28.58 .320 | 4805 | 28.31 .070 |
| 4596 | 28.80.160 |  | 13.08.040 |  | 28.58.210 | 4709-21 | 28.58.330 |  | 28.62.180 |
| 4597 | 28.80.170 |  | 13.08.060 | 4680-3 | Obsolete | 4709-22 | 28.58.340 | 4806 | 28.31 .020 |
| 4598 | 28.80 .090 | 4637 | 72.20 .050 | 4680-5 | 28.58.220 | 4709-23 | 28.58 .350 | 4807 | Obsolete |
| 4599 | 28.80.130 | 4638 4639 | 72.20 .060 | 4681 | 28.05.010 | 4709-24 | 28.58.360 | 4808 | 28.62.190 |
| 4600 | 28.80.130 | $4640$ | 72.20.070 |  | 28.05.020 | 4710 | 28.01.040 | 4809 | 28.62.200 |
| 4601 | 28.80.130 | 4640 | 72.20 .080 | 4682 | 28.05 .030 | 4711 | 43.63 .150 |  | 28.62.210 |
| 4602 | Superf. | 4642 | 72.20 .090 | 4683 | 28.05.040 |  | 28.01 .040 | 4810 | S- see |
| 4603 | 28.80.130 | $4643$ | Obsolete | 4684 | 43.63 .140 | 4712 | 28.44.060 |  | Ch. 84.52 |
| 4603-1 | 28.76.290 | $\begin{array}{ll} 4644 \\ 4545 \end{array}$ | S-Ch. 43.19 | 4685 | 43.11 .030 | 4713 | 28.44 .070 | 4810-1 | 29.13.060 |
| 4603-10 | 28.80.270 |  | 72.40 .010 | 4686 | 28.05 .040 | 4714 | 28.44 .080 | 4810-2 | Obsolete |
| 4603-11 | 28.80.280 | $\begin{aligned} & 4545 \\ & \mathbf{4 6 4 6} \end{aligned}$ | 72.40 .030 | 4687 | 28.01 .010 | 4715 | 28.44 .050 | 4810-3 | Obsolete |
| 4603-12 | 28.80.290 | 4646 4647 | 72.40 .040 | 4688 | 28.01.020 | 4716 | 28.44 .090 | 4810-4 | Repealer |
| 4603-20 | 28.80.250 |  | 72.40 .050 | 4689 | 28.31 .010 | 4717 | 28.44 .100 | 4812 | 28.63.230 |
| $\begin{aligned} & 4603-21 \\ & 4604 \end{aligned}$ | 28.80.260 | 4648 | 72.40 .020 | 4689-1 | 28.31 .030 | 4718 | 28.58.230 | 4813 | 28.63 .020 |
|  | 28.81.010 | $\begin{aligned} & 4650 \\ & 4651 \end{aligned}$ | 72.40 .060 | 4689-2 | 28.31.040 | 4719 | 28.24 .010 | 4814 | 28.58 .090 |
|  | 28.81 .020 |  | 72.40 .070 | 4689-3 | 28.31 .050 |  | 28.24.020 | 4815 | 28.63 .010 |
| 4604-1 | 28.81 .010 | $\begin{aligned} & 4651 \\ & 4652 \end{aligned}$ | 72.40 .080 | 4689-4 | 28.31 .060 |  | 28.24 .030 | 4816 | 28.63 .030 |
| 4604-2 | 28.81.010 | $\begin{aligned} & 4652 \\ & 4653 \end{aligned}$ | 72.40 .090 | 4690 | 28.58.200 |  | 28.24 .040 | 4817 | 28.63 .040 |
| 4604-3 | 28.81 .010 | $4654$ | 72.40 .100 | 4691 | 28.58 .180 |  | 28.24 .050 | 4819 | 28.63.180 |
| $\begin{aligned} & 4605 \\ & 4606 \end{aligned}$ | 28.81.020 | $\begin{array}{r} 4654 \\ 4655 \end{array}$ | 72.28 .010 | 4692 | $S$ 1.12.050 | 4719-1 | 28.24 .060 | 4820 | 28.63.050 |
|  | 28.81.030 | 4655 4656 | 72.28 .010 | 4693 | 28.02.040 | 4720 | Obsolete | 4821 | 28.63.060 |
|  | 28.81.050 | $\begin{aligned} & 4030 \\ & 4657 \end{aligned}$ | $S$ - see | 4693-1 | 28.02.050 | 4759 | 28.57 .330 | 4822 | $S 28.58 .180$ |
| 4607 | 28.81 .050 |  | 43.19.140, | 4693-2 | 28.02.050 | 4767 | 36.16.040 | 4824 | 28.63 .230 |
| 4608 | 28.81.050 |  | 43.19 .370 | 4693-10 | Purpose |  | 36.16.050 | 4825 | 28.63 .020 |
| 4609 | 28.81.040 | 4658 | 72.28 .010 |  | n28.84.120 |  | 28.19 .010 | 4826 | 28.58 .090 |
| 4610 | 28.81.110 | 4659 | $S-\mathrm{see}$ | 4693-11 | 28.84.120 |  | 28.19 .020 | 4827 | 28.63 .010 |
| 4611 | 28.81 .050 |  | 43.19.140, | 4693-12 | 28.84 .130 |  | 28.19 .030 | 4828 | 28.63 .030 |
| 4612 | 28.81.050 |  | 43.19 .370 |  | 28.84.140 | 4768 | 28.19 .040 | 4829 | 28.63 .040 |
| 4613 | 28.81.060 | 4660 | 72.28 .020 | 4693-13 | 28.84.150 | 4769 | 28.19 .050 | 4830 | 28.63 .060 |
| 4614 | 28.81 .050 | 4661 | 72.28 .030 | 4693-14 | 28.84.160 | 4770 | 28.19 .060 | 4831 | 28.63 .060 |
| 4615 | 28.81 .050 | 4662 | 72.28 .040 |  | 28.84.040 | 4771 | 28.19 .060 | 4832 | 28.63 .060 |
| 4616 | 28.81.070 | 4663 | 72.28 .050 | 4693-20 | 28.57 .010 | 4772 | 28.19 .070 | 4833 | 28.63 .050 |
|  | 28.81.080 | 4664 | 72.28 .060 | 4693-21 | 28.57 .020 | 4773 | 28.19 .080 | 4835 | 28.63 .180 |
| 4617 | 28.71 .080 | 4665 | 72.28 .070 | 4693-22 | 28.57 .130 | 4774 | 28.19 .090 | 4836 | 28.58 .300 |
|  | 28.81 .050 | 4666 | 72.28 .080 | 4693-23 | 28.57.160 | 4775 | 28.58 .090 | 4837 | 28.63.190 |
|  | 28.81.100 | 4667 | 72.28 .090 | 4693-24 | 28.57.150 | 4776 | 28.58 .100 | 4838 | 28.63 .200 |
| 4618 | $S 28.81 .090$ | 4668 | 72.28 .100 | 4693-25 | 28.58 .010 |  | 28.67.070 | 4839 | 28.63 .210 |
| 4618-1 | 28.81 .050 | 4669 | 72.28 .110 | 4693-26 | 28.57 .210 | 4776a | Unconst'l | 4840 | 28.63 .220 |
| 4618-2 | 28.81 .050 | 4670 | 72.28 .120 | 4693-27 | 28.57 .220 | 4776b | Unconst'I | 4841 | 28.63 .070 |
| 4618-3 | 28.76.120 | 4671 | 72.28 .130 | 4693-28 | 28.57.140 | 4776-1 | 28.58.050 | 4842 | 28.58 .150 |
| 4619 | 28.81 .080 | 4672 | 72.28.140 | 4693-29 | 28.58 .080 | 4776-2 | 28.58 .050 | 4843 | 28.63 .080 |
| 4620 | 28.81 .070 | 4673 | 72.28 .150 | 4693-30 | 28.57 .030 | 4776-3 | Superf. |  | 28.63 .090 |
| 4621 | 28.81.120 | 4674 | 72.28 .160 | 4693-31 | 28.57 .040 | 4776-4 | 28.31 .080 | 4844 | 28.67.010 |
| 4622 | 28.81.050 | 4675 | 72.28.050 | 4693-32 | 28.57.050 | 4777 | 28.02.030 | 4845 | 28.67.010 |


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|  | 28.67.020 | 4901-1 | 28.02.090 | 4940-4 | 28.41 .010 |  | Ch. 28.70 | 4995-88 | Obsolete |
| 4846 | 28.67.030 | 4901-2 | 28.02.090 |  | 28.41.060 | 4990 | 28.70.090 | 4995-89 | Constr. |
| 4847 | 28.67.120 | 4901-3 | 28.13.050 |  | 28.41.070 | 4991 | 28.70.100 |  | n41.32.010 |
| 4848 | 28.67.040 | 4902 | 28.23.010 | 4940-5 | 28.41 .010 | 4991-1 | $S$-see | 5021 | 28.63.230 |
| 4849 | 28.67.050 |  | 28.23.020 |  | 28.41.060 |  | 43.63.140 | 5022 | 28.63.240 |
| 4850 | 28.67.060 |  | 28.23.030 | 4940-6 | 28.41.080 |  | Ch. 28.70 | 5023 | 28.63.250 |
| 4851 | 28.67.070 | 4903 | Obsolete |  | 28.41.090 | 4992 | 28.70.160 | 5024 | 28.63.260 |
| 4852 | 28.67.080 | 4904 | 28.23.040 | 4940-7 | 28.44.040 | 4993 | 28.70.180 | 5025 | 28.63.270 |
| 4852-1 | 28.67.090 | 4905 | Obsolete | 4940-8 | 28.48.030 | 4994 | 28.70.170 | 5025-1 | 28.63.270 |
| 4853 | 28.02.060 | 4905-1 | 28.23.050 | 4940-9 | 28.41.040 | 4995-16 | 41.36 .020 | 5026 | 28.63.280 |
| 4854 | 28.67.100 | 4906 | 28.28.010 | 4940-10 | 28.47.190 | 4995-17 | 41.36.010 | 5027 | 28.63.290 |
| 4855 | 28.67.110 | 4907 | 28.28.020 | 4940-11 | 28.47.200 | 4995-18 | 41.36 .030 |  | 29.62.080 |
| 4856 | 28.76.220 | 4908 | 28.28.010 | 4940-12 | 28.47.050 | 4995-19 | 41.36 .040 | 5028 | 28.58.370 |
| 4857 | Superf. |  | 28.28.030 | 4940-13 | 28.47.060 | 4995-20 | 41.32 .010 | 5029 | 28.58.380 |
| 4858 | 28.66.030 |  | 28.28.040 | 4940-14 | 28.47.070 | 4995-21 | 41.32 .020 |  | 28.58.390 |
| 4859 | 28.66.040 | 4909 | 28.28.050 | 4940-15 | 28.47.080 | 4995-22 | 41.32 .030 | 5030 | 28.58.390 |
| 4860 | 28.66.050 | 4910 | 28.28.060 | 4940-16 | 28.47.090 | 4995-23 | 41.32 .040 | 5031 | 28.59.210 |
| 4861 | 28.66.040 | 4911 | 28.28.070 | 4940-17 | 28.47.100 | 4995-24 | 41.32.050 | 5032 | 28.59.220 |
|  | 28.66.050 |  | 28.28.080 | 4940-18 | 28.47.110 | 4995-25 | 41.32 .060 | 5033 | 28.59.230 |
| 4862 | 28.66.060 | 4912 | 28.28.100 | 4940-19 | 28.47.120 | 4995-26 | 41.32.070 | 5034 | 28.59.240 |
| 4863 | 28.66.020 | 4913 | 28.28 .130 | 4941 | 28.51 .010 | 4995-27 | 41.32 .080 | 5035 | 28.59.250 |
| 4864 | 28.66.010 | 4914 | 28.28.110 |  | 28.51 .050 | 4995-28 | 41.32 .090 | 5036 | 28.59.260 |
| 4865 | 28.66.090 | 4915 | Obsolete | 4942 | 28.51.020 | 4995-29 | 41.32.100 | 5037 | S-_see |
| 4866 | 28.66.100 | 4916 | 28.28.090 |  | 28.51 .050 | 4995-30 | 41.32.110 |  | Ch. 29.07 |
| 4867 | 28.48.100 | 4917 | 28.28.140 | 4943 | 28.51 .030 | 4995-31 | 41.32.120 | 5038 | 28.59 .270 |
| 4867-2 | 28.59.040 | 4918 | 28.28.120 |  | 28.51.040 | 4995-32 | 41.32.130 | 5039 | S-_see |
|  | 28.59.050 | 4919 | 28.09.070 |  | 28.51 .050 | 4995-33 | 41.32 .140 |  | Ch. 29.07 |
|  | 28.59.060 | 4920 | 28.09.080 |  | 28.51.060 | 4995-34 | 41.32 .150 | 5040 | $S$-see |
| 4867-3 | 28.59.070 | 4921 | 28.09 .010 | 4944 | 28.51 .070 | 4995-35 | 41.32.160 |  | Ch. 29.07 |
|  | 28.59.080 |  | 28.09.020 |  | 28.51.080 | 4995-36 | 41.32.170 | 5041 | 28.59.280 |
| 4867-4 | 28.59.090 |  | 28.09.030 |  | 28.51 .090 | 4995-37 | 41.32.180 | 5042 | 28.50 .290 |
| 4867-5 | 28.59.100 |  | 28.09.040 |  | 28.51 .100 | 4995-38 | 41.32.190 | 5043 | 28.87.070 |
|  | 28.59.110 | 4921-1 | Obsolete |  | 28.51.110 | 4995-39 | 41.32.200 | 5044 | 28.87.050 |
| 4867-6 | 28.59.120 | 4923 | 28.09.050 | 4945 | 28.51 .220 | 4995-40 | 41.32.210 | 5045 | 28.87.080 |
| 4867-7 | 28.59.130 |  | 28.09.060 | 4947 | 28.51.130 | 4995-41 | 41.32 .220 | 5046 | 28.87.100 |
| 4867-8 | 28.59.140 | 4924 | 28.09 .090 |  | 28.51 .140 | 4995-42 | 41.32 .230 | 5047 | 28.87.110 |
|  | 28.59.150 | 4925 | 28.44.030 | 4948 | 28.51.150 | 4995-43 | 41.32 .240 | 5048 | 28.87.030 |
|  | 28.59.160 | 4925-1 | 28.10.020 | 4949 | 28.51 .160 | 4995-44 | 41.32.250 | 5049 | 28.87.130 |
|  | 28.59.170 | 4925-2 | 28.10 .010 | 4950 | 28.51.170 | 4995-45 | 41.32 .260 |  | 28.87.160 |
|  | 28.59.180 | 4925-3 | 28.10 .030 | 4951 | 28.51.180 | 4995-46 | 41.32 .270 | 5050 | 28.87.090 |
| 4867-9 | 28.59.190 | 4925-4 | 28.10 .040 | 4952 | 28.51.180 | 4995-47 | 41.32 .280 | 5051 | 28.87.150 |
| 4867-10 | 28.59.200 | 4925-5 | 28.10.050 | 4953 | 28.51.190 | 4995-48 | 41.32 .290 | 5052 | 28.87.140 |
| 4867-11 | 28.59.300 | 4925-6 | Approp. | 4954 | 28.51 .200 | 4995-49 | 41.32 .300 | 5053 | $S-$ see |
| 4867-12 | 28.63.100 | 4925-7 | 28.10.060 | 4955 | 28.51.210 | 4995-50 | 41.32.310 |  | Ch. 28.71 |
|  | 28.63.110 | 4925-8 | Obsolete | 4956 | 28.52.010 | 4995-51 | 41.32 .320 | 5054 | 28.87.010 |
|  | 28.63.120 | 4925-9 | Obsolete |  | 28.52.020 | 4995-52 | 41.32 .330 | 5055 | 28.87.060 |
|  | 28.63.130 | 4925-10 | Obsolete | 4957 | 28.52.010 | 4995-53 | 41.32 .340 | 5056 | 28.87.020 |
|  | 28.63.140 | 4926 | 27.16.010 |  | 28.52.020 | 4995-54 | 41.32 .350 | 5057 | 28.87.120 |
|  | 28.63.150 | 4927 | 27.16.020 | 4958 | 28.52.030 | 4995-55 | 41.32 .360 | 5058 | 28.87.170 |
|  | 28.63 .160 | 4928 | 27.16.030 | 4959 | 28.52.040 | 4995-56 | 41.32 .370 | 5060 | Obsolete |
| 4867-13 | 28.58.120 | 4929 | 27.16.040 | 4960 | 28.52.050 | 4995-57 | 41.32 .380 | 5064 | 28.88.010 |
| 4868 | 28.20.010 | 4930 | 27.16.050 | 4961 | 28.52.050 | 4995-58 | 41.32.390 | 5065 | 28.88.020 |
| 4869 | 28.20.020 | 4931 | 27.16.060 | 4962 | 28.52.060 | 4995-59 | 41.32 .400 |  | 28.88.030 |
|  | 28.20.030 | 4932 | 28.40.010 | 4963 | 28.52.070 | 4995-60 | 41.32 .410 | 5066 | 28.88.050 |
| 4870 | 28.20.040 | 4932-1 | Temporary | 4964 | 28.52.080 | 4995-61 | 41.32 .420 | 5067 | 28.88.060 |
| 4874 | 28.48.040 | 4932-2 | Temporary | 4965 | Obsolete | 4995-62 | 41.32 .430 | 5068 | 28.88.070 |
| 4874-1 | 28.48.060 | 4932-3 | Temporary | 4966 | 28.70.010 | 4995-63 | 41.32 .440 | 5069 | 28.88.040 |
| 4875 | 28.48.050 | 4932-4 | Temporary | 4966-1 | 28.70.150 | 4995-64 | 41.32 .450 | 5070 | 28.88.080 |
| 4876 | 28.27.020 | 4932-5 | Temporary | 4966-2 | 28.76.230 | 4995-65 | 41.32.460 | 5071 | 28.88.090 |
| 4882 | 28.48.070 | 4932-6 | Temporary | 4966-3 | 28.70.150 | 4995-66 | 41.32 .470 | 5072 | 28.27.010 |
| 4883 | 28.48.090 | 4932-7 | Temporary | 4966-4 | 28.70.150 | 4995-67 | 41.32.480 | 5073 | 28.27.090 |
| 4884 | 28.71.010 | 4932-8 | Temporary | 4966-5 | Sev. | 4995-68 | 41.32 .490 | 5074 | 28.27.100 |
| 4885 | 28.71 .020 | 4933 | 28.40 .020 |  | n28.70.150 | 4995-69 | 41.32 .500 | 5075 | 28.27.040 |
| 4886 | 28.71.040 | 4934-1 | 84.52.060 | 4966-6 | Obsolete | 4995-70 | 41.32 .510 |  | 28.27.050 |
| 4887 | 28.71 .030 | 4934-2 | 28.41 .030 | 4967 | 28.70.080 | 4995-71 | 41.32 .520 |  | 28.27.060 |
| 4888 | 28.71 .050 | 4934-3 | 28.47.010 | 4968 | 28.70 .110 | 4995-72 | 41.32 .530 | 5076 | 28.27.070 |
| 4890 | 28.71 .060 | 4934-5 | Approp. |  | 28.70.120 | 4995-73 | 41.32 .540 | 5077 | 28.27 .030 |
| 4891 | 28.71.060 | 4934-6 | Obsolete | 4969 | 28.70.010 | 4995-74 | 41.32 .550 | 5078 | 28.27.120 |
| 4892 | 28.71 .070 | 4934-7 | Obsolete | 4970 | 28.70.140 | 4995-75 | 41.32 .560 | 5079 | 28.27.110 |
| 4893 | Superf. | 4934-8 | Obsolete | 4971 | 28.70.050 | 4995-76 | 41.32 .570 | 5080 | 28.27.080 |
| 4894 | 28.23.010 | 4935 | 28.41.100 | 4972 | 28.70.030 | 4995-77 | 41.32.580 |  | 28.87.040 |
|  | 28.23.020 | 4936 | $R 1951$ Ist | 4973 | Obsolete | 4995-78 | 41.32 .590 | 5081 | 28.27.100 |
| 4895 | 28.23.030 |  | ex.s. cll 114 | 4975 | 28.70.070 | 4995-79 | 41.32 .600 | 5082 | 28.27 .100 |
| 4896 | Obsolete | 4939 | 28.44.010 | 4976 | 28.70.130 | 4995-80 | 41.32 .610 | 5083 | 28.27 .130 |
| 4898-1 | 28.02.080 |  | 28.44.020 | 4977 | 28.70.040 | 4995-81 | 41.32 .620 | 5084 | Obsolete |
| 4898-2 | 28.02.080 | 4939-1 | 28.51.120 | 4978 | 28.70.060 | 4995-82 | 41.32 .630 | 5085 | Obsolete |
| 4898-3 | 28.05.050 | 4940 | 9.01 .140 | 4979 | $S$--see | 4995-83 | 41.32 .640 | 5086 | Obsolete |
| 4898-4 | Repealer | 4940-1 | 28.41.020 |  | 43.63 .140 | 4995-84 | 41.32 .650 | 5087 | Obsolete |
| 4899 | 28.02.070 | 4940-2 | 28.41.050 | 4980 | 28.70.010 | 4995-85 | 41.32 .660 | 5088 | Obsolete |
| 4900 | 28.02.070 | 4940-3 | 28.48.010 | 4988 | Superf. | 4995-86 | 41.32 .670 | 5089 | 28.20.050 |
| 4901 | 28.02.070 |  | 28.48.020 | 4989 | S--see | 4995-87 | Sev. | 5090 | 28.20.060 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash |
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| 5091 | 28.20.070 | 5114-20 | 29.10 .090 | 5170-4 | 29.24 .080 |  | 29.21 .100 |  | Ch. 29.51 |
| 5092 | 28.20 .080 | 5114-21 | 29.10 .110 | 5170-5 | 29.24 .090 |  | 29.21 .110 | 5293 | 29.48 .030 |
| 5093 | 28.06.010 | 5114-22 | 29.04 .010 | 5170-6 | 29.24.020 |  | 29.21.120 |  | 29.48 .060 |
|  | 28.06.020 |  | 29.59 .010 | 5170-7 | Repealer |  | 29.21 .140 | 5294 | 29.54.050 |
|  | 28.06.030 | 5114-23 | 29.04 .010 | 5171 | 29.04 .040 |  | 29.21.150 | 5295 | 29.85.100 |
|  | 28.06.040 | 5114-24 | 29.51 .060 |  | 29.04.050 | 5213 | 29.51 .170 | 5296 | 29.85 .110 |
| 5094 | 28.06.050 | 5114-25 | 29.51 .070 |  | 29.27 .090 | 5213-1 | 29.21 .070 | 5297 | 29.85.170 |
|  | 28.06.060 | 5114-26 | 29.85.190 | 5172 | 29.27.040 |  | 29.21 .090 | 5298 | 29.51 .020 |
| 5095 | 28.06.070 | 5114-27 | 29.85.200 | 5173 | 29.27.050 |  | 29.21.100 |  | 29.51 .030 |
| 5096 | 28.35.010 | 5114-28 | 29.07 .040 | 5174 | $S-$ see |  | 29.21.120 |  | 29.51 .230 |
| 5097 | 28.35 .020 | 5114-29 | 29.62.150 |  | Ch. 29.27 |  | 29.21.150 | 5299 | 29.04.060 |
| 5098 | 28.35 .030 | 5114-30 | 29.07.140 | 5175 | 29.18.130 |  | 29.21.160 | 5300 | 29.33 .020 |
|  | 28.35 .040 | 5114-31 | Repealer | 5176 | 29.18.150 |  | 29.21 .170 | 5301 | 29.33 .040 |
|  | 28.35 .050 | 5138 | 29.71 .010 | 5177 | 29.01 .130 | 5213-2 | 29.51 .170 |  | 29.33 .050 |
|  | 28.35.060 | 5138-1 | 29.71 .020 |  | 29.01.160 | 5213-10 | 29.18.060 |  | 29.33.060 |
| 5099 | 28.35 .070 | 5139 | 29.71.030 |  | 29.01 .050 | 5213-11 | 29.18 .070 |  | 29.33 .070 |
| 5100 | 66.44 .190 | 5140 | 29.71.040 | 5178 | 29.18 .010 | 5213-12 | 29.18 .070 |  | 29.33.080 |
| 5101 | $R$ by omission | 5141 | 29.71 .050 | 5179 | 29.13 .070 | 5213-13 | 29.18 .090 | 5302 | 29.33 .010 |
|  | 1951 c 120 § 1 | 5142 S | $S$ - see Const. | 5179-1 | 29.21 .010 | 5213-14 | 29.18 .100 |  | 29.33.160 |
| 5103-1 | 9.47 .150 |  | Art. 6 § 8 | 5179-2 | 29.24.110 | 5213-15 | 29.18 .080 | 5303 | 29.33 .090 |
| 5103-2 | 9.47.160 |  | 29.13 .010 | 5180 | 29.18.030 | 5249-1 | 29.74 .010 | 5304 | 29.33 .100 |
| 5103-3 | 9.47.170 | 5143 | 29.13 .010 |  | 29.21 .020 |  | 29.74 .020 |  | 29.33.160 |
| 5104 | Short t. | 5144 | 29.13.020 | 5182 | 29.18.050 |  | 29.74.030 | 5305 | 29.33.120 |
|  | n28.01.010 | 5144-1 | Unconst'l | 5183 | 29.01 .090 |  | 29.74 .040 | 5306 | 29.33.190 |
| 51055106 | Constr. | 5145 | 29.13 .010 |  | 29.18 .020 | 5249-2 | 29.74.050 |  | 29.33.200 |
|  | n28.01.010 | 5146 | 29.13 .050 | 5184 | 29.18 .040 | 5249-3 | 29.74.060 | 5307 | 29.33 .170 |
|  | 28.58.280 | 5146-1 | 29.13 .050 | 5185 | 29.27.020 | 5249-4 | 29.74 .070 |  | 29.33.180 |
| 5107 | 28.58 .280 | 5147-1 | 29.45 .010 |  | 29.27.030 |  | 29.74 .080 | 5308 | 29.33.210 |
| 5108 | 28.58.280 |  | 29.45 .030 | 5186 | $S-$ see | 5249-5 | 29.74 .090 |  | 29.33.220 |
| 5109 | 28.58.280 | 5147-2 | 29.04.070 |  | Ch. 29.27 | 5249-6 | 29.74.100 |  | 29.45 .020 |
| 5109-1 | 28.34 .010 | 5147-3 | 29.04.080 | 5187 | 29.30 .010 | 5249-7 | 29.74.110 | 5309 | 29.33 .130 |
| 5109-2 | 28.34.020 | 5148 | 29.45 .050 |  | 29.30 .020 |  | 29.74.130 |  | 29.33 .140 |
|  | 28.34.030 |  | 29.45.060 |  | 29.30 .030 | 5249-8 | 29.74.120 |  | 29.33 .150 |
| 5109-3 | 28.34 .040 | 5148-1 | 53.12 .040 |  | 29.30 .060 |  | 29.74.130 | 5311 | 29.48.040 |
| 5109-4 | 28.47 .020 | 5148-2 | 29.27 .010 |  | 29.30.070 | 5249-9 | 29.74 .030 |  | 29.48.050 |
| 5109-5 | 28.34 .050 |  | 29.27.070 | 5188 | $S-$ see | 5249-10 | 29.74.140 | 5312 | 29.48 .020 |
| 5109-10 | 28.14.010 | 5148-3 | $R 1951$ |  | Ch. 29.30 | 5249-11 | 29.74.150 |  | 29.48 .080 |
| 5109-11 | 28.14 .020 |  | c 101 § 9 | 5189 | 29.51 .090 | 5269 | 29.30 .130 | 5313 | 29.51 .070 |
| 5109-12 | 28.14 .030 | 5148-3a | 29.27.080 |  | 29.51.190 | 5270 | 29.30 .120 |  | 29.51 .130 |
| 5109-13 | 28.14 .040 | 5148-4 | Val. | 5190 | 29.30 .010 | 5271 | 29.27 .060 |  | 29.51 .140 |
| 5109-14 | 28.14 .050 |  | n29.13.010 |  | 29.30 .040 | 5272 | 29.48 .030 |  | 29.51.150 |
| 5109-15 | Approp. | 5148-5 | Val. |  | 29.30 .050 |  | 29.51 .170 |  | 29.51 .160 |
| 5109-16 | 28.14 .060 |  | n29.13.010 |  | 29.30.060 |  | 29.51 .180 |  | 29.51 .190 |
| 5110 | 29.01 .140 | 5149 | 29.13 .080 | 5191 | 29.18.120 | 5273 | $S-$ see |  | 29.51 .200 |
| 5111 | 29.01.140 | 5150 | 29.13 .030 | 5192 | 29.45 .010 |  | 29.04.020 |  | 29.51 .220 |
| 5112 | Superf. | 5151 | S 29.13.050 |  | 29.45 .030 | 5274 | 29.30 .080 |  | 29.85 .160 |
| 5113 | 29.01 .080 | 5152-1 | Saving |  | 29.45 .040 | 5274-1 | 29.21 .080 | 5314 | 29.54 .090 |
| 5114-1 | Obsolete | 5153 | 29.45 .050 | 5193 | 29.04.060 | 5274-2 | 29.21 .020 |  | 29.54.100 |
| 5114-2 | 29.01.120 |  | 29.45 .060 | 5194 | 29.51 .240 |  | 29.21 .080 |  | 29.54 .110 |
| 5114-3 | 29.01 .030 | 5153-1 | 29.13 .040 |  | 29.51 .250 |  | 29.21 .090 |  | 29.54.120 |
|  | 29.01 .150 | 5154 | 29.13 .080 | 5195 | 29.54.020 |  | 29.21.100 |  | 29.54.130 |
|  | 29.07.010 | 5155 | 29.01 .170 | 5195-1 | Constr. |  | 29.21 .150 | 5315 | 29.33.230 |
|  | 29.07 .020 | 5156 | 29.27.045 |  | n29.30.010 | 5275 | 29.48 .030 |  | 29.62.050 |
| 5114-4 | 29.07 .030 | 5157 | R 1951 | 5196 | 29.48 .030 | 5276 | 29.04 .030 |  | 29.62 .060 |
|  | 29.07 .050 |  | c 101 § 9 | 5197 | 29.18.120 | 5277 | 29.45 .010 |  | 29.62.070 |
|  | 29.07 .060 | 5158 | 29.45 .010 | 5198 | 29.42 .010 |  | 29.48 .030 |  | 29.65 .030 |
| 5114-5 | Obsolete |  | 29.45 .040 |  | 29.42 .020 | 5278 | 29.04.040 | 5316 | 29.85.260 |
| 5114-6 | 29.07.100 | 5159 | 29.45 .020 |  | 29.42 .030 |  | 29.48 .010 | 5317 | 29.33.110 |
|  | 29.07.110 |  | 29.59 .020 |  | 29.42 .040 |  | 29.51 .010 | 5318 | 29.33.020 |
| 5114-8 | Obsolete | 5160 | 29.45 .080 |  | 29.42 .050 | 5279 | 29.51 .050 | 5318-1 | 29.33.160 |
|  | 29.07.150 | 5161 | 29.45 .090 | 5199 | 29.18 .110 |  | 29.51 .070 | 5319 | 29.13 .080 |
|  | 29.07.180 | 5162 | 29.45.100 |  | 29.30 .110 |  | 29.51 .080 | 5320 | 29.48 .030 |
| 5114-10 | 29.07 .160 | 5163 | 29.45 .110 | 5200 | 29.18 .110 |  | 29.51 .190 |  | 29.48 .090 |
|  | 29.07.040 | 5164 | 29.45.080 |  | 29.18.150 | 5280 | 29.36 .010 | 5321 | 29.48 .100 |
|  | 29.07.170 |  | 29.48 .030 | 5201 | 29.30 .100 | 5281 | 29.36.010 | 5322 | 29.48 .030 |
| 5114-11 | 29.07 .060 | 5165 | 29.45 .040 |  | 29.62.010 |  | 29.36.020 | 5323 | 29.30 .090 |
|  | 29.07 .070 |  | 29.45 .070 |  | 29.62 .100 |  | 29.36.030 | 5324 | 29.51 .120 |
| $\begin{aligned} & 5114-12 \\ & 5114-13 \end{aligned}$ | 29.07.080 | 5166 | 29.45 .120 |  | 29.62.110 | 5282 | 29.36.030 |  | 29.54.060 |
|  | 29.07 .090 | 5166-4 | 29.21 .060 | 5202 | 29.04.030 |  | 29.36 .040 | 5325 | 29.59 .030 |
|  | 29.07.120 | 5166-10 | 29.04 .020 |  | 29.65.130 | 5284 | 29.36.050 | 5327 | 29.59 .050 |
|  | 29.07 .130 |  | 29.45 .010 | 5203 | 29.01 .100 | 5285 | 29.36 .060 | 5329 | 29.59 .050 |
|  | 29.07.140 | 5166-11 | Repealer |  | 29.24.020 |  | 29.36 .070 | 5330 | 29.59 .060 |
|  | 29.10 .100 | 5167 | 29.24 .020 |  | 29.24 .070 | 5286 | 29.36 .100 | 5331 | 29.51 .260 |
| 5114-14 | 29.10 .010 | 5168 | 29.24 .010 | 5204 | Obsolete | 5287 | 29.36 .110 | 5332 | 29.54 .010 |
|  | 29.10 .020 |  | 29.24.030 | 5206 | 29.18.140 | 5288 | 29.51 .100 | ${ }_{5332-1}$ | 29.59 .040 |
|  | 29.10 .030 | 5169 | 29.24.030 | 5207 | 29.85 .090 |  | 29.51 .110 | 5333 | 29.54 .020 |
| 5114-15 | 29.10 .040 | 5170 | 29.24.020 | 5208 | 29.18 .120 | 5289 | 29.51 .220 |  | 29.54 .040 |
| 5114-16 | 29.10 .050 | 5170-1 | 29.24 .040 | 5209 | 29.85 .180 | 5290 | 29.51 .190 | 5334 | 29.54 .030 |
| 5114-17 | 29.10 .060 |  | 29.24 .050 | 5210 | 29.85 .140 | 5291-1 | 29.51 .210 | 5335 | 29.54 .040 |
| 5114-18 | 29.10 .070 | 5170-2 | 29.24.060 | 5212 | 29.21.070 | 5291-2 | 29.85.250 | 5336 | 29.54 .050 |
| 5114-19 | 29.10.080 | 5170-3 | 29.24.070 |  | 29.21.090 | 5292 | $S$-see | 5337 | 29.54.020 |


| $\begin{array}{c}\text { Rem. } \\ \text { Rev. Stats. }\end{array}$ | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. |
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| 5338 | 29.54 .070 | 5394 | 29.85.080 | 5440-7 | 70.74.070 | 5494 | 39.44.110 | 5536-2 | Obsolete |
|  | 29.54 .080 | 5395 | 29.85 .040 | 5440-8 | 70.74.080 | 5495 | 39.44.120 | 5536-3 | Obsolete |
|  | 29.54 .130 | 5396 | 29.85 .010 | 5440-9 | 70.74.090 | 5496 | 39.44.130 | 5536-4 | 43.79 .210 |
| 5339 | 29.54 .080 | 5397 | 29.79 .010 | 5440-10 | 70.74.100 | 5501 | 43.01 .050 | 5536-5 | Obsolete |
|  | 29.54 .130 |  | 29.79 .020 | 5440-11 | 70.74.110 |  | 43.85 .130 | 5536-6 | Obsolete |
|  | 29.62 .040 |  | 29.79.030 | 5440-12 | 70.74.120 | 5502 | 43.01 .060 | 5536-7 | Obsolete |
| 5339-1 | 29.54 .140 | 5398 | 29.79 .040 | 5440-12a | 70.74.130 | 5503 | 43.01 .070 | 5536-8 | Obsolete |
| 5339-2 | 29.54.140 | 5399 | 29.79 .050 | 5440-13 | 70.74.140 | 5504 | 43.08 .060 | 5536-9 | Obsolete |
| 5339-3 | 29.85 .110 |  | 29.79.060 | 5440-14 | 70.74.150 | 5505 | Obsolete | 5536-10 | Obsolete |
|  | 29.85.230 | 5400 | 29.79 .070 | 5440-15 | 70.74.160 | 5505-1 | 43.21.140 | 5536-11 | Obsolete |
| 5340 | 29.62 .020 |  | 29.79 .080 | 5440-16 | 70.74.170 | 5506 | Obsolete | 5536-12 | 43.79 .220 |
|  | 29.62 .030 | 5401 | 29.79 .020 | 5440-17 | 70.74.220 | 5507 | 43.84.100 | 5536-13 | Obsolete |
|  | 29.62 .040 |  | 29.79 .090 | 5440-18 | 70.74.180 | 5508 | 43.84.110 | 5536-14 | Obsolete |
| 5341 | 29.62 .130 | 5402 | 29.79 .020 | 5440-19 | Sev. | 5508-1 | 43.84.080 | 5536-15 | Obsolete |
| 5342 | 29.62 .040 |  | 29.79.100 |  | n70.74.010 | 5508-2 | 43.84 .090 | 5536-16 | Obsolete |
| 5343 | 29.27.100 | 5403 | 29.79 .020 | 5440-20 | 70.74.190 | 5508-3 | 43.62 .020 | 5536-17 | Obsolete |
|  | 29.62.010 |  | 29.79 .110 | 5440-21 | 70.74.200 | 5508-10 | 43.62 .020 | 5536-18 | Obsolete |
| 5343-1 | 29.27.110 | 5407 | 29.79 .080 | 5440-22 | 70.74.210 | 5508-11 | 43.62 .010 | 5536-18a | Obsolete |
|  | 29.62 .120 |  | 29.79.120 | 5440-23 | 70.74.230 | 5509 | 43.79 .010 | 5536-18b | Obsolete |
|  | 29.62.080 |  | 29.79 .130 | 5440-24 | 70.74.240 | 5510 | Obsolete | 5536-19 | Obsolete |
| 5345 | 29.62 .030 |  | 29.79.150 | 5440-25 | 70.74.250 | 5511 | 43.79 .020 | 5536-19a | Obsolete |
| 5346 | 29.62.090 | 5408 | 29.79 .140 | 5440-30 |  | 5512 | 42.24.010 | 5536-20 | Obsolete |
| 5347 | 29.27 .120 |  | 29.79.150 | 5440-36 | R 1951 | 5513 | 42.24 .030 | 5536-21 | Obsolete |
| 5348 | 29.62 .090 | 5409 | 29.79 .160 |  | c 174 § 12 | 5514 5515 | 43.09 .090 | 5536-22 | Obsolete |
| 5349 | 29.62 .080 |  | 29.79 .170 |  | but see | 5515 | 42.24 .020 | 5536-23 | Obsolete |
| 5350 | 29.82 .010 |  | 29.79.180 |  | Ch. 70.77 | 5516 | 43.08 .070 | 5537 | 43.33 .030 |
| 5351 | 29.82 .010 | 5410 | 29.79 .190 | 5440-37 | R 1951 | 5517 | 43.08 .080 | 5538 | 43.33 .040 |
| 5352 | 29.82.020 | 5411 | 29.79.200 |  | c 174 § 12 | 5517-1 | 43.79 .230 | 5539 | 43.84 .010 |
| 5353 | 29.82.030 | 5412 | 29.79 .240 | 5441 | 16.60 .010 | 5517-2 | 43.79 .240 | 5540 | 43.84 .020 |
| 5354 | $S-$ see | 5413 | 29.79 .210 | 5442 | 16.60.010 | 5517-10 | Obsolete | 5541 | 43.84.030 |
|  | Ch. 29.07, | 5414 | 29.79 .220 | 5443 | $S-$ see | 5517-11 | 43.79 .250 | 5542 | 43.84 .040 |
|  | 29.82 | 5415 | 29.79 .230 |  | Ch. 16.04 | 5517-12 | 43.79 .260 | 5543 | 43.84.050 |
| 5355 | 29.82 .040 | 5416 | 29.79 .250 | 5444 | 16.60.020 | 5517-13 | 43.79 .270 | 5544 | 43.84 .060 |
| 5356 | 29.82 .050 |  | 29.79 .260 | 5445 | 16.60.030 | 5517-14 | 43.79 .280 | 5545 | 43.84 .070 |
| 5357 | 29.82 .060 | 5417 | 29.79 .270 | 5446 | 16.60.040 | 5518 | 43.79 .060 | 5545-1 | 39.60 .010 |
|  | 29.82.070 | 5418 | 29.79 .280 | 5447 | 16.60.050 | 5519 | Obsolete | 5545-2 | 39.60 .020 |
| 5358 | 29.82 .080 |  | 29.79 .290 | 5448 | 16.60.070 | 5519-1 | Obsolete | 5545-3 | 39.60.030 |
|  | 29.82 .090 | 5419 | 29.79 .300 | 5449 | 16.60 .060 | 5519-2 | Obsolete | 5545-4 | Sev. |
|  | 29.82 .100 | 5420 | 29.79 .310 | 5450 | Obsolete | 5519-3 | Obsolete |  | n39.60.010 |
|  | 29.82.110 | 5421 | 29.79 .320 | 5451 | Obsolete | 5520 | Obsolete | 5545-10 | 36.33 .070 |
| 5359 | 29.82 .120 | 5422 | 29.79 .330 | 5452 | 16.04.090 | 5520-1 | Obsolete | 5545-11 | 36.33.080 |
| 5360 | 28.82 .130 |  | 29.79 .340 | 5453 | 16.04.090 | 5520-2 | Obsolete | 5545-12 | 36.33 .090 |
| 5361 | 29.82.140 |  | 29.79 .350 | 5459 | 16.60.080 | 5520-3 | Obsolete | 5545-13 | 36.33 .100 |
| 5362 | 29.82 .150 |  | 29.79 .360 | 5460 | 16.60 .080 | 5520-4 | Obsolete | 5546 | Obsolete |
| 5363 | 29.82 .160 | 5422 1 | Repealer | 5461 | 16.60 .090 | 5520-5 | Obsolete | 5547 | Obsolete |
| 5364 | 29.82.170 | 5423 | 29.79.370 | 5462 | 36.53 .010 | 5520-6 | Obsolete | 5547-1 | 70.82.010 |
|  | 29.82.180 |  | 29.79 .380 | 5463 | 36.53 .020 | 5520-7 | Obsolete | 5547-2 | 70.82.030 |
|  | 29.82 .190 |  | 29.79 .390 | 5464 | 36.53 .030 | 5520-8 | Obsolete | 5547-3 | 70.82 .040 |
|  | 29.82.200 |  | 29.79 .400 | 5465 | 36.53 .040 | 5520-9 | Obsolete | 5548 | 43.85 .010 |
| 5365 | 29.82 .210 | 5425 | 29.48 .030 | 5466 | 36.53.050 | 5520-10 | Obsolete | 5549 | 43.85 .030 |
|  | 29.82.220 |  | 29.79 .410 | 5467 | 36.53 .060 | 5521 | 43.79 .140 | 5549-1 | 43.85 .080 |
| 5366 | 29.65.010 |  | 29.79 .420 | 5468 | 36.53.070 | 5522 | 43.79 .170 | 5549-2 | 43.85 .090 |
| 5367 | 29.65.060 |  | 29.79 .430 | 5469 | 36.53 .080 | 5523 | 43.79.180 | 5549-3 | 43.85 .100 |
| 5368 | 29.65 .070 | 5426 | 29.62.130 | 5470 | 36.53 .090 | 5524 | Temporary | 5549-4 | 43.85 .110 |
| 5369 | 29.65 .100 | 5427 | 29.79 .440 | 5471 | 36.53 .100 | 5525 | 43.79 .100 | 5549-5 | 43.85 .120 |
| 5370 | 29.65 .010 |  | 29.79 .450 | 5472 | 36.53 .110 | 5526 | 43.79 .110 | 5550 | 43.85 .050 |
| 53715372 | 29.65 .020 |  | 29.79.460 | 5473 | 36.53.120 | 5528 | 43.79 .030 | 5551 | 43.85 .070 |
|  | 29.65 .080 |  | 29.79 .470 | 5474 | 36.53 .130 | 5529 | 43.79 .040 | 5552 | 43.85 .040 |
|  | 29.65 .090 | 5428 | 29.79 .480 | 5475 | 36.53.140 | 5530 | 43.79 .040 | 5553 | 43.85 .060 |
| 5373 | 29.65 .020 |  | 29.79 .490 | 5476 | 35.21 .110 | 5531 | $S 84.52 .060$ | 5553-1 | Approp. |
| 5374 | 29.65 .040 | 5430 | 80.32 .010 | 5477 | 36.54 .010 | 5532 | 43.79 .050 | 5554 | 43.85 .020 |
| 5375 | 29.65 .040 |  | 80.32 .020 | 5477-1 | 36.54 .080 | 5532-1 | 43.79 .040 | 5555 | 43.85.130 |
| 5376 | 29.65.050 |  | 80.32 .030 | 5477-2 | 36.54 .090 | 5532-2 | Obsolete | 5556 | 43.85 .140 |
| 5377 | 29.65 .050 | 5430-1 | 80.32 .040 | 5477-3 | 36.54 .100 | 5532-3 | Obsolete | 5557 | 43.85.150 |
| 5378 | 29.65 .050 | 5430-2 | 80.32 .040 | 5477-4 | 36.54 .100 | 5532-4 | Obsolete | 5558 | 43.85 .160 |
| 5379 | 29.65 .050 | 5431 | 80.32 .050 | 5478 | 36.53.150 | 5532-5 | Obsolete | 5559 | 43.85 .170 |
| 5380 | 29.65 .050 | 5432 | 80.32 .080 | 5479 | 36.54.030 | 5532-10 | 43.79 .040 | 5560 | 43.85.180 |
| 5381 | 29.65 .110 | 5433 | 80.32 .090 | 5480 | 36.54 .040 | 5532-11 | Obsolete | 5561 | Obsolete |
| 5382 | 29.65 .110 | 5434 | 80.32.100 | 5481 | 36.54.050 | 5532-12 | Obsolete | 5561-1 | 36.48 .080 |
|  | 29.65 .120 | 5435 |  | 5482 | 36.54 .060 | 5532-13 | Obsolete | 5561-2 | 36.48 .090 |
| 5383 | 29.85.210 | 5436 |  | 5483 | 36.54 .070 | 5532-14 | Obsolete | 5561-3 | 36.48 .100 |
| 5384 | 29.85.240 | 5437 | $S$--see | 5484 | 43.08 .090 | 5532-20 | 43.79 .040 | 5562 | 36.48 .010 |
| 5385 | 29.85 .220 | 5438 | Ch. 19.29 | 5485 | 43.08 .100 | 5532-21 | Obsolete | 5563 5564 | 36.48 .020 |
| 5386 | 29.85.060 | 5439 |  | 5486 | 43.08 .110 | 5532-22 | Obsolete | 5564 | 36.48 .030 |
| 5387 | 29.85 .020 | 5440 |  | 5487 | 43.08 .100 | 5532-23 | Obsolete | 5565 | 36.48 .040 |
| 5388 | 29.85 .060 | 5440-1 | 70.74.010 | 5488 | 43.80 .010 | 5532-24 | Obsolete | 5566 | 36.48 .050 |
| 5389 | 29.85 .070 | 5440-2 | 70.74.020 | 5489 | 43.80 .020 | 5533 | Obsolete | 5567 | 36.48.060 |
| 5390 | 29.85.050 | 5440-3 | 70.74.030 | 5490 | 43.80 .030 | 5534 | $S 84.52 .060$ | 5567-1 | 36.48 .070 |
| 5391 | 29.85.150 | 5440-4 | 70.74 .040 | 5491 | 43.80 .040 | 5535 | 43.79 .080 | 5568 | 35.38 .010 |
| 5392 | 29.85.170 | 5440-5 | 70.74.050 | 5492 | 43.80 .050 | 5536 | 43.79 .090 | 5569 | 35.38.020 |
| 5393 | 66.44.260 | 5440-6 | 70.74.060 | 5493 | 43.80.060 | 5936-1 | Obsolete | 5570 | 35.38.050 |


| Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. |
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| 5570-1 | 35.39 .010 | 5613 | Obsolete | 5654-101 | 52.04.020 | 5654-153g | 52.32.080 | 5780-314 | 75.16.020 |
| 5571 | 35.38.030 | 5614 | Obsolete | 5654-102 | 52.04.030 | 5654-153h | 52.32 .090 | 5780-315 | 75.12.130 |
| 5572 | 35.38.040 | 5615 | Obsolete | 5654-103 | 52.04.040 | 5654-153i | 52.32 .100 | 5780-316 | 75.16.010 |
| 5573 | 35.38.050 | 5616 | Obsolete | 5654-104 | 52.04.050 | 5654-154 |  | 5780-317 | 75.16.030 |
| 5573-1 | 35.39.020 | 5616-1 | Obsolete | 5654-105 | 52.04.060 | 5654-162 | Temporary | 5780-318 | 75.16.040 |
| 5574 | 35.38.060 | 5616-11 | 7.24.150 | 5654-106 | 52.04.070 | 5655- |  | 5780-319 | 75.20 .040 |
| 5574-1 | 35.38.070 | 5616-12 | 7.24.160 | 5654-107 | 52.04.080 | 5780-54 | $R$ or $S$ | 5780-320 | 75.20 .050 |
|  | 36.48.110 | 5616-13 | 7.24.170 | 5654-108 | 52.04 .090 |  | see Title 75 | 5780-321 | 75.20.060 |
| 5574-2 | 35.38.110 | 5616-14 | 7.24. 180 | 5654-109 | 52.04.100 | 5780-60 | 75.32.020 | 5780-322 | 75.20 .090 |
|  | 36.48 .120 | 5616-20 | Val . | 5654-110 | 52.04.110 | 5780-60(1) | 75.32.030 | 5780-323 | 75.20.100 |
| 5574-3 | 35.38.080 | 5616-21 | Val. | 5654-111 | 52.04.120 | 5780-60(2) | 75.32.010 | 5780-324 | 75.20.080 |
|  | 36.48.130 |  | n39.40.010 | 5654-112 | 52.04.130 |  | 75.32.040 | 5780-325 | 75.16.050 |
| 5574-4 | 35.38 .100 | 5616-22 | Val. | 5654-113 | 52.04.140 | 5780-60(3) | R 1951 | 5780-326 | 75.16.060 |
|  | 36.48.140 | 5617 | 39.52.010 | 5654-114 | 52.04.150 | 5780-60(3) | c 271 § 47 | 5780-327 | 75.16.070 |
| 5574-5 | 35.38 .090 | 5618 | Val. | 5654-115 | 52.08 .010 | 5780-60(4) | 75.32 .060 | 5780-401 | 75.24 .010 |
| 5575 | 36.67.010 |  | n39.52.010 | 5654-116 | 52.08 .020 | 5780-60(5) | 75.32 .070 | 5780-402 | 75.24 .030 |
| 5576 | 36.67.020 | 5619 | 39.52.020 | 5654-116a | 52.08.060 |  | 75.32.080 | 5780-403 | 75.24.060 |
| 5577 | 36.67 .030 | 5620 | 39.52.030 | 5654-117 | 52.08 .070 | 5780-61 | 75.32.090 | 5780-404 | 75.24 .070 |
| 5578 | 36.67.040 | 5621 | 39.52.030 | 5654-118 | 52.08.040 | 5780-62 | 75.32.100 | 5780-405 | 75.24.020 |
| 5579 | 36.67.050 | 5622 | 39.52.040 | 5654-119 | 52.08.050 | 5780-63 | 75.32.110 | 5780-406 | 75.24.080 |
| 5580 | 36.67.060 | 5623 | 39.52.050 | 5654-120 | 52.08.030 | 5780-64 | 75.32.120 | 5780-407 | 75.24.040 |
| 5581 | 36.67.060 | 5623-1 | 53.44 .010 | 5654-120a | 52.36 .060 | 5780-65 | 75.32.130 | 5780-408 | 75.24 .090 |
| 5582 | 36.67.070 | 5623-2 | 53.44.020 | 5654-121 | 52.20 .070 | 5780-100 | 75.04.010 | 5780-409 | 75.24 .050 |
| 5583 | 36.67.080 | 5623-3 | 53.44.030 | 5654-122 | 52.12 .010 |  | 75.04.020 | 5780-501 | 75.28.020 |
| 5583-1 | 39.44.010 | 5623-4 | 53.44.040 | 5654-123 | 52.12 .020 |  | 75.04 .030 | 5780-502 | 75.28 .040 |
| 5583-1a | 39.44.100 | 5624 |  | 5654-124 | 52.12 .030 |  | 75.04 .040 | 5780-503 | 75.28.030 |
| 5583-2 | 39.44.020 | 5625 |  | 5654-125 | 52.12 .040 |  | 75.04.050 | 5780-504 | 75.28.080 |
| 5583-3 | 39.44.030 | 5626 |  | 5654-126 | 52.12 .050 |  | 75.04.060 | 5780-505 | 75.28 .090 |
|  | 39.44.040 | 5627 |  | 5654-127 | 52.12 .060 |  | 75.04.070 | 5780-506 | 75.28.100 |
|  | 39.44.050 | 5628 | See Title | 5654-128 | 52.36 .010 |  | 75.04.080 | 5780-507(1) | 75.28.110 |
| 5583-4 | 39.44.060 | 5629 | 39, Chs. | 5654-129 | 52.12 .070 |  | 75.04 .090 | 5780-507(2) | 75.28 .120 |
| 5583-5 | 39.44.070 | 5630 | 39.36, 39.52 | 5654-130 | 52.12 .080 |  | 75.04.100 | 5780-507(3) | 75.28.130 |
| 5583-6 | 39.44.080 | 5631 |  | 5654-131 | 52.12 .090 |  | 75.04.110 | 5780-507(4) | 75.28.140 |
| 5583-7 | Constr. | 5632 |  | 5654-132 | 52.12 .100 | 5780-200 | 75.08.010 | 5780-507(5) | 75.28.150 |
| 5583-11 | 39.48.010 | 5633 |  | 5654-133 | 52.16 .010 | 5780-201 | 43.25 .010 | 5780-507(6) | 75.28 .160 |
| 5583-12 | 39.48.020 | 5634 |  | 5654-134 | 52.16 .020 |  | 43.25 .020 | 5780-507(7) | 75.28 .170 |
| 5583-13 | 49.48.030 | 5634-1 | 36.33.010 | 5654-135 | 52.16.030 | 5780-203 | 43.25.030 | 5780-507(8) | 75.28.180 |
| 5583-14 | 39.48.040 | 5634-10 | 36.33.020 | 5654-136 | 52.16 .040 | 5780-204 | 43.25.010 | 5780-507(9) | 75.28.190 |
| 5584 | 36.76.010 | 5634-11 | 36.33.030 | 5654-137 | 52.16.050 | 5780-205 | 75.08.070 | 5780-507(10) | 75.28.200 |
| 5585 | 36.76.020 | 5634-12 | 36.33.040 | 5654-138 | R 1951 2nd |  | 75.08.080 | 5780-507(11) | 75.28.210 |
| 5586 | 36.76 .030 | 5635 | 35.37 .010 |  | ex.s. c 24 § 12 |  | 75.08 .090 | 5780-507(12) | 75.28 .220 |
| 5587 | 36.76.040 | 5636 | 35.37 .010 | 5654-139 | 52.16.070 |  | 75.08.100 | 5780-507(13) | 75.28 .230 |
| 5588 | 36.76.050 | 5637 | $S$ 84.52.050, | 5654-140 | 52.20 .010 | 5780-206 |  | 5780-507(14) | 75.28.240 |
| 5589 | 36.76.060 |  | Chs. 35.32, | 5654-141 | 52.20 .020 | (3),(6), |  | 5780-507(15) | 75.28 .250 |
| 5590 | 36.76.070 | 5638 | - 35.33 | 5654-142 | 52.20 .030 | (7) | 75.08 .020 | 5780-507(16) | 75.28 .260 |
| 5591 | $S 39.44 .090$ | 5639 | $S-$ see | 5654-143 | 52.20 .040 | 5780-206(1) | 75.08.030 | 5780-507(17) | 75.28 .270 |
| 5591-1 | 39.44.090 | $5640\}$ | Chs. 35.32, | 5654-143a | 52.36 .020 | 5780-206(2) | 75.08.040 | 5780-508 | 75.28 .280 |
| 5592 | 36.76.080 | 5641 | 35.33, 35.37 | 5654-144 | 52.20 .050 | 5780-206(4) | 75.08.050 | 5780-509 | 75.28 .290 |
| 5593 | 36.76.090 | 5642 |  | 5654-145 | 52.20 .060 | 5780-206(5) | 75.08.060 | 5780-510(1) | 75.28 .300 |
| 5594 | 36.76.120 | 5643 | 35.37 .010 | 5654-146 | S Ch. 53.48 | 5780-207 | 75.08.140 | 5780-510(2) | 75.28.310 |
| 5595 | 36.76.100 | 5644 | 35.37 .010 | 5654-147 | 52.36 .030 | 5780-208 | 43.25 .060 | 5780-510(3) | 75.28.320 |
| 5596 | 36.76.110 |  | 35.37.020 | 5654-148 | 52.36.040 | 5780-209 | 75.08.120 | 5780-510(4) | 75.28.330 |
| 5597 | Val. | 5645 | 35.11 .090 | 5654-149 | Val. | 5780-210 | 43.25 .040 | 5780-510(5) | R 1951 |
|  | n36.76.080 | 5646 | 35.10.140 |  | Saving | 5780-211 | 43.25 .050 | 5780-510(5) | c 271 § 47 |
| 5598 | 36.76 .130 | 5646-1 | 39.40 .010 |  | n52.04.020 | 5780-212 | 75.08.160 | 5780-510(6) | 75.28 .350 |
| 5599 | Obsolete | 5646-2 | 39.40.020 | 5654-150 | Repealer | 5780-213 | 75.08.220 | 5780-510(7) | 75.28.360 |
| 5600 | Obsolete | 5646-3 | 39.40.030 | 5654-151 | Sev. | 5780-214 | 75.08.130 | 5780-510(8) | 75.28 .370 |
| 5601 | Obsolete | 5646-4 | Constr. | 5654-151a | 52.24 .010 | 5780-215 | 75.08.110 | 5780-511 | 75.28 .010 |
| 5602 | Obsolete |  | n39.40.010 | 5654-151b | 52.24.020 | 5780-216 | 75.28.050 | 5780-512 | 75.28.060 |
| 5603 | Obsolete | 5646-5 | Sev. | 5654-151c | 52.24.030 | 5780-217 | 75.08.210 |  | 75.28 .070 |
| 5604 | Obsolete | 5646-11 | 36.33.180 | 5654-151d | 52.24.040 | 5780-218 | 75.08.170 | 5780-601 | 75.08.260 |
| 5605 | 39.36.020 | 5646-12 | 36.33.190 | 5654-151e | 52.24 .050 | 5780-218a | 75.08.190 | 5780-602(1) | 75.36.010 |
| 5606 | 39.36.030 | 5646-13 | 35.39.030 | 5654-151f | 52.24.060 | 5780-219 | 75.08.200 | 5780-602(2) | 75.36 .020 |
| 5607 | 39.36.040 | 5646-14 | 35.39 .040 | 5654-151g | 52.24 .070 | 5780-220 | 75.08.150 | 5780-602(3) | 75.36 .030 |
| 5608 | 39.36.010 | 5646-15 | Constr. | 5654-151h | 52.24 .080 | 5780-221 | 75.08.180 | 5780-602(4) | 75.36 .040 |
| 5608-1 | Short t. |  | n35.39.030 | 5654-151i | 52.28 .010 | 5780-222 | 43.25 .070 | 5780-602(5) | 75.36 .050 |
|  | 39.64 .010 | 5646-16 | Temporary | 5654-151j | 52.28 .020 | 5780-223 | 75.08.230 | 5780-603 | 75.28.380 |
| 5608-2 | 39.64.010 | 5646-17 | Temporary | 5654-151k | 52.28 .030 | 5780-224 | 75.08.240 | 5780-604 | 75.08.270 |
| 5608-3 | 39.64.020 | 5646-18 | Temporary | 5654-1511 | 52.28 .040 | 5780-225 | 75.08.250 | 5780-605 | 75.08.280 |
| 5608-4 | 39.64 .030 | 5646-19 | Temporary | 5654-151m | - 52.28.050 | 5780-301 | 75.12 .010 | 5780-701 | 75.40 .010 |
| 5608-5 | 39.64.040 | 5646-20 | Temporary | 5654-151n | Repealer | 5780-303 | 75.12.040 | 5780-702 | 75.40.020 |
| 5608-6 | 39.64.050 | 5646-21 | Temporary | 5654-1510 | 52.32 .010 | 5780-304 | 75.12 .050 | 5780-703(1) | 75.40 .030 |
| 5608-7 | 39.64.060 | 5646-22 | Temporary | 5654-152 | $S$ 41.24.010, | 5780-305 | 75.12.060 | 5780-703(2) | 75.40 .040 |
| 5608-8 | 39.64.070 | 5646-23 | Temporary |  | 41.24 .020 | 5780-306 | 75.12.080 | 5780-703(3) | 75.40 .050 |
| 5608-9 | 39.64.080 | 5647 | 4.24 .040 | 5654-153 | $S 41.24 .080$ | 5780-307 | 75.12 .090 | 5780-703(4) | 75.40.070 |
| 5608-10 | Val. | 5648 | 4.24 .050 | 5654-153a | 52.32.020 | 5780-308 | 75.12.100 | 5780-704 | 75.40.060 |
|  | n39.64.010 | 5649 | 4.24 .060 | 5654-153b | 52.32.030 | 5780-309 | 75.12.110 | 5780-801 | Constr. |
| 5609 | Obsolete | 5650 | 9.40.050 | 5654-153c | 52.32.040 | 5780-310 | 75.12.120 |  | n75.04.010 |
| 5610 | Obsolete | 5651 | 9.40 .060 | 5654-153d | 52.32.050 | 5780-311 | 75.12.020 | 5780-802 | Sev. |
| 5611 | Obsolete | 5652 | 9.40 .070 | 5654-153e | 52.32 .060 | 5780-312 | 75.12.070 |  | n75.04.010 |
| 5612 | Obsolete | 5654 | 9.40 .080 | 5654-153f | 52.32 .070 | 5780-313 | 75.20.070 | 5781 | 76.04.010 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. |
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| 5782 | 76.04.020 | 5823-15 | 76.08.060 | 5836-52 | 63.04 .530 |  | 21.04.060 | 5854-44 | 19.40 .050 |
| 5782-1 | 76.04.140 | 5823-16 | 76.08.070 | 5836-53 | 63.04.540 | 5853-7 | 21.04 .080 | 5854-45 | 19.40 .060 |
| 5783 | 76.04.040 | 5823-17 | 76.08.080 | 5836-54 | 63.04 .550 | 5853-8 | 21.04 .090 | 5854-46 | 19.40 .070 |
| 5784 | 76.04 .010 | 5823-18 | 76.08.090 | 5836-55 | 63.04.560 | 5853-9 | 21.04.100 | 5854-47 | 19.40.080 |
|  | 76.04 .050 | 5823-30 | 76.16.010 | 5836-56 | 63.04 .570 | 5853-10 | 21.04.110 | 5854-48 | 19.40 .090 |
| 5785 | 76.04 .060 | 5823-31 | 76.16.020 | 5836-57 | 63.04 .580 | 5853-11 | 21.04.120 | 5854-49 | 19.40.100 |
| 5786 | 76.04 .070 | 5823-32 | 76.16.030 | 5836-58 | 63.04 .590 | 5853-12 | 21.04.140 | 5854-50 | 19.40 .110 |
| 5787 | 76.04 .080 | 5823-33 | 76.16.040 | 5836-59 | 63.04 .600 | 5853-13 | 21.04.130 | 5854-51 | 19.40.120 |
| 5788 | 76.04.150 | 5823-40 | 76.12.160 | 5836-60 | 63.04.610 | 5853-14 | 21.04.160 | 5854-52 | Short t. |
| 5788-1 | 76.04.170 | 5823-41 | 76.12.170 | 5836-61 | 63.04.620 | 5853-14a | 21.04.150 |  | n19.40.010 |
| 5789 | 76.04.180 | 5824 | 19.36.020 | 5836-62 | 63.04.630 | 5853-15 | 21.04.170 | 5855-12 | 77.12.430 |
| 5789-1 | 76.04.190 | 5825 | 19.36.010 | 5836-63 | 63.04.640 | 5853-16 | 21.04.180 | 5889-1 | Obsolete |
| 5790 | 76.04.200 | 5827 | 65.08.040 | 5836-64 | 63.04.650 | 5853-17 | 21.04.190 | 5897-1 | 77.32.110 |
| 5791 | 76.04.210 | 5828 | 26.16.210 | 5836-65 | 63.04.660 | 5853-18 | 21.04.200 | 5897-2 | 77.32.100 |
| 5792-1 | 76.04.230 | 5829 | 26.28.030 | 5836-66 | 63.04.670 | 5853-18a | 21.04 .210 | 5897-3 | 77.32.120 |
| 5793 | 76.04 .240 | 5830 | 26.28.040 | 5836-67 | 63.04 .680 | 5853-19 | 21.04.220 | 5917-1 | R 1945 |
| 5794 | 76.04.250 | 5831 | 26.28.050 | 5836-68 | 63.04 .690 | 5853-20 | Obsolete |  | c 81 § 15 |
|  | 76.04.260 | 5831-4 | 23.48 .010 | 5836-69 | 63.04 .700 | 5853-21 | Approp. | 5944-1 | 77.12 .420 |
|  | 76.04.270 | 5831-5 | 23.48.020 | 5836-70 | 63.04 .710 | 5853-22 | 21.04.070 | 5944-2 | 75.20 .010 |
| 5795 | 76.04.280 | 5831-6 | 23.48 .030 | 5836-71 | 63.04 .720 | 5853-23 | Sev. | 5944-3 | 75.20 .020 |
| 5795-1 | 76.04.290 | 5831-7 | 23.48 .040 | 5836-72 | 63.04 .730 |  | $n 21.04 .010$ | 5944-4 | 75.20 .030 |
| 5795-2 | 76.04.300 | 5831-8 | 23.48.050 | 5836-73 | 63.04.740 | 5853-24 | 43.24 .020 | 5992-2 | 77.24.100 |
| 5796 | 76.04 .310 | 5831-9 | 23.48.060 | 5836-74 | 63.04.770 | 5853-25 | Obsolete | 5992-3 | 77.24.110 |
| 5797 | 76.04.320 |  | 23.48 .070 | 5836-75 | 63.04 .750 | 5853-31 | 21.08 .010 | 5992-4 | 77.24.120 |
| 5798 | R 1951 | 5832 | 63.08.020 | 5836-76 | 63.04.010 | 5853-32 | 21.08 .020 | 5992-5 | Sev. |
|  | c 58 § 10 |  | 63.08.030 | 5836-76a |  | 5853-33 | 21.08 .030 | 5992-6 | Repealer |
| 5799 | 76.04 .110 |  | 63.08 .040 |  | Constr. | 5853-34 | 21.08 .040 | 5992-11 | 77.04 .010 |
| 5800 | 76.04.090 | 5833 | 63.08 .050 |  | n63.04.010 | 5853-35 | 21.08.050 | 5992-12 | 43.26 .010 |
| 5801 | 76.04.130 | 5834 | 63.08 .060 | 5836-76b | 63.04 .760 | 5853-36 | 21.08 .080 |  | 77.04 .020 |
| 5802 | 76.04.030 | 5835 | 63.08 .010 | 5836-79 | Short t. | 5853-37 | 21.08 .090 | 5992-13 | 77.04 .030 |
| 5803 | 76.04 .340 | 5836-1 | 63.04 .020 |  | n63.04.010 | 5853-38 | 21.08 .060 | 5992-14 | 77.04 .040 |
| 5804 | 76.04.350 | 5836-2 | 63.04 .030 | 5837 | 19.84 .010 | 5853-39 | See 21.08.062 | 5992-15 | 77.04 .050 |
| 5805 | 76.04.360 | 5836-3 | 63.04 .040 | 5838 | 19.84 .020 | 5853-40 | 21.08.100 | 5992-16 | 77.04.060 |
| 5806 | 76.04 .380 | 5836-4 | 63.04 .050 | 5839 | 19.84.030 | 5853-41 | 21.08.110 | 5992-17 | 77.04 .070 |
| 5806-1 | 76.04 .390 | 5836-5 | 63.04 .060 | 5840 | 19.84 .040 | 5853-42 | Sev. | 5992-18 | 77.04 .080 |
| 5806-2 | 9.40.090 | 5836-6 | 63.04 .070 | 5841 | 19.52 .060 |  | $n 21.08 .010$ | 5992-18a | 77.12 .180 |
| 5807 | 76.04.370 | 5836-7 | 63.04 .080 | 5842 | 19.56 .010 | 5853-51 | 21.12 .010 | 5992-19 | 77.08.010 |
| 5808 | 76.04 .400 | 5836-8 | 63.04 .090 | 5842-1 | 9.45 .180 | 5853-52 | 21.12 .020 | 5992-20 | 77.08 .020 |
| 5809 | 76.04 .010 | 5836-9 | 63.04.100 | 5842-2 | 9.45 .190 | 5853-53 | 21.12 .030 | 5992-21 | 77.12 .010 |
| 5810 | 76.04.100 | 5836-10 | 63.04.110 | 5843 | 19.44 .040 | 5853-54 | 21.12 .040 | 5992-22 | 77.12 .020 |
| 5811 | 43.21 .030 | 5836-11 | 63.04.120 | 5844 | 19.44 .010 | 5853-55 | 21.12.060 | 5992-23 | 77.12 .030 |
| 5811-1 | 76.04.120 | 5836-12 | 63.04.130 | 5845 | 19.44 .030 | 5853-56 | 21.12 .050 | 5992-24 | 77.12 .040 |
| 5812-1 | 43.64 .010 | 5836-13 | 63.04.140 | 5846 | 19.44 .050 | 5853-57 | 21.12 .070 | 5992-25 | 77.12 .050 |
| 5812-2 | 43.64 .020 | 5836-14 | 63.04.150 | 5847 | 19.44 .020 | 5853-58 | 21.12.080 | 5992-26 | 77.12 .060 |
| 5812-3 | 76.12 .020 | 5836-15 | 63.04.160 | 5847-1 | 19.20 .020 | 5854-11 | Short t. | 5992-27 | 77.12 .070 |
| 5812-3a | 76.12.140 | 5836-16 | 63.04.170 |  | 19.20 .030 |  | n19.88.010 | 5992-28 | 77.12 .080 |
| 5812-3b | 76.12 .030 | 5836-17 | 63.04.180 |  | 19.20 .040 | 5854-12 | 19.88 .020 | 5992-29 | 77.12 .090 |
| 5812-3c | 76.12 .040 | 5836-18 | 63.04.190 |  | 19.20 .050 | 5854-13 | 19.88.030 | 5992-30 | 77.12 .100 |
| 5812-3d | 76.12 .040 | 5836-19 | 63.04.200 | 5847-2 | 19.20.060 | 5854-14 | 19.88.030 | 5992-31 | 77.12.110 |
| 5812-3e | 76.12.050 | 5836-20 | 63.04 .210 | 5847-3 | Sev. | 5854-15 | 19.88.010 | 5992-32 | 77.12.120 |
| 5812-3f | 76.12 .060 | 5836-21 | 63.04.220 |  | n19.20.020 | 5854-16 | Sev. | 5992-33 | 77.12 .130 |
| 5812-3g | 76.12 .070 | 5836-22 | 63.04 .230 | 5847-4 | 19.16.010 |  | n19.88.010 | 5992-34 | 77.12 .140 |
| 5812-4 | 76.12.080 | 5836-23 | 63.04.240 | 5847-4PP | 19.20 .010 | 5854-21 | 19.88 .010 | 5992-35 | 77.12 .150 |
| 5812-5 | 76.12 .090 | 5836-24 | 63.04.250 | 5847-5 | 19.16.040 | 5854-22 | 19.88.050 | 5992-36 | 77.12 .160 |
| 5812-6 | 76.12.110 | 5836-25 | 63.04.260 | 5847-5PP | Ef. date |  | 19.88 .060 | 5992-37 | 77.12.170 |
| 5812-7 | 76.12.120 | 5836-26 | 63.04.270 | 5847-6 | 19.16.030 |  | 19.88.070 | 5992-38 | 77.12 .190 |
| 5812-7a | 76.12.130 | 5836-27 | 63.04.280 | 5847-6PP | Superf. |  | 19.88.080 | 5992-39 | 77.12 .200 |
| 5812-8 | 76.12.150 | 5836-28 | 63.04 .290 |  | see Ch. 19.20 |  | 19.88 .090 | 5992-40 | 77.12 .210 |
| 5812-9 | 43.12 .140 | 5836-29 | 63.04.300 | 5847-7 | 19.16.020 | 5854-23 | 19.88.140 | 5992-41 | 77.12 .220 |
| 5812-10 | Approp. | 5836-30 | 63.04 .310 | 5847-8 | 19.16.050 |  | 19.88 .150 | 5992-42 | 77.12 .230 |
| 5812-11 | 76.12.100 | 5836-31 | 63.04.320 | 5847-9 | Superf. | 5854-24 | 19.88.040 | 5992-43 | 77.12.240 |
| 5813-1 | 9.61 .130 | 5836-32 | 63.04 .330 | 5847-10 | 48.40 .010 | 5854-25 | 19.88.130 | 5992-44 | 77.12 .250 |
| 5817-1 | 76.04 .410 | 5836-33 | 63.04.340 | 5847-11 | 48.40 .020 | 5854-26 | 19.88 .130 | 5992-45 | 77.12 .260 |
| 5817-2 | 76.04.420 | 5836-34 | 63.04.350 | 5847-12 | 48.40 .030 |  | 19.88.140 | 5992-45a | 77.12.270 |
| 5817-3 | 76.04.430 | 5836-35 | 63.04 .360 | 5847-13 | 48.40 .040 | 5854-27 | 19.88.100 | 5992-45b | 77.12 .280 |
| 5817-4 | 76.04.440 | 5836-36 | 63.04.370 | 5847-14 | 48.40.050 | 5854-28 | 19.88 .110 | 5592-45c | 77.12 .290 |
| 5817-5 | Constr. | 5836-37 | 63.04.380 | 5847-15 | 48.40 .060 | 5854-29 | 19.88.160 | 5992-45d | 77.12.300 |
|  | n76.04.080 | 5836-38 | 63.04 .390 | 5847-16 | 48.40.070 | 5854-30 | 19.88.120 | 5992-46 | 77.12 .310 |
| 5818 | 76.04.450 | 5836-39 | 63.04 .400 | 5847-17 | Sev. | 5854-31 | 19.88.150 | 5992-47 | 77.12 .320 |
| 5819 | 76.04.460 | 5836-40 | 63.04.410 | 5848 | 18.11 .010 | 5854-32 | 19.88.130 | 5992-48 | 77.12.330 |
| 5820 | 76.04.470 | 5836-41 | 63.04.420 | 5849 | 18.11 .020 | 5854-33 | 19.88.170 | 5992-49 | 77.16 .010 |
| 5821 | 76.04.480 | 5836-42 | 63.04 .430 | 5850 | 18.11 .030 | 5854-34 | Sev. | 5992-50 | 77.16 .020 |
| 5822 | Approp. | 5836-43 | 63.04 .440 | 5851 | 4.24 .070 |  | n19.88.010 | 5992-51 | 77.16 .030 |
| 5823 | 43.21 .020 | 5836-44 | 63.04.450 | 5852 | 4.24 .080 | 5854-35 | Constr. | 5992-52 | 77.16 .040 |
| 5823-1 | 76.04 .490 | 5836-45 | 63.04.460 | 5853 | 4.24 .090 |  | $n 19.88 .010$ | 5992-53 | 77.16 .050 |
| 5823-2 | 76.04.500 | 5836-46 | 63.04 .470 | 5853-1 | 21.04 .020 | 5854-36 | Short t. | 5992-54 | 77.16 .060 |
| 5823-10 | 76.08.020 | 5836-47 | 63.04.480 | 5853-2 | 21.04 .010 |  | n19.88.010 | 5992-55 | 77.16 .070 |
| 5823-11 | 76.08.010 | 5836-48 | 63.04.490 | 5853-3 | 21.04 .030 | 5854-40 | 19.40 .010 | 5992-56 | 77.16 .080 |
| 5823-12 | 76.08.030 | 5836-49 | 63.04.500 | 5853-4 | 21.04.040 | 5854-41 | 19.40 .020 | 5992-57 | 77.16 .090 |
| 5823-13 | 76.08.040 | 5836-50 | 63.04 .510 | 5853-5 | 21.04 .050 | 5854-42 | 19.40 .030 | 5992-58 | 77.16 .100 |
| 5823-14 | 76.08.050 | 5836-51 | 63.04 .520 | 5853-6 | 21.04.020 | 5854-43 | 19.40.040 | 5992-59 | 77.16.110 |


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| 5992-60 | 77.16.120 | 6002-3 | Eff. date | 6069 | 70.20 .120 | 6090-61 | 70.40 .020 | 6122 | 70.30.100 |
| 5992-61 | 77.16.130 | 6003 | See Ch. 43.20 | 6070 | 70.20.130 | 6090-62 | 70.40 .030 | 6123 | $R 1951$ |
| 5992-62 | 77.16.140 | 6004 | 43.20 .010 | 6071 | 70.20.140 | 6090-63 | 70.40 .040 |  | c 204 § 2 |
| 5992-63 | 77.16.150 | 6005 | 43.20 .060 | 7072 | 70.20.150 | 6090-64 | 70.40.050 | 6124 | $R 1951$ |
| 5592-64 | 77.16.160 | 6006 | 70.54 .040 | 6073 | 70.20.160 | 6090-65 | 70.40 .060 |  | c 204 § 2 |
| 5992-65 | 77.16.170 | 6007 | 43.20.100 | 6074 | Obsolete | 6090-66 | 70.40 .070 | 6125 | 70.30.160 |
| 5992-66 | 77.16.180 | 6008 | Superseded | 6075 | 70.20 .170 | 6090-67 | 70.40 .080 | 6126 | 70.30.120 |
| 5992-67 | 77.16 .190 | 6009 | Superseded | 6076 | 70.16.200 | 6090-68 | 70.40.090 | 6127 | 70.30.130 |
| 5992-68 | 77.16.200 | 6010 | See Ch. 16.36 | 6077 | 70.16.120 | 6090-69 | 70.40.110 | 6128 | 70.30.150 |
| 5992-69 | 77.16.210 | 6010-1 | 55.04 .010 | 6078 | 70.16.130 | 6090-70 | 70.40.100 | 6130-1 | 70.34.010 |
| 5992-70 | 77.16.220 | 6010-2 | 55.04 .020 | 6079 | 70.16.150 | 6090-71 | 70.40.120 | 6130-2 | 70.34 .020 |
| 5992-79a | 77.20 .090 | 6010-3 | 55.04 .030 | 6080 | 70.16.160 | 6090-72 | 70.40.130 | 6130-3 | 70.34 .030 |
| 5992-71 | 77.16.230 |  | 55.04 .040 | 6081 | 70.16.140 | 6090-73 | 70.40.140 | 6130-4 | 70.34 .040 |
| 5992-72 | 77.16.240 | 6010-4 | 55.08 .010 | 6082 | 70.16.170 | 6090-74 | 70.40.150 | 6130-5 | 70.34 .050 |
| 5992-73 | 77.20 .010 | 6010-5 | 55.08 .020 | 6083 | 70.16.180 | 6091 | 70.06.020 | 6130-6 | 70.34 .060 |
| 5992-74 | 77.20 .020 | 6010-6 | 55.12 .010 | 6084 | 70.16.190 | 6092 | 70.04.020 | 6130-7 | 70.34 .070 |
| 5992-75 | 77.20.030 | 6010-7 | 55.12 .020 | 6085 | 70.04.030 | 6093 | 70.06.090 | 6130-8 | 70.34 .080 |
| 5992-76 | 77.20 .040 | 6010-10 | 70.50 .010 | 6086 | 70.04.010 | 6094 | 70.06.030 | 6130-9 | 70.34 .090 |
| 5992-77 | 77.20 .050 | 6010-11 | 70.50 .020 |  | 70.04.040 | 6094-1 | 70.12.020 | 6130-10 | 70.34.100 |
| 5992-78 | 77.20 .060 | 6011-1 | 70.58.110 | 6087 | 70.04.050 | 6095 | 70.06.040 | 6130-11 | R 1951 |
| 5992-79 | 77.20 .070 | 6011-2 | 70.58.120 | 6088 | 70.04.060 | 6096 | 70.06.050 |  | 204 § 2 |
| 5992-80 | 77.20 .080 | 6011-4 | 70.58.130 | 6089 | 70.04.070 | 6097 | 70.06.010 | 6130-12 | R 1951 |
| 5992-81 | 77.24 .010 | 6011-5 | 70.58.140 | 6090 | 70.04.080 | 6098 | 70.06.070 |  | c 204 § 2 |
| 5992-82 | 77.24 .020 | 6013-1 | 70.58 .210 | 6090-1 | 36.62 .010 | 6099 | 70.06.080 | 6130-13 | 70.34.130 |
| 5992-83 | 77.24 .030 | 6013-2 | 70.58 .220 |  | 36.62 .020 | 6099-1 | 70.12.030 | 6130-14 | 70.34.140 |
| 5992-84 | 77.24 .040 | 6018 | 43.20 .070 |  | 36.62.030 | 6099-2 | 70.12.040 | 6130-15 | 70.34.150 |
| 5992-85 | 77.24 .050 | 6019 | 70.58 .010 | 6090-2 | 36.62 .040 | 6099-3 | 70.12 .050 | 6130-16 | 70.34.160 |
| 5992-86 | 77.24 .060 | 6020 | 70.58 .020 | 6090-3 | 36.62.050 | 6099-4 | 70.12.060 | 6130-17 | 70.34.170 |
| 5992-87 | 77.24 .070 | 6021 | 70.58.230 | 6090-4 | 36.62 .060 | 6099-5 | 70.12 .070 | 6130-18 | 70.34.180 |
| 5992-88 | 77.24 .080 | 6024-1 | 70.58 .160 | 6090-5 | 36.62.070 | 6099-10 | 70.46 .010 | 6130-19 | 70.34.190 |
| 5992-89 | 77.24 .090 | 6024-2 | 70.58.170 | 6090-6 | 36.62 .090 | 6099-11 | 70.46.020 | 6130-31 | Superf: |
| 5992-90 | 77.28 .010 | 6024-3 | 70.58.180 | 6090-7 | 36.62 .080 | 6099-12 | 70.46.030 | 6130-32 | 72.44 .010 |
| 5992-91 | 77.28 .020 | 6024-4 | 70.58.190 | 6090-8 | 36.62 .100 | 6099-13 | 70.46 .040 | 6130-33 | 72.44.020 |
| 5992-92 | 77.28 .030 | 6024-5 | 70.58.150 | 6090-9 | 36.62 .110 | 6099-14 | 70.46 .050 | 6130-34 | 72.44 .030 |
| 5992-93 | 77.28 .040 | 6024-6 | 70.58.200 |  | 36.62.120 | 6099-15 | 70.46 .060 | 6130-35 | 72.44 .040 |
| 5992-94 | 77.28 .050 | 6025 | 70.58.240 |  | 36.62.130 | 6099-16 | 70.46.070 | 6130-36 | 72.44 .050 |
| 5992-95 | 77.28 .060 | 6026 | 70.58.250 | 6090-10 | 36.62.140 | 6099-17 | 70.46.080 | 6130-37 | 74.44 .060 |
| 5992-96 | 77.28 .070 | 6027 | 60.58.260 | 6090-11 | 36.62 .150 | 6099-18 | 70.46 .090 | 6130-38 | 72.44 .070 |
| 5992-97 | 77.28 .080 | 6028 | 70.58 .070 |  | 36.62 .160 | 6099-19 | Obsolete | 6130-39 | 72.44 .080 |
| 5992-98 | 77.28 .090 | 6029 | 70.58 .080 | 6090-12 | 36.62.170 | 6099-30 | 70.08 .010 | 6130-40 | 72.44 .090 |
| 5992-99 | 77.28 .100 | 6030 | 70.58 .090 |  | 36.62 .120 | 6099-31 | 70.08 .020 | 6130-41 | 72.44 .100 |
| 5992-100 | 77.28 .110 | 6031 | 70.58.100 | 6090-13 | 36.62 .200 | 6099-32 | 70.08.030 | 6130-41a | 72.44.110 |
| 5992-101 | 77.28 .120 | 6032 | 70.58 .060 | 6090-14 | R 1951 c 256 | 6099-33 | 70.08.040 | 6130-42 | Temporary |
| 5992-102 | 77.32.010 | 6033 | 70.58 .270 |  | § 6 but see | 6099-34 | 70.08 .070 | 6130-43 | Temporary |
| 5992-103 | 77.32 .020 | 6034 | 43.20.080 |  | 36.62.252 | 6099-35 | 70.08.080 | 6130-44 | Temporary |
| 5992-104 | 77.32 .030 | 6035 | 70.58 .030 | 6090-15 | 36.62.180 | 6099-36 | 70.08.090 | 6130-45 | Temporary |
| 5992-105 | 77.32 .040 | 6036 | 70.58 .040 |  | 36.62 .190 | 6099-37 | 70.08.050 | 6130-46 | Temporary |
| 5992-106 | 77.32 .050 | 6037 | 43.20 .090 |  | 36.62 .210 | 6099-38 | 70.08 .060 | 6130-47 |  |
| 5992-107 | 77.32.060 | 6038 | 70.58.280 |  | 36.62 .220 | 6099-39 | 70.08.100 | 6130-51 | R 1951 |
| 5992-108 | 77.32 .070 | 6039 | 70.58 .050 | 6090-16 | 36.62 .190 | 6099-40 | 70.08.110 |  | c 168 § 16 |
| 5992-109 | 77.32.080 | 6040 | 68.12 .010 | 6090-17 | 36.62.230 | 6100 | 70.24 .010 |  | but see |
| 5992-110 | 77.32.090 | 6041 | 68.12 .020 | 6090-18 | 36.62.240 | 6101 | 70.24 .020 |  | Ch. 18.46 |
| 5992-111 | 77.32.130 | 6042 | 68.08.010 | 6090-20 |  | 6102 | 70.24 .030 | 6130-60 | 70.36.010 |
| 5992-112 | 77.32 .140 | 6043 | 68.08.020 | 6090-21 | R 1949 | 6103 | 70.24 .040 | 6130-61 | 70.36.020 |
| 5992-113 | 77.32.150 | 6044 | 68.08.030 | 6090-22 | c 197 \& 17 | 6104 | 70.24 .080 | 6130-62 | 70.36.030 |
| 5992-114 | 77.32.160 | 6045 | 68.08.040 | 6090-30 | 70.44 .010 | 6105 | 70.24 .050 | 6130-63 | 70.36.040 |
| 5992-115 | 77.32.170 | 6046 | 68.08.050 | 6090-31 | 70.44.010 | 6106 | 70.24 .060 | 6130-64 | 70.36.050 |
| 5992-116 | 77.32.180 | 6047 | 70.16.010 | 6090-32 | 70.44.020 | 6107 | 70.24.070 | 6130-65 | 70.36.060 |
| 5992-117 | 77.32 .190 |  | 70.06.020 | 6090-33 | 70.44.030 | 6108 | Superf. | 6131-1 | 70.54 .060 |
| 5992-118 | 77.32 .200 | 6048 | 70.16.020 | 6090-34 | 70.44.040 | 6109 | 70.28 .010 | 6131-2 | 70.54 .060 |
| 5992-119 | 77.32 .210 |  | 70.06.020 | 6090-35 | 70.44.060 | 6110 | 70.28 .020 | 6131-10 | 48.44 .010 |
| 5992-120 | 77.32 .220 | 6049 | 70.16 .030 | 6090-36 | 70.44.070 | 6111 | 70.28 .030 | 6131-11 | 48.44 .020 |
| 5992-121 | 77.32 .230 | 6050 | 70.16.040 | 6090-37 | 70.44.100 | 6112 | 70.28 .040 | 6131-12 | 48.44 .030 |
| 5992-122 | 77.32 .240 | 6051 | 70.16.050 | 6090-38 | 70.44.080 | 6113 | 70.28 .050 | 6131-13 | 48.44 .040 |
| 5992-123 | 77.32.250 | 6052 | 70.16.060 | 6090-39 | 70.44.160 | 6113-1 | 70.32 .010 | 6131-14 | 48.44 .050 |
| 5992-124 | 77.32.260 | 6053 | 70.16.070 | 6090-40 | 70.44.090 | 6113-2 | 70.32 .020 | 6131-15 | 48.44.060 |
| 5992-124a | 77.32 .280 | 6054 | 60.16.080 | 6090-41 | 70.44.110 | 6113-3 | 70.32 .030 | 6132 | 70.70.020 |
| 5992-125 | 77.32 .270 | 6055 | 70.16.090 | 6090-42 | 70.44.120 | 6114-4 | 70.32 .040 | 6133 | 70.70 .010 |
| 5993 | 43.92.010 | 6056 | 70.16.100 | 6090-43 | 70.44.130 | 6113-5 | 70.32 .050 | 6134 | 70.70.030 |
| 5994 | 43.92 .020 | 6057 | 70.16.110 | 6090-44 | 70.44.050 | 6113-6 | 70.32 .060 | 6135 | Superf. |
| 5995 | 43.92.030 | 6058 | 70.20.010 | 6090-45 | 70.44.170 | 6113-7 | 70.32 .070 | 6136 | 70.70 .040 |
| 5996 | 43.92 .040 | 6059 | 70.20 .020 | 6090-46 | 70.44.140 | 6113-8 | Eff. date | 6140 | 69.40 .010 |
| 5997 | 43.92 .050 | 6060 | 70.20 .030 | 6090-47 | 70.44.150 | 6114 | 70.30.010 | 6141 | 69.40 .010 |
| 5998 | 43.92 .060 | 6061 | 70.20 .040 | 6090-48 | 70.44.180 | 6115 | 70.30 .020 | 6142 | 69.40 .020 |
| 5999 | 43.92 .070 | 6062 | 70.20 .050 | 6090-49 | Obsolete |  | 70.30 .030 | 6143 | 69.40 .020 |
| 6000 | 43.92 .080 | 6063 | 70.20 .060 | 6090-50 | Sev. | 6116 | 70.30 .040 | 6154-1 | 18.67 .090 |
| 6001 | 43.20 .050 | 6064 | 70.20 .070 |  | Constr. | 6117 | 70.30.050 | 6154-2 | 18.67 .080 |
| 6001-1 | 70.12 .080 | 6065 | 70.20 .080 |  | n70.44.010 | 6118 | 70.30.060 | 6154-3 | 18.67.091 |
| 6002 | 70.06.060 | 6066 | 70.20 .090 | 6090-51 | Constr. | 6119 | 70.30 .070 | 6155-1 | 69.24 .010 |
| 6002-1 | 70.24 .090 | 6067 | 70.20.100 |  | n70.44.010 | 6120 | 70.30.080 | 6155-2 | 69.24.050 |
| 6002-2 | 70.24.100 | 6068 | 70.20.110 | 6090-60 | 70.40.010 | 6121 | 70.30 .090 | 6155-3 | 69.24 .060 |


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| 6155-4 | 69.24 .070 | 6163-71 | 69.04.040 | 6163-151 | Sev. |  | 15.32 .500 | (o)--(r) | 15.36.040 |
| 6155-5 | 69.24 .080 | 6163-72 | 69.04.050 |  | n69.04.001 | 6227 | 15.32 .500 |  | 15.36.050 |
| 6155-6 | 69.24 .090 | 6163-73 | 69.04.060 | 6163-152 | 69.04 .850 | 6228 | 15.32 .130 | (s) (u) |  |
| 6155-7 | 69.24 .020 | 6163-74 | 69.04.070 | 6163-153 | Eff. date | 6229 | 15.32 .120 | (v) (w) | 15.36 .060 |
| 6155-8 | 69.24 .100 | 6163-75 | 69.04 .080 | 6164 | 15.32 .010 | 6230 | 15.32 .130 | 6266-30 | Short t. |
| 6155-9 | 69.24 .110 | 6163-76 | 69.04.090 |  | 15.32 .020 | 6231 | 15.32.120 |  | n15.36.010 |
| 6155-10 | 69.24.120 | 6163-77 | 69.04.100 |  | 15.32 .030 | 6232 | 15.32.140 | 6266-30 | Sev. |
| 6155-11 | Sev. | 6163-78 | 69.04.110 |  | 15.32 .040 | 6233 | 15.32 .420 |  | n15.36.010 |
| 6155-12 | 69.24 .030 | 6163-79 | 69.04.120 |  | 15.32 .050 | 6234 | 15.32 .700 | 6266-31 | 15.36.070 |
| 6155-13 | 69.24 .040 | 6163-80 | 69.04.130 |  | 15.32 .290 | 6235 | 15.32.060 | 6266-32 | 15.36.080 |
| 6155-14 | 69.24.120 | 6163-81 | 69.04.140 |  | 15.32 .300 | 6237 | 15.32 .090 | 6266-33 | 15.36 .090 |
| 6163-1 | Short t. | 6163-82 | 69.04.150 | 6165 | 15.32 .060 | 6238 | 15.32.730 | 6266-34 | 15.36.100 |
|  | n69.28.010 | 6163-83 | 69.04.160 |  | 15.32 .070 | 6239 | 15.32 .740 | 6266-35 | 15.36.110 |
| 6163-2 | 69.28 .010 | 6163-84 | 69.04.170 | 6166 | 15.32 .080 | 6240 | 15.32 .750 | 6266-36 | 15.36.120 |
| 6163-3 | Superf. | 6163-85 | 69.04.180 | 6167 | 15.32 .250 | 6241 | 15.32.770 |  | 15.36.130 |
| 6163-4 | Superf. | 6163-86 | 69.04.190 | 6168 | 15.32 .200 | 6242 | 15.32 .780 |  | 15.36.140 |
| 6163-5 | Superf. | 6163-87 | 69.04.200 | 6169 | 15.32 .200 | 6243 | 15.32 .090 |  | 15.36 .290 |
| 6163-6 | Superf. | 6163-88 | 69.04.210 | 6170 | 15.32 .260 | 6244 | 15.32 .720 |  | 15.36.300 |
| 6163-7 | Superf. | 6163-89 | 69.04.220 | 6171 | 15.32 .230 | 6245 | Constr. |  | 15.36.310 |
| 6163-8 | Superf. | 6163-90 | 69.04.230 | 6172 | 15.32 .230 |  | $n 15.32 .010$ |  | 15.36 .320 |
| 6163-9 | Superf. | 6163-91 | 69.04.240 |  | 15.32 .240 | 6246 | Sev. |  | 15.36.450 |
| 6163-10 | 69.28 .100 | 6163-92 | 69.04.250 | 6174 | 15.32 .390 |  | $n 15.32 .010$ |  | 15.36.460 |
| 6163-11 | Superf. | 6163-93 | 69.04.260 | 6175 | 15.32 .410 | 6247 | Constr. | 6266-36 |  |
| 6163-12 | Superf. | 6163-94 | 69.04.270 | 6176 | 15.32 .390 |  | n15.32.010 | (1p) | 15.36.325 |
| 6163-13 | Superf. | 6163-95 | 69.04.280 | 6177 | 15.32 .400 | 6248 | R 1949 | (2p) | 15.36.330 |
| 6163-14 | 69.28 .010 | 6163-96 | 69.04.290 | 6178 | 15.32 .400 |  | c 13 § 5 | (3p) | 15.36.335 |
| 6163-15 | Superf. | 6163-97 | 69.04.300 | 6179 | 15.32 .400 | 6248-1 | 15.40 .010 | (4p) | 15.36.340 |
| 6163-16 | Superf. | 6163-98 | 69.04.310 | 6180 | 15.32 .630 | 6248-1 | Purpose | (5p) | 15.36.345 |
| 6163-17 | Superf. | 6163-99 | 69.04.320 | 6181 | 15.32 .640 |  | $n 15.40 .010$ | (6p) | 15.36.350 |
| 6163-18 | 69.28 .010 | 6163-100 | 69.04 .330 | 6182 | 15.32 .640 | 6248-2(a) | 15.40 .020 | (7p) | 15.36.355 |
| 6163-19 | Superf. | 6163-101 | 69.04.340 |  | 15.32 .650 | (b) | 15.40.030 | (8p) | 15.36.360 |
| 6163-20 | Superf. | 6163-102 | 69.04.350 | 6183 | 15.32 .650 | 6248-3 | 15.40 .040 | (9p) | 15.36.365 |
| 6163-21 | 69.28 .070 | 6163-103 | 69.04.360 | 6184 | 15.32 .620 | 6248-4 | 15.40 .050 | (10p) | 15.36.370 |
| 6163-22 | 69.28 .010 | 6163-104 | 69.04.370 | 6185 | 15.32 .790 | 6249 | 15.32 .710 | (11p) | 15.36.375 |
| 6163-23 | Superf. | 6163-105 | 69.04.380 | 6186 | 15.32 .620 | 6250 | 15.32.680 | (12p) | 15.36.380 |
| 6163-24 | 69.28 .030 | 6163-106 | 69.04.390 | 6188 | 15.32 .590 | 6251 | 15.32.360 | (13p) | 15.36.385 |
| 6163-25 | 69.28 .180 | 6163-107 | 69.04.400 |  | 15.32 .600 | 6252 | 15.32 .470 | (14p) | 15.36.390 |
| 6163-26 | 69.28 .130 | 6163-108 | 69.04.410 |  | 15.32 .610 | 6253 | 15.32 .470 | (15p) | 15.36.395 |
| 6163-27 | 69.28.130 | 6163-109 | 69.04.420 | 6189 | 15.32 .580 | 6255 | 15.32 .090 | (16p) | 15.36.400 |
| 6163-28 | 69.28 .040 | 6163-110 | 69.04.430 | 6190 | 15.32 .580 | 6257 | 15.32 .670 | (17p) | 15.36 .405 |
| 6163-29 | 69.28 .020 | 6163-111 | 69.04.440 | 6191 | 15.32 .580 | 6258 | 15.32 .760 | (18p) | 15.36.410 |
| 6163-30 | 69.28 .140 | 6163-112 | 69.04.450 | 6192 | 15.32 .110 | 6259 | 15.32 .440 | (19p) | 15.36.415 |
| 6163-31 | 69.28 .150 | 6163-113 | 69.04.460 | 6193 | 15.32.100 |  | 15.32 .450 | (20p) | 15.36.420 |
| 6163-32 | 69.28 .050 | 6163-114 | 69.04.470 | 6194 | 15.32 .100 | 6260 | 15.32 .440 | (21p) | 15.36.425 |
| 6163-33 | 69.28 .130 | 6163-115 | 69.04.480 | 6195 | 15.32 .110 | 6260-1 | 15.32 .430 | (22p) | 15.36.430 |
| 6163-34 | 69.28 .120 | 6163-116 | 69.04.490 | 6196 | 15.32 .090 | 6260-2 | 15.32 .430 | (23p) | 15.36.440 |
| 6163-35 | 69.28 .060 | 6163-117 | 69.04.500 | 6197 | 15.32 .090 | 6260-3 | 15.32 .430 | (1r) | 15.36.150 |
| 6163-36 | 69.28 .100 | 6163-118 | 69.04.510 | 6198 | 15.32 .090 | 6261 | 15.32 .450 | (2r) | 15.36.155 |
| 6163-37 | 69.28 .110 | 6163-119 | 69.04.520 | 6199 | 15.32 .090 | 6262 | 15.32 .450 | (3r) | 15.36.160 |
| 6163-38 | 69.28 .160 | 6163-120 | 69.04 .530 | 6200 | 15.32 .090 | 6263 | 15.32 .450 | (4r) | 15.36.165 |
| 6163-39 | 69.28 .080 | 6163-121 | 69.04.540 | 6201 | 15.32 .090 | 6264 | 15.32 .460 | (5r) | 15.36.170 |
| 6163-40 | 69.28 .090 | 6163-122 | 69.04.550 |  | 15.32 .660 | 6265 | 15.32.740 | (6r) | 15.36.175 |
| 6163-41 | 69.28 .090 | 6163-123 | 69.04.560 | 6202 | 15.32 .400 | 6266 | Constr. | (7r) | 15.36.180 |
| 6163-42 | 69.28 .180 | 6163-124 | 69.04.570 | 6203 | 15.32 .010 |  | $n 15.32 .010$ | (8r) | 15.36.185 |
| 6163-43 | 69.28 .170 | 6163-125 | 69.04.580 |  | 15.32 .690 | 6266-1 | Purpose | (9r) | 15.36.190 |
| 6163-44 | 69.28.020 | 6163-126 | 69.04 .590 | 6204 | Superf. | 6266-2 | 15.44 .010 | (10r) | 15.36.195 |
| 6163-45 | Sev. | 6163-127 | 69.04.600 | 6205 | 15.32 .740 | 6266-3 | 15.44 .020 | (11r) | 15.36 .200 |
|  | n69.28.010 | 6163-128 | 69.04.610 | 6206 | 15.32 .370 |  | 15.44 .030 | (12r) | 15.36.205 |
| 6163-46 | Repealer | 6163-129 | 69.04.620 | 6207 | 15.32 .340 | 6266-4 | 15.44 .020 | (13r) | 15.36 .210 |
| 6163-50 | Short. $t$. | 6163-130 | 69.04.630 | 6208 | 15.32 .490 |  | 15.44.040 | (14r) | 15.36.215 |
|  | n69.04.001 | 6163-131 | 69.04.640 |  | 15.32 .500 | 6266-5 | 15.44 .050 | (15r) | 15.36 .220 |
| 6163-51 | 69.04 .001 | 6163-132 | 69.04.650 | 6209 | 15.32 .130 | 6266-6 | 15.44 .050 | (16r) | 15.36 .225 |
| 6163-52 | 69.04 .002 | 6163-133 | 69.04.660 | 6210 | 15.32 .150 | 6266-7 | 15.44 .150 | (17r) | 15.36 .230 |
| 6163-53 | 69.04 .003 | 6163-134 | 69.04.670 | 6211 | 15.32 .160 | 6266-8 | 15.44 .060 | (18r) | 15.36 .235 |
| 6163-54 | 69.04.004 | 6163-135 | 69.04.680 | 6212 | 15.32 .310 | 6266-9 | 15.44 .080 | (19r) | 15.36.240 |
| 6163-55 | 69.04.005 | 6163-136 | 69.04.690 | 6213 | 15.32 .170 |  | 15.44 .090 | (20r) | 15.36 .245 |
| 6163-56 | 69.04 .006 | 6163-137 | 69.04.700 | 6214 | 15.32 .170 | 6266-10 | 15.44 .100 | (21r) | 15.36 .250 |
| 6163-57 | 69.04 .007 | 6163-138 | 69.04.710 | 6215 | 15.32 .180 | 6266-11 | 15.44.110 | (22r) | 15.36 .255 |
| 6163-58 | 69.04 .008 | 6163-139 | 69.04.720 | 6216 | 15.32 .190 | 6266-12 | 15.44.120 | (23r) | 15.36 .260 |
| 6163-59 | 69.04 .009 | 6163-139a | 69.04.730 | 6217 | 15.32 .270 | 6266-13 | 15.44 .130 | (24r) | 15.36 .265 |
| 6163-60 | 69.04 .010 | 6163-140 | 69.04.740 | 6218 | 15.32 .570 | 6266-14 | 15.44 .170 | (25r) | 15.36 .270 |
| 6163-61 | 69.04 .011 | 6163-141 | 69.04.750 | 6219 | 15.32 .280 | 6266-15 | 15.44.180 | (26r) | 15.36 .280 |
| 6163-62 | 69.04 .012 | 6163-142 | 69.04 .760 | 6220 | 15.32 .130 | 6266-16 | 15.44.160 | 6266-37 | 15.36 .470 |
| 6163-63 | 69.04 .013 | 6163-143 | 69.04.770 | 6221 | 15.32 .320 | 6266-17 | Constr. | 6266-37a | 15.36 .480 |
| 6163-64 | 69.04 .014 | 6163-144 | 69.04.780 | 6222 | R 1949 |  | Sev. | 6266-38 | 15.36 .490 |
| 6163-65 | 69.04 .015 | 6163-145 | 69.04.790 |  | c 168 § 22 | 6266-18 | 15.44 .070 | 6266-39 | 15.36 .500 |
| 6163-66 | 69.04 .016 | 6163-146 | 69.04.800 | 6223 | 15.32 .270 | 6266-19 | 15.44.140 | 6266-40 | 15.36 .510 |
| 6163-67 | 69.04 .017 | 6163-147 | 69.04.810 | 6224 | 15.32 .130 | 6266-30 |  | 6266-41 | 15.36 .520 |
| 6163-68 | 69.04 .018 | 6163-148 | 69.04 .820 | 6225 | 15.32 .380 | (a)-(1) | 15.36 .010 | 6266-42 | 15.36 .530 |
| 6163-69 | 69.04 .019 | 6163-149 | 69.04.830 | 6225-1 | 15.32 .330 | (m) | 15.36.020 | 6266-43 | 15.36 .540 |
| 6163-70 | 69.04.020 | 6163-150 | 69.04.840 | 6226 | 15.32.480 | ( n ) | 15.36.030 | 6266-44 | 15.36.550 |


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| 6266-45 | 15.36 .560 | 6294-109 | 69.16.050 |  | 46.04 .570 | 6312-45 | 46.20 .030 |  | Inval. |
| 6266-46 | 15.36 .570 | 6294-110 | 69.16.060 |  | 46.04.580 |  | 46.20 .040 |  | Sev. |
| (b) | 15.36 .580 | 6294-111 | 69.16 .070 |  | 46.04 .590 |  | 46.20 .070 |  | n82.44.010 |
| 6266-48 | 15.36.590 | 6294-112 | 69.16.080 |  | 46.04.600 | 6312-45a | Temporary | 6360-1 | 46.04.010 |
| 6266-49 | 15.36.600 | 6294-113 | 69.16 .090 |  | 46.04.610 | 6312-45b | Temporary |  | 46.04 .020 |
| 6267 | 15.32 .510 | 6294-114 | 69.16 .100 |  | 46.04.620 | 6312-46 | 46.20.050 |  | 46.04.030 |
| 6268 | 15.32 .510 | 6294-115 | 69.16.110 |  | 46.04.630 |  | 46.20 .060 |  | 46.04 .040 |
| 6268-1 | 15.32.210 | 6294-116 | 69.16 .110 |  | 46.04.640 | 6312-47 | 46.20.110 |  | 46.04.050 |
| 6275 | 15.32 .550 | 6294-117 | 69.16.120 |  | 46.04.650 | 6312-48 | 46.20 .240 |  | 46.04 .060 |
| 6276 | 15.32.560 | 6294-118 | 69.16.130 |  | 46.04.660 | 6312-49 | 46.20 .010 |  | 46.04 .070 |
| 6277 | 15.32.540 | 6294-119 | 69.16 .140 |  | 46.04.670 | 6312-50 | 46.20 .090 |  | 46.04 .080 |
| 6278 | 15.32 .530 | 6294-120 | 69.16 .150 | 6312-2 | 46.12 .010 | 6312-51 | 46.20.100 |  | 46.04 .090 |
| 6280 | 15.32 .520 | 6294-121 | 69.16.160 | 6312-3 | 46.12 .020 | 6312-52 | 46.20.170 |  | 46.04.100 |
| 6282 | 15.32.220 | 6294-122 | 69.16.170 |  | 46.12 .030 | 6312-53 | 46.20.160 |  | 46.04.110 |
| 6283 | 15.32.220 | 6294-123 | Sev. |  | 46.12 .040 | 6312-54 | 46.20 .180 |  | 46.04.120 |
| 6284 | 15.32.220 |  | n69.16.010 | 6312-4 | 46.12.050 | 6312-55 | 46.20.120 |  | 46.04.130 |
| 6284-1 | 69.12 .010 | 6294-125 | 19.32 .010 | 6312-5(a) | 46.12 .060 | 6312-56a | 46.20.150 |  | 46.04.140 |
| 6284-2 | 69.12.020 | 6294-126 | 19.32 .020 | (b) | 46.12 .070 | 6312-57 | 46.20.130 |  | 46.04.150 |
| 6284-3 | 69.12 .030 | 6294-127 | 19.32 .040 | (c) | 46.12 .080 | 6312-58 | 46.20.140 |  | 46.04.160 |
| 6284-4 | 69.12.040 | 6294-128 | 19.32 .050 | (d) | 46.12 .090 | 6312-59 | 46.20.190 |  | $R$--see |
| 6284-5 | 69.12 .050 | 6294-129(a) | 19.32 .060 | 6312-6(a) | 46.12.100 | 6312-60 | 46.20 .200 |  | footnote |
| 6284-6 | 69.12 .060 | (b) | 19.32 .070 | (b) | 46.12.110 | 6312-61 | 46.20 .210 |  | to 1951 |
| 6284-7 | 69.12 .070 | (c) | 19.32 .080 | (c) | 46.12.120 | 6312-62 | 46.20 .230 |  | c 102 § 3 |
| 6284-8 | 69.12 .080 | 6294-130(a) | 19.32 .110 | (d) | 46.12 .130 | 6312-63 | 46.20 .220 |  | 46.04 .170 |
| 6284-8(a) | 69.12 .090 | (b) | 19.32 .120 | (e) | 46.12.140 | 6312-64 | 46.20 .260 |  | 46.04.180 |
| 6284-9 | 69.12 .100 |  | 19.32.130 | (f) | 46.12.150 | 6312-65 | 46.20 .250 |  | 46.04.190 |
| 6284-10 | 69.12 .110 | (c) | 19.32 .140 | (g) | 46.12 .160 | 6312-66 | 46.20 .290 |  | 46.04.200 |
| 6284-11 | 69.12.120 | 6294-131 | 19.32.030 | 6312-7 | 46.12.170 |  | 46.20 .300 |  | $R$-see |
| 6284-12 | Sev. | 6294-132 | 19.32.150 | 6312-8 | 46.16.260 |  | 46.20 .310 |  | footnote |
|  | n69.12.010 | 6294-133 | 19.32.100 | 6312-9 | 46.12.180 |  | 46.20 .320 |  | to 1951 |
| 6285 | 69.12 .130 | 6294-134 | 19.32 .090 | 6312-10 | 46.12 .190 |  | 46.20 .330 |  | c 102 § 3 |
| 6286 | 69.12.140 | 6294-135 | 19.32.180 |  | 46.12.200 | 6312-67 | 46.20.280 |  | 46.04 .210 |
| 6287 | 69.12 .150 | 6294-136 | 19.32 .160 | 6312-11 | 46.68 .020 | 6312-68 | 46.20 .270 |  | 46.04.220 |
| 6288 | 69.12 .160 | 6294-137 | 19.32.160 | 6312-12 | 46.12.210 | 6312-69 | 46.20 .350 |  | 46.04 .230 |
| 6289 | 69.12.170 |  | 19.32.170 | 6312-13 | 46.12.220 | 6312-70 | 46.20 .360 |  | 46.04.240 |
| 6290 | $S 69.12 .080$ | 6294-138 | 19.32.160 | 6312-14 | Sev. | 6312-71 | 46.68.040 |  | 46.04.250 |
| 6291 | S 69.12.060 | 6294-139 | Obsolete | 6312-15 | 46.16.010 | 6312-72 | Repealer |  | 46.04.260 |
| 6292 | $S 69.12 .070$ | 6294-140 | Sev. | 6312-16 | 46.16.060 | 6312-73 | Eff. date |  | 46.04.280 |
| 6293 | 49.28 .090 |  | n19.32.010 | 6312-17 | 46.16.070 | 6312-73a | 46.20 .370 |  | 46.04 .290 |
| 6294 | 49.28 .090 | 6294-150 | 36.58 .010 |  | 46.16 .072 | 6312-74 | 46.20 .340 |  | 46.04.300 |
|  | 69.12.180 | 6294-151 | 36.58.020 |  | 46.16.074 | 6312-75 | 46.08 .010 |  | 46.04 .310 |
| 6294-1 |  | 6294-160 | 69.08 .010 |  | 46.16.080 | 6312-76 | 46.68.010 |  | 46.04.320 |
| 6294-17 | R 1951 | 6294-161 | 69.08 .030 |  | 46.16 .090 | 6312-77 | 46.08.120 |  | 46.04.330 |
|  | c 183 § 56 | 6294-162 | 69.08 .040 |  | 46.16.100 | 6312-78 | 46.08 .130 |  | 46.40 .340 |
|  | but see | 6294-163 | 69.08 .020 |  | 46.16.110 | 6312-79 | 46.08 .140 |  | 46.04 .350 |
|  | Ch. 18.45 | 6294-164 | 69.08 .050 | 6312-18 | 46.16.120 | 6312-80 | 46.08 .110 |  | 46.04.360 |
| 6294-18 | R 1951 | 6294-165 | 69.08.060 | 6312-18a | 46.16.130 | 6312-81 | 46.68.060 |  | 46.04 .370 |
|  | c 183§56 | 6294-166 | 69.08.070 | 6312-19 | 46.16.170 | 6312-82 | 46.64.050 |  | 46.04.380 |
| 6294-51 | Preamble | 6294-167 | 69.08 .080 | 6312-20 | 46.16.180 | 6312-83 | 46.68.050 |  | 46.04.390 |
| 6294-52 | Constr. | 6294-168 | 69.08 .090 | 6312-21 | 46.16 .020 | 6312-84 | Repealer |  | 46.04.400 |
|  | n69.20.010 | 6312-1 | 46.04 .010 | 6312-22 | 46.16.150 | 6312-85 | Constr. |  | 46.04 .410 |
| 6294-53 | 69.20 .010 |  | 46.04.040 | 6312-23 | 46.16 .030 |  | n46.04.010 |  | 46.04.420 |
| 6294-54 | 69.20 .010 |  | 46.04.050 | 6312-23a | 46.16 .300 | 6312-86 | Saving |  | 46.04.430 |
| 6294-55 | 69.20 .010 |  | 46.04 .060 | 6312-24 | 46.16.160 |  | n46.04.010 |  | 46.04.440 |
| 6294-56 | 69.20 .010 |  | 46.04 .070 | 6312-25 | 46.16.140 | 6312-88 | Short t. |  | 46.04.450 |
| 6294-57 | 69.20 .010 |  | 46.04.090 |  | 46.16.145 |  | n46.04.010 |  | 46.04.460 |
| 6294-58 | 69.20 .020 |  | 46.04.120 | 6312-26 | 46.08 .090 | 6312-89 | Sev. |  | 46.04.470 |
| 6294-59 | 69.20 .030 |  | 46.04.130 | 6312-27 | 46.08.100 |  | n46.04.010 |  | 46.04.480 |
| 6295-60 | 69.20 .040 |  | 46.04.140 | 6312-28 | 46.16 .230 | 6312-90 | Eff. date |  | 46.04 .490 |
| 6294-61 | 69.20 .050 |  | 46.04.150 | 6312-29 | 46.16.040 | 6312-112a | $S$ by |  | 46.04.500 |
| 6294-62 | 69.20 .060 |  | 46.04.180 | 6312-30 | R 1951 |  | 82.44 .140 |  | 46.04.510 |
| 6294-63 | 69.20 .070 |  | 46.04.190 |  | c 150 § 18 | 6312-115 | 82.44 .010 |  | 46.04 .520 |
| 6294-64 | 69.20 .080 |  | 46.04 .270 |  | but see | 6312-116 | 82.44 .020 |  | 46.04 .530 |
| 6294-65 | 69.22 .090 |  | 46.04.280 |  | Ch. 46.70 | 6312-117 | 82.44 .030 |  | 46.04.540 |
| 6294-66 | 69.20 .090 |  | 46.04.300 | 6312-31 | R 1951 | 6312-118 | 82.44 .040 |  | 46.04.550 |
| 6294-67 | 68.20 .100 |  | 46.04.310 |  | c 150 § 18 | 6312-119 | 82.44 .050 |  | 46.04 .570 |
| 6294-68 | 68.20.110 |  | 46.04.320 |  | but see | 6312-120 | 82.44 .060 |  | 46.04.580 |
| 6294-69 | 69.20.120 |  | 46.04 .330 |  | Ch. 46.70 | 6312-120a | 82.44 .070 |  | 46.04 .590 |
| 6294-70 | 69.20 .130 |  | 46.04.360 | 6312-32 | 46.16.190 | 6312-121 | 82.44 .080 |  | 46.04.600 |
| 6294-71 | 69.20 .140 |  | 46.04.370 | 6312-33 | 46.16.200 | 6312-122 | 82.44 .090 |  | 46.04.610 |
| 6294-72 | 69.20.150 |  | 46.04 .390 | 6312-34 | 46.16.210 | 6312-123 | 82.44 .100 |  | 46.04.620 |
| 6294-73 | Sev. |  | 46.04.410 | 6312-35 | 46.16 .220 | 6312-124 | 82.44 .110 |  | 46.04.630 |
|  | n69.20.010 |  | 46.04.430 | 6312-36 | 46.16.240 | 6312-125 | 82.44 .120 |  | 46.04.640 |
| 6294-101 | 69.16 .010 |  | 46.04.440 | 6312-37 | 46.16 .270 | 6312-126 | 82.44 .130 |  | 46.04.650 |
| 6294-102 | Constr. |  | 46.04.460 | 6312-38 | 46.16.280 | 6312-127 | 82.44 .140 |  | 46.04.660 |
| 6294-103 | 69.16 .020 |  | 46.04.480 | 6312-39 | 46.16 .290 | 6312-128 | 82.44 .150 |  | 46.04 .670 |
| 6294-104 | 69.16 .020 |  | 46.04.490 | 6312-40 | 46.68.030 | 6312-128a | 82.44 .160 | 6360-2 | 46.08 .020 |
| 6294-105 | Constr. |  | 46.04.500 | 6312-41 | Repealer | 6312-129 | R 1949 | 6360-3 | 46.08.030 |
| 6294-106 | 69.16 .020 |  | 46.04.520 | 6312-42 | Eff. date |  | c 31 § 2 | 6360-4 | 46.08 .040 |
| 6294-107 | ${ }_{69.16 .030}$ |  | 46.04 .530 | 6312-43 | 46.20 .020 | 6312-130 | Repealer | 6360-5 | 46.08 .050 |
| 6294-108 | 69.16 .040 |  | 46.04.550 | 6312-44 | 46.20.080 | 6312-131 | Par. | 6360-6 | 46.36.010 |


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| 6360-7 | 46.32.010 | 6360-63b | 46.48.180 | 6360-123 | 46.56.160 | 6382-2 | 81.80 .010 | 6397 | Obsolete |
| 6360-8 | 46.32.020 | 6360-63c | 46.48 .190 | 6360-124 | 46.56 .170 | 6382-2a | 81.80 .030 | 6397-13 | 81.76 .010 |
| 6369-9 | 46.32.030 | 6360-64 | 46.48.010 | 63601-25 | 46.56.180 | 6382-3 | 81.80.040 | 6397-14 | 81.76 .030 |
| 6360-10 | 46.32.040 |  | 46.48.020 | 6360-126 | 46.56.190 | 6382-4 | 81.80.050 | 6397-15 | 81.76 .040 |
| 6360-11 | 46.32.050 |  | 46.48.021 | 6360-127 | 16.24.070 | 6382-4a | 81.80 .060 | 6397-16 | 81.76 .050 |
| 6360-12 | 46.32.060 |  | 46.48.022 |  | 16.24.080 | 6382-5 | 81.80.070 | 6397-17 | 81.76 .060 |
| 6360-13 | 46.32.070 |  | 46.48.023 | 6360-128 | 46.08.070 | 6382-6 | 81.80.080 | 6397-18 | 81.76 .070 |
| 6360-14 | 46.40.010 |  | 46.48.024 | 6360-129 | 46.64.040 | 6382-7 | 81.80 .090 |  | 81.76 .080 |
| 6360-15 | 46.40.020 |  | 46.48.025 | 6360-130 | 46.48.160 | 6382-8 | 81.80 .100 | 6397-19 | 81.76 .090 |
| 6360-16 | 46.40.030 |  | 46.48.026 | 6360-131 | 46.48.150 | 6382-9 | 81.80 .110 | 6397-20 | 81.76 .100 |
| 6360-17 | 46.40.040 |  | 46.48.027 | 6360-132 | 46.08.060 | 6382-10 | 81.80.120 | 6397-21 | 81.76 .110 |
| 6360-18 | 46.40.050 | 6360-65 | 46.48.030 | 6360-133 | 46.52.010 | 6382-11 | 81.80 .130 | 6397-22 | 81.76 .120 |
| 6360-19 | 46.40.060 | 6360-66 | 46.48.040 | 6360-134 | 46.52.020 | 6382-11a | 81.80 .150 | 6397-23 | 81.76 .130 |
| 6360-20 | 46.40.070 |  | 46.48 .044 | 6360-135 | 46.52 .030 | 6382-12 | 81.80 .140 | 6397-24 | 81.76 .140 |
| 6360-21 | 46.40.080 |  | 46.48.046 | 6360-136 | 46.52.040 | 6382-13 | 81.80.160 | 6397-25 | 81.76 .150 |
| 6360-22a | 46.40.110 | 6360-67 | 46.48.050 | 6360-137 | 46.52 .050 | 6382-14 | 81.80 .170 | 6397-26 | 81.76 .020 |
|  | 46.40.120 | 6360-68 | 46.48.060 | 6360-138 | 46.52 .060 | 6382-15 | 81.80.180 | 6397-27 | 81.76.160 |
| 6360-23 | 46.40.090 | 6360-69 | 46.48.070 | 6360-139 | 46.52.070 | 6382-16 | 81.80 .190 | 6397-28 | Sev. |
| 6360-24 | 46.40.100 | 6360-70 | 46.48.080 | 6360-140 | 46.52 .080 | 6382-17 | 81.80.200 |  | n81.76.010 |
| 6360-25 | 46.40.130 | 6360-71 | 46.48.090 | 6360-141 | 46.52 .090 | 6382-18 | 81.80.210 | 6397-30 | Temporary |
| 6360-25a | 46.40.140 | 6360-72 | 46.48.100 | 6360-142 | 46.52 .100 | 6382-19 | 81.80 .220 | 6397-31 | Temporary |
| 6360-27 | 46.40.150 | 6360-73 | 46.48.1 10 | 6360-143 | 46.52.110 | 6382-19a | 81.80 .230 | 6397-32 | Temporary |
| 6360-28 | 46.40.160 | 6360-74 | 46.48.120 | 6360-144 | 46.52.120 | 6382-20 | 81.80 .240 | 6397-33 | Temporary |
| 6360-29 | 46.40.170 | 6360-75 | 46.60.010 | 6360-145 | 46.64.010 | 6382-21 | 81.80 .250 | 6397-34 | Temporary |
| 6360-30 | 46.40.180 | 6360-76 | 46.60.030 | 6360-146 | 46.64.020 | 6382-22 | 81.80.260 | 6397-35 | Temporary |
| 6360-31 | 46.40.190 | 6360-77 | 46.60.040 | 6360-147 | 46.64 .030 | 6382-23 | 81.80 .270 | 6397-36 | Temporary |
| 6360-32 | 46.40.200 | 6360-78 | 46.60.050 | 6360-148 | 46.56.200 | 6382-24 | 81.80.280 | 6397-37 | Temporary |
| 6360-32a | 46.40.210 | 6360-79 | 46.60 .060 | 6360-149 | 46.56.210 | 6382-25 | 81.80 .290 | 6397-38 | Temporary |
| 6360-34 | 46.36.020 | 6360-80 | 46.60 .070 | 6360-150 | 46.64 .050 | 6382-26 | 81.80 .300 | 6397-39 | Temporary |
|  | 46.36.030 | 6360-81 | 46.60.080 | 6360-151 | 46.68.050 | 6382-27 | 81.80 .310 | 6397-40 | Temporary |
| 6360-35 | 46.36.040 | 6360-82 | 46.60 .090 | 6360-152 | Repealer | 6382-28 | 81.80 .320 | 6397-41 | Temporary |
| 6360-36 | 46.36.050 | 6360-83 | 46.60.100 | 6360-153 | Repealer | 6382-29 | 81.80 .330 | 6397-42 | Temporary |
| 6360-37 | 46.36.060 | 6360-84 | 46.60.110 | 6360-154 | Constr. | 6382-30 | 81.80 .340 | 6397-43 | Temporary |
| 6360-38 | 46.36.070 | 6360-85 | 46.60.120 |  | n46.04.010 | 6382-31 | 81.80 .350 | 6397-44 | Temporary |
| 6360-39 | 46.36.080 | 6360-86 | 46.60.130 | 6360-1 55 | Saving | 6382-31a | 81.80.360 | 6397-45 | Temporary |
| 6360-40 | 46.36.090 | 6360-87 | 46.60 .140 |  | n46.04.010 | 6382-31b | Obsolete | 6397-56 | Temporary |
| 6360-41 | 46.36.100 | 6360-88 | 46.60.150 | 6360-156 | Saving | 6382-32 | 81.80 .370 | 6397-50 |  |
| 6360-42 | 46.36.120 | 6360-89 | 46.60.160 | 6360-157 | Short t. | 6382-33 | 81.80 .380 | 6397-53 | R 1951 |
| 6360-43 | 46.36.110 | 6360-90 | 46.60.170 |  | n46.04.010 | 6382-34 | 81.80.390 |  | c $36 \S 1$ |
| 6360-44 | 46.36.130 | 6360-91 | 46.60.180 | 6360-158 | Sev. | 6382-43 | Obsolete | 6400-1 | 47.04.010 |
| 6360-45 | 46.48.130 | 6360-92 | 46.60.190 |  | n46.04.010 | 6382-45 | Obsolete | 6400-2 | Superseded |
|  | 46.48.140 | 6360-93 | 46.60.210 | 6360-159 | Eff. date | 6382-56 | Eff. date |  | by 1951 |
| 6360-46 | 46.36 .140 | 6360-94 | 46.56.120 | 6362-59 | 43.43 .010 | 6382-47 | Sev . |  | $\text { c } 247 \S 10$ |
| 6360-47 | 46.44.010 | 6360-95 | 46.56.110 | 6362-60 | 43.43 .030 |  | n81.80.010 |  | but see |
| 6360-48 | 46.44.020 | 6360-96 | 46.56.130 | 6362-61 | 43.43 .020 | 6382-48 | Eff. date |  | $43.27 .160$ |
| 6360-49 | 46.44.030 | 6360-97 | 46.60.220 | 6362-61a | 43.43 .330 | 6382-61- |  | 6400-3 | $43.27 .020$ |
|  | 46.44.034 | 6360-98 | 46.60.230 | 6362-61b | 43.43.340 | 6382-72 | R 1951 | 6400-3a | Obsolete |
|  | 46.44.036 | 6360-98a | 46.60 .240 | 6362-61c | 43.43.350 |  | c 150 § 18 | 6400-3b | Obsolete |
| 6360-50 | 46.44.040 | 6360-98b | 46.60.200 |  | 43.43.360 | 6382-73 | Sev. | 6400-3c | Obsolete |
|  | 46.44.042 | 6360-98c | 46.56.080 | 6362-61d | 43.43.37.0 | 6382-75 | 46.76.010 | 6400-3d | Obsolete |
|  | 46.44.044 | 6360-98d | 46.36.150 | 6362-61e | 43.43 .380 | 6382-76 | 46.76.020 | 6400-3e | Obsolete |
|  | 46.44.045 | 6360-98e | 46.60.020 | 6362-65 | 43.43.040 | 6382-77 | 46.76.030 | 6400-3f | 43.27 .030 |
|  | 73.04.110 | 6360-98f | 47.52.030 | 6362-66 | 43.43 .050 | 6382-78 | 46.76.040 | 6400-3g | 43.27 .050 |
| 6360-51 | 46.44.050 | 6360-98g | 46.60.350 | 6362-67 | 43.43.060 | 6382-79 | 46.76.050 | 6400-3h | 43.27 .060 |
| 6360-52 | 46.44.060 | 6360-99 | 46.60.250 | 6362-68 | 43.43 .070 | 6382-80 | 46.76.060 | 6400-4 | Superf. |
| 6360-53 | 46.44.070 | 6360-99a | 46.60.260 | 6362-69 | 43.43.080 | 6382-81 | 46.76.070 | 6400-4a |  |
| 6360-54 | 46.44.080 | 6360-99b | 46.60.270 | 6362-70 | 43.43 .090 | 6382-82 | 46.76.080 | 6400-4d | R 1949 |
| 6360-55 | 46.44.090 | 6360-100 | 46.60.280 | 6362-71 | 43.43 .100 | 6386-1 | 81.72 .010 |  | c 220 § 1 |
|  | 46.44.091 | 6360-101 | 46.60.290 | 6362-72 | 43.43.110 | 6386-2 | 81.72 .020 | 6400-5 | S by |
|  | 46.44.092 | 6360-102 | 46.60.300 | 6362-81 | 43.43.120 | 6386-3 | 81.72 .030 |  | 47.04.020 |
|  | 46.44.093 | 6360-103 | 46.60 .310 | 6362-82 | 43.43 .130 | 6386-4 | 81.72 .040 | 6400-25 | 47.12 .010 |
|  | 46.44.094 | 6360-104 | 46.60.320 | 6362-83 | 43.43.140 | 6386-5 | 81.72.050 |  | 47.12 .020 |
|  | 46.44.095 | 6360-105 | 46.60.330 | 6362-84 | 43.43.150 | 6386-5a | 81.72 .090 |  | 47.12 .030 |
|  | 46.44.096 | 6360-106 | 46.60.340 | 6362-85 | 43.43.160 | 6386-5b | 81.72 .090 | 6400-26 | 47.12 .040 |
|  | 46.44.097 | 6360-107 | 46.48.270 | 6362-86 | 43.43.170 | 6386-6 | 81.72 .060 | 6400-27 | 47.12 .050 |
| 6360-56 | 46.44.100 | 6360-108 | 46.48.260 | 6362-87 | 43.43.180 | 6386-7 | 81.72 .070 | 6400-28 | 47.12.060 |
| 6360-57 | 46.44.110 | 6360-109 | 46.48.280 | 6362-88 | 43.43 .190 | 6386-8 | 81.72 .080 |  | 47.12 .070 |
| 6360-58 | R 1951 | 6360-110 | 46.48.290 | 6362-89 | 43.43.200 | 6386-9 | 81.72 .100 | 6400-29 | 47.04.040 |
|  | c 102 § 3 | 6360-111 | 46.48.300 | 6362-90 | 43.43.210 | 6386-10 | 81.72.110 | 6400-30 | 47.28 .020 |
|  | but see | 6360-112 | 46.56.140 | 6362-91 | 43.43 .220 | 6386-11 | 81.72 .120 | 6400-31 | 47.28 .010 |
|  | 46.48.170 | 6360-113 | 46.56.050 | 6362-92 | 43.43 .230 | 6387 | 81.68 .010 | 6400-32 | 47.08 .010 |
| 6360-58a | R 1951 | 6360-114 | 46.56.060 | 6362-93 | 43.43.240 | 6388 | 81.68.020 |  | 47.28 .040 |
|  | c 102 § 3 | 6360-115 | 46.56.070 | 6362-94 | 43.43.250 | 6389 | 81.68 .030 | 6400-33 | 47.28.050 |
|  | but see | 6360-116 | 46.56.090 | 6362-95 | 43.43.260 | 6390 | 81.68 .040 | 6400-34 | 47.28 .060 |
|  | 46.48.170 | 6360-117 | 46.56.100 | 6362-96 | 43.43.270 | 6391 | 81.68 .060 | 6400-35 | 47.28 .070 |
| 6360-60 |  | 6360-118 | 46.56.020 | 6362-97 | 43.43.280 | 6392 | 81.68.070 | 6400-36 | 47.28 .080 |
| 6360-63 | $R^{2} 1951$ | 6360-118 1/2 | 46.56.030 | 6362-98 | 43.43 .290 | 6393 | 81.68 .080 | 6400-37 | 47.28 .090 |
|  | c 102 § 3 | 6360-119 | 46.56.010 | 6362-99 | 43.43 .300 | 6394 | 81.68.090 | 6400-38 | 47.28 .100 |
|  | but see | 6360-120 | 46.56.040 | 6362-100 | 43.43.310 | 6395-1 | Obsolete | 6400-39 | 47.28.110 |
|  | 46.48.170 | 6360-121 | 46.08.080 | 6362-101 | 43.43.320 | 6396 | Sev. | 6400-40 | 47.28.120 |
| 6360-63a | 46.48.170 | 6360-122 | 46.56.150 | 6382-1 | 81.80.020 |  | n81.68.010 | 6400-41 | 47.28 .030 |


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|  | 47.28 .130 | 6400-122 | 47.12.120 | (a)(b) | 47.20 .390 | 6450-8k | 36.86 .080 |  | 36.82.160 |
| 6400-42 | 47.36.010 | 6400-123 | 47.12 .120 | (c)(d) | 47.20.400 | 6450-9 | 36.85.010 |  | 36.82.170 |
| 6400-43 | 47.04.050 | 6401-1 | 47.16 .010 | 6402-12 |  | 6450-10 | 36.75.070 |  | 36.82.180 |
| 6400-44 | 47.04 .070 | 6401-2 | 47.16.020 | (a)(b) | 47.20 .410 |  | 36.75 .080 |  | 36.82 .190 |
| 6400-45 | 47.08 .130 | 6401-3 | 47.16.030 | (c)(d) | 47.20 .420 |  | 36.75 .090 |  | 36.82.200 |
| 6400-46 | 47.08 .020 | 6401-4 | 47.16.040 | (e) | 47.20.430 | 6450-11 | 36.75 .100 | 6450-58 | 36.75 .260 |
| 6400-47 | 47.04 .060 | 6401-5 | 47.16.050 | 6402-13 |  | 6450-12 | 36.75 .110 | 6450-59 | 47.08 .080 |
| 6400-47 1/2 | 47.04 .080 | 6401-5a | Obsolete | (a)(b) | 47.20 .440 | 6450-13 | 36.75 .120 | 6450-60 | 47.24 .040 |
| 6400-48 | 47.36 .030 | 6401-5b | Obsolete | (c)(d) | 47.20 .450 | 6450-14 | 36.86 .010 | 4650-61 | 47.24 .010 |
|  | 47.36.040 | 6401-5c | Obsolete | (e)(f) | 47.20 .460 | 6450-15 | 36.81 .100 |  | 47.24 .020 |
| 6400-49 | 47.36.050 | 6401-5d | 47.16 .050 | 6402-14 | 47.20.470 | 6450-16 | 36.81 .110 |  | 47.24 .030 |
| 6400-50 | 47.36 .020 | 6401-6 | 47.16 .060 | 6402-15 | 47.20.480 | 6450-17 | 36.85.030 | 6450-63 | 47.24.050 |
| 6400-51 | 47.36.050 | 6401-7 | 47.16.070 | 6402-16 |  | 6450-18 | 36.85 .040 | 6450-64 | 35.21 .260 |
| 6400-52 | 47.36.060 | 6401-8 | 47.16.080 | (a)(b) | 47.20 .490 | 6450-19 | 36.81 .010 | 6450-65 | 47.08 .090 |
| 6400-53 | 47.36 .130 | 6401-8a | 47.16.080 | (c)(d) | 47.20 .500 | 6450-20 | 36.81 .020 | 6450-66 | 36.75 .290 |
| 6400-54 | 47.36 .070 | 6401-9 | 47.16 .090 | 6402-17 | 47.20 .520 |  | 36.81 .030 |  | 47.08 .100 |
| 6400-55 | 47.36 .090 | 6401-10 | 47.16.100 | 6402-18 | 47.20 .540 |  | 36.81 .040 |  | 47.08 .110 |
| 6400-56 | 47.36 .100 | 6401-11 | 47.16.110 | 6402-19 | 47.20 .550 |  | 36.81 .090 | 6450-67 | 36.82.210 |
| 6400-57 | 47.36 .080 | 6401-12 | 47.16.120 | 6402-20 | 47.04.030 | 6450-21 | 36.81 .050 | 6450-68 | Repealer |
| 6400-58 | 47.36 .120 | 6401-13 | 47.16 .130 | 6402-21 | Repealer |  | 36.81 .060 | 6450-69 | Repealer |
| 6400-59 | 47.36 .110 | 6401-14 | 47.16.140 | 6402-22 | Sev . | 6450-22 | 36.81 .070 | 6450-70 | Repealer |
| 6400-60 | 47.36 .160 | 6401-15 | 47.16.150 |  | n47.04.020 |  | 36.81 .080 | 6450-71 | Repealer |
| 6400-61 | 47.36 .170 | 6401-15a | 47.16.150 | 6402-31 | 79.16.130 |  | 36.81 .090 | 6450-72 | Repealer |
| 6400-62 | 47.36 .180 | 6401-16 | 47.16.160 | 6402-32 | 79.16.140 | 6450-23 | 36.75 .210 | 6450-73 | Constr. |
| 6400-63 | 47.36 .140 | 6401-17 | 47.16 .170 | 6402-33 | 79.16.150 | 6450-24 | 36.75 .220 |  | n36.75.010 |
| 6400-64 | 47.36 .150 | 6401-18 | 47.16 .180 | 6402-35 | 43.27.040 | 6450-25 | 36.75.230 | 6450-74 | Saving |
| 640C-65 | 47.48 .010 | 6401-18a | 47.16 .180 | 6402-36 | Approp. |  | 36.75 .240 |  | n36.75.010 |
| 6400-66 | 47.48 .020 | 6401-19 | 47.16 .190 | 6402-40 | 47.20 .580 | 6450-25a | 78.48.010 | 6450-75 | Short t. |
|  | 47.48 .030 | 6401-20 | 47.16.200 | 6402-41 | 47.20 .590 | 6450-25b | 78.48.020 |  | n36.75.010 |
| 6400-67 | 47.48 .040 | 6401-21 | Repealer | 6402-42 | 47.20 .600 | 6450-25c | 78.48 .030 | 6450-76 | Sev. |
| 6400-68 | 47.32 .010 | 6401-22 | Eff. date | 6402-43 | 47.20 .600 | 6450-25d | 78.48.040 |  | n36.75.010 |
| 6400-69 | 47.32 .020 | 6401-23 | Obsolete | 6402-44 | 47.20 .610 | 6450-25e | 78.48 .050 | 6450-77 | Eff. date |
| 6400-70 | 47.32 .030 | 6402-1 | 47.04.020 | 6402-45 | 47.20.620 | 6450-25f | 78.48.080 | 6450-91 | 47.08 .040 |
| 6400-71 | 47.32.040 | 6402-2 | 47.20 .010 | 6402-46 | 47.20.630 | 6450-25g | 78.48 .060 | 6450-92 | 47.08 .050 |
| 6400-72 | 47.32 .050 | 6402-2a | 47.20.120 | 6402-47 | Temporary | 6450-25h | R 1951 | 6450-93 | 47.08 .060 |
| 6400-73 | 47.32 .060 | 6402-2 |  | 6402-48 | Temporary |  | c 49 § 5 | 6450-95 | 36.75 .130 |
| 6400-74 | 47.32 .070 | (e)(f) | 47.20 .030 | 6402-50 | 47.32.150 | 6450-26 | 36.75 .160 | 6450-96 | 36.75 .140 |
| 6400-75 | 47.32 .080 | (g)(h) | 47.20 .040 | 6402-51 | 47.32 .160 |  | 36.75 .210 | 6459-97 | 36.75.150 |
| 6400-76 | 47.32 .090 | (i) j$)$ | 47.20.050 | 6402-52 | 47.32 .170 | 6450-27 | 36.75.170 | 6450-100 | Temporary |
| 6400-77 | 47.32 .100 | (k)(1) | 47.20 .060 | 6402-60 | 47.52 .010 | 6450-28 | 36.75 .180 | 6450-101 | Temporary |
| 6400-78 | 47.32 .110 | (m)(n) | 47.20 .070 | 6402-61 | 47.52 .020 | 6450-29 | 36.75 .190 | 6450-102 | Temporary |
| 6400-79 | 47.32 .120 | (o)(p) | 47.20 .080 |  | 47.52 .025 | 6450-30 | 36.75 .200 | 6450-103 | Temporary |
| 6400-80 | 47.32 .130 | (q)(r) | 47.20 .090 | 6402-62 | 47.52 .040 | 6450-31 | 36.54 .020 | 6524-1 | 47.56 .010 |
| 6400-81 | 47.32 .140 | (s)(t) | 47.20 .100 | 6402-63 | 47.52 .050 | 6450-32 | 36.77 .010 | 6524-2 | 47.56 .020 |
| 6400-82 | 47.44 .060 | (u)(v) | 47.20 .110 | 6402-64 | 47.52 .060 |  | 36.77 .020 | 6524-3 | 47.56.040 |
| 6400-83 | 47.44 .010 | (w) | 47.20 .120 | 6402-65 | 47.52 .070 |  | 36.77 .030 | 6524-3a |  |
| 6400-84 | 47.44 .020 | 6402-3 | 47.20 .020 | 6402-66 | 47.52 .080 |  | 36.77 .040 | 45 Supp. | 47.56.050 |
| 6400-85 | 47.44 .030 | 6402-3 |  | 6402-67 | 47.52 .090 | 6450-33 | 36.77.050 | PP | 47.56 .270 |
| 6400-86 | 47.44 .040 | (a)(b) | 47.20 .130 | 6402-68 | 47.52 .100 | 6450-34 | 36.77 .060 | 6524-3b | 47.56 .260 |
| 6400-87 | 47.44 .050 | (d)(e) | 47.20 .140 | 6402-69 | 47.52 .110 |  | 36.77.070 | 6524-3c | 47.56 .260 |
| 6400-88 | 47.40 .010 | (f)(g) | 47.20.150 | 6402-70 | 47.52.120 | 6450-36 | 36.86.050 | 6524-3d | Approp. |
| 6400-89 | 47.40 .020 | (h) (i) | 47.20.160 | 6402-71 | Sev. | 6450-37 | 36.86 .040 | 6524-3e | Approp. |
| 6400-90 | 47.40 .030 | 6402-4 |  |  | Repealer | 6450-38 | 36.55 .010 | 6524-3 1/2 | 47.56 .070 |
| 6400-91 | 47.40.040 | (a)(b) | 47.20.170 |  | n47.52.010 |  | 36.55.040 | 6524-4 | 47.56 .120 |
| 6400-92 | 47.40 .050 | (c) (d) | 47.20 .180 | 6450-1 | 36.75 .010 |  | 36.55 .050 | 6524-5 | 47.56 .090 |
| 6400-93 | 47.40 .060 | (e)(f) | 47.20 .190 | 6450-2 | 36.75 .020 |  | 36.55 .060 | 6524-6 | 47.56 .080 |
| 6400-94 | 47.40 .070 | (g)(h) | 47.20 .200 | 6450-2a | 36.75 .030 | 6450-39 | 36.55 .020 | 6524-7 | 47.56 .130 |
| 6400-95 | 47.04 .090 | (i)(j) | 47.20 .210 | 6450-3 | 36.75 .040 | 6450-40 | 36.55 .030 | 6524-8 | 47.56 .140 |
| 6400-96 | 47.08 .030 | (k)(1) | 47.20 .220 | 6450-4 | 36.75 .050 | 6450-41 | 36.55 .070 | 6524-9 | 47.56 .240 |
| 6400-97 | Saving | 6402-5 |  |  | 36.80 .010 | 6450-42 | 36.55 .080 | 6524-10 | 47.56 .030 |
|  | n47.04.010 | (a)(b) | 47.20 .230 |  | 36.80 .020 | 6450-43 | 36.86 .060 | 6524-11 | 47.56.110 |
| 6400-98 | Saving | (c) | 47.20 .240 |  | 36.80 .030 | 6450-44 | 36.82 .100 | 6524-12 | 47.56.250 |
|  | n47.04.010 | 6402-6 |  |  | 36.86 .020 |  | 36.82 .110 | 6524-13 | 47.56 .220 |
| 6400-100 | Repealer | (a)(b) | 47.20 .250 |  | 36.86 .030 |  | 36.82 .120 | 6524-14 | 47.56 .150 |
| 6400-101 | Repealer | (c) (d) | 47.20 .260 | 6450-5 | 36.75 .060 | 6450-45 | 36.82 .140 |  | 47.56 .160 |
| 6400-102 | Repealer | (e)(f) | 47.20 .270 | 6450-6 | 36.82 .010 | 6450-46 | 36.75 .250 |  | 47.56 .170 |
| 6400-103 | Repealer | (g)(h) | 47.20 .280 |  | 36.82 .020 | 6450-47 | 36.82 .130 36.87 .010 |  | 47.56 .180 |
| 6400-104 | Constr. | (i) (j) | 47.20 .290 |  | 36.82 .030 | 6450-48 | 36.87 .010 |  | 47.56 .190 |
|  | n47.04.010 | (k) (l) | 47.20.300 | 6450-7 | 36.82 .040 | 6450-49 | 36.87 .020 |  | 47.56 .200 |
| 6400-105 | Short $t$. $n 47.04 .010$ | 6402-7 |  | 6450-8 | 36.82 .050 |  | 36.87 .030 3687.040 | 6524-15 | 47.56 .230 |
|  | n47.04.010 | (a)(b) | 47.20 .310 |  | 36.82 .060 | 6450-50 | 36.87 .040 | 6524-16 | 47.56.100 |
| 6400-106 | Sev. | 6402-8 | 47.20 .320 | 6450-8a | 36.82.220 | 6450-51 | 36.87 .050 | 6524-17 | 47.56.060 |
|  | n47.04.010 | 6402-9 |  | 6450-8b | 36.80 .060 |  | 36.87 .060 | 6524-18 | 47.56.210 |
| 6400-107 | Eff. date | (a)(b) | 47.20 .330 | 6450-8c | 36.80 .070 |  | 36.87 .070 | 6524-19 | Repealer |
| 6400-111 | 47.12 .090 | (c)(d) | 47.20 .340 | 6450-8d | 36.75 .280 |  | 36.87 .080 | 6524-20 | ${ }_{7} \mathrm{Sev}$. |
| 6400-112 | 47.12 .100 | (e) | 47.20.350 | 6450-8e | 36.81 .120 | 6450-52 | 36.87 .090 |  | n47.56.010 |
| 6400-113 | 47.12 .100 | 6402-10 |  | 6450-8f | 36.81.130 | 6450-53 | 36.82.070 | 6524-21 | Eff. date |
| 6400-114 | 47.12 .110 | (a)(b) | 47.20 .360 | 6450-8g | 36.75 .270 |  | 36.82 .080 | 6524-22 | Preamble |
| 6400-115 | Obsolete | (c)(d) | 47.20 .370 | 6450-8h | 36.86.070 | 6450-54 | 36.82 .090 |  | n47.64.010 |
| 6400-120 | 47.12 .080 | (e)(f) | 47.20 .380 | 6450-8i | 43.32 .010 | 6450-54a | 46.68.080 | 6524-23 | 47.64 .010 |
| 6400-121 | 47.08.070 | 6402-11 |  | 6450-8j | 43.32 .020 | 6450-56 | 36.82.150 | 6524-24 | 47.64.020 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. |
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|  | 47.64 .030 | 6600-25i | Repealer | 6741-8 | 35.61 .160 | 6883 | 43.22 .060 | 6908 | 26.20.030 |
|  | 47.64 .040 | 6600-101 | 46.24 .010 | 6741-9 | 35.61 .170 | 6884 | 43.22 .070 | 6908-1 | 26.20.040 |
| 6524-25 | 47.64.050 | 6600-102 | 46.24 .010 | 6741-10 | 35.61 .170 | 6885 | 43.22 .080 | 6909 | 26.20.050 |
| 6524-26 | 47.64 .060 | 6600-103 | 46.24 .010 |  | 35.61 .210 | 6886 | 43.22 .090 |  | 26.20.060 |
| 6524-27 | 47.64 .070 | 6600-104 | 46.24 .010 | 6741-11 | 35.61 .190 | 6887 | 43.22 .100 | 6910 | 26.20.080 |
| 6524-28 | 47.64 .080 | 6600-105 | 46.24 .010 | 6741-12 | 35.61.200 | 6888 | 43.22.110 |  | 26.20.090 |
| 6524-29 | 47.64 .090 | 6600-106 | 46.24 .010 | 6741-13 | 35.61 .180 | 6889 | Approp. | 6911 | 26.20.060 |
| 6584a-1 | 47.20 .570 | 6600-107 | 46.24 .020 | 6741-14 | 35.61 .130 | 6889-1 | Short t. | 6912 | 26.20.070 |
| 6584-0 | $S$ by | 6600-108 | 46.24 .030 | 6741-15 | 35.61 .220 |  | n74.24.010 | 6913 | 72.24 .010 |
| 6585-7 | 47.04.010, |  | 46.24 .040 | 6741-16 | 35.61 .230 | 6889-2 | 74.24 .010 | 6914 | 72.24 .020 |
| 6584-8) | 47.56 .040 | 6600-109 | 46.24.190 | 6741-17 | 35.61 .240 | 6889-3 | 74.24 .020 | 6915 | 72.24 .010 |
| 6584-30 | 47.60 .010 | 6600-110 | 46.24 .200 | 6741-18 | 35.61 .290 | 6889-4 | 74.24 .030 | 6916 | 72.24 .020 |
| 6584-31 | 47.60 .020 | 6600-111 | 46.24 .210 | 6741-19 | 35.61 .290 | 6889-5 | 74.24 .040 | 6917 | 72.24 .030 |
| 6584-32 | 47.60 .050 | 6600-112 | 46.24 .220 | 6741-20 | 35.61 .250 | 6889-6 | 74.24 .050 | 6918 | Obsolete |
|  | 47.60.130 | 6600-113 | 46.24 .230 |  | 35.61 .270 | 6889-7 | 74.24 .060 | 6919 | Repealer |
| 6584-33 | 47.60.040 | 6600-114 | 46.24 .240 |  | 35.61 .260 | 6889-8 | 74.24 .070 | 6920 | Obsolete |
|  | 47.60.060 | 6600-115 | 46.24 .260 |  | 35.61 .280 | 6889-9 | 74.24 .080 | 6921 | 72.24 .040 |
|  | 47.60 .080 | 6600-116 | 46.24.060 | 6741-21 | 35.61.280 | 6889-10 | 74.24 .090 | 6922 | Obsolete |
|  | 47.60 .090 | 6600-117 | 46.24 .250 | 6741-22 | 35.61.300 | 6889-11 | 74.24.100 | 6923 | 72.24 .050 |
|  | 47.60.110 | 6600-118 | 46.24 .070 | 6741-23 | Val. | 6889-12 | 74.24.110 | 6924 | 72.24 .060 |
| 6584-34 | 47.60 .070 | 6600-119 | 46.24 .080 |  | n35.61.010 | 6889-13 | 74.24.120 | 6925 | 72.24 .070 |
|  | 47.60.140 | 6600-120 | 46.24 .090 | 6741-24 | Sev. | 6889-14 | 74.24.130 | 6926 | 72.24 .080 |
|  | 47.60.150 | 6600-121 | 46.24 .170 |  | n35.61.010 | 6889-15 | 74.24.140 | 6927 | 72.24 .090 |
|  | 47.60.160 | 6600-122 | 46.24.180 | 6833-1 | Obsolete | 6889-16 | 74.24.150 | 6928 | 72.24 .100 |
| 6584-35 | 47.60.120 | 6600-123 | 46.24 .100 | 6844 |  | 6889-17 | 74.24 .160 | 6929 | 72.24.110 |
| 6584-36 | 47.60 .030 | 6600-124 | 46.24 .120 | 6845 |  | 6889-18 | 74.24.170 | 6930 | R 1951 |
| 6584-37 | 47.60.100 | 6600-125 | 46.24.130 | 6846 | $S$ in Chs. | 6889-19 | 74.24.180 |  | c 139 § 69 |
| 6600 | 46.68 .070 | 6600-126 | 46.24.110 | 6847 | 47.04, | 6889-20 | 74.24 .190 |  | but see |
| 6600-1 | 46.68.070 | 6600-127 | 46.24.140 | 6848 | 47.08 | 6889-21 | 74.24 .200 |  | Ch. 71.02 |
| 6600-1a | Approp. | 6600-129 | 46.24 .160 | 6849 |  | 6889-22 | 74.24 .210 | 6930a | R 1951 |
| 6600-1b | Temporary | 6600-130 | 46.24.150 | 6851 | Approp. | 6889-23 | 74.24 .220 |  | c 139 § 69 |
| 6600-1c | 47.08.120 | 6600-131 | 46.24 .050 | 6851-1 |  | 6889-23a | 74.24 .240 | 6930b | R 1951 |
| 6600-1d | 46.68 .090 | 6600-131a | 46.28 .010 | 6851-2 |  | 6889-23b | 74.24 .250 |  | c 139 § 69 |
| 6600-le | 46.68.100 | 6600-131b | 46.28 .020 | 6851-7 |  | 6889-23c | 74.24 .260 | 6930c | R 1951 |
| 6600-2 | $S$ in | 6600-131c | 46.28 .030 | 6851-8 |  | 6889-23d | 74.24.270 |  | c 139 § 69 |
|  | Ch. 46.68 | 6600-131d | 46.28 .040 | 6851-9 |  | 6889-23e | Sev . | 6930-1 | R 1951 |
| 6600-2a | 46.68.120 | 6600-131e | 46.28 .050 | 6851-10 | $S$ in |  | n74.24.240 |  | c 139 § 69 |
| 6600-2b | 46.68.130 | 6600-131f | 46.28 .060 | 6851-11 | Titles | 6889-24 | 74.24.230 | 6930-4 | R 1951 |
| 6600-2c | Temporary | 6600-131g | 46.28 .070 | 6851-12 | 46, 47 | 6889-25 | Sev. |  | c 139 § 69 |
| 6600-2d | Temporary | 6600-131 ${ }^{\text {b }}$ | 46.28 .080 | 6851-13 |  |  | n74.24.010 | 693-05 | Obsolete |
| 6600-3 | $S$ in | 6600-131i | 46.28 .090 | 6851-14 |  | 6889-26 | Constr. | 6930-6 | R 1951 |
|  | Ch. 46.68 | 6600-131j | 46.28 .100 | 6851-15 |  |  | n74.24.010 |  | c 139 § 69 |
| 6600-3a | 46.68.110 | 6600-131k | 46.28 .110 | 6851-16 |  | 6889-31 | Short t. | 6930-7 | R 1951 |
| 6600-3b | Obsolete | 6600-1311 | 46.28 .120 | 6851-17 |  |  | n74.28.010 |  | c 139 § 69 |
| $6600-3 \mathrm{c}$ | Temporary | 6600-131m | 46.28 .130 | 6851-18 |  | 6889-32 | 74.28 .010 | 6930-8 | $R 1951$ R |
| 6600-4 | Obsolete | 6600-131n | 46.28 .140 | 6851-19 |  | 6889-33 | 74.28 .020 |  | c 139 § 69 |
| 6600-4a | Obsolete | 6600-1310 | 46.28 .150 | 6860 | 19.48 .010 | 6889-34 | 74.28 .030 | 6931 | R 1951 |
| 6600-9 | Obsolete | 6600-131p | 46.28 .160 | 6861 | 19.48 .020 | 6889-35 | 74.28 .040 |  | c 139 § 69 |
| 6600-9a | Obsolete | 6600-1319 | 46.28 .170 | 6862 | 19.48 .010 | 6889-36 | 74.28 .050 | 6932 | R 1951 |
| 6600-10 | Obsolete | 6600-131r | 46.28 .180 |  | 19.48 .030 | 6889-37 | 74.28 .060 |  | c 139 § 69 |
| 6600-10a | Obsolete | 6600-131s | 46.28 .190 |  | 19.48 .040 | 6889-38 | 74.28.070 | 6933 | R 1951 |
| 6600-11 | Obsolete | 6600-132 | 46.24 .270 |  | 19.48 .050 | 6889-39 | Sev. |  | c 139 § 69 |
| 6600-11a | Obsolete | 6600-133 | 46.24 .280 |  | 19.48.060 |  | n74.28.010 | 6934 | 71.04.120 |
| 6600-11b | Obsolete | 6600-134 | 46.24 .290 | 6863 | 19.48 .070 | 6889-41 | Temporary |  | AGO 1-14-52 |
| 6600-12 | Obsolete | 6600-135 | 46.24.300 |  | 19.48.080 | 6889-42 | Temporary |  | rules this |
| 6600-13 | Obsolete | 6600-136 | 46.24.310 |  | 19.48 .090 | 6889-43 | Temporary |  | section not |
| 6600-14 | Obsolete | 6600-137 | Constr. |  | 19.48 .100 | 6889-44 | Temporary |  | repealed |
| 6600-14a | Obsolete |  | n46.24.010 | 6864 | 60.64 .010 | 6889-45 | Temporary |  | by 1951 |
| 6600-15 | Obsolete | 6600-138 | 46.24 .320 |  | 60.64 .020 | 6889-46 | Temporary |  | c 139 § 69 |
| 6600-15b | Obsolete | 6600-139 | Short t. |  | 60.64 .030 | 6889-47 | Temporary | 6935 | R 1951 |
| 6600-15bb | Obsolete |  | n46.24.010 | 6865 | 60.64 .040 | 6889-48 | Temporary |  | c 139 § 69 |
| 6600-15c | Obsolete | 6600-140 | Constr. | 6866 | 19.48 .110 | 6889-49 | Temporary | 6936 | R 1951 |
| 6600-16 | Obsolete |  | n46.24.010 |  | 19.48.120 | 6889-50 | Temporary |  | c 139 § 69 |
| 6600-17 | Approp. | 6600-141 | Sev . | 6866-1 | Sev. | 6889-51 | Obsolete | 6937 | R 1951 |
| 6600-18 | Repealer |  | n46.24.010 |  | $n 19.48 .010$ | 6890 | 26.16.010 |  | c 139 § 69 |
| 6600-19 | Eff. date | 6741-1 | 35.61 .010 | 6868 | 70.62 .110 | 6891 | 26.16.020 | 6938 | R 1951 |
| 6600-21 | Approp. | 6741-2 | 35.61 .020 | 6869 | 70.62.120 | 6892 | 26.16.030 |  | c 139 § 69 |
| 6600-22 | Approp. |  | 35.61 .030 | 6870 | 70.62 .010 | 6893 | 26.16.040 |  | but see |
| 6600-22a | Obsolete | 6741-3 | 35.61 .040 | 6871 | 70.62 .020 | 6894 | 26.16.120 |  | Ch. 71.02 |
| 6600-22b | Obsolete |  | 35.61 .050 | 6872 | 70.62 .030 | 6895 | 26.16.130 | 6939 | R 1951 |
| 6600-22c | Obsolete |  | 35.61 .060 | 6873 | 70.62 .040 | 6896 | 26.16.140 |  | c 139 § 69 |
| 6600-23 | Temporary |  | 35.61 .070 | 6874 | 70.62 .050 | 6898 | Constr. | 6940 | R 1951 |
| 6600-24 | Eff. date |  | 35.61 .080 | 6875 | 70.62 .070 | 6899 | Obsolete |  | c 139 § 69 |
| 6600-25a | Obsolete |  | 35.61 .090 | 6876 | 70.62 .060 | 6900 | 26.16.150 | 6941 |  |
| 6600-25aa | Obsolete |  | 35.61 .150 | 6877 | 70.62 .080 | 6901 | 26.16.160 | 6946 | R 1951 |
| 6600-25b | Obsolete | 6741-4 | 35.61 .120 | 6878 | 70.62 .130 | 6902 | 26.16.170 |  | c 139 § 69 |
| 6600-25c | Obsolete |  | 35.61 .130 | 6879 | 70.62 .090 | 6903 | 26.16.180 | 6947 | 72.24 .120 |
| 6600-25d | Obsolete |  | 35.61 .140 | 6880 | 70.62.100 | 6904 | 26.16.190 | 6948 | 72.24.130 |
| 6600-25f | Repealer | 6741-5 | 35.61 .210 | 6882 | $S$ by | 6905 | 26.16.200 | 6949 | 72.24.140 |
| 6600-25g | Repealer | 6741-6 | 35.61 .100 |  | 43.22 .010 | 6906 | 26.20.010 |  | 72.24 .150 |
| 6600-25h | Repealer | 6741-7 | 35.61 .110 |  | 43.22.050 | 6907 | 26.20.020 |  | 74.24.160 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash |
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| 6950 | 72.24.170 | 6991 | 22.08.090 | 7016-35 | 15.52 .230 |  | 66.04.290 | 7306-24B | 66.24 .300 |
| 6951 | 72.24.180 | 6992 | 22.08 .100 | 7016-36 | 15.52 .220 |  | 66.04.300 | 7306-25 | 66.24.210 |
| 6952 | R 1951 | 6993 | 22.08 .130 | 7016-37 | 15.52.100 |  | 66.04.310 |  | 66.24.230 |
|  | c 139 § 69 | 6994 | 22.08 .140 | 7016-38 | 15.52.240 |  | 66.04.320 | 7306-26 | 66.28.060 |
| 6953 | R 1951 | 6995 | 22.08.150 | 7016-39 | 15.52 .010 |  | 66.04.330 | 7306-27 |  |
|  | c 139 § 69 | 6996 | 22.08.160 |  | 15.52 .120 |  | 66.04.340 | (1) | 66.24 .010 |
| 6953-1 | 71.12 .660 |  | 22.08.170 | 7016-40 | 15.52 .120 |  | 66.04 .350 | (2) | 66.24 .020 |
| 6953-2 | 71.12 .610 | 6996-1 | 22.08.180 | 7016-41 | 15.52 .130 |  | 66.04.360 | (2A) | 66.24.030 |
| 6953-3 | 71.12.600 | 6996-2 | 22.08.190 | 7016-42 | 15.52 .010 |  | 66.04.370 | (2A) | 66.24 .040 |
| 6953-4 |  | 6997 | 22.08.240 | 7016-43 | 15.52 .010 |  | 66.04.380 | (3) | 66.24 .050 |
| 6953-14 | $R 1951$ | 6998 | 22.08.250 | 7016-44 | 15.52 .010 | 7306-4 |  | (4) | 66.24.060 |
|  | c 139 § 69 | 6999 | 22.08.260 | 7016-45 | 15.52 .250 | (1) | 66.16.010 | (5) | 66.24.070 |
|  | but see | 7000 | 22.08 .270 | 7016-46 | 15.52 .250 | 7306-4 |  | (6) | 66.24.080 |
|  | Ch. 71.02 | 7000-1 | 22.08.290 | 7016-47 | 15.52 .250 | $(2,3,4)$ | 66.16.020 | (7) | 66.24 .090 |
| 6953-15 | 71.12.650 | 7000-2 | 22.08 .300 | 7016-48 | 15.52 .260 | 7306-5 | 66.08.020 | (8) | 66.24.100 |
| 6953-16 |  | 7000-3 | 22.08.310 | 7016-49 | 15.52 .270 | 7306-6 | 66.16.030 | (9) | 66.24.100 |
| 6953-19 | R 1951 | 7000-4 | 22.08.320 | 7016-50 | 15.52 .280 | 7306-7 | 66.16.040 | 7306-27A | 66.28 .080 |
|  | c 139 § 69 | 7000-5 | 22.08.330 | 7016-51 | Superf: | 7306-8 | 66.16.050 | B | 66.24.110 |
|  | but see | 7000-6 | Repealer | 7016-52 | Superf. | 7306-9 | 66.16.060 | C | 66.24 .120 |
|  | Ch. 71.02 | 7000-7 | Constr. | 7016-53 | 15.52 .290 | 7306-10 | 66.16.070 | D | 66.28.030 |
| 6953-20 | 71.12.620 | 7001 | 22.08.280 | 7016-54 | 15.52.310 | 7306-11 | 66.16.080 | 7306-28 | 66.44 .090 |
| 6953-21 | 71.12.170 | 7002-1 | Approp. | 7016-55 | 15.52.300 | 7306-12 | 66.20 .010 | 7306-29 | 66.08 .120 |
| 6953-22 | 71.12.180 | 7003 | 22.08.340 | 7016-56 | 15.52.330 | 7306-13 |  | 7306-30 | 66.28 .040 |
| 6953-23 | 71.12.190 | 7004 | 22.08.350 | 7016-57 | 15.52.340 | (1) | 66.20.020 | 7306-31 | 66.08 .090 |
| 6953-24 | 71.12 .200 | 7005 | 22.08.360 | 7016-58 | Sev. | (2) | 66.20 .030 | 7306-32 | 66.12.010 |
| 6953-25 | 71.12.010 | 7006 | 22.08.370 |  | $n 15.52 .010$ | (3) | 66.12 .100 | 7306-33 |  |
| $\begin{aligned} & 6953-26- \\ & 6953-39 \end{aligned}$ |  | 7007 | 22.08.380 | 7016-59 | Repealer | 7306-14 | 66.20.040 | (1) | 66.32 .010 |
|  | R 1951 |  | 22.08.390 |  | 45.01.01, and | 7306-15 | 66.20.050 | (2) | 66.32.020 |
|  | c 223 § 28 |  | 22.08.400 |  | following, see | 7306-16 | 66.20 .060 | (2) | 66.32.030 |
|  | but see | 7008 | 22.08.020 |  | § 45 above, | 7306-17 | 66.20 .070 | (2) | 66.32.040 |
|  | Ch. 71.06 | 7009 | 22.08 .410 |  | this table | 7306-18 | 66.20 .080 | (3) | 66.32.050 |
| 6953-40 | 71.12 .010 | 7010 | 22.08.420 | 7089-6 | Obsolete | 7306-19 | 66.20 .090 | (3) | 66.32.060 |
| 6953-41- |  | 7011 | 22.08.430 | 7118 | 48.19 .440 | 7306-19A | 66.04.200 | (3) | 66.32.070 |
| 6953-51 | R 1951 | 7012 | Sev . | 7131-18 | Repealer |  | 66.20.160 | (3) | 66.32.080 |
|  | c 223 § 28 | 7013 | Obsolete | 7131-19 | Obsolete | 7306-19B | 66.20.170 | 7306-33A | 66.36.010 |
|  | but see | 7014 | 22.08.020 | 7226-1 | $S$ by | 7306-19C | 66.20.180 |  | 66.36.020 |
|  | Ch. 71.06 | 7015 | Obsolete |  | 48.30.040 | 7306-19D | 66.20.190 |  | 66.36.030 |
| 6953-52 | 71.12 .630 | 7016-1 | Short t. |  | \& 48.30.090 | 7306-19E | 66.20 .200 |  | 66.36.040 |
| 6953-52a | 71.12 .010 |  | n15.52.010 | 7226-2 | S by | 7306-19F | 66.20 .210 | 7306-34 | 66.44.100 |
| 6953-53 | 71.12 .460 | 7016-2 | Constr. |  | 48.01 .080 | 7306-20 | 66.20.100 | 7306-35 | 66.44 .110 |
| 6953-54 | 71.12 .640 |  | $n 15.52 .010$ | 7242-6 | 30.12 .200 | 7306-21 | 66.20 .110 | 7306-36 | 66.44.200 |
| 6953-55 | 71.12 .470 | 7016-3 | Superf. | 7242-7 | Repealer | 7306-22 | 66.20 .120 | 7306-36A(1) | 66.44 .310 |
| 6953-56 | 71.12 .480 | 7016-4 | Superf. | 7299 | 19.52 .010 | 7306-23A | 66.24.150 | 7306-36A(2) | 66.24.130 |
| 6953-57 | 71.12 .500 | 7016-5 | 15.52 .010 | 7300 | 19.52 .020 | 7306-23B | 66.24.240 | 7306-37 |  |
| 6953-58 | 71.12 .490 | 7016-6 | 15.52.010 | 7301 | 39.56 .010 | 7306-23C |  | (1) | 66.44 .270 |
| 6953-59 | 71.12 .510 | 7016-7 | Superf: | 7302 | 39.56 .020 | (1) | 66.24.170 | (2) | 66.44 .280 |
| 6953-60 | 71.12 .520 | 7016-8 | Superf: | 7303 | 39.56 .030 |  | 66.24.180 | (3) | 66.44 .290 |
| 6953-61 | 71.12 .530 | 7016-9 | 15.52 .010 | 7304 | 19.52 .030 | (2) | 66.24.190 | 7306-37A | 66.44.300 |
| 6953-62 | 71.12 .540 | 7016-10 | 15.52.080 |  | 19.52 .040 | 7306-23D | 66.24.140 | 7306-38 | 66.44.210 |
| 6953-63 | 71.12 .550 | 7016-11 | 15.52.100 |  | 19.52.050 | 7306-23E | 66.24.250 | 7306-39 | 66.20 .130 |
| 6953-64 | 71.12 .560 | 7016-12 | 15.52.090 | 7305 | Obsolete | 7306-23F |  | 7306-40 | 66.20 .140 |
| 6953-65 | 71.12 .570 | 7016-13 | 15.52 .090 | 7306-1 | Short t. | $(2,3)$ | 66.24 .270 | 7306-41 | 66.24 .150 |
| 6953-66 | 71.12 .580 | 7016-14 | 15.52 .100 |  | n66.04.010 | (1) | 66.24 .280 | 7306-42 | 66.28.050 |
| 6953-67 | 71.12.590 | 7016-15 | 15.52.140 | 7306-2 | 66.08.010 | 7306-23G | 66.24 .260 | 7306-42A | 43.66 .040 |
| 6954 | 72.24 .190 |  | 15.52.150 | 7306-3 | 66.04.010 | 7306-23H | 66.28.070 | 6306-43 | 66.08 .060 |
| 6954-1 | 72.24 .220 | 7016-16 | 15.52.020 |  | 66.04.020 | 7306-231 | 66.24.310 | 7306-44 | 66.28 .120 |
| 6954-2 | 72.24 .230 | 7016-17 | 15.52.030 |  | 66.04 .030 | 7306-23J | 66.24.160 | 7306-45 | 66.28 .110 |
| 6955 | 72.24 .200 | 7016-18 | 15.52.040 |  | 66.04.040 | 7306-23K | 66.24.200 | 7306-46 | 66.28 .100 |
| 6956 | 72.24 .210 | 7016-19 | 15.52 .050 |  | 66.04.050 | 7306-23L | 66.24 .390 | 7306-47 | 66.44.120 |
| 6969 | 10.76 .050 | 7016-20 | 15.52.050 |  | 66.04.060 | 7306-23M | 66.24.320 | 7306-48 | 66.12.020 |
| 6970 | 10.76.070 | 7016-21 | 15.52 .060 |  | 66.04 .070 | 7306-23N | 66.24.330 | 7306-49 |  |
| 6971 | 10.76.080 |  | 15.52 .070 |  | 66.04 .080 | 7306-230 | 66.24 .340 | (1) | 66.12 .030 |
| 6972 | 10.76.060 | 7016-22 | 15.52 .170 |  | 66.04 .090 | 7306-23P | 66.24.350 | (2) | 66.12 .040 |
| 6973 | Obsolete |  | 15.52.180 |  | 66.04.100 | 7306-23Q | 66.24.360 | (3) | 66.12.050 |
| 6974 | 10.76.090 | 7016-23 | 15.52.110 |  | 66.04.110 | 7306-23R | 66.24.370 | 7306-50 | 66.12.060 |
| 6975 | $S$ by |  | 15.52.320 |  | 66.04.130 | 7306-23S | 66.24 .380 | 7306-51 |  |
|  | 15.48 .230 | 7016-24 | 15.52 .200 |  | 66.04.140 | 7306-23S-1 | 66.24.400 | (1) | 66.12 .070 |
| 6977 | Approp. |  | 15.52.210 |  | 66.04.150 | 7306-23S-2 | 66.24.410 | (2) | 66.12 .080 |
| 6978 | 22.08 .010 | 7016-25 | 15.52.210 |  | 66.04.160 | 7306-23S-2 |  | (3) | 66.12.090 |
| 6979 | 22.08.020 |  | 15.52 .320 |  | 66.04.170 | (d) | 66.40 .010 | 7306-52 | 66.28 .090 |
| 6983 | 22.08 .110 | 7016-26 | 15.52 .210 |  | 66.04.180 | 7306-23S-3 | 66.24.420 | 7306-53 | 71.08.100 |
| 6984 | 22.08.120 | 7016-27 | 15.52.320 |  | 66.04 .190 | 7306-23S-4 | 66.24.430 | 7306-54 | 71.08.110 |
| 6985 | 22.08.030 | 7016-28 | 15.52.150 |  | 66.04.200 | 7306-23S-5 | 66.24.440 | 7306-55 | 66.32 .090 |
| 6986 | Superf. |  | 15.52.160 |  | 66.04.210 | 7306-23T | 66.24.450 | 7306-56 | 66.08 .130 |
| 6987 | 22.08.040 | 7016-29 | Superf. |  | 66.04.220 | 7306-23U | 66.24.010 | 7306-56A | 66.08 .140 |
| 6989 | 22.08.040 | 7016-30 | Superf. |  | 66.04 .230 | 7306-24 | 66.24 .290 | 7306-57 | 66.44.040 |
|  | 22.08.050 | 7016-31 | Superf. |  | 66.04.240 | 7306-24A |  | 7306-58 | 66.44 .050 |
|  | 22.08.060 | 7016-32 | Superf. |  | 66.04.250 | (1) | 66.04.120 | 7306-59 | 66.44.060 |
|  | 22.08.070 | 7016-33 | 15.52.010 |  | 66.04.260 | (2) | 66.24 .210 | 7306-60 | 66.44.070 |
|  | 22.08.080 |  | 15.52.190 |  | 66.04.270 | (2) | 66.24.220 | 7306-61 | 66.44.080 |
| 6990 | Sev. | 7016-34 | Superf. |  | 66.04.280 | (2) | 66.24.230 | 7306-62 | 66.08.150 |


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| 7306-62a | 66.08 .100 | 7354 | 90.04.030 | 4700-13 | 90.44.180 | 7402-71 | 89.20 .350 | 7402-149 | 89.24 .080 |
|  | 66.08 .110 | 7354-1 | 90.28 .010 | 7400-14 | 90.44 .190 | 7402-72 | 89.20 .360 | 7402-150 | 89.24 .090 |
| 7306-63 | 43.66.010 | 7354-2 | 90.28.020 | 7400-15 | 90.44.200 | 7402-73 | 89.20 .370 | 7402-151 | 89.24.100 |
| 7306-64 | 43.66 .020 | 7355 | $S$ by | 7400-16 | 90.44.240 | 7402-74 | 89.20 .380 | 7402-152 | 89.24 .110 |
| 7306-65 | 43.66 .030 |  | 43.21.130 | 7400-17 | 90.44.220 | 7402-75 | 89.20 .390 | 7402-153 | 89.24.120 |
| 7306-66 | 43.66.140 | 7356 |  | 7400-18 | 90.44.230 | 7402-76 | 89.22 .020 | 7402-154 | 89.24.130 |
| 7306-67 | 66.08.070 |  | $S$ by | 7400-19 | 90.44.210 | 7402-77 | 89.22 .050 | 7402-155 | 89.24.140 |
| 7306-68 | 66.08 .080 | 7357 | 43.21 .120 | 7401 | 90.28 .040 | 7402-78 | 89.22 .010 | 7402-156 | 89.24.150 |
| 7306-69 | 66.08.050 | 7358 | 43.21 .130 | 7402 | 90.28.030 | 7402-79 | 89.22 .010 | 7402-157 | 89.24.160 |
| 7306-70 |  | 7359 | 90.08.010 | 7402-1 | 89.20 .020 | 7402-80 | 89.22 .030 | 7402-158 | 89.24.170 |
| (1) | 66.44 .030 | 7360 | 90.08.020 |  | 89.20.040 | 7402-81 | 89.22 .030 | 7402-159 | 89.24.180 |
| (2) | 66.44 .010 | 7361 | 90.04.050 | 7402-2 | 89.20 .200 | 7402-82 | 89.22 .600 | 7402-160 | 89.24 .190 |
| (2) | 66.44.020 |  | 90.04 .060 | 7402-3 | 89.20 .030 | 7402-83 | Superf. | 7402-161 | 89.24 .260 |
| 7306-71 | 43.66.150 |  | 90.12.080 |  | 89.20.040 | 7402-84 | 89.22 .040 | 7402-162 | 89.24.200 |
| 7306-72 | 43.66.170 | 7362 | 90.08.030 | 7402-4 | 89.20 .500 | 7402-85 | 89.22 .050 | 7402-163 | 89.24 .210 |
| 7306-73 | 43.66 .060 | 7363 | Obsolete | 7402-5 | 89.20 .510 | 7402-86 | 89.22 .070 | 7402-164 | 89.24 .220 |
| 7306-74 | 43.66.160 | 7364 | 90.12.010 | 7402-6 | 89.20 .210 | 7402-87 | 89.22 .060 | 7402-165 | 89.24 .230 |
| 7306-75 | 43.66 .070 | 7365 | 90.12.020 | 7402-7 | 89.20 .220 | 7402-88 | 89.22 .290 | 7402-166 | 89.24 .240 |
| 7306-77 | 43.66 .080 | 7366 | 90.12 .030 | 7402-8 | 89.20 .230 | 7402-89 | 89.22 .300 | 7402-167 | 89.24 .400 |
| 7306-78 | 43.66 .090 | 7367 | 90.12.040 | 7402-9 | 89.20 .240 | 7402-90 | 89.22 .310 | 7402-168 | 89.24 .410 |
|  | 43.66.100 | 7368 | 90.12.050 | 7402-10 | 89.20 .520 | 7402-91 | 89.22 .320 | 7402-169 | 89.24 .420 |
|  | 43.66 .110 | 7369 | 90.12 .060 | 7402-11 | 89.20 .530 | 7402-92 | 89.22 .080 | 7402-170 | 89.24 .430 |
|  | 43.66.120 | 7370 | 90.12 .070 | 7402-12 | 89.20 .540 |  | 89.22 .280 | 7402-171 | 89.24 .440 |
| 7306-78A | 43.66.130 | 7371 | 90.12 .080 | 7402-13 | 89.20 .550 | 7402-93 | 89.22 .090 | 7402-172 | 89.24 .450 |
| 7306-79 |  | 7372 | 90.12 .090 | 7402-14 | 89.20 .560 | 7402-94 | 89.22 .100 | 7402-173 | 89.26 .400 |
| (1) | 66.08 .030 | 7373 | 90.12.100 | 7402-15 | 89.20 .570 | 7402-95 | 89.22 .110 | 7402-174 | 89.26 .480 |
| (2) | 66.08 .040 | 7374 | 90.12.110 | 7402-16 | 89.20 .570 | 7402-96 | 89.22 .120 | 7402-175 | 89.26 .500 |
| 7306-80 | 43.66.050 | 7375 | 90.12.120 | 7402-17 | 89.20 .590 | 7402-97 | 89.22 .130 | 7402-176 | 89.26 .410 |
| 7306-81 | 35.21 .170 | 7376 | 90.12.130 | 7402-18 | 89.20 .580 | 7402-98 | 89.22.180 | 7402-177 | 89.26 .420 |
|  | 36.27 .020 | 7377 | 90.12.140 | 7402-19 | 89.20 .700 | 7402-99 | 89.22 .180 | 7402-178 | 89.26 .430 |
| 7306-82 | 66.40 .010 | 7378 | 90.20.010 | 7402-20 | 89.20 .710 | 7402-100 | 89.22 .140 | 7402-179 | 89.26 .440 |
| 7306-83 | 66.40.020 | 7379 | 90.20 .020 | 7402-21 | 89.20 .710 | 7402-101 | 89.22 .150 | 7402-180 | 89.26 .450 |
| 7306-83A | 66.40.030 | 7380 | 90.20.030 | 7402-22 | 89.20 .770 | 7402-102 | 89.22.160 | 7402-181 | 89.26 .460 |
| 7306-84 | 66.40.040 | 7381 | 90.20.040 | 7402-23 | 89.20 .740 | 7402-103 | 89.22 .170 | 7402-182 | 89.26 .470 |
|  | 66.40.050 | 7382 | 90.20.050 | 7402-24 | 89.20 .720 | 7402-104 | 89.22 .400 | 7402-183 | 89.26 .520 |
|  | 66.40.060 |  | 90.20 .060 | 7402-25 | 89.20 .730 | 7402-105 | 89.22 .470 | 7402-184 | 89.26 .530 |
|  | 66.40.070 | 7383 | 90.20.070 | 7402-26 | 89.20 .750 | 7402-106 | 89.22 .420 | 7402-185 | 89.26 .540 |
|  | 66.40.080 | 7384 | 90.20.080 | 7402-27 | 89.20 .760 | 7402-107 | 89.22 .410 | 7402-186 | 89.26 .490 |
|  | 66.40 .090 | 7385 | 90.20 .090 | 7402-28 | 89.20 .780 | 7402-108 | 89.20 .060 | 7402-187 | 89.26 .510 |
| 7306-85 | 66.40.100 | 7386 | 90.20.100 | 7402-29 | 89.20 .790 | 7402-109 | 89.22 .450 | 7402-188 | 89.26 .550 |
| 7306-86 | 66.40.110 | 7387 | 90.20.110 | 7402-30 | 89.20 .870 | 7402-110 | 89.22 .440 | 7402-189 | 89.26 .560 |
| 7306-87 | 66.40.120 | 7388 | 90.28 .060 | 7402-31 | 89.20 .800 | 7402-111 | 89.22.330 | 7402-190 | 89.26 .570 |
| 7306-87A | 66.40.130 | 7388-1 | 90.24 .010 | 7402-32 | 89.20 .890 | 7402-112 | 89.22 .570 | 7402-191 | 89.26 .720 |
| 7306-88 | 66.40.140 | 7388-2 | 90.24.020 | 7402-33 | 89.20.880 | 7402-113 | 89.22 .580 | 7402-192 | 89.26 .700 |
| 7306-88A | 66.40.150 | 7388-3 | 90.24 .030 | 7402-34 | 89.20 .900 | 7402-114 | 89.22 .590 | 7402-193 | 89.26 .710 |
| 7306-89 | 66.16 .090 | 7388-4 | 90.24 .040 | 7402-35 | 89.20 .910 | 7402-115 | 89.22 .660 | 7402-194 | 89.26 .730 |
| 7306-90 | 66.28.010 | 7388-5 | 90.24.050 | 7402-36 | 89.20 .920 | 7402-116 | 89.22 .670 | 7402-195 | 89.26 .740 |
| 7306-90A | 66.28.020 | 7388-6 | 90.24 .060 | 7402-37 | 89.20 .930 | 7402-117 | 89.22.680 | 7402-196 | 89.26 .740 |
| 7306-91 | Duplication | 7388-7 | 90.24 .070 | 7402-38 | 89.20 .940 | 7402-118 | 89.22 .690 | 7402-197 | 89.26 .750 |
| 7306-92 |  | 7389 | 90.28.070 | 7402-39 | 89.20 .080 | 7402-119 | 89.22 .710 | 7402-198 | 89.26 .760 |
| (1) | 66.44 .090 | 7390 | 90.28.080 | 7402-40 | 89.20 .050 | 7402-120 | 89.22 .720 | 7402-199 | 89.26 .770 |
| (2) | 66.44 .130 | 7391 | 90.28 .090 | 7402-41 | 89.20 .070 | 7402-121 | 89.22 .700 | 7402-200 | 89.26 .780 |
| (3) | 66.44.140 | 7391a | 90.28.100 | 7402-42 | 89.24 .250 | 7402-122 | 89.22 .730 | 7402-201 | 89.26 .790 |
| (4) | 66.44.150 | 7392 | 90.32.010 | 7402-43 | 89.20 .300 | 7402-123 | 89.22 .740 | 7402-202 | 89.26 .800 |
| (5) | 66.44.160 | 7393 | 90.32.020 | 7402-44 | 89.20 .310 | 7402-124 | 89.22 .740 | 7402-203 | 89.26 .830 |
| 7306-92A | 66.44.170 | 7394 | 90.32 .030 | 7402-45 | 89.24 .010 | 7402-125 | 89.22 .020 | 7402-204 | 89.26 .840 |
| 7306-93 | 66.44.180 | 7395 | 90.28 .110 | 7402-46 | 89.20 .330 | 7402-126 | 89.22 .610 | 7402-205 | 89.26.850 |
| 7306-94 | Sev. | 7396 | 90.28.130 | 7402-47 | 89.26 .240 | 7402-127 | 89.22 .640 | 7402-206 | 89.26.860 |
|  | n66.04.010 | 7397 | 90.28 .120 | 7402-48 | 89.20 .320 | 7402-128 | 89.22 .620 | 7402-207 | 89.26 .810 |
| 7306-95 | Constr. | 7398 | 90.28 .140 | 7402-49 | 89.20 .340 | 7402-129 | 89.22 .630 | 7402-208 | 89.26 .820 |
|  | n66.04.010 | 7399 | 90.04 .040 | 7402-50 | 89.24 .510 | 7402-130 | Superf. | 7402-209 | 89.22 .460 |
| 7306-96 | Repealer | 7399-1 | 90.40.090 | 7402-51 | 89.24 .520 | 7402-131 | 89.26 .010 | 7402-210 | 89.28 .200 |
| 7306-97 | Saving | 7399-2 | Sev. | 7402-52 | 89.24 .500 | 7402-132 | 89.26 .020 | 7402-211 | 89.28 .210 |
|  | n66.04.010 | 7400 | 90.04.010 | 7402-53 | 89.24 .530 | 7402-133 | 89.26 .030 | 7402-212 | 89.28.220 |
|  | Eff. date | 7400-1 | 90.44 .020 | 7402-54 | 89.24 .540 | 7402-134 | 89.26 .060 | 7402-213 | 89.28 .220 |
| 7306-97a | Eff. date | 7400-2 | 90.44 .030 | 7402-55 | 89.24 .550 | 7402-135 | 89.26 .070 | 7402-214 | 89.28 .230 |
|  | Saving | 7400-3 | 90.44.010 | 7402-56 | 89.24 .560 | 7402-136 | 89.22 .650 | 7402-215 | 89.28 .240 |
|  | n66.04.010 | 7400-4 | 90.44.040 | 7402-57 | 89.24 .570 | 7401-137 | 89.22 .650 | 7402-216 | 89.28.250 |
| 7328-1 | 66.44.320 | 7400-5 | 90.44.050 | 7402-58 | 89.24 .580 | 7402-138 | 89.22 .200 | 7402-217 | 89.28 .260 |
| 7347-5 |  | 7400-6 | 90.44 .060 | 7402-59 | 89.24 .020 | 7402-139 | 89.26.210 | 7402-218 | 89.22.430 |
| 7347-11 | R 1949 | 7400-7 | 90.44 .070 | 7402-60 | 89.24 .030 | 7402-140 | 89.26.220 | 7402-219 | 89.28 .400 |
|  | c 187§2 | 7400-8 | 90.44.080 | 7402-61 | 89.24 .040 | 7402-141 | 89.26.230 | 7402-220 | 89.28 .410 |
| 7348 | 4.24 .100 | 7400-9 | 90.44 .090 | 7402-62 | 89.22 .800 | 7402-142 | 89.26 .210 | 7402-221 | 89.28 .420 |
| 7350 | 4.24 .110 | 7400-10 | 90.44.100 | 7402-63 | 89.22 .810 | 7402-143 | 89.24 .270 | 7402-222 | 89.28 .430 |
| 7351 | 90.04 .020 | 7400-11 | 90.44.110 | 7402-64 | 89.22 .820 |  | 89.24 .590 | 7402-223 | 89.28 .440 |
| 7351-1 | 90.08.040 | 7400-11A | 90.44.120 | 7402-65 | 89.22 .830 |  | 89.26.250 | 7402-224 | 89.28 .460 |
| 7351-2 | 90.08.050 | 7400-12 | 90.44.130 | 7402-66 | 89.22 .840 | 7402-144 | 89.26 .260 | 7402-225 | 89.28 .450 |
| 7351-3 | 90.08 .060 |  | 90.44.140 | 7402-67 | 89.22 .850 | 7402-145 | 89.26 .270 | 7402-226 | 89.28 .470 |
| 7351-4 | 90.08.070 |  | 90.44.150 | 7402-68 | 89.22 .860 | 7402-146 | 89.24 .050 | 7402-227 | 89.28 .480 |
| 7352 | 90.04 .010 |  | 90.44.160 | 7402-69 | 89.22 .870 | 7402-147 | 89.24 .060 | 7402-228 | 89.28 .490 |
| 7353 | 90.28.050 |  | 90.44.170 | 7402-70 | 89.22 .880 | 7402-148 | 89.24 .070 | 7402-229 | 89.28.500 |


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| 7402-230 | 89.28 .510 |  | 87.01 .080 | 7436 | 87.32 .010 | 7480 | 87.44.060 | 7510 | 87.60 .050 |
| 7402-231 | 89.28 .820 |  | 87.01 .090 |  | 87.32 .020 | 7481 | 87.44.070 | 7511 | 87.60 .060 |
| 7402-232 | 89.28 .820 | 7420-1 | 87.01 .110 | 7437 | 87.08 .180 | 7482 | 87.44 .080 | 7512 | 87.60 .070 |
| 7402-233 | 89.28 .830 | 7421 | 87.01.100 | 7438 | 87.32 .030 | 7483 | 87.44 .080 | 7513 | 87.60 .080 |
| 7402-234 | 89.28 .840 |  | 87.01.120 | 7439 | 87.32 .040 | 7484 | 87.44 .090 | 7514 | 87.60 .090 |
| 7402-235 | 89.28 .850 |  | 87.01 .130 | 7440 | 87.32 .060 | 7485 | 87.44 .020 | 7515 | 87.60 .100 |
| 7402-236 | 89.28 .520 | 7422 | 87.01 .140 |  | 87.32 .070 | 7485-1 | 87.44.100 | 7516 | 87.60 .110 |
| 7402-237 | 89.28 .530 | 7423 | 87.01 .150 |  | 87.32 .080 | 7485-2 | 87.44 .110 | 7517 | 87.60 .120 |
| 7402-238 | 89.28 .540 | 7424 | 87.01 .160 |  | 87.32 .090 | 7485-3 | 87.44.120 | 7518 | 87.60 .130 |
| 7402-239 | 89.28 .550 | 7425 | 87.01 .170 | 7441 | 87.32 .100 | 7485-4 | 87.44.130 | 7519 | 87.60 .140 |
| 7402-240 | 89.28 .560 |  | 87.01 .210 | 7442 | 87.32 .050 |  | 87.44.140 | 7520 | 87.60 .150 |
| 7402-241 | 89.28 .700 | 7426 | 87.01 .180 | 7442-1 | 87.32 .120 | 7485-5 | 87.44.130 | 7521 | 87.60 .160 |
| 7402-242 | 89.28 .710 | 7427 | 87.01 .190 | 7442-2 | 87.32 .130 | 7485-6 | 87.44.140 | 7522 | 87.60 .170 |
| 7402-243 | 89.28 .720 | 7428 | 87.01 .200 | 7443 | 87.32 .140 | 7486 | 87.44.150 | 6523 | 87.60.180 |
| 7402-244 | 89.28 .730 |  | 87.32 .010 | 7444 | 87.32 .150 | 7487 | 87.44 .160 | 7524 | Repealer |
| 7402-245 | 89.28 .740 | 7428-1 | 87.08 .130 | 7445 | 87.32 .160 | 7488 | 87.44.170 | 7525 | Sev. |
| 7402-246 | 89.28 .750 | 7428-2 | 87.08.130 |  | 87.32 .170 | 7489 | 87.44.180 |  | n87.60.010 |
| 7402-247 | 89.28 .760 | 7428-3 | 87.08.140 |  | 87.32 .180 | 7490 | 87.44 .190 | 7525-1 | 87.48 .010 |
| 7402-248 | 89.28 .770 | 7428-4 | 87.08.150 | 7445a | 87.32 .220 | 7491 | 87.44.200 | 7525-2 | 87.48 .020 |
| 7402-249 | 89.28 .570 | 7429 | 87.01 .210 | 7445b | 87.32.220 | 7492 | 87.44 .210 | 7525-3 | 87.48 .030 |
| 7402-250 | 89.28 .780 |  | 87.08.080 | 7445c | 87.32 .220 | 7493 | 87.44 .220 | 7525-4 | 87.48 .040 |
| 7402-251 | 89.28 .790 | 7429-1 | 87.08 .090 | 7445-1 | Obsolete | 7494 | 87.44 .230 | 7525-13 | 87.68.010 |
| 7402-252 | 89.28 .800 | 7429-2- |  | 7446 | 87.32 .190 | 7495 | 87.08.120 | 7525-14 | 87.68 .020 |
| 7402-253 | 89.28 .810 | 7429-6 | Obsolete | 7447 | 87.32 .210 | 7496 | 87.44.160 | 6525-15 | 87.68.030 |
| 7402-254 | 89.28 .010 | 7430 | 87.08.170 | 7447-1 | 87.32 .200 | 7497 | 87.44 .240 | 7525-16 | 87.68.040 |
| 7402-255 | 89.28 .060 | 7431 | 87.01 .230 | 7447-2 | 87.32.240 | 7498 | Obsolete | 7525-17 | 87.68 .050 |
| 7402-256 | 89.28 .020 | $74311 / 2$ | 87.12 .010 | 7447-3 | Repealer | 7499 | 87.08 .190 | 7525-18 | Constr. |
| 7402-257 | 89.28 .030 |  | 87.16 .010 | 7448 | 87.32 .230 | 7500 | 87.08 .200 |  | n87.68.010 |
| 7402-258 | 89.28 .040 | 7431 1/2-1 | 87.12 .020 | $74481 / 2$ | Eff. date | 7501 | 87.08 .210 | 7525-19 | Sev. |
| 7402-259 | 89.28 .050 | 7431 1/2-2 | 87.12 .020 | 7448-1 | 87.32 .270 | 7502 | 87.08.220 |  | n87.68.010 |
| 7402-260 | 89.28 .070 | $74311 / 2-3$ | 87.12 .030 | 7448-2 | 87.32 .270 | 7503 | 87.08.230 | 7525-20 | 89.12 .010 |
| 7402-261 | 89.28 .080 | 7431 1/2-4 | 87.12 .040 | 7448-3 | 87.32 .280 | 7504 | 87.08.240 | 7525-21 | 89.12 .030 |
| 7402-262 | 89.28 .070 | $74311 / 2-5$ | 87.12.050 | 7448-4 | 87.32 .290 | 7505 | Sev. | 7525-22 | 89.12.020 |
| 7402-263 | 89.26 .040 | 7431 1/2-6 | 87.12 .010 | 7448-5 | 87.32 .320 |  | n87.01.020 | 7525-23 | 89.12 .040 |
| 7402-264 | 89.26 .050 | 7432 | 87.16 .020 | 7448-6 | 87.32 .300 | 7505-1 | 87.44 .250 | 7525-24 | 89.12 .050 |
| 7402-265 | 89.24 .700 |  | 87.16.030 | 7448-7 | 87.32 .310 | 7505-2 | 87.44.260 | 7525-25 | 89.12 .060 |
| 7402-266 | 89.24 .710 |  | 87.16 .040 | 7448-8 | 87.32 .320 | 7505-3 | 87.44 .270 | 7525-26 | 89.12 .070 |
| 7402-267 | 89.24 .710 |  | 87.16 .050 | 7448-9 | 87.32 .330 | 7505-4 | 87.44.280 | 7525-27 | 89.12.080 |
| 7402-268 | 89.24 .720 |  | 87.16.060 | 7449 | 87.32 .260 | 7505-5 | 87.44.290 | 7525-28 | 89.12 .090 |
| 7402-269 | 89.24 .730 |  | 87.16 .070 | 7450 | 87.32 .250 | 7505-5a | 87.04 .010 | 7525-29 | 89.12 .100 |
| 7402-270 | 89.24 .750 | $74321 / 2$ | 87.16 .130 | 7451 | 87.16 .110 | 7505-5b | 87.04.020 | 7525-30 | 89.12.110 |
| 7402-271 | 89.24 .740 | 7432-1 | 87.25 .010 | 7452 | 87.08.020 | 7505-5c | 87.04 .030 | 7525-31 | Repealer |
| 7402-272 | 89.24.780 | 7432-2 | 87.25 .020 | 7453 | 87.08 .030 | 7505-5d | 87.04 .040 | 7525-32 | Repealer |
| 7402-273 | 89.24 .760 | 7432-3 | 87.25 .030 |  | 87.08.040 | 7505-5e | 87.04 .060 | 7525-33 | 89.12 .120 |
| 7402-274 | 89.24 .770 | 7432-4 | 87.25 .040 |  | 87.08.050 | 7505-5f | 87.04 .070 | 7525-34 | 89.12.130 |
| 7402-275 | 89.24 .800 | 7432-5 | 87.25 .050 | 7453-1 | Sev. | 7505-5g | 87.04 .050 | 7525-35 | Sev. |
| 7402-276 | 89.24 .810 | 7432-6 | 87.25 .060 |  | n87.01.020 | 7505-5h | 87.04 .080 |  | n89.12.010 |
| 7402-277 | 89.24 .790 | 7432-7 | 87.25 .070 | 7454 | 87.08.060 | 7505-5i | 87.04 .090 | 7525-40 | 87.68 .070 |
| 7402-278 | Constr. | 7432-8 | 87.25 .090 | 7454-1 | 87.08.070 | 7505-5j | 87.04.100 |  | 87.68.080 |
|  | n89.20.010 | 7432-9 | 87.25 .100 | 7455 | 87.08 .160 | 7505-5k | Constr. | 7525-41 | 87.68 .090 |
| 7402-279 | Sev. | 7432-10 | 87.25 .120 | 7456 | 87.08 .100 |  | n87.04.010 | 7525-42 | 87.68 .100 |
|  | n89.20.010 | 7432-11 | 87.25 .080 | 7457 | 87.08 .110 | 7505-51 | 87.76.0v. | 7525-43 | 87.68 .110 |
| 7402-280 | 89.12.140 | 7432-12 | 87.25 .130 | 7458 | 87.32 .110 | 7505-10 | 87.76 .010 | 7525-44 | 87.68 .120 |
| 7402-281 | 89.12.150 | 7432-13 | 87.25 .110 | 7459 | 87.01 .220 | 7505-11 | 87.76 .020 | 7525-45 | 87.68 .130 |
| 7402-282 | Sev. | 7432-14 | Sev. | 7460 | 87.36.010 | 7505-12 | 87.76 .030 | 7525-46 | 87.68.070 |
|  | n89.12.140 |  | n87.25.010 | 7461 | 87.36 .020 | 7505-13 | 87.76 .040 |  | 87.68 .140 |
| 7402-283 | 87.68 .060 | 7433 | 87.16 .080 |  | 87.36.030 | 7505-20 | 87.80 .010 | 7526 | 87.52 .010 |
| 7403 | 90.36.010 | 7434 | 87.16 .090 | 7462 | 87.36.040 | 7505-21 | 87.80.020 | 7527 | 87.52 .010 |
| 7404 | 90.36.020 | 7434-1 | 87.19 .060 | 7463 | 87.36.050 | 7505-22 | 87.80.030 | 7527-1 | 87.52 .020 |
| 7405 | 90.36.030 | 7434-2 | 87.19 .010 | 7464 | 87.36 .060 | 7505-23 | 87.80 .040 | 7527-2 | 87.52 .020 |
| 7406 | 90.36.050 | 7434-3 | 87.19 .030 | 7464-1 | 87.36 .070 | 7505-24 | 87.80.050 | 7527-3 | 87.52 .030 |
| 7407 | 90.36.040 | 7434-4 | 87.19.050 |  | 87.36.080 | 7505-25 | 87.80.060 |  | 87.52 .040 |
| 7408 | 90.40 .010 | 7434-5 | 87.19 .040 | 7464-2 | 87.36.090 | 7505-26 | 87.80 .070 | 7528 | 87.52 .030 |
| 7409 | 90.40.020 | 7434-6 | 87.19 .020 | 7464-3 | Sev. |  | 87.80.080 | 7529 | 87.52 .040 |
| 7410 | 90.40 .030 | 7434-7 | 87.16.120 |  | n87.36.070 | 7505-27 | 87.80 .090 |  | 87.52 .050 |
| 7411 | 90.40 .040 | 7434-8 | Val. | 7465 | 87.36 .100 | 7505-28 | 87.80.100 | 7530 | 87.52 .060 |
| 7412 | 90.40 .050 |  | n87.19.010 | 7466 | 87.36 .110 | 7505-29 | 87.80 .110 | 7530-1 | 87.22 .010 |
| 7413 | 90.40 .060 | 7434-10 | 87.28 .010 | 7467 | 87.36 .120 | 7505-30 | 87.80.120 | 7530-2 | 87.22 .020 |
| 7414 | 90.40 .070 | 7434-11 | 87.28 .020 | 7468 | 87.40 .010 | 7.505-31 | 87.80 .130 | 7530-3 | 87.22 .030 |
| 7415 | 90.40 .080 | 7434-12 | 87.28 .030 | 7469 | 87.40 .020 | 7505-32 | 87.80 .140 | 7530-4 | 87.22 .040 |
| 7416 | 90.28 .170 | 7434-13 | 87.28 .080 | 7470 | 87.40 .030 | 7505-33 | 87.80.150 | 7530-5 | 87.22 .050 |
| 7416-1 | Obsolete | 7434-13a | 87.28 .040 | 7471 | 87.40 .040 | 7505-34 | 87.80 .160 | 7530-6 | 87.22 .060 |
| 7417 | 87.01 .020 | 7434-14 | 87.28 .070 | 7472 | 87.40.050 | 7505-35 | 87.80 .170 | 7530-7 | 87.22 .060 |
| 7417-1 | 87.01 .010 | 7434-15 | 87.28 .090 | 7473 | Constr. | 7505-36 | 87.80.180 | 7530-8 | 87.22 .070 |
| 7417-2 | 87.01 .210 | 7434-16 | 87.28 .100 |  | $n 87.01 .020$ | 7505-37 | 87.80 .190 | 7530-9 | 87.22 .080 |
| 7418 | 87.01 .020 | 7434-17 | 87.28 .050 | 7474 | 87.44 .010 | 7505-38 | 87.80.200 | 7530-10 | 87.22 .080 |
|  | 87.01 .030 | 7434-18 | 87.28 .060 | 7475 | 87.44 .020 | 7505-39 | 87.80 .210 | 7530-11 | 87.22 .090 |
|  | 87.01 .040 | 7434-19 | 87.28 .110 | 7476 | 87.44 .030 | 7506 | 87.60 .010 | 7530-12 | 87.22 .100 |
|  | 87.01 .050 | 7434-20 | 87.28 .120 | 7477 | 87.44 .040 | 7507 | 87.60 .020 | 7530-13 | 87.22 .100 |
| 7419 | 87.01 .060 |  | 87.29 .130 | 7478 | 87.44 .050 | 7508 | 87.60 .030 | 7530-14 | 87.22 .110 |
| 7420 | 87.01 .070 | 7435 | 87.16 .100 | 7479 | 87.44.060 | 7509 | 87.60.040 | 7530-15 | 87.22.120 |


| $\begin{gathered} \text { Rem. } \\ \text { Rev. Stats. } \end{gathered}$ | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | $\begin{gathered} \text { Rem. } \\ \text { Rev. Stats. } \end{gathered}$ | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 7530-16 | 87.22 .120 | 7548 | 3.04.050 | 7596-4 | 49.48 .070 |  | 49.60 .280 | 7666-16 | 49.24.150 |
| 7530-17 | 87.22 .130 | 7549 | 3.04 .060 | 7596-5 | 49.48.080 |  | 49.60.290 | 7666-17 | 49.24.160 |
| 7530-18 | 87.22 .140 | 7550 | 3.04 .070 | 7597 | 49.48 .090 |  | 49.60 .300 | 7666-18 | 49.24.170 |
| 7530-19 | 87.22 .140 | 7551 | 3.04 .080 | 7598 | 49.48.100 | 7614-28 | 49.60 .310 | 7666-19 | 49.24.180 |
| 7530-20 | 87.22 .150 | 7552 | 3.04 .100 | 7598-1 | 49.48.110 | 7614-29 | 49.60.320 | 7666-20 | 49.24 .190 |
| 7530-21 | 87.22 .160 | 7553 | 3.04 .130 | 7599 | 49.44 .010 | 7614-30 | 49.60 .020 | 7666-21 | 49.24 .200 |
| 7530-22 | 87.22 .160 | 7554 | 3.04.140 | 7603 | 49.40 .010 | 7615 |  | 7666-22 | 49.24.210 |
| 7530-23 | 87.22 .170 | 7555 | 3.08 .010 | 7604 | 49.40 .020 |  | $S$ by | 7666-23 | 49.24 .220 |
| 7530-24 | 87.22 .170 | 7556 | 3.08 .050 | 7605 | 49.40 .030 | 7616 | 49.12.220 | 7666-24 | 49.24 .230 |
| 7530-25 | 87.22 .180 | 7557 | 3.08.020 | 7606 | 49.40 .040 | 7617 | 49.12 .220 | 7666-25 | 49.24.240 |
| 7530-26 | 87.22 .190 | 7558 | 3.08 .030 | 7607 | 49.40.050 | 7618 | Obsolete | 7666-26 | 49.24.250 |
| 7530-27 | 87.22 .190 | 7559 | 3.08 .040 | 7608 | 49.40 .060 | 7619 | 49.12.230 | 7666-27 | 49.24 .260 |
| 7530-28 | 87.22.200 | 7560 | 3.08 .060 | 7609 | 49.40 .070 |  | 49.28 .070 | 7666-28 | 49.24 .270 |
| 7530-29 | 87.22 .210 | 7560-1 | 3.08 .070 | 7610 | 49.40.080 | 7620 | 49.12.200 | 7666-29 | 49.24 .280 |
| 7530-30 | 87.22 .210 | 7561 | 3.16.100 | 7611 | 49.36.010 | 7621 |  | 7666-30 | 49.24 .290 |
| 7530-31 | 87.22.230 | 7562 | 3.12.010 | 7612 | $S$ in |  | $S$ by | 7666-31 | 49.24 .300 |
| 7530-32 | 87.22.240 | 7563 | R 1951 |  | Ch. 49.32 | 7622 | 26.28.060 | 7666-32 | 49.24.310 |
| 7530-33 | 87.22 .240 |  | c 156 § 17 | 7612-1 | 49.32 .040 | 7623 | 49.12 .010 | 7666-33 | 49.24.320 |
| 7530-34 | 87.22 .250 |  | but see | 7612-2 | 49.32 .020 | 7624 | 49.12 .020 | 7666-34 | 49.24 .330 |
| 7530-35 | 87.22.260 |  | Ch. 3.12 | 7612-3 | 49.32 .030 | 7624 1/4 | 49.12 .030 | 7666-35 | 49.24 .340 |
| 7530-36 | 87.22 .270 | 7564 | R 1951 | 7612-4 | 49.32 .050 | 7625 | 49.12 .040 | 7666-36 | 49.24.350 |
| 7530-37 | 87.22.220 |  | c 156 § 17 | 7612-5 | 49.32 .060 | 7626 | 49.12 .050 | 7666-37 | 49.24 .360 |
| 7530-38 | 87.22.280 |  | but see | 7612-6 | 49.32 .070 | 7627 | 49.12 .060 | 7666-38 | 49.24 .380 |
| 7530-39 | Sev. |  | Ch. 3.12 | 7612-7 | Unconst'I | 7628 | 49.12 .070 | 7666-39 | 49.24.370 |
|  | n87.22.010 | 7565 | R 1951 | 7612-8 | Unconst'I | 7629 | 49.12 .080 | 7666-40 | 81.40.080 |
| 7530-40 | 87.22 .010 |  | c 156 § 17 | 7612-9 | Unconst'l | 7630 | 49.12 .090 | 7666-41 | 81.40 .090 |
| 7530-41 | 87.64 .010 |  | but see | 7612-10 | 49.32.080 | 7631 | 49.12.100 | 7667 | 49.08.010 |
| 7530-42 | 87.64 .010 |  | Ch. 3.12 | 7612-11 | 49.32 .090 | 7632 | 49.12 .110 | 7668 | 49.08.020 |
|  | 87.64 .020 | 7565-1 | 3.12.080 | 7612-12 | 49.32 .100 | 7633 | 49.12 .120 | 7669 | 49.08.030 |
|  | 87.64 .030 | 7566 | R 1951 | 7612-13 | 49.32 .010 | 7634 | 49.12 .040 | 7670 | 49.08 .040 |
| 7530-43 | 87.64 .040 |  | c 156 § 17 | 7612-14 | Sev. | 7635 | 49.12.130 | 7671 | 49.08.050 |
| 7530-44 | 87.64 .060 |  | but see |  | n49.32.010 | 7636 | 49.12 .170 | 7672 | 49.08.060 |
| 7530-45 | 87.64 .050 |  | Ch. 3.12 | 7612-15 | Repealer | 7636-1 | 49.12.210 | 7673 | 51.04 .010 |
| 7531 |  | 7567 | 3.16.030 | 7612-21 | 49.52 .050 | 7637 | 49.12.140 | 7674 | 51.12 .010 |
| 7543 | R 1951 | 7568 | 3.16.030 | 7612-22 | 49.52 .060 | 7638 | 49.12 .150 |  | 51.12 .020 |
|  | c 237 § 16 | 7569 | Superseded | 7612-23 | 49.52 .070 | 7639 | 49.12 .160 |  | 51.12 .030 |
|  | but see |  | by 1951 | 7612-24 | 49.52 .080 | 7640 | 49.12.180 |  | 51.12 .040 |
|  | Ch. 87.53 |  | c 156 § 4 | 7612-25 | Sev. | 7641 | 49.12 .190 |  | 51.52 .050 |
| 7543-1 | 87.56 .010 | 7570 | R 1951 |  | n49.52.050 | 7642 | 49.28 .010 | 7674a | 51.12 .010 |
| 7543-2 | 87.56 .020 |  | c 156 § 17 | 7613 | 49.36 .020 | 7643 | 49.28 .020 |  | 51.12 .050 |
| 7543-3 | 87.56 .030 |  | but see | 7614 | 49.36 .030 | 7644 | 49.28 .030 | 7674-1 | 51.08 .180 |
| 7543-4 | 87.56 .040 |  | Ch. 3.12 | 7614-1 | 49.52 .010 | 7645 | 49.28 .040 | 7675 | 49.16 .010 |
| 7543-5 | 87.56 .050 | 7571 | 3.16.010 | 7614-2 | 49.52 .020 | 7646 | 49.28 .050 |  | 51.08 .020 |
| 7543-6 | 87.56.060 | 7572 | 3.16.020 | 7614-3 | 49.04 .010 | 7647 | 49.28 .060 |  | 51.08.030 |
| 7543-7 | 87.56.060 | 7575 | 3.16.030 |  | 49.04.020 | 7648 | 81.64 .160 |  | 51.08.050 |
| 7543-8 | 87.56.070 | 7576 | 3.12 .100 | 7614-4 | 49.04.030 | 7649 | 81.64 .170 |  | 51.08 .070 |
| 7543-9 | 87.56.080 | 7576-1 | 3.24 .010 | 7614-5 | 49.04 .040 | 7650 | $S$ by |  | 51.08.080 |
| 7543-10 | 87.56.080 | 7576-2 | 3.24 .020 | 7614-6 | 49.04.050 |  | 49.28 .070 |  | 51.08 .090 |
| 7543-11 | 87.56.090 | 7576-3 | 3.24 .060 | 7614-7 | 49.04.060 | 7651 | 49.28 .070 |  | 51.08 .100 |
| 7543-12 | 87.56.100 | 7576-4 | 3.24.030 | 7614-8 | 49.04.070 | 7651-1 | 49.28 .080 |  | 51.08 .110 |
| 7543-13 | 87.56 .110 | 7576-5 | 3.24 .040 | 7614-9 | Approp. | 7651-2 | 49.28.080 |  | 51.08 .120 |
| 7543-14 | 87.56 .120 | 7576-6 | 3.24 .050 | 7614-10 | Sev. | 7651-3 | Sev. |  | 51.08 .130 |
| 7543-15 | 87.56 .130 | 7576-7 | 3.24 .070 |  | n49.04.010 |  | n49.28.080 |  | 51.08 .170 |
| 7543-16 | 87.56 .130 | 7576-8 | 3.24 .080 | 7614-20 | 49.60 .010 | 7651-4 | 49.28 .080 |  | 51.08.180 |
| 7543-17 | 87.56 .140 | 7576-9 | 3.24 .090 | 7614-21 | 49.60 .030 | 7652 | 81.40 .040 |  | 51.08 .190 |
| 7543-18 | 87.56 .140 | 7577 | 3.16.160 | 7614-22 | 46.60.040 | 7653 | 81.40 .050 |  | 51.24 .010 |
| 7543-19 | 87.56 .150 | 7578 | 3.16 .110 | 7614-23 | 46.60.050 | 7658 | 49.20 .010 |  | 51.28 .060 |
| 7543-20 | 87.56 .150 | 7579 | 3.16.120 |  | 49.60 .060 | 7659 | 49.20 .020 |  | 51.32 .030 |
| 7543-21 | 87.56 .160 | 7580 | 3.16.130 |  | 49.60 .070 | 7660 | 49.20 .030 | 7676a | 51.16 .010 |
| 7543-22 | 87.56 .170 | 7581 | 3.16.150 |  | 49.60.080 | 7661 | 49.20 .040 |  | 51.16 .020 |
| 7543-23 | 87.56 .180 | 7582 | 3.16.050 |  | 49.60 .090 | 7662 | 49.20 .050 | 7676b | 51.20 .010 |
| 7543-24 | 87.56 .190 | 7583 | 3.12 .090 |  | 49.60 .100 | 7663 | 49.20 .060 |  | 51.20 .020 |
| 7543-25 | 87.56.200 | 7584 | 3.16 .060 | 7614-24 | 49.60 .110 | 7664 | 49.20 .070 |  | 51.20 .030 |
| 7543-26 | 87.56 .220 | 7585 | 3.16.140 | 7614-25 | 49.60 .080 |  | 49.20 .080 |  | 51.20 .040 |
| 7543-27 | 87.56 .170 | 7586 | $S$ by |  | 49.60 .090 |  | 49.20 .090 |  | 51.20 .050 |
| 7543-28 | 87.56 .210 |  | 43.22.270 |  | 49.60 .120 | 7665 | 49.20 .110 |  | 51.20 .060 |
| 7543-29 | 87.56.250 | 7587 | 43.22 .330 |  | 49.60 .130 | 7666 | 49.20 .100 |  | 51.20 .070 |
| 7543-30 | 87.56 .230 | 7588 | 43.22.290 |  | 49.60.140 | 7666-1 | 49.24 .010 |  | 51.20 .080 |
| 7543-31 | 87.56.240 | 7589 | 43.22 .300 |  | 49.60.150 | 7666-2 | 49.24 .020 |  | 51.20 .090 |
| 7543-32 | Purpose | 7590 | 43.22.310 |  | 49.60.160 | 7666-3 | 49.24 .030 |  | 51.20 .100 |
|  | n87.56.010 | 7591 | $S$ in |  | 49.60.170 | 7666-4 | 49.24 .040 |  | 51.20 .110 |
| 7543-33 | Constr. |  | Ch. 40.12 | 7614-26 | 49.60.180 | 7666-5 | 49.24 .050 |  | 51.20 .120 |
|  | n87.56.010 | 7592 | 43.22.330 |  | 49.60 .190 | 7666-7 | 49.24 .060 |  | 51.20 .130 |
| 7544 | 3.04.010 | 7593 | $S$ in |  | 49.60.200 | 7666-8 | 49.24 .070 |  | 51.20 .140 |
| 7545 | R 1951 |  | Ch. 43.22 |  | 49.60.210 | 7666-9 | 49.24 .080 |  | 51.20 .150 |
|  | c 156 § | 7594 | 49.48 .010 |  | 49.60 .220 | 7666-10 | 49.24 .090 |  | 51.20 .160 |
|  | 17 but see | 7595 | 49.48 .020 | 7614-27 | 49.60 .230 | 7666-11 | 49.24 .100 |  | 51.20 .170 |
|  | Chs. 3.12, | 7596 | 49.48 .030 |  | 49.60 .240 | 7666-12 | 49.24 .110 |  | 51.20 .180 |
|  | 3.14 3.04030 | 7596-1 | 49.48 .040 |  | 49.60 .250 | 7666-13 | 49.24 .120 |  | 51.20 .190 |
| 7546 | 3.04 .030 | 7596-2 | 49.48.050 | 7614-27A | 49.60 .260 | 7666-14 | 49.24.130 |  | 51.20 .200 |
| 7547 | 3.04.040 | 7596-3 | 49.48.060 |  | 49.60 .270 | 7666-15 | 49.24.140 |  | 51.20 .210 |


| $\begin{gathered} \text { Rem. } \\ \text { Rev. Stats. } \end{gathered}$ | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. |
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|  | 51.20 .220 | 7685 | 51.04 .060 | 7733 | Obsolete | 7797-40b | 76.20.020 | 7797-116 | 79.16 .290 |
|  | 51.20 .230 | 7686(a) | 51.28 .020 | 7734 | 49.16 .050 | 7797-40c | 76.20 .030 | 7797-117 | 79.16 .300 |
|  | 51.20 .240 | (b) | 51.28 .030 | 7746 | 49.16.060 | 7797-40d | 76.20 .040 | 7797-118 | 79.16 .310 |
|  | 51.20 .250 | (c) | 51.28 .040 | 7747 | 49.16 .070 | 7797-41 | 79.12 .200 | 7797-119 | 79.16 .320 |
|  | 51.20 .260 | (d) | 51.28 .050 | 7748 | 49.16 .010 | 7797-42 | 79.12 .210 | 7797-120 | 79.16 .330 |
|  | 51.20 .270 | (e) | 51.48 .060 | 7749 | 49.16 .080 | 7797-42a | 76.12 .220 | 7797-121 | 79.16 .340 |
|  | 51.20 .280 | 7687 | 51.04 .050 | 7751 | 49.16 .090 | 7797-42b | 79.12 .230 | 7797-122 | 79.16 .350 |
|  | 51.20 .290 | 7688 | 51.32 .110 | 7752 | 49.16.100 | 7797-43 | 79.12 .240 | 7797-123 | 79.16.360 |
|  | 51.20 .300 | 7689 | 51.28 .010 | 7760 | Obsolete | 7797-44 | 79.12 .250 | 7797-124 | 79.16.370 |
|  | 51.20 .310 | 7690 | 51.48 .040 | 7761 | Obsolete | 7797-45 | 79.12 .290 | 7797-125 | 79.08.030 |
|  | 51.20 .320 |  | 51.48 .090 | 7762 | Obsolete | 7797-46 | 79.12 .300 | 7797-126 | 79.16 .020 |
|  | 51.20 .330 | 7692 | 51.12 .050 | 7763 | 49.16.110 | 7797-47 | 79.12 .310 | 7797-127 | 79.16.030 |
|  | 51.20 .340 |  | 51.12 .070 | 7764 |  | 7797-48 | 79.12 .320 | 7797-128 | 79.16 .040 |
|  | 51.20 .350 | 7692-1 | Unconst'l | 7772 | Obsolete | 7797-49 | 79.12 .330 | 7797-129 | 79.16.050 |
|  | 51.20 .360 | 7693 | 51.12 .080 | 7773 | $S$ in | 7797-50 | 79.12 .340 | 7797-130 | 79.16.060 |
|  | 51.20 .370 | 7693a | 51.12 .100 |  | Ch. 43.22 | 7797-51 | 79.12 .350 | 7797-131 | 79.16 .070 |
|  | 51.20 .380 | 7695 | 51.12 .090 | 7774 | 49.16.120 | 7797-52 | 79.12 .360 | 7797-132 | 79.16 .080 |
|  | 51.20 .390 | 7696 | 51.12 .110 | 7775 | 49.16.140 | 7797-53 | 79.12 .370 | 7797-133 | 79.16.010 |
|  | 51.20 .400 | 7697 | 51.52 .050 | 7880 | Obsolete | 7797-54 | 79.12 .380 | 7797-134 | 79.16 .090 |
| 7676c | 51.16 .060 |  | 51.52 .060 | 7786-1 | Obsolete | 7797-55 | 79.12 .390 | 7797-135 | 79.16.100 |
|  | 51.16 .070 |  | 51.52 .070 | 7788 | 49.16.130 | 7797-56 | 79.12 .410 | 7797-136 | 79.16.110 |
|  | 51.16 .090 |  | 51.52 .080 | 7789 |  | 7797-57 | 79.12 .400 | 7797-137 | 79.16.120 |
|  | 51.16 .110 |  | 51.52 .090 | 7793 | Obsolete | 7797-58 | 79.12 .420 | 7797-138 | 79.20.120 |
| 7676d | 51.16 .030 |  | 51.52 .100 | 7793-20 | Temporary | 7797-59 | 79.12 .260 | 7797-139 | 79.20 .130 |
|  | 51.16 .100 |  | 51.52 .110 | 7794 | 49.16.150 | 7797-60 | 79.12 .280 | 7797-140 | 79.20 .140 |
|  | 51.44 .010 |  | 51.52 .115 | 7795 | Sev. | 7797-61 | 79.12 .430 | 7797-141 | 43.12 .090 |
|  | 51.48 .010 |  | 51.52 .130 |  | n49.16.010 | 7797-62 | 79.12 .440 | 7797-142 | 79.20 .010 |
|  | 51.48 .020 |  | 51.52 .140 | 7795-1 | Sev. | 7797-63 | 79.12 .450 | 7797-143 | 79.20 .020 |
|  | 51.48 .030 | 7697-1 | 51.52 .150 |  | n51.28.020 | 7797-64 | 79.12 .460 | 7797-144 | 79.20.030 |
|  | 51.48 .090 | 7697-2 | 51.52 .115 | 7796 | Repealer | 7797-65 | 79.12 .470 | 7797-145 | R 1951 |
|  | 51.48 .100 | 7698 | $S$ in | 7796-1 | Repealer | 7797-66 | 79.12 .480 |  | c 271 § 47 |
| 7676e | 51.16 .050 |  | Ch. 43.22 |  | Saving | 7797-67 | 79.12.490 |  | but see |
|  | 51.16 .080 | 7699 | 51.04 .040 | 7796-2 | Eff. date | 7797-68 | 79.12 .500 |  | 79.20.030 |
|  | 51.16 .100 | 7700 | Obsolete | 7796-25 | Temporary | 7797-69 | 79.12 .510 | 7797-146 | 79.20 .050 |
|  | 51.16 .140 | 7701 | Obsolete | 7796-26 | Obsolete | 7797-79 | 79.12 .520 | 7797-147 | R 1951 |
|  | 51.52 .050 | 7702 | Obsolete | 7797-1 | 79.04 .010 | 7797-71 | 79.12 .530 |  | c 271 § 47 |
| 7676f | 51.04 .020 | 7703 | 51.04 .020 | 7797-2 | 79.04 .020 | 7797-72 | 79.12 .540 |  | but see |
|  | 51.16 .130 | 7704 | 51.48 .080 | 7797-3 | 79.04 .030 | 7797-73 | 79.12 .270 |  | 79.20 .030 |
|  | 51.44.050 | 7705 | 51.44 .110 | 7797-4 | 79.04 .040 | 7797-74 | 79.12 .550 | 7797-148 | 79.20.070 |
|  | 51.44 .060 |  | 51.44 .120 | 7797-5 | 79.04.050 | 7797-75 | 79.12 .560 | 7797-149 | 79.20.080 |
| 7676-1a | 51.16 .120 | 7705-1 | 51.44 .100 | 7797-6 | 79.04 .060 | 7797-76 | 43.12 .080 | 7797-149a | 79.20 .090 |
| 7676-1b | 51.44 .040 | 7705-2 | 51.44 .070 | 7797-7 | 70.04 .070 | 7797-77 | 79.08.130 | 7797-149b | 79.20.100 |
| 7676-2 | 51.12 .060 | 7706 | 51.04 .090 | 7797-8 | 79.04 .080 | 7797-78 | 79.36.010 | 7797-149c | 79.20 .110 |
| 7676-3 | Sev. | 7707 | 51.04.100 | 7797-9 | 79.04 .090 | 7797-79 | 79.36.020 | 7797-150 | 79.32.010 |
|  | n51.12.060 | 7708 | Approp. | 7797-10 | 43.65 .010 | 7797-80 | 79.36.030 | 7797-151 | 79.32.020 |
| 7679 | 51.08 .150 | 7709 | 49.16 .160 | 7797-11 | 43.65 .040 | 7797-81 | 79.36 .040 | 7797-152 | 79.32.030 |
|  | 51.08 .160 | 7710 | Superf. | 7797-12 | 43.65 .030 | 7797-82 | 79.36.050 | 7797-153 | 79.32.040 |
|  | 51.32 .010 | 7711 | Obsolete | 7797-13 | 43.65 .020 | 7797-83 | 79.36.060 | 7797-154 | 43.12 .100 |
|  | 51.32 .020 | 7712 | 51.16 .010 | 7797-14 | 43.12 .020 | 7797-84 | 79.36.070 | 7797-155 | 78.20 .010 |
|  | 51.32 .050 |  | 51.52 .050 | 7797-15 | 43.12 .030 | 7797-85 | 79.36.080 | 㖪 | 78.20 .020 |
|  | 51.32 .060 | 7713 | 51.16.140 | 7797-16 | 43.12 .040 | 7797-86 | 79.36.090 | 7797-156 | 78.20 .010 |
|  | 51.32 .080 |  | 51.44 .020 | 7797-17 | 43.12 .050 | 7797-87 | 79.36.100 |  | 78.20 .030 |
|  | 51.32 .090 | 7713-1 | 49.52 .030 | 7797-18 | 43.12 .060 | 7797-88 | 79.36.110 | 7797-157 | 78.20 .040 |
|  | 51.32 .100 | 7713-2 | 49.52 .040 | 7797-19 | 79.08 .050 | 7797-89 | 79.36.120 | 7797-158 | 78.20 .050 |
| 7679(e) | 51.44 .030 | 7714 | 51.36 .010 | 7797-20 | 79.08 .060 | 7797-90 | 79.36.130 | 7797-159 | 78.20 .060 |
|  | 51.44 .070 |  | 51.36 .020 | 7797-21 | 79.08 .040 | 7797-91 | 79.36.140 | 7797-160 | 78.20 .070 |
|  | 51.44 .080 |  | 51.36 .030 | 7797-22 | 79.12 .010 | 7797-92 | 88.28 .010 | 7797-161 | 78.20 .080 |
|  | 51.44 .090 |  | 51.40 .070 | 7797-23 | 79.12 .020 | 7797-93 | 88.28 .020 | 7797-162 | 78.20 .090 |
| 7679(g) | 51.32 .120 | 7715 | 51.04 .030 | 7797-23A | 43.65 .060 | 7797-94 | 88.28 .030 | 7797-162a | 78.20.100 |
| 7679(h) | 51.32 .160 | 7716 | 51.04 .030 | 7797-24 | 79.12 .030 | 7797-95 | 88.28 .040 | 7797-163 | 78.24 .010 |
|  | 51.52 .060 | 7717 | Obsolete | 7797-25 | 79.12 .040 | 7797-96 | 79.36.150 | 7797-164 | 78.24 .020 |
| 7679(i) | 51.08 .020 | 7718 | Obsolete | 7797-26 | 79.12 .050 | 7797-97 | 79.36.160 | 7797-165 | 78.24 .030 |
| 7679 (j) | 51.32 .150 | 7719 | 51.04 .030 | 7797-27 | 79.12 .060 | 7797-98 | 79.36.170 | 7797-166 | 78.24 .070 |
| 7679a | 51.08 .030 | 7720 | 51.52 .050 | 7797-28 | 79.12 .070 | 7797-99 | 79.36 .180 | 7797-167 | 78.24.040 |
| 7679b | 51.32 .070 | 7723 | 51.44.120 | 7797-29 | 79.12 .080 | 7797-100 | 79.36.190 | 7797-168 | 78.24 .050 |
| 7679-1 | 51.08 .100 | 7724 | 51.40 .010 | 7797-30 | 79.12 .090 | 7797-101 | 79.36 .200 | 7797-169 | 78.24 .060 |
|  | 51.08 .140 |  | 51.40 .020 | 7797-31 | 79.12 .100 | 7797-102 | 79.36 .210 | 7797-170 | 78.24 .080 |
| 7679-2 | 51.16 .040 |  | 51.40 .030 | 7797-31A | Special | 7797-103 | 79.36 .220 | 7797-171 | 78.24 .090 |
| 7679-3 | 51.52 .120 |  | 51.40 .040 | 7797-32 | 79.12 .110 | 7797-104 | 8.28 .010 | 7797-172 | 78.24 .100 |
| 7680 | 51.04 .070 |  | 51.40 .050 | 7797-33 | 79.12.120 |  | 8.28 .020 | 7797-173 | 78.24.110 |
|  | 51.24 .020 |  | 51.40 .060 | 7797-33a | Obsolete | 7797-105 | 43.65 .040 | 7797-174 | 78.24.120 |
|  | 51.32 .020 |  | 51.52 .050 | 7797-33b | Obsolete | 7797-106 | 43.65 .050 | 7797-175 | 78.28 .010 |
| 7681 | 51.32 .130 | 7725 | Obsolete | 7797-33c | Obsolete | 7797-107 | 79.16 .200 | 7797-176 | 78.28 .020 |
| 7682 | 51.16 .150 | 7726 | 51.48 .050 | 7797-34 | 79.12.130 | 7797-108 | 79.16.210 | 7797-177 | 78.28 .040 |
| (b) | 51.16 .160 |  | 51.48 .090 | 7797-35 | 79.12 .140 | 7797-109 | 79.16.220 | 7797-178 | 78.28.230 |
| (c) | 51.16 .170 | 7727 | 49.16 .020 | 7797-36 | 79.12 .150 | 7797-110 | 79.16 .230 | 7797-179 | 78.28 .020 |
| 7683 | 51.48 .070 | 7728 | 49.16 .010 | 7797-37 | 79.12.160 | 7797-111 | 79.16.240 | 7797-180 | 78.28 .240 |
| 7684 | 51.04 .080 | 7729 | 49.16 .010 | 7797-38 | 79.12.170 | 7797-112 | 79.16 .250 | 7797-181 | 78.28 .250 |
|  | 51.28 .060 | 7730 | 49.16 .030 | 7797-39 | 79.12 .180 | 7797-113 | 79.16.260 | 7797-182 | 78.28 .260 |
|  | 51.32 .040 | 7731 | 49.16 .040 | 7797-40 | 79.12 .190 | 7797-114 | 79.16.270 | 7797-183 | 78.28.060 |
|  | 51.32 .140 | 7732 | Obsolete | 7797-40a | 76.20.010 | 7797-115 | 79.16.280 | 7797-184 | 78.28.080 |


| Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | $\begin{gathered} \text { Rem. } \\ \text { Rev. Stats. } \end{gathered}$ | Rev. Code of Wash |
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| 7797-185 | 78.28.050 | 7895-2 | 79.12 .580 | 7945 | 79.48.240 | 8136-1 | Obsolete | 8217-8 | Repealer |
| 7797-185a | 78.28 .090 | 7895-3 | 79.12 .590 | 7983 | Superf. | 8136-2 | Obsolete | 8225-1 | 27.04.010 |
| 7797-185b | 78.28.100 | 7895-4 | 79.12 .600 | 7987 | Temporary | 8136-10 | 77.12 .360 | 8225-2 | 27.04.050 |
| 7797-185c | 78.28 .110 | 7895-5 | 79.12 .610 | 7988 | Temporary | 8136-11 | 77.12.370 | 8226-1 | 27.12.020 |
| 7797-185d | 78.28 .120 | 7895-6 | 79.12 .620 | 7989 | Temporary | 8136-12 | 77.12 .380 | 8226-2 | 27.12 .010 |
| 7797-185e | 78.28 .220 | 7895-7 | 79.12 .630 | 7990 | Temporary | 8136-13 | 77.12.390 | 8226-3 | 27.12.020 |
| 7797-185f | 78.28 .150 | 7896 | 79.24 .020 | 7991 | Obsolete | 8137-1 | Superf. | 8226-4 | 27.12.030 |
| 7797-185g | 78.28.200 | 7897 | 79.24 .080 | 7992 | Obsolete | 8137-2 | 44.08.020 | 8226-4a | 27.12 .040 |
| 7797-185h | 78.28 .210 | 7898 | 79.24 .010 | 7993 | Obsolete | 8137-2a | 44.08.020 |  | 27.12.050 |
| 7797-185i | 78.28 .130 | 7899 | 79.24 .040 | 7993-1 | 79.08 .080 |  | 44.12 .020 |  | 27.12.060 |
| 7797-185j | 78.28.140 | 7900 | 79.24 .050 | 7993-2 | 79.08 .090 | 8137-3 | 44.12 .020 |  | 27.12.070 |
| 7797-185k | 78.28.160 | 7901 | 43.34 .020 | 7993-3 | 79.08.100 | 8137-3a | 44.08 .020 | 8226-5 | 27.12.080 |
| 7797-1851 | 78.28.170 |  | 79.24.060 | 7993-4 | 77.40 .010 |  | 44.12 .020 | 8226-7 | 27.12 .180 |
| 7797-185m | 78.28 .030 | 7902 | 79.24.070 | 7993-5 | 77.40 .020 | 8137-4 | 44.08 .010 | 8226-8 | 27.12 .190 |
| 7797-185n | 78.28.070 | 7903 | 70.24.030 | 7993-5a | 77.40 .070 | 8137-5 | 44.12.010 |  | 27.12.200 |
| 7797-1850 | 78.28.270 | 7904 | $S$ by | 7993-5b | 77.40 .080 | 8137-6 | 44.04.020 | 8226-9 | 27.12 .210 |
| 7797-185p | 78.28.180 |  | 43.34.060 | 7993-6 | 77.40 .030 | 8137-7 | 44.04.110 | 8226-9a | 27.12 .230 |
| 7797-185q | 78.28.190 | 7904-1 | Temporary | 7993-7 | 77.40 .040 | 8137-8 | Repealer | 8226-10 | 27.12.240 |
| 7797-185r | Sev. | 7904-2 | Temporary | 7993-8 | 77.40 .050 | 8147 | $S$ by |  | 27.12 .250 |
|  | n78.28.010 | 7904-3 | Temporary | 7993-9 | 77.40 .060 |  | 44.04 .060 | 8226-11 | 27.08 .010 |
| 7797-185s | Repealer | 7904-4 | Temporary | 7993-10 | Special | 8148 | 44.04 .050 |  | 27.08.020 |
| 7797-186 | 79.08 .010 | 7904-5 | Temporary | 7993-20 | Temporary | 8149 | 44.04 .070 |  | 27.08.030 |
| 7797-187 | 43.12 .110 | 7905 | Temporary | 8009 | Obsolete | 8150 | 44.04 .040 |  | 27.08.040 |
| 7797-188 | 43.65 .070 | 7906 | Temporary | 8009-1 | 79.16 .410 | 8151 | 44.04 .070 |  | 27.08.050 |
| 7797-189 | 79.16 .420 | 7906-1 | Superf. | 8010 | Obsolete | 8152 | 44.04 .060 | 8226-12 | 27.12.260 |
| 7797-190 | 43.12 .120 | 7907 | Temporary | 8015 | R 1935 | 8153 | 44.04 .070 | 8226-13 | 27.12 .270 |
| 7797-191 | 43.12.130 | 7908 | Temporary |  | c 115 § 1 | 8153-1 | 44.04.080 | 8226-14 | 27.12.280 |
| 7797-192 | 79.44 .110 | 7909 |  | 8016 | 79.16.180 | 8153-2 | 44.04 .090 | 8226-15 | 27.12.290 |
| 7797-192a | 79.44.120 | 7914 | Obsolete | 8017 | 79.16.190 | 8154-1 | 44.04.030 | 8226-16 | 27.12.330 |
| 7797-193 | 43.12 .070 | 7915 | 43.34.030 | 8069 | 79.20 .150 | 8162-1 | 44.04.100 | 8226-17 | 27.12 .340 |
| 7797-194 | 79.08 .020 | 7915-1 | 43.34.040 | 8070 | 79.20.160 | 8177 | 44.04.010 | 8226-18 | 27.12.300 |
| 7797-195 | 43.65 .080 | 7916 | Obsolete | 8071 | 79.20.170 | 8178 | 44.16.010 | 8226-19 | 27.12 .310 |
| 7797-196 | 43.12 .150 | 7916-1 | Obsolete | 8072 | Approp. | 8179 | 44.16.030 | 8226-20 | 27.12.320 |
| 7797-197 | 79.40 .010 | 7916-2 | Obsolete | 8074 | R 1935 | 8180 | 44.16.040 | 8246a | 27.12.220 |
| 7797-198 | 79.40 .020 | 7917 | Obsolete |  | c 115 § 1 | 8181 | 44.16.050 | 8246-1 | 27.12 .090 |
| 7797-199 | 79.40 .030 | 7918 | 43.34.050 | 8074-1 | 79.40 .070 | 8182 | 44.16.060 | 8246-2 | 27.12.100 |
| 7797-200 | 79.40 .040 | 7919 | Obsolete | 8074-2 | 79.40.080 | 8183 | 44.16.070 | 8246-3 | 27.12 .110 |
| 7797-200a | 79.40 .050 | 7920 | Obsolete | 8075 | R 1935 | 8184 | 44.16.080 | 8246-4 | 27.12.120 |
| 7797-200b | 79.40 .060 | 7921 | Obsolete |  | c 115 § 1 | 8185 | 44.16 .090 | 8246-5 | 27.12 .130 |
| 7797-201 | Constr. | 7921-1 | 43.34.060 | 8076 | R 1935 | 8186 | 44.16.100 | 8246-6 | 27.12 .140 |
|  | n78.20.010 | 7921-2 | Temporary |  | c 115 § 1 | 8187 | 44.16 .110 | 8246-7 | 27.12.150 |
| 7810 | R 1935 c 115 | 7921-3 | Temporary | 8077 | 79.24 .090 | 8188 | 44.16.130 | 8246-8 | 27.12.160 |
| 7824 | 79.28 .010 | 7921-4 | Temporary | 8095 | 28.77 .240 | 8189 | 44.16.140 | 8246-9 | 27.12.170 |
| 7825 | 79.28 .020 | 7921-5 | Temporary | 8096 | 28.77 .250 | 8190 | 44.16 .150 | 8247 | 27.24.010 |
| 7826 | 79.28 .030 | 7921-6 | Approp. | 8097 | 28.77.260 | 8191 | 44.16.160 | 8248 |  |
| 7826-1 | 79.28 .040 | 7921-7 | Obsolete | 8098 | 28.77.270 | 8192 | 44.16 .020 | 8252 | $S$ in |
| 7826-2 | 79.28 .050 | 7921-8 | Unconst'I | 8107-1 | 79.36.230 | 8193 | 44.16.170 |  | Ch. 27.24 |
| 7826-3 | 79.28 .060 | 7921-9 | Unconst'I | 8107-2 | 79.36.240 | 8194 | 44.16.120 | 8254 | 27.24.070 |
| 7828 | Obsolete | 7921-10 | 79.24.100 | 8107-3 | 79.36 .250 | 8195 | 44.16.180 |  | 27.24.080 |
| 7829 | Obsolete | 7921-11 | 79.24.110 | 8107-4 | 79.36.260 | 8196 | 44.20.010 | 8254-1 | 27.24.010 |
| 7830 | Obsolete | 7921-12 | 79.24.120 | 8107-5 | 79.36 .270 | 8197 | 44.20 .020 | 8254-3 | 27.24.070 |
| 7831 | Obsolete | 7921-13 | 79.24.130 | 8107-6 | 79.36.290 | 8198 | 44.20.030 |  | 27.24.080 |
| 7832 | Obsolete | 7921-14 | 79.24.140 | 8107-7 | 79.36.280 | 8199 | 44.20.040 |  | 27.24.090 |
| 7844 | Obsolete | 7921-15 | 79.24.150 | 8107-8 | Sev. | 8200 | 44.20 .050 | 8254-4 | 27.24.020 |
| 7845 | Obsolete | 7921-16 | 79.24.160 |  | n79.36.230 | 8201 | 44.20.080 | 8254-5 | 27.24.030 |
| 7846 | Obsolete | 7921-20 | 46.08.150 | 8108-1 | 37.04 .010 | 8202 | 44.20 .070 | 8254-6 | 27.24.040 |
| 7846-1 | 28.77.340 | 7921-21 | 46.08.160 | 8108-2 | 37.04 .020 | 8203 | 44.20 .060 | 8254-7 | 27.24.050 |
| 7847 | Obsolete | 7921-22 | 46.08.170 | 8108-3 | 37.04 .030 | 8204 | 43.56 .010 | 8254-8 | 27.24.060 |
| 7848 | 79.08 .070 | 7922 | 79.48 .010 | 8108-4 | 37.04 .040 | 8205 | 43.56 .020 | 8254-9 | 27.24.070 |
| 7849 | 28.80.240 | 7923 | 79.48 .020 | 8110 | 37.08.200 | 8206 | 43.56 .030 | 8255 | 27.40 .010 |
| 7850 | 28.80.230 | 7924 | 79.48 .030 | 8110-1 | 37.08.210 | 8207 | 43.56.040 | 8256 | 27.40.020 |
| 7851 | Obsolete | 7925 | 79.48 .040 | 8120 | 37.08.240 | 8207-1 | 44.24 .010 | 8257 | 27.40.030 |
| 7867-1 | Temporary | 7926 | 79.48 .050 | 8121 | 37.08.250 | 8207-2 | 44.24 .020 | 8258 | 27.40 .040 |
| 7879-1 | 79.52.010 | 7927 | 79.48 .060 | 8122 | Temporary | 8207-3 | 44.24 .030 | 8259 | 27.28.010 |
| 7879-1a | n79.52.010 | 7928 | 79.48 .070 | 8122-1 | 79.08.120 | 8207-4 | 44.24 .040 | 8260 | 27.28.020 |
| 7879-2 | 79.52 .020 | 7929 | 79.48 .080 | 8123 | Temporary | 8207-5 | 44.24 .050 | 8261 | 27.28 .030 |
| 7879-3 | 79.52 .030 | 7930 | 79.48 .090 | 8124 | Temporary | 8207-6 | 44.24 .060 | 8262 | Obsolete |
| 7879-4 | 79.52 .050 | 7931 | 79.48.100 | 8124-1 | 79.08.110 | 8207-7 | 44.24 .070 | 8263 | Approp. |
| 7879-5 | $S$ by | 7932 | 79.48.110 | 8125 | 79.44 .010 | 8209 | 27.20 .010 | 8264 | Obsolete |
|  | 79.52 .060 | 7933 | 79.48 .120 | 8126 | 79.44 .020 | 8216-1 | 27.04.060 | 8265 | 27.28.040 |
| 7879-6 | 79.52 .130 | 7934 | 79.48.130 | 8127 | 79.44 .030 | 8217-1 | 40.04.010 | 8265-1 | 27.32 .010 |
| 7879-11 | 79.52 .070 | 7935 | 79.48 .140 | 8128 | 79.44 .040 | 8217-2 | 40.04.020 | 8265-2 | 27.32.020 |
| 7879-12 | 79.52.080 | 7936 | 79.48.150 | 8129 | 79.44 .050 | 8217-3 | 40.04.030 | 8265-3 | 27.32.030 |
| 7879-13 | 79.52 .090 | 7937 | 79.48.160 | 8130 | 79.44 .070 | 8217-4 | 40.04.040 | 8265-4 | 27.36.010 |
| 7879-13a | 79.52 .110 | 7938 | 79.48 .170 | 8131 | 79.44.080 |  | 40.04.050 | 8265-5 | 27.36.030 |
| 7879-14 | 79.52 .100 | 7939 | 79.48.180 | 8132 | 79.44 .090 |  | 40.04.060 | 8265-6 | 27.36.020 |
| 7879-15 | 79.52 .040 | 7940 | 79.48 .190 | 8133 | 79.44.110 |  | 40.04.070 | 8265-7 | 27.36.040 |
| 7879-16 | 79.52 .050 | 7941 | 79.48.200 | 8134 | 79.44.100 |  | 40.04.080 | 8265-8 | 27.36.050 |
| 7879-16a | 79.52 .120 | 7942 | 79.48.210 | 8135 | 79.44.130 | 8217-5 | 40.04 .090 | 8265-9 | 27.48 .010 |
| 7879-17 | 79.52 .060 | 7943 | 79.48.220 | 8136 | 79.44.140 | 8217-6 | 40.04.100 | 8265-10 | 27.48.020 |
| 7895-1 | 79.12.570 | 7944 | 79.48.230 | 8136a | 79.44.060 | 8217-7 | 40.04.110 | 8265-11 | 27.48.030 |


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| 8265-20 | 43.24.090 | 8276-19 | 67.08.130 | 8291-7 | 19.12.090 | 8306-27 | 18.43.070 | 8322 | 18.39.120 |
| 8266 |  | 8276-20 | 67.08.020 | 8292 | Short t. | 8306-28 | 18.43.080 | 8323 | 18.39 .180 |
| 8268 |  |  | 67.08.100 |  | n20.04.010 | 8306-29 | 18.43.090 |  | 18.39.200 |
| 8268-1 |  | 8276-22 | 67.08.140 | 8292-1 | 20.04.010 | 8306-30 | 18.43.100 | 8323-1 | 18.39.1 60 |
| 8268-2. | R 1949 | 8276-24 | 67.08.150 | 8292-2 | 20.04.020 | 8306-31 | 18.43.110 | 8323-2 | 18.39.220 |
| 8268-3 | c 226 § 41 | 8276-25 | Sev. | 8292-3 | 20.04.030 | 8306-32 | 18.43.120 | 8323-3 | 68.08.230 |
| 8269 |  |  | n43.48.010 | 8292-4 | 20.04.040 | 8306-33 | 18.43.130 | 8324 | 18.39.210 |
| 8269-1 |  | 8277-1 | 18.15 .010 | 8292-5 | 20.04.050 | 8306-34 | Short t. | 8325 | 18.39.1 30 |
| 8269-1(a) | 18.01.030 | 8277-2 | 18.15 .020 | 8292-6 | 20.04.060 |  | nl8.43.010 | 8325-1 | 18.39.170 |
| 8269-2-7 |  | 8277-2a | 18.15 .030 | 8292-7 | 20.04.070 | 8307-1 | 19.28 .010 | 8325-2 | 18.39.230 |
| 8269-7 | R 1949 | 8277-3 | 18.15.040 | 8292-8 | 20.04.080 |  | 19.28.020 | 8325-3 | Sev. |
|  | c 226 § 41 | 8277-4a | Obsolete | 8292-9 | 20.04.090 |  | 19.28 .030 |  | n18.39.010 |
| 8269-8 | 18.04.020 | 8277-5 | 18.15.100 | 8292-10 | 20.04.100 |  | 19.28 .040 | 8326 | Repealer |
| 8269-9 | 18.04.030 | 8277-6 | 18.15.050 | 8292-11 | 20.04.110 |  | 19.28.050 | 8326-40 | 46.80.010 |
| 8269-10 | 18.04.040 | 8277-7 | 18.15.060 | 8292-12 | 20.04.120 | 8307-2 | 19.28.260 | 8326-41 | 46.80.020 |
| 8269-11 | 18.04.050 | 8277-8 | Obsolete | 8293 | 20.08.010 | 8307-3 | 19.28.070 | 8326-42 | 46.80.030 |
| 8269-12 | 18.04.060 | 8277-9 | Obsolete | 8293-1 | 20.08.020 |  | 19.28.080 | 8326-43 | 46.80.040 |
| 8269-13 | 18.04.070 | 8277-12 | 18.15.070 | 8293-2 | 20.08.040 |  | 19.28.090 | 8326-44 | 46.80.050 |
| 8269-14 | 18.04.080 | 8277-13 | 18.15.080 | 8293-3 | 20.08.050 |  | 19.28.100 | 8326-45 | 46.80.060 |
| 8269-15 | 18.04.090 | 8277-14 | 18.15.090 | 8293-4 | 20.08.090 |  | 19.28.110 | 8326-46 | 46.80.070 |
| 8269-16 | 18.04.100 | 8277-14a | 18.15.110 | 8293-5 | 20.08.060 | 8307-4 | 19.28.120 | 8326-47 | 46.80.080 |
| 8269-17 | 18.04.110 | 8277-15 | 18.15.120 | 8293-6 | 20.08.100 |  | 19.28.130 | 8326-48 | 46.80.090 |
| 8269-18 | 18.04.120 | 8277-16 | 18.15.130 | 8293-7 | 20.08.070 |  | 19.28.140 | 8326-49 | 46.80.100 |
| 8269-19 | 18.04.130 |  | 18.15.140 | 8293-8 | 20.08.080 |  | 19.28.150 | 8326-50 | 46.80.110 |
| 8269-20 | 18.04.140 |  | 18.15.150 | 8293-9 | 20.12.010 |  | 19.28.160 | 8326-51 | 46.80.120 |
| 8269-21 | 18.04.150 | 8277-17 | 18.15.160 | 8294 | 20.12.020 |  | 19.28.170 | 8326-52 | 46.80.130 |
| 8269-22 | 18.04.160 | 8277-18 | Superf. | 8295 | 20.20 .010 | 8307-5 | 19.28.180 | 8326-53 | 46.80.140 |
| 8269-23 | 18.04.170 | 8277-19 | Sev. | 8295-1 | 20.08.030 | 8307-6 | 19.28.190 | 8326-54 | 46.80.1 50 |
| 8269-24 | 18.04.180 |  | n18.15.010 | 8295-2 | 20.20.020 | 8307-7 | 19.28.310 | 8326-55 | 46.80.1 60 |
| 8269-25 | 18.04.190 | 8278-1 | 18.18.030 | 8295-3 | 20.20.030 |  | 19.28.320 | 8326-56 | Repealer |
| 8269-26 | 18.04.200 | 8278-2 | 18.18.010 | 8296 | 20.20.040 | 8307-8 | 19.28.210 | 8327-1 | 82.36 .010 |
| 8269-27 | 18.04.210 | 8278-3 |  | 8297 | 20.20.050 |  | 19.28.220 | 8327-2 | 82.36.060 |
| 8269-28 | 18.04.220 | (a) | 18.18.050 | 8297-1 | 20.20.060 |  | 19.28.230 | 8327-3 | 82.36 .070 |
| 8269-29 | 18.04.230 | (d) | 18.18.060 | 8297-2 | 20.16.010 |  | 19.28.240 |  | 82.36.080 |
| 8269-30 | 18.04.240 | (e) | 18.18.070 | 8297-3 | 20.16.020 | 8307-9 | 19.28.250 | 8327-4 | 82.36.090 |
| 8269-31 | 18.04.250 | (f) | 18.18.190 | 8297-4 | 20.16.030 | 8307-10 | 19.28.060 | 8327-5 | 82.36.020 |
| 8269-32 | 18.04.260 | (g) h ) | 18.18.210 | 8298 | 20.16.040 | 8307-11 | 19.28.200 | 8327-5a | 82.36.100 |
| 8269-33 | 18.04.270 | (i) | 18.18.170 | 8299 | 20.24.010 | 8307-12 | 19.28 .270 | 8327-7 | 82.36 .030 |
| 8269-34 | 18.04.280 | 8278-4 | 18.18.200 | 8299-1 | 20.24.020 |  | 19.28.280 | 8327-8 | 82.36.040 |
| 8269-35 | 18.04.290 | 8278-5 | 18.18.170 | 8299-2 | 20.24.030 |  | 19.28.290 |  | 82.36.080 |
| 8269-36 | 18.04.300 | 8278-6 | 18.18.180 | 8299-3 | 20.24.040 | 8307-13 | 19.28.300 | 8327-8a | 82.36.050 |
| 8269-37 | 18.04.310 | 8278-7 | 18.18.100 | 8299-4 | 20.24.050 | 8307-14 | 19.28.350 | 8327-9 | 82.36 .110 |
| 8269-38 | 18.04.320 | 8278-8 | 18.18.020 | 8300 | 20.12.030 | 8307-15 | Repealer |  | 82.36.120 |
| 8269-39 | 18.04.330 | 8278-9 | 18.18.080 | 8301 | 20.12.040 | 8307-16 | 19.28.340 |  | 82.36 .130 |
| 8269-40 | 18.04.340 | 8278-10 |  | 8302 | 20.24.060 | 8307-17 | Sev. |  | 82.36.140 |
| 8269-41 | 18.04.350 | (a) | 18.18.090 | 8302-1 | 20.24.070 |  | n19.28.010 | 8327-10 | 82.36 .150 |
| 8269-42 | 18.04.360 | (b) | 18.18 .130 | 8302-2 | 20.08.110 | 8307-18 | 19.28.330 | 8327-11 | 82.36.160 |
| 8269-43 | 18.04.370 |  | 18.18.140 | 8302-3 | Sev. | 8312-1 | 67.16.010 | 8327-12 | 82.36.170 |
| 8269-44 | 18.04.380 | 8278-11 | 18.18.140 |  | n20.04.010 | 8312-2 | 43.50.010 | 8327-13 | 82.36.180 |
| 8269-45 | 18.04.390 | 8278-12 | 18.18.110 | 8302-4 | Constr. | 8312-3 | 43.50.020 | 8327-14 | 82.36.190 |
| 8269-46 | 18.04.400 | 8278-12(h) | 18.18.090 |  | n20.04.010 | 8312-4 | 67.16.020 | 8327-15 | 82.36.200 |
| 8270 | 18.08.010 | 8278-13 | 18.18.130 | 8303-1 | 67.12 .010 |  | 67.16.030 | 8327-16 | 82.36 .210 |
| 8271 | 18.08.030 | 8278-14 | 18.18.120 | 8303-2 | 67.12.020 | 8312-5 | 67.16.040 | 8327-17 | 82.36.220 |
|  | 18.08.050 | 8278-15 | 18.18.220 | 8303-3 | 67.12.030 | 8312-6 | 67.16.050 |  | 82.36.230 |
|  | 18.08.060 | 8278-16 |  | 8303-4 | 67.12.040 | 8312-7 | 67.16.060 |  | 82.36.240 |
| 8272 | 18.08.020 | (a) | 18.18 .230 | 8303-5 | 67.12 .050 | $8312-8$ | 67.16.070 |  | 82.36.250 |
| 8273 | 18.08.040 |  | 18.18.240 | 8303-6 | 67.12 .060 | 8312-9 | 67.16.100 |  | 82.36.260 |
| 8274 | 18.08.070 |  | 18.18.250 | 8303-7 | 67.12.070 | 8312-10 | Sev. | 8327-18 | 82.36.270 |
| 8275 | 18.08.080 | 8278-17 |  | 8303-11 | Superf. |  | n43.50.010 |  | 82.36.280 |
| 8276 | 18.08.090 | (a)(d) |  | 8303-12 | 67.12.080 | 8312-11 | 67.16.110 |  | 82.36 .290 |
| 8276-1 | 43.48 .010 | (e)(f) | 18.18.260 | 8303-13 | 67.12 .090 | 8312-13 | 67.16.080 |  | 82.36.300 |
| 8276-2 | 43.48.020 | (b) | 18.18.210 | 8303-14 | 67.12 .100 | 8312-14 | 67.16.090 |  | 82.36 .310 |
| 8276-3 | 43.48.030 | (c) | 18.18 .150 | 8303-15 | Constr. | 8313 | 18.39.010 |  | 82.36.320 |
| 8276-4 | 43.48.040 | (g) | 18.18 .160 |  | n67.12.080 | 8314 | S by |  | 82.36 .330 |
| 8276-5 | 43.48.050 | (i) | 18.18.270 | 8303-16 | Sev. |  | 18.39 .010 |  | 82.36.340 |
| 8276-7 | 67.08.010 | 8278-18 | 18.18.040 |  | n67.12.080 | 8314-1 | 18.39.020 |  | 82.36.350 |
| 8276-8 | 67.08.020 | 8278-19 | Constr. | 8304-1 | 36.49.010 |  | 18.39.110 |  | 82.36.360 |
| 8276-9 | 67.08.030 | 8278-20 | Sev. | 8304-2 | 36.49.020 | 8315 | Obsolete |  | 82.36 .370 |
| 8276-10 | 67.08.040 |  | n18.18.010 | 8304-3 | 36.49.030 | 8315-1 | 18.39.030 | 8327-19 | 82.36.380 |
| 8276-11 | 67.08.050 | 8278-21 | Repealer |  | 36.49 .040 |  | 18.39.080 |  | 82.36 .390 |
| 8276-11a | 67.08.050 | 8289 | 67.12 .110 | 8304-4 | 36.49.050 | 8316 | Obsolete | 8327-19(b) | 82.36 .400 |
| 8276-11b | Approp. | 8290 | 67.12.120 | 8304-5 | 36.49.060 | 8316-1 | 18.39.040 | 8327-20 | 82.36 .410 |
| 8276 -11c | Obsolete | 8291 | 67.12 .130 | 8304-6 | 36.49.070 |  | 18.39 .090 | 8327-21 | 82.36.420 |
| 8276-11d | Superf. | 8291-1 | 19.12.010 | 8304-7 | 36.49.080 | 8317 | 18.39 .070 | 8327-22 | 82.36.430 |
| 8276-12 | 67.08.060 |  | 19.12 .050 | 8304-17 | Approp. | 8318 | 18.39.180 | 8327-23 | 82.36.440 |
| 8276-13 | 67.08.070 | 8291-2 | 19.12 .020 | 8306-21 | 18.43 .010 | 8318-1 | 18.39.050 | 8327-24 | Sev. |
| 8276-14 | 67.08.080 |  | 19.12.030 | 8306-22 | 18.43.020 |  | 18.39.060 |  | n82.36.010 |
| 8276-15 | 67.08.090 | 8291-3 | 19.12 .040 | 8306-23 | 18.43 .030 |  | 18.39 .140 | 8327-25 | Repealer |
| 8276-16 | 67.08.100 | 8291-4 | 19.12 .060 | 8306-24 | 18.43.040 | 8319 | 18.39.100 | 8327-26 | Eff. date |
| 8276-17 | 67.08.110 | 8291-5 | 19.12.080 | 8306-25 | 18.43.050 | 8320 | 18.39.150 | 8327-27 | Obsolete |
| 8276-18 | 67.08.120 | 8291-6 | 19.12.070 | 8306-26 | 18.43.060 | 8321 | 18.39.190 | 8327-28 | Short t. |


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|  | n82.40.010 | 8340-48 | 18.85.100 | (g) | 82.04.360 | (c) | 82.24 .150 | 8370-225 | 82.32.350 |
| 8327-29 | 82.40.010 | 8340-49 | 18.85 .320 | (h) | 82.04.370 | (e) | 82.24 .170 | 8370-226 | 82.32 .360 |
| 8327-30 | 82.40.020 | 8340-50 | 18.85.210 | (i) | 82.04.380 |  | 82.24 .200 | 8370-300 | 19.04 .010 |
| 8327-31 | 82.40.050 | 8340-51 | Sev. | (j) | 82.04 .390 | 8370-90 | 82.24.180 | 8370-301 | 19.04.020 |
| 8327-32 | 82.40.060 |  | $n 18.85 .010$ | (k) | 82.04 .400 | 8370-91 | 82.24 .190 | 8370-302 | 19.04.030 |
| 8327-33 | 82.40 .040 | 8340-52 | Repealer | (1) | 82.04 .410 | 8370-92 | 82.24.210 | 8370-303 | 19.04.040 |
| 8327-34 | 82.40 .030 | 8341 | 36.71 .070 | (m) | 82.04.420 | 8370-93 | 82.24.220 | 8370-304 | 19.04.050 |
| 8327-35 | 82.40 .070 | 8342 | 36.71 .080 | 8370-12 | 82.04.430 | 8370-94 | Superf. | 8370-305 | 19.04 .060 |
| 8327-36 | 82.40.080 | 8343 | 36.71 .090 | 8370-13 | 82.04.490 | 8370-95 | 82.24 .230 | 8370-306 | 19.04 .070 |
| 8327-37 | 82.40 .090 | 8353 | 36.71 .010 | 8370-14 | 82.04.500 | 8370-96 | 82.28 .020 | 8370-307 | 19.04.080 |
| 8327-38 | 82.40 .100 | 8354 | 36.71 .060 | 8370-15 | 82.04.510 | 8370-97 | 82.28 .010 | 8370-308 | 19.04 .090 |
| 8327-39 | 82.40 .110 | 8355 | 36.71 .020 | 8370-15a | R 1949 | 8370-98 | 82.28.030 | 8370-309 | 19.04.100 |
| 8327-40 | 82.40 .120 | 8356 | 36.71 .030 |  | c 228 § 29 | 8370-99 | 82.28.040 | 8370-310 | 19.04.110 |
| 8327-41 | 82.40 .130 | 8357 | 36.71.040 | 8370-16 | 82.08 .020 | 8370-100 | 82.28 .050 | 8371-1 | 31.08 .010 |
| 8327-42 | 82.40 .140 | 8358 | 36.71 .050 | 8370-16a | Purpose | 8370-101 | 82.28.060 | 8371-2 | 31.08 .020 |
| 8327-43 | 82.40 .150 | 8358a | 74.32.010 |  | n82.08.020 | 8370-159 | Unconst'l | 8371-3 | 31.08 .030 |
| 8327-44 | 82.40 .160 | 8358b | 74.32 .020 | 8370-16b | Sev. | 8370-160 | Unconst'l |  | 31.08 .040 |
| 8327-45 | 82.40 .170 | 8358c | 74.32 .030 |  | n82.08.020 | 8370-161 | Unconst'I | 8371-4 | 31.08 .050 |
| 8327-46 | 82.40 .180 | 8358d | 74.32 .040 | 8370-17 | 82.08.010 | 8370-162 | Unconst'I | 8371-5 | 31.08 .060 |
| 8327-47 | 82.40 .190 | 8358e | 74.32 .050 | 8370-18 | 82.08.040 | 8370-163 | Unconst'l | 8371-6 | 31.08 .070 |
| 8327-48 | 82.40 .200 | 8358f | 74.32 .060 | 8370-19 | 82.08.030 | 8370-164 | Unconst'I | 8371-7 | 31.08 .080 |
| 8327-49 | 82.40 .210 | 8358g | 74.32.070 | 8370-20 | 82.08.010 | 8370-165 | Unconst'l | 8371-8 | 31.08 .090 |
| 8327-50 | 82.40 .220 | 8358 ${ }^{\text {h }}$ | 74.32.080 | 8370-21 | 82.08.050 | 8370-166 | Unconst'l | 8371-9 | 31.08 .100 |
| 8327-51 | 82.40 .230 | 8358i | Sev. | 8370-22 | 82.08 .060 | 8370-167 | Unconst'l |  | 31.08 .110 |
| 8327-52 | 82.40 .240 |  | n74.32.010 | 8370-23 | 82.08 .070 | 8370-168 | Unconst'I |  | 31.08.120 |
| 8327-53 | 82.40 .250 | 8358j | 74.32 .090 | 8370-24 | 82.08.080 | 8370-169 | Unconst'I | 8371-10 | 31.08 .130 |
| 8327-54 | 82.40 .260 | 8358k | 74.32.100 | 8370-25 | 82.08 .090 | 8370-170 | Unconst'l | 8371-11 | 31.08 .140 |
| 8327-55 | 82.40 .270 | 8358-1 |  |  | 82.08 .100 | 8370-171 | Unconst'l | 8371-12 | 31.08 .150 |
| 8327-56 | 82.40 .280 | 8358-14 | R 1949 | 8370-26 | 82.08.110 | 8370-172 | Unconst'I | 8371-13 | 31.08 .160 |
| 8327-57 | 82.40 .290 |  | c 13 § 5 | 8370-27 | 82.08.120 | 8370-173 | Unconst'I | 8371-14 | 31.08 .170 |
| 8327-58 | Sev. | 8359 | 36.91 .010 | 8370-28 | R 1951 | 8370-174 | Unconst'I | 8371-15 | 31.08.180 |
|  | n82.40.010 | 8360 | 36.01 .020 |  | c 45 § 5 | 8370-175 | Unconst'I | 8371-16 | 31.08 .190 |
| 8327-59 | Repealer | 8361 | 36.91 .030 | 8370-29 | 82.32 .370 | 8370-176 | Unconst'I | 8371-17 | 31.08.200 |
| 8327-60 | Temporary |  | 36.91 .040 | 8370-30 | 82.08 .140 | 8370-177 | Unconst'l | 8371-18 | 31.08 .210 |
| 8327-61 | Temporary | 8362 | 36.91.050 | 8370-31 | 82.12 .020 | 8370-178 | Unconst'I | 8371-19 | 31.08 .220 |
| 8327-62 | Temporary | 8370-1 | Obsolete | 8370-32 | 82.12 .030 | 8370-179 | Unconst'I | 8371-20 | 31.08 .230 |
| 8327-63 | Temporary | 8370-2 | Purpose | 8370-33 | 82.12 .040 | 8370-180 | Unconst'l | 8371-21 | 31.08 .240 |
| 8327-64 | Temporary |  | n82.04.010 | 8370-34 | 82.12 .050 | 8370-181 | Unconst'I | 8371-22 | 31.08.250 |
| 8327-65 | Temporary | 8370-3 | Superf. | 8370-34a | 82.12 .060 | 8370-182 | Unconst'I | 8371-23 | 31.08.260 |
| 8340-24 | 18.85.020 | 8370-4 | 82.04 .220 |  | 82.12 .070 | 8370-183 | Unconst'l | 8371-24 | Obsolete |
| 8340-25 | 18.85 .010 | (a) | 82.04 .230 | 8370-35 | 82.12 .010 | 8370-184 | Unconst'l | 8371-25 | Repealer |
| 8340-26 | 18.85 .110 | (b) | 82.04.240 | (e) | 82.12 .080 | 8370-185 | 82.32 .010 | 8371-26 | Sev. |
| 8340-27 | 18.85.040 | (c) | 82.04 .250 | 8370-36 | 82.16 .020 | 8370-186 | 82.32 .020 |  | n31.08.010 |
| 8340-28 | 18.85 .030 | (d) | 82.04 .260 | 8370-37 | 82.16 .010 | 8370-187 | 82.32 .030 | 8371-27 | Short t. |
|  | 18.85.050 | (e) | 82.04 .270 | 8370-38 | 82.16 .030 |  | 82.32 .040 |  | n31.08.010 |
| 8340-29 | 18.85.100 | (f) | 82.04.280 | 8370-39 | 82.16.040 | 8370-188 | 82.32.050 | 8381-1 | 76.36.010 |
| 8340-30 | 18.85.220 | (g) | 82.04 .290 | 8370-40 | 82.16.050 | 8370-189 | 82.32 .060 | 8381-2 | 76.36.020 |
| 8340-31 | 18.85.060 | 8370-5 | 82.04 .010 | 8370-41 | 82.16 .060 | 8370-190 | 82.32.070 | 8381-3 | 76.36.030 |
| 8340-32 | Superf. | (a) | 82.04 .020 | 8370-42 | 82.16 .070 | 8370-191 | 82.32.080 | 8381-4 | 76.36.040 |
| 8340-33 | 18.85 .170 | (b) | 82.04 .030 | 8370-43 | 82.16.080 | 8370-192 | 82.32 .090 | 8381-5 | 76.36.050 |
| 8340-34 | 18.85. 120 | (c) | 82.04 .040 | 8370-44a | 35.21.280 | 8370-193 | 82.32 .100 | 8381-6 | 76.36.060 |
|  | 18.85.140 | (d) | 82.04 .050 | 8370-51 |  | 8370-194 | 82.32 .110 | 8381-7 | 76.36.070 |
|  | 18.85.150 | (e) | 82.04 .060 |  | R 1949 | 8370-195 | 82.32.120 | 8381-8 | 76.36.080 |
| 8340-35 | 18.85.130 | (f) | 82.04 .070 | 8370-52 | c 187 § 3 | 8370-196 | 82.32 .130 | 8381-9 | 76.36.090 |
|  | 18.85 .140 | (g) | 82.04 .080 | 8370-53 | 82.20.010 | 8370-197 | 82.32.140 | 8381-10 | 76.36.100 |
|  | 18.85.150 | (h) | 82.04 .090 | 8370-54 | 82.20 .070 | 8370-198 | 82.32.150 | 8381-11 | 76.36.110 |
|  | $R$ - see | (i) | 82.04 .100 | 8370-55 | 82.20 .020 | 8370-199 | 82.32.160 | 8381-12 | 76.36.120 |
|  | footnote to | (j) | 82.04 .110 | 8370-56 | 82.20.030 |  | 82.32.170 | 8381-13 | 76.36.130 |
| 195 | c 22 § 28 | (k) | 82.04.120 | 8370-57 | 82.20 .040 |  | 82.32.180 | 8381-14 | 76.36.140 |
|  | 18.85 .160 | (1) | 82.04 .130 | 8370-58 | 82.20 .050 | 8370-200 | 82.32 .190 | 8381-15 | Sev. |
| 8340-36 | 18.85 .070 | (m) | 82.04 .140 | 8370-59 | 82.20 .060 | 8370-201 | 82.32.200 | 8381-16 | 76.36.150 |
| 8340-37 | 18.85 .080 | ( n ) | 82.04.150 | 8370-60 | 82.20.070 | 8370-202 | 82.32.210 | 8395 | 76.24 .010 |
| $8340-38$ | 18.85 .090 | (o) | 82.04 .160 | 8370-74 | Unconst'! |  | 82.32.220 | 8396 | 76.24 .020 |
| $8340-39$ | 18.85.120 | (p) | 82.04 .170 | 8370-75 | Unconst'l |  | 82.32 .230 | 8397 | 76.24 .030 |
| 8340-40 | 18.85.300 | (q) | 82.04 .180 | 8370-76 | Unconst'l | 8370-203 | 82.32.240 | 8398 | 76.24 .040 |
| 8340-41 | 18.85.180 | (r) | 82.04 .190 | 8370-77 | Unconst'l | 8370-204 | 82.32.260 | 8399 | 76.28.010 |
|  | 18.85 .190 | (s) | 82.04 .200 | 8370-82 | 82.24 .020 | 8370-204a | 82.32 .250 | 8400 | 76.28.020 |
|  | 18.85.200 | (t) | 82.04 .210 | (a)(h) | 82.24 .030 | 8370-205 | 82.32.270 | 8401 | 76.28.030 |
|  | 18.85 .310 | 8370-6 | 82.04 .440 | (b) | 82.24 .040 | 8370-206 | 82.32.280 | 8402 | 76.28.040 |
| 8340-42 | 18.85.230 | 8370-7 | 82.04.450 | (c) | 82.24 .050 | 8370-207 | 82.32 .290 | 8403 | 76.28.050 |
| 8340-43 | 18.85.240 | 8370-8 | Repealer | (d)(e) | 82.24 .060 | 8370-208 | 82.32.300 | 8404 | 76.28.060 |
|  | 18.85.290 | 8370-8a | 82.04 .460 | (f) | 82.24 .070 |  | 82.32.310 | 8405 | 76.28 .070 |
| $R$ - see | (18.85.250 | 8370-9 | 82.04 .470 | (g) | 82.24 .080 | 8370-209 | 82.32.320 | 8406 | 76.28.080 |
| footnote | 118.85.260 | 8370-10 | 82.04.480 | 8370-83 | 82.24 .010 | 8370-210 | 82.32.330 | 8407 | 76.28 .090 |
| to 1951 | \{18.85.270 | 8370-11 |  | 8370-84 | 82.24 .090 | 8370-210a | 82.32.340 | 8408 | 76.32.010 |
| c 22 § 28 | (18.85.280 | (a) | 82.04 .300 | 8370-85 | 82.24 .100 | 8370-211 | 82.32.380 | 8409 | 76.32.020 |
| 8340-44 | 18.85.350 | (b) | 82.04 .310 | 8370-86 | 82.24 .110 | 8370-212 | Sev. | 8410 | 76.32.030 |
|  | 18.85.360 | (c) | 82.04 .320 | 8370-87 | 82.24 .120 |  | n82.04.010 | 8411 | 76.32.040 |
| 8340-45 | 18.85.350 | (d) | 82.04 .330 | 8370-88 | 82.24 .130 | 8370-217 | Obsolete | 8412 | 76.32.050 |
| 8340-46 | 18.85.340 | (e) | 82.04.340 | 8370-89 | 82.24 .140 | 8370-219 | 82.32.370 | 8413 | 76.32.060 |
| 8340-47 | 18.85.330 | (f) | 82.04.350 |  | 82.24 .160 | 8370-220 | Eff. date | 8414 | 76.32.070 |


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| 8415 | 76.32 .080 | 8603-2 | 38.04 .030 | 8603-82 | 38.32 .010 | 8627 | 78.08.081 | 8701 | 78.36 .860 |
| 8415-10 | 76.40.020 | 8603-3 | 38.08.020 | 8603-83 | 38.04 .050 | 8628 | 78.08.082 | 8702 | 78.36.870 |
| 8415-11 | 76.40.010 | 8603-4 | 38.04 .040 | 8603-84 | 38.32 .070 | 8629 | 78.08.090 | 8703 | 78.36.880 |
| 8415-12 | 76.40.030 | 8603-5 | 38.08 .010 | 8603-85 | 38.28 .080 | 8630 | 78.08.130 | 8704 | 78.36.890 |
| 8415-13 | 76.40 .040 | 8603-6 | 38.08.040 | 8603-86 | 38.16.040 | 8631 | 78.08.100 | 8705 | 78.34.120 |
| 8415-14 | 76.40.050 | 8603-7 | 38.08.060 | 8603-87 | 38.32 .100 | 8632 | 78.08 .110 | 8706 | 78.38.510 |
| 8415-15 | 76.40.060 | 8603-8 | 38.08 .030 | 8603-88 | 38.32 .110 | 8633 | Superf. | 8707 | 78.38.520 |
| 8415-16 | 76.40.010 | 8603-9 | 38.08.050 | 8603-89 | 38.40.160 | 8634 | 78.08.120 | 8708 | 78.38.540 |
| 8415-17 | 76.40.070 | 8603-10 | 38.32 .080 | 8603-90 | 38.40 .090 | 8635 | Obsolete | 8709 | 78.32.430 |
| 8415-18 | 76.40.080 | 8603-11 | 38.32 .090 | 8603-91 | 38.20.050 | 8636 | 78.32 .010 | 8710 | 78.32.450 |
| 8415-19 | 76.40.090 | 8603-12 | 38.04 .010 | 8603-92 | 38.08 .090 | 8637 | 43.22 .010 | 8711 | 78.32.450 |
| 8415-20 | 76.40.100 | 8603-13 | 38.40.010 | 8603-93 | 38.20 .010 |  | 43.22 .120 | 8712 | 78.32.470 |
| 8415-21 | 76.40.110 | 8603-14 | 38.40 .020 | 8603-94 | 38.32.130 | 8638 | 43.22 .130 | 8713 | 78.38.550 |
| 8415-22 | 76.40.130 | 8603-15 | 38.08 .070 | 8603-95 | Sev. | 8639 | 43.22 .140 | 8714 | 78.32.460 |
| 8415-23 | 76.40.120 | 8603-16 | 38.12 .010 |  | n38.04.010 | 8640 | 43.22 .160 | 8715 | 78.36.200 |
| 8415-24 | Constr. |  | 38.12.020 | 8603-96 | Repealer | 8641 | 43.22 .170 | 8716 | 78.36.210 |
| 8416 | 63.24 .010 | 8603-17 | 38.12 .040 | 8603-100 | Temporary |  | 43.22 .180 | 8717 | 78.36.230 |
| 8417 | 63.24 .020 | 8603-18 | 38.12 .050 | 8603-101 | Temporary | 8642 | 43.22 .190 | 8718 | 78.36.220 |
| 8418 | 63.24 .030 | 8603-19 | 38.12.060 | 8603-102 | Temporary | 8643 | 43.22 .200 | 8719 | 78.34.220 |
| 8419 | 63.24 .040 | 8603-20 | 38.12 .070 | 8603-103 | Temporary | 8644 | 43.22 .190 | 8720 | 78.34.610 |
| 8420 | 63.24 .050 | 8603-21 | 38.12.030 | 8604 | 73.28 .010 |  | 43.22 .210 | 8721 | 78.34.620 |
| 8421 | 63.24 .060 | 8603-22 | 38.12 .080 | 8605 | 73.28 .020 |  | 43.22 .220 | 8722 | 78.38.560 |
| 8422 | 63.24 .070 | 8603-23 | 38.12 .090 | 8606 | 73.28 .030 |  | 43.22 .230 | 8723 | 78.38.530 |
| 8423 | 63.24 .080 | 8603-24 | 38.12 .100 | 8607 | 73.28 .040 |  | 43.22 .240 | 8724 | 78.34.630 |
| 8424 | 63.24 .090 | 8603-25 | 38.12.110 | 8607-1 | Short t. | 8645 | 43.22 .250 | 8725 | 78.34.640 |
| 8425 | 63.24 .100 | 8603-26 | 38.12 .120 |  | n38.48.010 | 8647 | 78.32 .210 | 8726 | 78.34.650 |
| 8426 | 63.24 .110 | 8603-27 | 38.12.130 | 8607-2 |  |  | 78.32 .240 | 8727 | 78.34.660 |
| 8427 | 63.24.120 | 8603-28 | 38.12 .140 | 8607-5 | R 1951 | 8648 | 78.32.210 | 8728 | 78.32.040 |
| 8428 | 63.24 .130 | 8603-29 | 38.12 .150 |  | c 178 § 17 | 8649 | 78.32.220 | 8729 | 78.34.720 |
| 8429 | 63.24 .140 | 8603-30 | 38.12 .160 |  | but see |  | 78.32.230 | 8730 | 78.34.670 |
| 8430 | 63.20 .010 | 8603-31 | 38.12 .170 |  | 1951 c 178 | 8650 | 78.32 .250 | 8731 | 78.38.570 |
| 8431 | 63.20 .030 | 8603-32 | 38.12 .190 | 8607-6 | Approp. | 8651 | 78.32 .260 |  | 78.38.580 |
| 8432 | 63.20 .040 | 8603-33 | 38.12.180 | 8607-7 |  | 8653 | 78.32.270 | 8732 | 78.34.680 |
| 8433 | 63.20 .050 | 8603-34 | 38.16.030 | 8607-15 | Temporary | 8654 | 78.32.280 | 8733 | 78.34.690 |
| 8434 | 63.20 .020 | 8603-35 | 38.16 .010 | 8607-20- |  | 8655 | 78.32 .290 | 8734 | 78.32.400 |
| 8435 | 63.28 .010 | 8603-36 | 38.16.020 | 8607-24 | R 1951 | 8656 | 78.32.200 | 8735 | 78.32 .410 |
| 8436 | 63.28 .020 | 8603-37 | 38.12.200 |  | c 178 § 17 | 8657 | 78.32.200 | 8736 | 78.32.420 |
| 8436a | 63.28 .030 | 8603-38 | 38.40 .150 |  | but see | 8658 | 78.32.230 | 8737 | 78.38 .500 |
| 8436b | 63.28 .040 | 8603-39 | 38.40 .080 |  | 1951 c 178 | 8659 | 78.32.240 | 8738 | 78.32.480 |
| 8436 c | 63.28 .050 | 8603-40 | 38.40.030 | 8607-25 |  | 8660 | 78.32 .440 | 8739 | 78.32.490 |
| 8436d | 63.28 .060 | 8603-41 | 38.24 .020 | 8607-27 | R 1951 | 8661 | 78.32 .440 | 8740 | 78.32.500 |
| 8436-1 | 28.77.230 | 8603-42 | 38.24 .010 |  | c 178 § 17 | 8661-1 | 43.22 .150 | 8741 | 78.32.530 |
| 8436-2 | 28.77.230 | 8603-43 | 38.24 .050 |  | but see | 8662 | 78.36.400 | 8742 | 78.32.520 |
| 8436-3 | 28.77.230 | 8603-44 | 38.08 .080 |  | 1951 c 178 | 8663 | 78.36.410 | 8743 | 78.32.510 |
| 8437 | 26.04.010 | 8603-45 | 38.32.030 | 8607-28 | Val. | 8664 | 78.36.420 | 8744 | 78.32 .540 |
| 8438 | 26.04.020 | 8603-46 | 38.40 .040 |  | n35.21.040 | 8665 | 78.36.430 | 8745 | 78.32.560 |
| 8439 | 26.04.030 | 8603-47 | 38.40.110 | 8607-34 | Special | 8666 | 78.36.440 | 8746 | 78.32.570 |
| 8440 | 26.04.040 | 8603-48 | 38.40.050 | 8607-35 | Special | 8667 | 78.36.440 | 8747 | 78.32.550 |
| 8441 | 26.04.050 | 8603-49 | 38.40.130 | 8607-36 | Special | 8668 | 78.32 .580 | 8748 | 78.32 .590 |
| 8442 | 26.04.060 | 8603-50 | 38.24 .040 | 8607-40 |  | 8669 | 78.32 .620 | 8749 | 78.32.600 |
|  | 26.24.200 | 8603-51 | 38.24 .030 | 8607-52 | Temporary | 8670 | 78.36.450 | 8750 | 78.32.610 |
| 8443 | 26.04.070 | 8603-52 | 38.32.120 | 8607-60- |  | 8671 | 78.36.460 | 8751 | 78.38.270 |
| 8444 | 26.04.080 | 8603-53 | 38.40.100 | 8607-64 | Temporary | 8672 | 78.36.470 |  | 78.38.350 |
| 8445 | 26.04.090 | 8603-54 | 38.40 .120 | 8607-70- |  | 8673 | 78.36.470 | 8752 | 78.38.330 |
| 8446 | 26.04 .100 | 8603-55 | 38.40 .140 | 8607-73 | Temporary | 8674 | 78.36.500 | 8753 | 78.34.450 |
| 8447 | 26.04.110 | 8603-56 | 38.28 .010 | 8607-80 |  | 8675 | 78.36.480 | 8754 | 78.34.460 |
| 8448 | 26.04.120 | 8603-57 | 38.28.020 | .8607-86 | Temporary | 8676 | 78.36.480 | 8755 | 78.34.460 |
| 8449 | 26.04.130 | 8603-58 | 38.28.030 | 8608 | 78.04.010 | 8677 | 78.36.490 | 8756 | 78.34.480 |
| 8450-1 | 26.04.140 | 8603-59 | 38.28.040 | 8609 | 78.04 .010 | 8678 | 78.36 .510 | 8757 | 78.34 .490 |
| 8450-2 | 26.04.150 | 8603-60 | 38.28 .050 | 8610 | 78.04 .020 | 8679 | 78.36.520 | 8758 | 78.38.200 |
| 8450-3 | 26.04.160 | 8603-61 | 38.32 .140 | 8611 | 78.04 .030 | 8680 | 78.36.530 | 8759 | 78.38.210 |
| 8450-4 | 26.04.170 | 8603-62 | 38.32.150 | 8612 | 78.04 .040 | 8681 | 78.34.710 |  | 78.38.220 |
| 8450-5 | 26.04.180 | 8603-63 | 38.28.060 | 8613 | 78.04 .050 | 8682 | 78.34 .730 | 8760 | 78.38.230 |
| 8450-6 | 26.04.190 | 8603-64 | 38.28.070 | 8614 | Superf: | 8683 | 78.34 .820 | 8761 | 78.38.310 |
| 8450-7 | 26.04.200 | 8603-65 | 38.36.010 | 8614-1 | 43.21 .060 | 8684 | 78.36.530 | 8762 | 78.38.260 |
| 8451 | 26.04.210 | 8603-66 | 38.36.020 | 8614-2 | 43.21 .070 | 8685 | 78.34.780 | 8763 | 78.38.280 |
| 8452 | 26.04.230 | 8603-67 | 38.32.040 | 8614-3 | 43.21 .080 | 8686 | 78.38.800 | 8764 | 78.38.240 |
| 8453 | 26.04.220 | 8603-68 | 38.32.050 | 8614-4 | 43.21 .090 | 8687 | 78.38 .810 | 8765 | 70.74.260 |
| 8454 | 26.04.240 | 8603-69 | 38.36.030 | 8615 | Obsolete | 8688 | 78.38.820 | 8766 | 78.36.010 |
| 8456 | 38.44.010 | 8603-70 | 38.36.040 | 8616 | 78.08 .020 | 8689 | 78.38.830 | 8767 | 78.36.020 |
| 8457 | 38.44.020 | 8603-71 | 38.36.050 | 8617 | 78.08.030 | 8690 | 78.38 .840 | 8768 | 78.36.040 |
| 8458 | 38.44.030 | 8603-72 | 38.36.060 | 8618-1 | Temporary | 8691 | 78.38 .850 | 8769 | 78.36.030 |
| 8459 | 38.44.040 | 8603-73 | 38.36.070 | 8619 | $S$ by | 8692 | 78.38.860 | 8770 | 78.36.050 |
| 8460 | 38.44.050 | 8603-74 | 38.36.080 |  | 78.08 .040 \& | 8693 | 78.38.870 | 8771 | 78.38.020 |
| 8461 | 38.44.060 | 8603-75 | 38.36.090 | 8620) | 78.08 .050 | 8694 | 78.38.880 | 8772 | 78:38.030 |
| 8514-1 | 38.40.060 | 8603-76 | 38.36.100 | 8621 | 78.08 .040 | 8695 | 78.38 .890 | 8773 | 78.36.900 |
| 8598-1 | 38.20.020 | 8603-77 | 38.36 .110 | 8622 | 78.08.050 | 8696 | 78.36.800 | 8774 | 78.38.040 |
| 8599 | 38.20.040 | 8603-78 | 38.36 .120 | 8623 | 78.08 .060 | 8697 | 78.36.820 | 8775 | 78.38.050 |
| 8600 | 8.28 .030 | 8603-79 | 38.32.060 | 8624 | 78.08 .070 | 8698 | 78.36 .830 | 8776 | 78.38.060 |
| 8603-1 | Short t. | 8603-80 | 38.04.020 | 8625 | 78.08 .010 | 8699 | 78.36.840 | 8777 | 78.38.070 |
|  | n38.04.010 | 8603-81 | 38.32.020 | 8626 | 78.08.080 | 8700 | 78.36.540 | 8778 | 78.36.880 |


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| 8779 | 78.36 .600 | 8853 | Repealer |  | 35.16 .030 | 8931-13 | 53.48 .030 | 8976 | 35.22 .400 |
| 8780 | 78.36.610 | 8854 | Sev. | 8903 | 35.16 .040 | 8931-14 | 53.48 .040 | 8977 | 35.22 .070 |
| 8781 | 78.36.620 |  | n43.22.120 | 8904 | 35.16 .050 | 8931-15 | 53.48 .050 |  | 35.22 .080 |
| 8782 | 78.36.630 | 8855 | Obsolete | 8905 | 35.16 .010 | 8931-16 | 53.48 .060 |  | 35.22 .100 |
| 8783 | 78.36.640 | 8856 | 78.32 .020 |  | 35.16.060 | 8931-17 | 53.48 .070 |  | 35.22.200 |
| 8784 | 78.36.650 | 8856-1 | 78.34 .400 | 8906 | 35.13 .190 | 8931-18 | 53.48 .080 | 8978 | $S$ in |
| 8785 | 78.36.660 |  | 78.34.410 |  | 35.13 .200 | 8931-19 | 53.48 .090 | 8979 | Ch. 29.82 |
| 8786 | 78.36.670 | 8856-2 | 78.34.420 | 8907 | 35.13.200 | 8931-20 | 53.48 .120 | 8980) |  |
| 8787 | 78.36.680 | 8856-3 | 78.34 .430 |  | 35.13.210 | 8931-21 | Sev. | 8981 | 35.22 .570 |
| 8788 | 78.36.690 | 8856-4 | 78.34.600 | 8908 | Val. |  | n53.48.010 | 8981-1 | 35.22 .330 |
| 8789 | 78.36.700 | 8856-5 | 78.34 .800 |  | n35.13.190 | 8931-22 | Purpose | 8981-2 | 35.22 .290 |
|  | 78.36.710 | 8856-6 | 78.34 .810 | 8908-10 | 35.13 .010 |  | $n 53.48 .010$ | 8981-3 | 35.22 .300 |
| 8790 | 78.36 .720 | 8856-7 | 78.34.440 | 8908-11 | 35.13 .140 | 8932 | 35.01 .010 | 8981-4 | 35.21 .020 |
| 8791 | 78.36.730 | 8857 | 78.12.010 | 8908-12 | 35.13 .130 |  | 35.01 .020 | 8982 | Constr. |
| 8792 | 78.38.360 | 8858 | 78.12.020 | 8908-13 | 35.13 .150 |  | 35.01.030 |  | n35.22.030 |
| 8793 | 78.36 .740 | 8859 | 78.12.030 |  | 35.13 .160 |  | 35.01 .040 | 8983 | 35.45 .100 |
| 8794 | 78.34 .010 | 8860 | 78.12 .040 | 8908-14 | 35.13 .160 | 8933 | 35.01 .010 | 8984 | 35.45 .110 |
| 8795 | 78.34 .020 | 8861 | 78.12 .050 | 8908-15 | 35.13 .170 |  | 35.01 .020 | 8985 | 35.45 .120 |
| 8796 | 78.34 .030 | 8862 | 78.12 .060 | 8909-1 | 35.10 .010 |  | 35.01 .030 | 8986 | 35.54 .010 |
| 8797 | 78.32 .030 | 8863 | 78.36 .850 | 8909-2 | 35.10 .010 |  | 35.06.010 | 8987 | 35.54 .010 |
| 8798 | 78.34 .760 | 8864 | 78.36 .850 |  | 35.10 .020 |  | 35.06.020 | 8988 | 35.54 .010 |
| 8799 | 78.34 .770 | 8865 | 78.12 .070 |  | 35.10 .030 | 8934 | 35.01 .040 | 8989 | 35.54 .010 |
| 8800 | 78.34.040 | 8883 | 35.02.010 |  | 35.11 .010 | 8935 | 35.21 .010 | 8990 | 35.54 .010 |
| 8801 | 78.34 .050 | 8884 | 35.02.020 |  | 35.11 .020 |  | 35.27.020 | 8991 | 35.54 .010 |
| 8802 | 78.34 .060 |  | 35.02 .030 | 8909-3 | 35.10 .020 | 8936 | 35.06.010 | 8992 | 35.22 .420 |
| 8803 | 78.34 .060 |  | 35.02 .040 |  | 35.10 .040 | 8937 | 35.06.030 | 8992-1 | 35.22 .470 |
| 8804 | 78.34 .070 |  | 35.02 .050 | 8909-4 | 35.10 .050 | 8938 | 35.06.040 | 8993 | 35.22 .460 |
| 8806 | 78.34.080 |  | 35.02 .060 |  | 35.10 .060 | 8939 | $S$ by |  | 35.22 .530 |
|  | $S$ by |  | 35.02.070 |  | 35.11 .020 |  | 35.06.020 | 8993-1 | 35.22 .530 |
|  | 78.34.180 |  | 35.02.080 | 8909-5 | 35.10 .070 | 8940 | 35.06.050 | 8993-2 | 35.22.540 |
| 8807 | 78.34 .090 |  | 35.02 .100 | 8909-6 | 35.10 .080 | 8941 | 35.06 .060 | 8993-3 | 35.22 .550 |
| 8808 | 78.34.100 |  | 35.02.110 | 8909-7 | 35.10 .090 | 8942 | 35.06.070 | 8993-4 | 35.22.560 |
| 8809 | 78.34.110 | 8885 | 35.02 .090 | 8909-8 | 35.11 .030 | 8943 | 35.06 .080 | 8993-5 | Obsolete |
| 8810 | 78.34.130 |  | 35.02.120 |  | 35.11 .040 | 8944 | 35.30.010 | 8994 | 35.22.490 |
| 8811 | 78.34.120 |  | 35.02.130 | 8909-9 | 35.11 .050 | 8945 | 35.30 .020 | 8995 | 35.22 .500 |
| 8812 | 78.34.790 | 8886 | 35.05 .010 | 8909-10 | 35.11 .060 | 8946 | 35.30 .030 | 8996 | 35.22 .440 |
| 8813 | 78.36.750 |  | 35.05.020 |  | 35.11 .070 | 8947 | 35.22 .010 | 8996-1 | 35.22 .450 |
| 8814 | Duplication |  | 35.05 .030 | 8909-11 | 35.10 .100 | 8948 | 35.22 .020 | 8997 | 35.22 .430 |
| 8815 | 78.38.250 |  | 35.05 .040 |  | 35.11 .080 | 8948-1 | 35.22 .210 | 8998 | 35.22.510 |
| 8816 | 78.34.140 |  | 35.05.050 | 8909-12 | 35.10 .110 | 8948-2 | 35.22 .220 | 8999 | 35.22 .480 |
| 8817 | 78.36.060 |  | 35.05 .060 |  | 35.10.130 | 8949 | 35.22.200 | 8999-1 | 63.32 .010 |
| 8818 | 78.36 .070 |  | 35.05 .070 |  | 35.11 .080 | 8950 | Constr. | 8999-2 | 63.32.020 |
| 8819 | 78.34.740 |  | 35.05 .080 | 8909-13 | 35.10 .120 |  | n35.22.020 | 8999-3 | 63.32.030 |
| 8820 | 78.34.750 |  | 35.05 .090 |  | 35.11 .080 | 8951 | 35.22 .030 | 8999-4 | 63.32 .040 |
| 8821 | 78.38.290 |  | 35.05 .100 | 8909-14 | 35.10 .130 | 8952 | 35.22 .040 | 9000 | 35.22 .520 |
| 8822 | 78.38.300 | 8887 | 35.05.110 |  | 35.11 .080 | 8953 | 35.22 .050 | 9000-1 | 35.33 .030 |
| 8823 | 78.38.220 | 8888 | Val. | 8909-15 | Val. |  | 35.22 .060 | 9000-2 | 35.33.040 |
| 8824 | Duplication |  | n35.02.010 |  | n35.10.010 |  | 35.22 .070 |  | 35.33 .050 |
| 8825 | 78.38.370 | 8889 | Val. | 8913-1 | 35.24.440 |  | 35.22 .080 | 9000-3 | 35.33.050 |
| 8826 | 78.38 .350 |  | n35.02.010 | 8913-2 | Val. |  | 35.22 .090 |  | 35.33.060 |
| 8827 | 78.34 .700 | 8890 | Val. |  | n35.24.440 | 8954 | 35.22 .080 | 9000-4 | 35.33 .070 |
| 8828 | 78.34.150 |  | $n 35.02 .010$ | 8913-3 | Obsolete |  | 35.22 .100 | 9000-5 | 35.33 .120 |
| 8829 | 78.34.160 | 8891 | 35.05 .120 | 8913-4 | Obsolete |  | 35.22 .110 |  | 35.33 .130 |
| 8830 | 78.36.810 | 8891-1 | 35.62 .010 | 8914 | 35.07 .010 | 8955 | 35.22 .140 | 9000-6 | 35.33 .080 |
| 8831 | 78.34.170 | 8891-2 | 35.62 .020 | 8915 | 35.07 .020 |  | 35.22 .150 |  | 35.33 .090 |
| 8832 | 78.34.470 | 8891-3 | 35.62 .030 |  | 35.07 .040 | 8956 | 35.22 .160 |  | 35.33 .100 |
| 8833 | 78.32.030 | 8891-4 | 35.62 .040 | 8916 | 35.07 .050 |  | 35.22.190 |  | 35.33.150 |
| 8834 | 78.38 .080 | 8891-5 | 35.62 .050 | 8917 | 35.07.060 | 8957 | 35.22 .170 | 9000-7 | 35.33 .140 |
| 8835 | 78.34.230 | 8891-6 | 35.62 .060 | 8918 | 35.07 .070 | 8958 | 35.22 .180 | 9000-8 | 35.33 .020 |
| 8836 | 78.32 .070 | 8892 | 35.21 .160 | 8919 | 35.07 .080 | 8959 | 35.22.180 | 9000-9 | 35.33 .010 |
| 8837 | 78.32 .030 | 8893 | Obsolete |  | 35.07 .090 | 8960 | 35.22 .230 | 9000-10 | 35.33 .110 |
| 8839 | 78.38.010 | 8894 | 35.12 .010 | 8920 | 35.07 .120 | 8961 | 35.22 .230 | 9000-11 | 35.33 .160 |
|  | 78.32 .050 |  | 35.12 .020 | 8921 | 35.07.130 | 8962 | 35.22.190 | 9000-13 | 35.32.010 |
|  | 78.32.060 |  | 35.12 .030 | 8922 | 35.07.150 | 8963 | 35.22 .120 |  | 35.32.020 |
| 8840 | 78.38.320 |  | 35.12.040 | 8923 | 35.07.170 | 8964 | 35.22 .130 | 9000-14 | 35.32.010 |
| 8841 | 78.34 .210 | 8895 | Val. |  | 35.07.180 | 8965 | 35.22 .130 |  | 35.32 .030 |
| 8842 | 78.34.180 |  | n35.12.010 | 8924 | 35.07.190 | 8966 | 35.22.280 |  | 35.32 .040 |
|  | 78.34.190 | 8896 | 35.13 .010 | 8925 | 35.07 .160 | 8966-1 | 35.22 .240 |  | 35.32.100 |
|  | 78.38 .340 | 8897 | 35.13 .020 | 8926 | 35.07.200 | 8966-2 | 35.22 .250 |  | 35.32 .190 |
| 8843 | 78.32 .800 |  | 35.13 .030 |  | 35.07 .210 | 8966-3 | 35.22 .260 |  | 35.32.210 |
| 8844 | 78.32 .810 |  | 35.13 .040 | 8927 | 35.07 .220 | 8966-4 | 35.22 .270 | 9000-15 | 35.32.050 |
| 8845 | 78.32 .820 |  | 35.13 .050 | 8928 | 35.07 .140 | 8966-5 | 35.22 .350 |  | 35.32 .060 |
| 8846 | 78.32 .830 | 8898 | 35.13 .060 | 8929 | 35.07 .030 | 8967 | 35.22.410 | 9000-16 | 35.32 .070 |
| 8847 | 78.32 .840 |  | 35.13 .080 | 8930 | 35.07 .110 | 8968 | Val. |  | 35.32.080 |
| 8848 | 78.32 .850 | 8899 | 35.13 .070 | 8931 | 35.07.100 |  | n35.22.280 | 9000-17 | 35.32 .080 |
| 8849 | 78.32 .860 |  | 35.13 .090 | 8931-1 | 35.07 .230 | 8970 | 35.22 .370 | 9000-18 | 35.32 .140 |
| 8850 | 78.32.870 | 8900 | 35.13 .100 | 8931-2 | 35.07 .240 | 8971 | 35.22 .340 |  | 35.32 .150 |
| 8851 |  |  | 35.13 .110 | 8931-3 | 35.07 .250 | 8972 | 35.22 .310 |  | 35.32 .180 |
| (a)(b) | 78.32 .880 | 8901 | 35.13 .120 |  | 35.07.260 | 8973 | 35.22 .320 | 9000-19 | 35.32.100 |
| (c) | 78.38 .220 | 8902 | 35.16 .010 | 8931-11 | 53.48 .010 | 8974 | 35.22 .380 |  | 35.32.110 |
| 8852 | 78.34.200 |  | 35.16.020 | 8931-12 | 53.48 .020 | 8975 | 35.22.390 |  | 35.32.120 |


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| 9000-20 | 35.32 .130 | 9044 | 35.23.370 | 9106 | 35.17 .210 | 9146 | but see | 9185-1 | 35.27.510 |
|  | 35.32 .160 | 9055 | R 1951 |  | 35.17 .220 |  | 35.23 .352 | 9186 | 35.27 .160 |
|  | 35.32 .170 |  | c 211 § |  | 35.17 .140 |  | 35.24.040 | 9187 | 35.27 .130 |
| 9000-21 | 35.32 .200 |  | but see |  | 35.17.150 |  | 35.24.170 |  | 35.27 .170 |
| 9000-22 | 35.32 .020 |  | 35.23.352 |  | 35.17 .160 | 9147 | 35.24 .380 | 9188 | 35.27 .220 |
|  | 35.32 .210 | 9056 |  | 9107 | 35.17 .170 | 9148 | 35.24.240 |  | 35.27.230 |
| 9000-22a | 35.22.360 | 9057 | $S$-_see | 9108 | 35.17 .420 | 9149 | Repealer |  | 35.27 .310 |
| 9000-23 | 35.32 .090 | 9058 | Title 35 | 9109 | 35.17 .270 |  | Constr. |  | 35.27 .340 |
| 9000-24 | 35.32 .210 | 9059 |  |  | 35.17 .280 |  | n35.24.010 | 9189 | 35.27.250 |
| 9001 | 35.85 .010 | 9060 | 35.23 .300 |  | 35.17 .290 | 9150 | Sev. | 9190 | 35.27 .240 |
| 9002 | 35.85 .020 |  | 35.23 .310 |  | 35.17 .300 |  | n35.24.010 | 9191 | 35.27 .130 |
| 9003 | 35.85 .030 | 9061 | 35.23 .300 | 9110 | 35.17 .230 | 9151 | Obsolete | 9192 | 35.27.520 |
| 9004 | 35.85 .040 |  | 35.23 .310 |  | 35.17 .260 | 9152 | Obsolete |  | 35.27 .530 |
| 9005 | 35.85 .080 | 9062 | 35.23 .270 |  | 35.17 .270 | 9153 | 35.24.340 |  | 35.27.540 |
| 9005-1 | 35.85.050 | 9063 | 35.23 .290 |  | 35.17 .280 | 9154 | Val. | 9193 | 35.27.210 |
| 9005-2 | 35.85 .060 | 9064 | 35.23 .280 |  | 35.17 .290 | 9154-1 | 35.89 .010 | 9194 | 35.27 .150 |
| 9005-3 | 35.85.070 | 9065 | 35.23 .210 |  | 35.17 .300 | 9154-2 | 35.89 .010 | 9195 | 35.27 .030 |
| 9005-4 | 35.85.080 | 9066 | 35.23 .240 |  | 35.17 .310 |  | 35.89 .020 | 9196 | 35.27.040 |
| 9005-5 | 35.36.010 | 9067 | 35.23 .150 |  | 35.17 .320 | 9154-3 | 35.89 .030 | 9197 | 35.27.050 |
| 9006-6 | 35.36.060 | 9069 | 35.23 .430 |  | 35.17 .330 | 9154-4 | 35.89 .040 | 9198 | 35.27 .060 |
|  | 35.36.070 |  | $S$--see |  | 35.17 .340 | 9154-5 | 35.89.050 | 9198-10 | 35.18.230 |
| 9005-7 | 35.36.050 |  | Title 35 |  | 35.17 .350 | 9154-6 | 35.89 .070 | 9198-11 | 35.18 .240 |
| 9005-8 | 35.36.020 | 9070 | 35.23 .390 | 9111 | 35.17 .360 | 9154-7 | 35.89 .080 |  | 35.18 .250 |
| 9005-9 | 35.36.030 |  | 35.23 .410 |  | 35.17 .230 | 9154-8 | 35.89.060 | 9198-12 | 35.18.260 |
| 9005-10 | 35.36.040 |  | 35.23 .420 |  | 35.17.240 | 9154-9 | 35.89 .090 | 9198-13 | 35.18 .020 |
| 9006 | 35.23 .010 | 9071 | $S$ by |  | 35.17 .250 | 9154-10 | 35.89 .100 |  | 35.18 .270 |
| 9007 | 35.23 .020 |  | 35.21 .090 | 9112 | 35.17 .430 | 9155 | 35.70 .020 | 9198-14 | 35.18.240 |
| 9007A | 35.23 .120 | 9072 | 35.23 .450 |  | 35.17 .440 | 9156 | 35.70 .030 | 9198-15 | 35.18.020 |
| 9008 | 35.23 .040 | 9073 | 35.23 .500 |  | 35.17 .450 |  | 35.70 .040 | 9198-16 | 35.18 .170 |
| 9009 | 35.23 .040 | 9074 | 35.23.540 |  | 35.17 .460 | 9157 | 35.70 .050 | 9198-17 | 35.18.010 |
| 9010 | 35.23 .050 |  | 35.23 .550 | 9113 | 35.17 .270 | 9158 | 35.70 .060 |  | 35.18 .190 |
| 9011 | 35.23 .060 | 9075 | 35.23 .260 | 9114 | 35.24 .010 | 9159 | 35.70 .070 |  | 35.18 .200 |
| 9012 | 35.23 .070 |  | 35.23 .330 | 9115 | 35.24 .020 |  | 35.70 .080 |  | 35.18 .210 |
| 9013 | 35.23 .180 | 9076 | 35.23 .590 | 9116 | 35.24 .020 | 9160 | 35.70 .080 |  | 35.18 .270 |
|  | 35.23 .240 | 9077 | 35.23 .600 |  | 35.24 .050 |  | 35.70 .090 |  | 35.18 .280 |
| 9014 | 35.23 .030 | 9078 | 35.23 .610 | 9116-1 | 35.24 .050 | 9161 | 35.70 .010 | 9198-18 | 35.18 .150 |
| 9015 | 35.23 .190 | 9079 | 35.23 .620 | 9118 | 35.24 .080 | 9162 | 35.70 .100 |  | 35.18.160 |
|  | 35.23 .240 | 9080 | 35.23 .630 | 9119 | 35.24 .100 | 9163 | 35.27 .010 |  | 35.18 .220 |
| 9016 | 35.23 .190 | 9081 | 35.23 .640 | 9120 | 35.24 .090 | 9164 | 35.27 .070 | 9198-19 | 35.18 .030 |
| 9017 | 35.23 .220 | 9082 | 35.23 .650 | 9121 | 35.24 .060 | 9165 | 35.27 .070 |  | 35.18 .160 |
| 9018 | 35.23 .230 | 9083 | 35.23 .660 | 9122 | 35.24 .030 |  | 35.27 .090 | 9198-20 | 35.18 .180 |
| 9019 | 35.23 .530 | 9084 | 35.23.670 | 9123 | 35.24.180 |  | 35.27 .130 | 9198-21 | 35.18 .010 |
| 9020 | $S$ in | 9085 | R 1927 c 18 |  | 35.24 .190 | 9165-1 | S by |  | 35.18 .040 |
|  | Ch. 29.82 | 9086 | 35.23.320 | 9124 | 35.24 .200 |  | 35.27 .070 |  | 35.18 .050 |
| 9021 | 35.23 .080 | 9087 |  |  | 35.24 .210 |  | 35.27 .090 | 9198-22 | 35.18 .070 |
|  | 35.23 .260 | 9088 , | $S$-_see | 9125 | 35.24 .210 |  | 35.27 .130 | 9198-23 | 35.18 .120 |
|  | 35.23 .300 | 9089 | Title 35 |  | 35.24 .220 | 9165-1a | 35.27 .070 |  | 35.18 .130 |
| 9022 | 35.23 .080 | 9090 | 35.17 .370 |  | 35.24 .250 | 9166 | 35.27 .120 |  | 35.18 .140 |
|  | 35.23 .250 | 9091 | 35.17 .380 | 9126 | 35.24 .070 | 9167 | 35.27 .140 | 9198-24 | 35.18 .060 |
|  | 35.23 .200 |  | 35.17 .390 |  | 35.24 .200 | 9168 | 35.27 .130 | 9198-25 | 35.18 .080 |
| 9024 | 35.23 .110 | 9092 | 35.17 .020 | 9127 | 35.24 .290 | 9169 | 35.27 .100 | 9198-26 | 35.18 .010 |
| 9025 | 35.23 .090 |  | 35.17 .400 | 9128 | 35.24 .300 | 9170 | 35.27 .080 |  | 35.18 .040 |
|  | 35.23 .220 | 9093 | 35.17 .030 | 9129 | 35.24 .410 | 9171 | 35.27 .270 |  | 35.18 .060 |
| 9025-1 | 35.23 .100 |  | 35.17 .410 |  | 35.24 .420 | 9172 | 35.27 .280 |  | 35.18 .090 |
| 9026 | 35.23 .220 | 9094 | 35.17 .020 |  | 35.24.430 | 9173 | 35.27 .110 |  | 35.18 .100 |
| 9027 | 35.23 .220 | 9095 | 35.17 .100 | 9130 | $S$ by |  | 35.27 .280 | 9198-27 | 35.18 .060 |
| 9028 | 35.23 .160 | 9096 | 29.21 .030 |  | 84.52.050 | 9174 | 35.27 .270 |  | 35.18 .090 |
| 9029 | 35.23 .130 |  | 29.21 .040 |  | 84.52 .052 |  | 35.27 .330 | 9198-28 | 35.18 .110 |
| 9030 | 35.23 .130 |  | 29.21.050 |  | 84.52 .056 | 9175 | 35.27.370 |  | 35.18 .150 |
| 9031 | 35.23.140 |  | 29.21.090 | 9131 | 35.24 .350 | 9175-1 | Val. | 9198-29 | 35.18.220 |
|  | 35.23.220 |  | 29.21.130 | 9132 | 35.24 .210 |  | n35.27.370 | 9198-30 | 35.18 .030 |
| 9032 | 35.23 .250 |  | 29.21.150 |  | 35.24 .220 | 9175-2 | Sev. | 9198-31 | 35.18 .290 |
| 9033 | 35.23 .250 |  | 29.30.070 | 9133 | 35.24 .260 |  | n35.27.370 |  | 35.18.310 |
|  | 35.23 .260 |  | 29.62 .140 | 9134 | 35.24 .230 | 9176 | 35.27 .400 | 9198-32 | 35.18 .300 |
|  | 35.23 .270 | 9097 | 29.85.120 | 9135 | 35.24 .330 | 9177 | 35.27 .350 |  | 35.18.320 |
|  | 35.23 .280 | 9098 | 29.85.130 | 9136 | 35.24 .310 | 9177-1 | 35.27.180 | 9198-33 | 35.18.030 |
|  | 35.23 .290 | 9099 | 35.17 .180 | 9137 | 35.24 .190 | 9177-2 | 35.27 .190 | 9199 | 35.23 .390 |
| 9034 | 35.23 .440 |  | 35.17 .190 | 9138 | 35.24 .130 | 9177-3 | 35.27 .190 |  | 35.24 .250 |
| 9035 | 35.23 .470 | 9100 | 35.17 .010 | 9138-1 | 35.24 .390 | 9177-4 | 35.27 .180 |  | 35.27 .330 |
| 9036 | 35.23 .480 |  | 35.17 .030 | 9138-2 | 35.24 .400 |  | 35.27 .200 | 9199-1 | 35.21 .180 |
|  | 35.23 .490 |  | 35.17 .090 | 9139 | 35.24 .120 | 9178 | 35.27 .290 | 9200 | 35.23 .170 |
| 9037 | $S$ - see | 9101 | 35.17 .010 | 9140 | 35.24 .110 |  | 35.27 .300 | 9201 | 35.23.510 |
|  | Title 66 |  | 35.17 .080 | 9141 | 35.24 .160 | 9179 | 35.27 .340 | 9202 | 35.13 .180 |
| 9038 | 35.23 .390 | 9102 | 35.17 .130 | 9142 | 35.24 .020 | 9180 | 35.27 .320 | 9203 | 35.23 .240 |
|  | 35.23 .400 |  | 35.17 .040 | 9143 | 35.24 .450 | 9181 | 35.27 .410 |  | 35.24 .100 |
| 9039 | 35.23 .380 |  | 35.17 .110 |  | 35.24 .460 | 9182 | 35.27.380 |  | 35.27 .140 |
| 9041 | 35.23 .520 |  | 35.17 .120 |  | 35.24 .470 | 9184 | Val. | 9204 | 35.75 .010 |
|  | $S-80 e$ | 9104 | 35.17 .050 |  | 35.24 .140 | 9185 | R 1951 | 9205 | 35.75 .010 |
|  | Ch. 80.40 |  | 35.17 .060 | 9144 | 35.24.140 |  | c 211 § 2 | 9206 | 35.75 .020 |
| 9042 | 35.23 .330 |  | 35.17 .070 | 9145 | R 1951 |  | but see | 9207 | 35.75 .030 |
| 9043 | 35.23.340 | 9105 | 35.17 .200 |  | c 211§2 |  | 35.23 .352 | 9208 | 35.75.040 |



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| 9415 | 35.49.090 | 9434 | 35.55.040 |  | 80.44.050 | 9548 | 35.37.030 | 9578-31 | 41.24.170 |
| 9416 | 35.49.130 | 9435 | 35.55.050 | 9488-8 | 80.44.060 | 9549 | 35.37.030 | 9578-32 | 41.24.180 |
| 9417 | 35.43 .060 | 9436 | 35.55 .060 | 9488-9 | 80.44.070 | 9550 | 35.40.010 | 9578-33 | 41.24.190 |
| 9418 | 35.49.100 | 9437 | 35.55.070 | 9488-10 | 80.44.080 | 9551 | 35.40.020 | 9578-34 | 41.24 .200 |
| 9419 | 35.43.070 | 9438 | 35.55.080 | 9488-11 | 80.44.090 | 9552 | Obsolete | 9578-35 | 41.24 .210 |
| 9420 | 35.43.030 | 9439 | 35.55.090 | 9489 | 80.40 .070 | 9553 | Obsolete | 9578-36 | 41.24 .220 |
| 9421 | 35.43.010 | 9440 | 35.55.110 | 9490 | 80.40.080 | 9554 | Obsolete | 9578-37 | 41.24 .230 |
| 9422 | 35.43.020 | 9441 | 35.55 .120 |  | 80.40 .090 | 9555 | Obsolete | 9578-38 | 41.24 .240 |
| 9423 | Saving |  | 35.55 .130 | 9491 | 80.40.100 | 9556 | 35.40 .030 | 9578-39 | Obsolete |
| 9424 | 35.43.030 | 9442 | 35.55.140 | 9492 | Val. | 9557 | 35.40.040 | 9578-40 | 41.16 .010 |
| 9425 | 35.45.130 | 9443 | 35.55.100 |  | n80.40.010 | 9558 | 35.40.050 | 9578-41 | 41.16 .020 |
| 9425-1 | 35.43 .200 |  | 35.55 .110 | 9492-1 | 80.40 .110 | 9558-1 | 41.08 .010 | 9578-42 | 41.16 .030 |
| 9425-2 | 35.43.210 | 9444 | 35.55.160 | 9492-2 | 80.40.120 | 9558-2 | 41.08 .020 | 9578-43 | 41.16 .040 |
| 9425-3 | 35.43.220 | 9445 | 35.55.170 | 9492-3 | 80.40 .130 | 9558-3 | 41.08 .030 | 9578-44 | 41.16 .050 |
| 9425-4 | 35.43.230 | 9446 | 35.55.150 | 9492-4 | 80.40 .140 | 9558-4 | 41.08 .050 | 9578-45 | 41.16 .060 |
| 9425-10 | 56.04.020 | 9447 | 35.55.180 |  | 80.40.150 | 9558-5 | 41.08 .040 | 9578-46 | 41.16 .070 |
| 9425-11 | 56.04.030 | 9448 | 35.55.190 | 9492-5 | 80.40.160 | 9558-6 | 41.08 .060 | 9578-47 | 41.16 .080 |
| 9425-12 | 56.04.040 | 9449 | 35.56.010 | 9493 | Obsolete | 9558-7 | 41.08 .070 |  | 41.16 .090 |
| 9425-13 | 56.04.050 | 9450 | 35.56.020 | 9493-1 | Obsolete | 9558-8 | 41.08.080 |  | 41.16 .100 |
| 9425-14 | 56.04.070 |  | 35.56.030 | 9494 | Obsolete | 9558-9 | 41.08 .090 |  | 41.16.110 |
| 9425-15 | 56.04.060 |  | 35.56.040 | 9495 | 80.40.220 | 9558-10 | 41.08.190 |  | 41.16 .120 |
| 9425-16 | 56.12.020 | 9451 | 35.56.050 | 9496 | 80.40.230 | 9558-11 | 41.08.100 |  | 41.16 .130 |
| 9425-17 | 56.12.030 | 9452 | 35.56.060 | 9497 | 80.40 .240 | 9558-12 | 41.08.110 |  | 41.16 .140 |
| 9425-18 | 56.12 .010 | 9453 | 35.56.070 | 9498 | 80.40.250 | 9558-13 | 41.08.120 |  | 41.16 .150 |
| 9425-19 | 56.08.010 | 9454 | 35.56 .080 | 9499 | 80.40 .260 | 9558-14 | 41.08 .130 |  | 41.16.160 |
| 9425-20 | 56.08.020 | 9455 | 35.56.090 | 9500 | Superf. | 9558-15 | 41.08.140 |  | 41.16.170 |
| 9425-21 | 56.08.030 | 9456 | 35.56.100 | 9501 | Repealer | 9558-16 | 41.08.150 |  | 41.16.180 |
| 9425-22 | 56.08.040 | 9457 | 35.56.120 |  | Saving | 9558-17 | 41.08.160 |  | 41.16.190 |
| 9425-23 | 56.16.010 | 9458 | 35.56.130 | 9502 | $S$ by | 9558-18 | 41.08.170 | 9578-48 | 41.16 .200 |
| 9425-24 | 56.08.050 |  | 35.56.140 |  | 80.40.170 | 9558-19 | 41.08.180 | 9578-49 | 41.16 .210 |
| 9425-25 | 56.16.020 | 9459 | 35.56.150 |  | 80.40.210 | 9558-20 | Obsolete | 9578-50 | 41.16 .220 |
| 9425-26 | 56.16.030 | 9460 | 35.56.110 | 9502-1 | 80.40 .170 | 9558-21 | Obsolete | 9578-51 | 41.16 .230 |
| 9425-27 | 56.16.040 | 9461 | 35.56.170 | 9502-2 | 80.40.180 | 9558-22 | 41.08.200 | 9579 | 41.20 .010 |
| 9425-28 | 56.16.060 | 9462 | 35.56.180 | 95-2-2A | 80.40 .190 | 9558-23 | 41.08.210 | 9580 | 41.20 .020 |
| 9425-29 | 56.16.070 | 9463 | 35.56.160 | 9502-3 | 80.40 .200 | 9558-24 | 41.08.220 | 9581 | 41.20 .130 |
| 9425-30 | 56.16.080 | 9464 | 35.56.280 | 9502-4 | 80.40.210 | 9558-25 | Sev. | 9582 | 41.20 .050 |
| 9425-31 | 56.16.090 | 9465 | 35.56.200 | 9503 | Val. |  | n41.08.010 | 9583 | 41.20 .060 |
| 9425-32 | 56.16.100 |  | 35.56.210 |  | n80.40.010 | 9558a-1 | 41.12 .010 | 9584 | 41.20 .070 |
| 9425-33 | 56.16.110 |  | 35.56.220 | 9504 | Val. | 9558a-2 | 41.12 .020 | 9585 | 41.20 .080 |
| 9425-34 | R 1951 |  | 35.56 .230 | 9504-1 | 35.21 .120 | 9558a-3 | 41.12.030 | 9586 | 41.20 .090 |
|  | c 129 § 4 | 9466 | 35.56.240 |  | 35.21 .130 | 9558a-4 | 41.12.050 | 9587 | 41.20 .100 |
| 9425-35 | 56.20 .010 |  | 35.56.250 |  | 35.21 .140 | 9558a-5 | 41.12 .040 | 9588 | 41.20 .110 |
| 9425-36 | 56.20.020 |  | 35.56.260 |  | 35.21 .150 | 9558a-6 | 41.12.060 | 9589 | 41.20 .030 |
| 9425-37 | 56.20.030 | 9467 | 35.56 .190 | 9505 |  | 9558a-7 | 41.12 .070 | 9590 | 41.20 .040 |
| 9425-38 | 56.20.040 | 9468 | 35.56.270 | 9506 |  | 9558a-8 | 41.12.080 | 9591 | 41.20 .120 |
| 9425-39 | 56.20.050 | 9469 | 35.56.050 | 9507 | $S$ by | 9558a-9 | 41.12.090 | 9592 | 41.20 .140 |
| 9425-40 | 56.20 .060 | 9470 | 35.56 .290 | 9508 | 80.48.010, | 9558a-10 | 41.12 .190 | 9592-1 | Obsolete |
| 9425-41 | 56.20 .080 | 9471 | 35.21 .290 | 9509 | 80.48.020, | 9558a-11 | 41.12 .100 | 9592-2 | n41.20.050 |
| 9425-42 | 56.20 .070 | 9472 | 35.21 .300 | 9510 | \& 80.48.030 | 9558a-12 | 41.12.110 | 9592-101 | 41.28 .020 |
| 9425-43 | 56.24 .010 | 9473 | 35.88 .010 | 9511) |  | 9558a-13 | 41.12 .120 | 9592-102 | 41.28 .010 |
| 9425-44 | 56.24 .020 |  | 35.88.020 | 9511-1 | 80.44.100 | 9558a-14 | 41.12 .130 | 9592-103 | 41.28 .020 |
| 9425-45 | 56.24.030 | 9474 | 35.88.030 | 9511-2 | 80.44.110 | 9558a-15 | 41.12 .140 | 9592-104 | 41.28 .030 |
| 9425-46 | 56.24 .040 |  | 35.88 .040 | 9511-3 | 80.44.120 | 9558a-16 | 41.12 .150 | 9592-105 | 41.28 .040 |
| 9425-47 | 56.24.050 | 9475 | 35.88.050 | 9512 | 80.48 .010 | 9558a-17 | 41.12.160 | 9592-106 | 41.28 .050 |
| 9425-48 | 56.24.060 | 9476 | 35.88.060 | 9513 | 80.48 .020 | 9558a-18 | 41.12.170 | 9592-107 | 41.28 .060 |
| 9425-49 | 56.04.080 | 9477 | 35.88.070 | 9514 | 80.48 .030 | 9558a-19 | 41.12.180 | 9592-108 | 41.28 .070 |
| 9425-50 | R 1951 | 9478 | 35.31 .010 | 9526 | 35.23 .560 | 9558a-20 | Obsolete | 9592-109 | 41.28 .080 |
|  | 2nd ex.s. | 9479 | 35.31.020 | 9527 | 35.23 .570 | 9558a-21 | Obsolete | 9592-110 | 41.28 .090 |
|  | c 26 § 5 | 9480 | 35.31 .030 | 9528 | 35.23 .580 | 9558a-22 | 41.12.200 | 9592-111 | 41.28 .100 |
| 9425-51 | 56.16 .050 | 9481 | 35.31 .040 | 9529 | R 1911 | 9558a-23 | 41.12 .210 | 9592-112 | 41.28 .110 |
| 9425-52 | R 1951 | 9482 | 35.31 .050 | $9530\}$ | c 98 § 71 | 9558a-24 | 41.12.220 | 9592-113 | 41.28 .120 |
|  | c 129 § 4 | 9483 | 35.31 .050 | 9531) |  | 9558a-25 | Sev. | 9592-114 | 41.28 .130 |
| 9425-53 | 56.08.070 | 9484 | 35.31.060 | 9532 | 35.30 .040 |  | n41.12.010 | 9592-115 | 41.28 .140 |
| 9425-54 | 56.16.130 | 9485 | 35.31 .070 | 9533 | 35.30 .050 | 9558a-26 | Repealer | 9592-116 | 41.28 .150 |
| 9425-55 | 56.16.140 | 9486 | 35.31 .050 | 9534 | 35.30 .060 | 9563-1 | 35.84.050 | 9592-117 | 41.28 .160 |
| 9425-56 | 56.04.090 |  | 35.31 .060 | 9536 | Obsolete | 9578-15 | 41.24 .010 | 9592-118 | 41.28 .170 |
| 9425-57 | 56.08.060 | 9487 | Superf. | 9537 | Constr. | 9578-16 | 41.24 .020 | 9592-119 | 41.28 .180 |
| 9425-58 | Sev. | 9488 | 80.40.010 |  | n35.30.040 | 9578-17 | 41.24 .030 | 9592-120 | 41.28.190 |
|  | n56.04.020 |  | 80.40.020 | 9538 | 35.37 .040 | 9578-18 | 41.24 .040 | 9592-121 | 41.28 .200 |
| 9426 | 35.73 .010 |  | 80.40 .030 | 9539 | 35.37 .050 | 9578-19 | 41.24 .050 | 9592-122 | 41.28 .210 |
| 9427 | 35.73 .020 |  | 80.40 .040 | 9540 | 35.37 .060 | 9578-20 | 41.24 .060 | 9592-123 | 41.28 .220 |
|  | 35.73 .030 |  | 80.40.050 | 9541 | 35.37 .060 | 9578-21 | 41.24 .070 | 9592-124 | 41.28.230 |
| 9428 | 35.73 .040 |  | 80.40 .060 | 9542 | 35.37 .050 | 9578-22 | 41.24 .080 | 9592-125 | Sev. |
|  | 35.73 .050 | 9488-1 | Obsolete |  | 35.37 .070 | 9578-23 | 41.24 .090 |  | n41.28.010 |
| 9429 | 35.73 .010 | 9488-2 | Obsolete | 9543 | 35.37 .080 | 9578-24 | 41.24 .100 | 9592-126 | Repealer |
| 9430 | 35.73 .060 | 9488-3 | Obsolete |  | 35.37 .090 | 9578-25 | 41.24.110 | 9592-127 | Eff. date |
|  | 35.73 .070 | 9488-4 | 80.44.010 | 9544 | 35.37 .040 | 9578-26 | 41.24 .120 | 9592-128 | 41.28 .240 |
| 9431 | 35.73 .080 | 9488-5 | Obsolete |  | 35.37 .090 | 9578-27 | 41.24 .130 | 9592-129 | 41.28 .250 |
| 9432 | 35.55.010 | 9488-6 | 80.44.020 | 9545 | 35.37 .100 | 9578-28 | 41.24.140 | 9592-130 | 41.44.010 |
| 9433 | 35.55.020 | 9488-7 | 80.44.030 | 9546 | 35.37.110 | 9578-29 | 41.24.150 | 9592-131 | 41.44.020 |
|  | 35.55.030 |  | 80.44.040 | 9547 | 35.37.120 | 9578-30 | 41.24.160 | 9592-132 | 41.44.030 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. |
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| 9592-133 | 41.44.040 | 9663-23 | 37.08.220 |  | 86.04.370 | 9663E-54 | 86.08.260 |  | 86.08.430 |
| 9592-133a | 41.44 .260 | 9663A-1 | 86.16.010 | 9663B-59 | 86.04.380 | 9663E-55 | 86.08.260 | 9663E-131 | 86.08.420 |
| 9592-134 | 41.44 .050 | 9663A-2 | 86.16 .120 | 9663B-60 | 86.04.590 | 9663E-56 | 86.08.270 | 9663E-132 | 86.08.440 |
| 9592-135 | 41.44 .060 | 9663A-3 | 86.16.020 | 9663B-61 | 86.04.320 | 9663E-57 | 86.08.270 | 9663E-133 | 86.08.430 |
| 9592-136 | 41.44 .070 | 9663A-4 | 86.16.100 |  | 86.04.460 | 9663E-58 | 86.08.270 | 9663E-134 | 86.08.430 |
| 9592-137 | 41.44 .080 | 9663A-5 | 86.16.030 | 9663B-62 | 86.04.520 | 9663E-59 | 86.08.280 | 9663E-135 | 86.08.440 |
| 9592-138 | 41.44 .090 | 9663A-6 | 86.16.020 | 9663B-63 | 86.04.460 | 9663E-60 | 86.08.280 | 9663E-136 | 86.08.450 |
| 9592-139 | 41.44 .100 | 9663A-7 | 86.16 .090 | 9663B-64 | 86.04.440 | 9663E-61 | 86.08.290 | 9663E-137 | 86.08.460 |
| 9592-140 | 41.44.110 | 9663A-8 | 86.16.030 | 9663B-65 | 86.04.470 | 9663E-62 | 86.08.290 | 9663E-138 | 86.08.460 |
| 9592-141 | 41.44 .120 | 9663A-9 | 86.16.020 | 9663B-66 | 86.04.550 | 9663E-63 | 86.08.290 | 9663E-139 | 86.08.460 |
| 9592-142 | 41.44.130 | 9663A-10 | 86.16.080 | 9663B-67 | 86.04.450 | 9663E-64 | 86.08.300 | 9663E-140 | 86.08.470 |
| 9592-143 | 41.44.140 | 9663A-11 | 86.16 .040 | 9663B-68 | 86.04.480 | 9663E-65 | 86.08.300 | 9663E-141 | 86.08 .470 |
| 9592-144 | 41.44 .150 | 9663A-12 | 86.16.050 | 9663B-69 | 86.04.490 | 9663E-66 | 86.08.310 | $9663 \mathrm{E}-142$ | 86.08.475 |
| 9592-145 | 41.44 .160 | 9663A-13 | 86.16.060 | 9663B-70 | 86.04.540 | 9663E-67 | 86.08.210 | 9663E-143 | 86.08.475 |
| 9592-146 | 41.44.170 | 9663A-14 | 86.16.060 | 9663B-71 | 86.04.530 | 9663E-68 | 86.08.260 | 9663E-144 | 86.08.480 |
| 9592-147 | 41.44.180 | 9663A-15 | 86.16.060 | 9663B-72 | 86.04.500 | 9663E-69 | 86.08.320 | 9663E-145 | 86.08.485 |
| 9592-148 | 41.44.190 | 9663A-16 | 86.16 .070 | 9663B-73 | 86.04.510 | 9663E-70 | 86.08.320 | 9663E-146 | 86.08.485 |
| 9592-149 | 41.44.200 | 9663A-17 | 86.16 .110 | 9663B-74 | 86.04 .570 | 9663E-71 | 86.08.330 | 9663E-147 | 86.08.485 |
| 9592-150 | 41.44 .210 | 9663A-18 | Constr. | 9663B-75 | 86.04 .580 | 9663E-72 | 86.08.330 | 9663E-148 | 86.08.500 |
| 9592-151 | 41.44 .220 |  | n86.16.010 | 9663B-76 | Constí. | 9663E-73 | 86.08.340 | 9663E-149 | 86.08.500 |
| 9592-152 | 41.44 .230 | 9663A-19 | Constr. |  |  | 9663E-74 | 86.08.340 | $9663 \mathrm{E}-150$ | 86.08 .490 |
| 9592-153 | 41.44 .240 | 9663A-20 | Sev. |  | n86.04.010 | 9663E-75 | 86.08.340 | 9663E-151 | 86.08.490 |
| 9592-154 | 41.44.250 | 9663B-1 | 86.04 .020 | 9663B-77 | n86.04.560 | 9663E-76 | 86.08.350 | 9663E-152 | 86.08 .490 |
| 9592-155 | Sev. | 9663B-2 | 86.04 .010 | 9663B-78 | Constr. | 9663E-77 | 86.08.360 | 9663E-153 | 86.08.495 |
|  | $n 41.44 .010$ | 9663B-3 | 86.04.030 |  | n86.04.010 | 9663E-78 | 86.08.370 | 9663E-154 | 86.08.495 |
| 9592-160 | 35.23.460 | 9663B-4 | 86.04 .030 | 9663B-79 | Sev. | 9663E-79 | 86.08.370 | 9663E-155 | 86.08.490 |
| 9601 | Obsolete | 9663B-5 | 86.04 .040 |  | n86.04.010 | 9663E-80 | 86.08.380 | 9663E-156 | 86.08.510 |
| 9602 | Obsolete | 9663B-6 | 86.04 .040 | 9663E-1 | 86.08.005 | 9663E-81 | 86.08.380 | 9663E-157 | 86.08.520 |
| 9603 | 79.16.430 | 9663B-7 | 86.04 .050 | 9663E-2 | 86.08.005 | 9663E-82 | 86.08.390 | 9663E-158 | 86.08.510 |
| 9604 | 79.16.440 | 9663B-8 | 86.04.050 | 9663E-3 | 86.08.001 | 9663E-83 | 86.08.390 | 9663E-159 | 86.08.530 |
| 9605 | 79.16.450 | 9663B-9 | 86.04.050 | 9663E-4 | 86.08.005 | 9663E-84 | 86.08 .390 | 9663E-160 | 86.08.550 |
| 9606 | 79.16.460 | 9663B-10 | 86.04 .060 | 9663E-5 | 86.08.010 | 9663E-85 | 86.08 .400 | 9663E-161 | 86.08.520 |
| 9607 | 79.16.470 | 9663B-11 | 86.04 .070 | $966 \mathrm{e}-6$ | 86.08.010 | 9663E-86 | 86.08.410 | 9663E-162 | 86.08.540 |
| 9608 | 79.16.480 | 9663B-12 | 86.04 .070 | 9663E-7 | 86.08.010 | 9663E-87 | 86.08.175 | 9663E-163 | 86.08.540 |
| 9609 | 79.16.490 | 9663B-13 | 86.04 .070 | 9663E-8 | 86.08.020 | 9663E-88 | 86.08.190 | 9663E-164 | 86.08.560 |
| 9610 | 79.16.500 | 9663B-14 | 86.04.080 | 9663E-9 | 86.08.020 | 9663E-89 | 86.08.205 | 9663E-165 | 86.08.540 |
| 9611 | 79.16.510 | 9663B-15 | 86.04 .080 | 9663E-10 | 86.08.020 | 9663E-90 | 86.08.175 |  | 86.08.560 |
| 9612 | 79.16.520 | 9663B-16 | 86.04 .090 | 9663E-11 | 86.08.025 | 9663E-91 | 86.08.200 |  | 86.08 .570 |
| 9613 | 88.24 .010 | 9663B-17 | 86.04 .090 | $9663 \mathrm{E}-12$ | 86.08.025 | 9663E-92 | 86.08.205 | 9663E-166 | 86.08.580 |
| 9614 | 88.24 .020 | 9663B-18 | 86.04.080 | 9663E-13 | 86.08.025 | 9663E-93 | 86.08.205 | 9663E-167 | 86.08.590 |
| 9615 | 88.24 .030 | 9663B-19 | 86.04.100 | 9663E-14 | 86.08.030 | 9663E-94 | 86.08.205 | $9663 \mathrm{E}-168$ | 86.08.600 |
| 9616 | 88.24 .040 | 9663B-20 | 86.04.100 | 9663E-15 | 86.08.030 |  | 86.08.210 | 9663E-169 | 86.08.610 |
| 9617 | 88.24 .050 | 9663B-21 | 86.04.110 | 9663E-16 | 86.08.030 | 9663E-95 | 86.08.175 | 9663E-170 | 86.08.620 |
| 9618 | 88.24 .060 | 9663B-22 | 86.04.120 | 9663E-17 | 86.08.035 |  | 86.08.195 | 9663E-171 | 86.08.630 |
| 9619 | 88.24 .070 | 9663B-23 | 86.04.130 | 9663E-18 | 86.08.035 | 9663E-96 | 86.08.215 | 9663E-172 | 86.08.640 |
| 9625 | 86.12 .010 | 9663B-24 | 86.04.130 | 9663E-19 | 86.08.045 | 9663E-97 | 86.08.185 | 9663E-173 | 86.08.640 |
| 9626 | 86.12 .020 | 9663B-25 | 86.04.140 |  | 86.08.055 | 9663E-98 | 86.08.205 | 9663E-174 | 86.08.650 |
| 9627 | 86.12 .030 | 9663B-26 | 86.04.150 | 9663E-20 | 86.08.045 | 9663E-99 | 86.08.190 | 9663E-175 | 86.08.660 |
| 9628 | 86.12 .010 | 9663B-27 | 86.04.160 | 9663E-21 | 86.08.045 | 9663E-100 | 86.08 .190 | 9663E-176 | 86.08.660 |
| 9651 | 86.12 .040 | 9663B-28 | 86.04.170 | 9663E-22 | 86.08.055 | 9663E-101 | 86.08.195 | 9663E-177 | 86.08.660 |
| 9652 | 86.12.050 | 9663B-29 | 86.04 .180 | 9663E-23 | 86.08.055 | 9663E-102 | 86.08.220 | 9663E-178 | 86.08.670 |
|  | 86.12.060 | 9663B-30 | 86.04.180 | 9663E-24 | 86.08.050 | 9663E-103 | 86.08.220 | $9663 \mathrm{E}-179$ | 86.08.675 |
| 9653 | 86.12 .100 | 9663B-31 | 86.04.180 | 9663E-25 | 86.08.050 | $9663 \mathrm{E}-104$ | Superf. | 9663E-180 | 86.08.680 |
| 9654 | 86.12 .060 | 9663B-32 | 86.04 .190 | 9663E-26 | 86.08.045 | $9663 \mathrm{E}-105$ | 86.08.225 | 9663E-181 | 86.08.685 |
|  | 86.12 .070 | 9663B-33 | 86.04.200 | 9663E-27 | 86.08 .070 | 9663E-106 | 86.08.225 | 9663E-182 | 86.08.695 |
| 9655 | 86.12.060 | 9663B-34 | 86.04.200 | 9663E-28 | 86.08 .070 | 9663E-107 | 86.08.230 | 9663E-183 | 86.08.700 |
|  | 86.12 .120 | 9663B-35 | 86.04.210 | 9663E-29 | 86.08.070 | 9663E-108 | 86.08.240 | 9663E-184 | 86.08.690 |
|  | 86.12.130 | 9663B-36 | 86.04.220 | 9663E-30 | 86.08.070 | 9663E-109 | 86.08.250 | 9663E-185 | 86.08.710 |
|  | 86.12.140 | 9663B-37 | 86.04.430 | 9663E-31 | 86.08.075 | 9663E-110 | 86.08.250 | 9663E-185 | 86.08.720 |
| 9656 | 86.12.150 | 9663B-38 | 86.04.420 | 9663E-32 | 86.08.065 | 9663E-111 | 86.08.120 | 9663E-187 | 86.08.720 |
|  | 86.12.160 | 9663B-39 | 86.04 .390 | 9663E-33 | 86.08.065 | $9663 \mathrm{E}-112$ | 86.08.120 | 9663E-188 | 86.08 .710 |
| 9657 | 86.12.190 | 9663B-40 | 86.04.230 | 9663E-34 | 86.08.080 | $9663 \mathrm{E}-113$ | 86.08.115 | 9663E-189 | 86.08 .710 |
| 9658 | 86.12.170 | 9663B-41 | 86.04 .210 | 9663E-35 | 86.08.080 | 9663E-114 | 86.08.115 | 9663E-190 | 86.08.730 |
| 9659 | 86.12.110 | 9663B-42 | 86.04.270 | 9663E-36 | 86.08.080 | 9663E-115 | 86.08.125 | 9663E-191 | 86.08.740 |
| 9660 | 86.12.080 | 9663B-43 | 86.04 .240 | 9663E-37 | 86.08.080 | 9663E-116 | 86.08.130 |  | 86.08.820 |
| 9661 | Constr. | 9663B-44 | 86.04.260 | 9663E-38 | 86.08.080 | 9663E-117 | 86.08.130 | 9663E-192 | 86.08.730 |
|  | n86.12.080 | 9663B-45 | 86.04.250 | 9663E-39 | 86.08.095 | 9663E-118 | 86.08 .130 | 9663E-193 | 86.08.730 |
| 9662 | 86.12 .090 | 9663B-46 | 86.04 .250 | 9663E-40 | 86.08.080 | 9663E-119 | 86.08.130 | 9663E-194 | 86.08 .740 |
| 9662-1 | 86.24 .010 | 9663B-47 | 86.04.280 | 9663E-41 | 86.08.085 | 9663E-120 | 86.08.135 |  | 86.08.750 |
| 9662-2 | 86.24 .020 | 9663B-48 | 86.04 .290 | 9663E-42 | 86.08.085 | 9663E-121 | 86.08 .140 | 9663E-195 | 86.08.750 |
| 9662-3 | Superf. | 9663B-49 | 86.04 .410 | 9663E-43 | 86.08 .090 | $9663 \mathrm{E}-122$ | 86.08.100 | 9663E-196 | 86.08.740 |
| 9662-4 | 86.24 .030 | 9663B-50 | 86.04 .400 | 9663E-44 | 86.08 .090 | $9663 \mathrm{E}-123$ | 86.08 .145 | 9663E-197 | 86.08 .780 |
| 9662-5 | Temporary | 9663B-51 | 86.04.300 | 9663E-45 | 86.08.095 | $9663 \mathrm{E}-124$ | 86.08 .150 | 9663E-198 | 86.08 .790 |
| 9662-6 | 86.24.040 | 9663B-52 | 86.04 .310 | 9663E-45 | 86.08.095 | $9663 \mathrm{E}-125$ | 86.08.085 | 9663E-199 | 86.08 .790 |
| 9663 | 86.12.180 | 9663B-53 | 86.04.330 | 9663E-47 | 86.08.095 |  | 86.08.150 |  | 86.08.800 |
| 9663-1 |  | 9663B-54 | 86.04.340 | 9663E-48 | 86.08.110 |  | 86.08.155 | 9663E-200 | 86.08.800 |
| 9663-21 | R 1951 | 9663B-55 | 86.04 .350 | 9663E-49 | 86.08.110 | 9663E-126 | 86.08.160 | 9663E-201 | 86.08.790 |
|  | c 240 § 1 | 9663B-56 | 86.04.360 | $9663 \mathrm{E}-50$ | 86.08.260 | $9663 \mathrm{E}-127$ | 86.08.165 | 9663E-202 | 86.08 .760 |
|  | but see |  | 86.04.370 | 9663E-51 | 86.08.260 | 9663E-128 | 86.08.450 | 9663E-203 | 86.08.810 |
|  | Ch. 86.26 | 9663B-57 | 86.04.370 | 9663E-52 | 86.08.260 | 9663E-129 | 86.08.420 | 9663E-204 | 86.08.810 |
| 9663-22 | Temporary | 9663B-58 | 86.04.350 | 9663E-53 | 86.08.790 | $9663 \mathrm{E}-130$ | 86.08.420 | 9663E-205 | 86.08.770 |


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| 9663E-206 | 86.08.800 | 9691-3 | 53.12 .240 | 9710 | 53.08 .140 | 9758 | 91.04.460 | 9824 | 91.08 .490 |
| 9663E-207 | 86.08.820 | 9691-4 | Val. | 9711-1 | 53.40 .010 | 9759 | 91.04 .470 | 9825 | 91.08 .500 |
| 9663E-208 | 86.08.830 |  | n53.12.210 | 9711-2 | 53.40 .020 | 9760 | 91.04.160 | 9826 | 91.08 .510 |
| 9663E-209 | 86.08.830 | 9691 A-1 | 53.12 .160 |  | 53.40.030 | 9761 | 91.04.480 | 9827 | 91.08 .520 |
| $9663 \mathrm{E}-210$ | Constr. | 9691 A-2 |  | 9711-3 | 53.40 .050 | 9762 | 91.04 .490 | 9828 | 91.08 .530 |
|  | n86.08.001 | 9691 A-7 | R 1951 | 9711-4 | 53.40 .040 | 9763 | 91.04 .480 | 9829 | 91.08 .540 |
| $9663 \mathrm{E}-211$ | Constr. |  | c 68 § 4 | 9711-5 | 53.40 .060 | 9764 | 91.04.500 | 9830 | 91.08 .550 |
|  | n86.08.001 |  | but see | 9711-5a | 53.40 .070 | 9765 | 91.04 .510 | 9831 | 91.08 .560 |
| 9663E-212 | Constr. |  | 53.12.172 |  | 53.40 .080 | 9766 | 91.04 .520 | 9832 | 91.08 .570 |
|  | n86.08.001 | 9691A-8 | 53.12 .180 | 9711-6 | 53.40 .090 | 9767 | 91.04.530 | 9833 | 91.08 .570 |
| 9663E-213 | Sev. | 9691A-9 | 53.12 .200 |  | 53.40 .100 | 9768 | 91.04 .540 | 9834 | 91.08 .580 |
|  | n86.08.001 | 9691A-10 | 53.12.190 |  | 53.40 .120 | 9769 | 91.04.280 | 9835 | 91.08 .590 |
| 9663F-1 | R 1951 | 9691A-11 | Constr. | 9711-7 | 53.40 .130 | 9770 | 91.04.180 | 9836 | 91.08 .600 |
|  | c 240 § 1 |  | n53.12.160 | 9711-8 | 53.40 .110 | 9771 | 91.04 .430 | 9837 | 91.08 .610 |
|  | but see | 9692 | 53.08 .010 | 9711-9 | 53.40 .140 | 9772 | 91.04 .550 | 9838 | 91.08 .620 |
|  | Ch. 86.26 |  | 53.08 .020 | 9718-1 | Obsolete | 9773 | 91.04.190 | 9839 | 91.08 .630 |
| 9663F-2 part | 43.21 .150 |  | 53.08 .030 | 9718-2 | Obsolete | 9774 | 91.04.560 | 9840 | Constr. |
|  | 43.21.160 |  | 53.08 .040 | 9718-3 | Obsolete | 9775 | Val. |  | $n 91.08 .010$ |
|  | 86.28.020 |  | 53.08 .050 | 9718-4 | Obsolete |  | $n 91.04 .010$ | 9841 | 91.08 .640 |
|  | R 1951 |  | 53.08 .060 | 9718-5 | Obsolete | 9776 | Constr. | 9842 | 91.08 .650 |
|  | c 240 § 1 |  | 53.08 .070 | 9718-5a | Obsolete |  | Val. | 9843 | 88.04 .010 |
| $9663 \mathrm{~F}-3$ |  |  | 53.08 .080 | 9718-6 | Obsolete |  | n91.04.010 | 9844 | 88.04 .040 |
| 9663F-7 | R 1951 |  | 53.08 .090 | 9718-7 | Obsolete | 9776-1 | 91.04 .580 | 9845 | 88.04 .050 |
|  | c 240 § 1 |  | 53.36 .020 | 9718-8 | Obsolete | 9776-2 | 91.04 .590 | 9846 | 88.04 .060 |
|  | but see |  | 53.36 .030 | 9718-8a | Obsolete | 9776-3 | 91.04 .600 | 9847 | 88.04 .110 |
|  | Ch. 86.26 | 9692-1 | 53.36 .070 | 9718-8b | Obsolete | 9776-4 | 91.04 .610 | 9848 | 88.04.120 |
| 9664 | 36.64 .060 | 9692-2 | 53.36.080 | 9718-10 | 53.48 .100 | 9776-5 | 91.04 .620 | 9849 | 88.04 .130 |
| 9665 | 36.64.060 | 9692-3 | 53.08 .100 | 9718-11 | 53.48 .110 | 9776-6 | 91.04.630 | 9850 | 88.04 .090 |
| 9666 | 88.32 .230 | 9692A | 53.08 .160 | 9719 | 53.32 .010 | 9776-7 | 91.04 .640 | 9851 | 88.04 .100 |
| 9667 | 88.32 .230 | 9691A-1 | 53.44 .060 | 9720 | 53.32 .020 | 9776-8 | 91.04.650 | 9851-1 | 88.12 .010 |
| 9668 | Obsolete | 9692A-21 | $S$ by |  | 53.32 .030 | 9776-9 | 91.04.660 | 9851-2 | 88.12 .020 |
| 9669 | 88.32 .010 | 9692A-3 | 53.44.010- |  | 53.32 .040 | 9776-10 | 91.04 .670 | 9851-3 | 88.12 .030 |
| 9679 | 88.32 .020 | 9692A-4 | 53.44 .040 | 9721 | 53.32 .050 | 9777 | 91.08 .010 | 9851-4 | 88.12 .040 |
| 9671 | 88.32 .040 | 9692A-5 | 53.44 .050 | 9722 | Obsolete | 9778 | 91.08 .020 | 9851-5 | 88.12 .050 |
|  | 88.32 .050 | 9692A-6 | 53.44 .050 | 9723 | 53.32 .060 | 9779 | 91.08 .030 | 9851-6 | 88.12 .060 |
| 9672 | 88.32.060 | 9692A-7 | 53.44 .050 | 9724 | 91.04 .010 |  | 91.08 .040 | 9852 | 88.04 .140 |
| 9673 | 88.32 .070 | 9693 | 53.08.120 |  | 91.04.160 |  | 91.08 .050 | 9853 | 88.04.190 |
| 9674 | 88.32 .080 |  | 53.08.130 | 9725 | 91.04 .020 | 9780 | 91.08 .060 | 9854 | 88.04 .220 |
| 9675 | 88.32 .090 |  | 53.12 .250 | 9725-a | 91.04 .090 | 9781 | 91.08 .070 | 9855 | 88.04.150 |
| 9676 | 88.32 .100 |  | 53.36 .010 | 9725-b | 91.04.100 | 9782 | 91.08 .080 | 9856 | 88.04 .080 |
|  | 88.32 .110 | 9694 | 53.20 .010 | 9725-c | 91.04 .110 | 9783 | 91.08 .090 | 9857 | 88.04 .180 |
| 9677 | 88.32 .130 | 9695 | 53.20 .020 | 9725-d | 91.04 .120 | 9784 | 91.08.100 | 9858 | 88.04 .230 |
| 9678 | 88.32 .140 | 9696 | 53.20 .030 | 9725-e | 91.04.130 | 9785 | 91.08.110 | 9859 | 88.04.200 |
|  | 88.32 .150 | 9697 | 53.20 .050 | 9725-f | 91.04.140 | 9786 | 91.08.120 | 9860 | 88.04 .210 |
| 9679 | 88.32 .160 |  | 53.20 .060 | 9725-g | 91.04.150 | 9787 | 91.08 .130 | 9861 | 88.04.160 |
| 9680 | 88.32 .120 |  | 53.20 .070 | 9726 | 91.04 .030 | 9788 | 91.08.140 | 9862 | 88.04 .170 |
|  | 88.32 .170 |  | 53.20 .080 |  | 91.04 .040 | 9789 | 91.08 .150 | 9863 | 88.04 .240 |
| 9681 | 88.32 .180 | 9698 | 53.20 .040 |  | 91.04 .050 | 9790 | 91.08 .160 | 9864 | 88.04.250 |
| 9682 | 88.32 .190 | 9699 | 53.36.040 | 9727 | 91.04 .060 | 9791 | 91.08.170 | 9865 | 88.04.260 |
| 9683 | 88.32 .200 | 9699-1 | 53.36 .060 | 9728 | 91.04 .070 | 9792 | 91.08 .180 | 9866 | 88.04 .270 |
| 9684 | 88.32 .210 | 9700 | 53.36.050 | 9729 | 91.04 .060 | 9793 | 91.08.190 | 9867 | 88.04.280 |
| 9685 | 88.32 .220 | 9701 | Superf. |  | 91.04 .080 | 9794 | 91.08.200 |  | 88.04 .290 |
| 9686 | 88.32 .030 | 9702 | 53.04 .050 | 9731 | 91.04 .170 | 9795 | 91.08 .210 | 9868 | 88.04 .070 |
| 9687 | Obsolete | 9703 | 53.12 .030 | 9732 | 91.04.200 | 9796 | 91.08 .220 | 9869 | 88.04 .020 |
| 9687-1 |  | 9704 | 53.08 .150 | 9733 | 79.16.380 | 9797 | 91.08.230 | 9870 | 88.04 .030 |
| 9687-11 | Obsolete | 9705 | 53.08.110 |  | 79.16 .390 | 9798 | 91.08.240 | 9871-1 | 88.16 .010 |
| 9688 | 53.04.010 | 9706 | Val. | 9734 | 79.16.400 | 9799 | 91.08 .250 | 9871-2 | 88.16 .020 |
| 9689 | 53.04 .020 |  | n53.04.050 | 9735 | 91.04.210 | 9800 | 91.08.260 | 9871-3 | 88.16.050 |
|  | 53.04 .030 | 9707 | 53.04 .080 |  | 91.04.220 | 9801 | 91.08.270 | 9871-4 | 88.16 .070 |
|  | 53.04 .040 |  | 53.04 .090 | 9736 | 91.04.160 | 9802 | 91.08.280 | 9871-5 | 88.16 .080 |
| 9689-1 | 53.04 .110 | 9708 | 53.04 .100 | 9737 | 91.04 .230 | 9803 | 91.08.290 | 9871-6 | 88.16.120 |
| 9690 | 53.04.060 | 9708-1 | 53.16 .010 | 9738 | 91.04.240 | 9804 | 91.08.300 | 9871-7 | 88.16 .110 |
|  | 53.04 .070 | 9708-2 | 53.16 .010 | 9739 | 91.04.250 | 9805 | 91.08 .310 | 9871-8 | 88.16 .090 |
|  | 53.12 .010 | 9708-3 | 53.16 .020 | 9740 | 91.04.260 | 9806 | 91.08 .320 | 9871-9 | 88.16.030 |
|  | 53.12.020 | 9708-4 | 53.16.030 | 9741 | 91.04 .270 | 9807 | 91.08 .330 | 9871-9a | Temporary |
|  | 53.12 .040 | 9709 | Obsolete | 9742 | 91.04.290 | 9808 | 91.08.340 | 9871-10 | 88.16 .150 |
|  | 53.12 .050 | 9709-1 | 53.24 .010 | 9743 | 91.04.300 | 9809 | 91.08 .350 | 9871-11 | 88.16 .130 |
|  | 53.12 .060 | 9709-2 | 53.24 .020 | 19744 | 91.04 .310 | 9810 | 91.08 .360 | 9871-12 | 88.16.060 |
|  | 53.12.120 | 9709-3 | 53.24 .030 | 9745 | 91.04.320 | 9811 | 91.08 .370 | 9871-13 | 88.16 .100 |
|  | 53.12 .130 | 9709-4 | 53.24 .040 | 9746 | 91.04 .370 | 9812 | 91.08 .380 | 9871-14 | 88.16 .040 |
|  | 53.12 .140 | 9709-5 | 53.24 .060 | 9747 | 91.04 .330 | 9813 | 91.08 .390 | 9871-15 | 88.16.140 |
|  | 53.12.150 | 9709-6 | 53.24 .070 | 9748 | 91.04.340 | 9814 | 91.08 .400 | 9871-16 | Sev. |
| 9691 | 53.12 .060 | 9709-7 | 53.24 .080 | 9749 | 91.04 .350 | 9815 | 91.08 .410 |  | Short t. |
|  | 53.12 .070 | 9709-8 | 53.24 .050 | 9750 | 91.04.360 | 9816 | 91.08 .420 |  | n88.16.010 |
|  | 53.12 .080 | 9709-9 | 53.28 .010 | 9751 | 91.04.380 | 9817 | 91.08 .430 | 9891 | 88.20 .010 |
|  | 53.12 .090 | 9709-10 | 53.28 .020 | 9752 | 91.04.390 | 9818 | 91.08 .440 | 9892 | 88.20 .020 |
|  | 53.12 .100 | 9709-11 | 53.28 .030 | 9753 | 91.04 .410 | 9819 | 91.08 .450 | 9893 | 88.20 .030 |
|  | 53.12 .110 | 9709-12 | 53.28 .040 | 9754 | 91.04.420 | 9820 | 91.08 .460 | 9894 | 88.20.040 |
| 9691-1 | 53.12 .210 | 9709-13 | 53.28 .050 | 9755 | 91.04 .400 | 9821 | 91.08 .470 | 9895 | 88.20 .050 |
| 9691-2 | 53.12 .220 |  | 53.28 .060 | 9756 | 91.04.440 | 9822 | 91.08 .480 | 9896 | 88.20 .060 |
|  | 53.12 .230 | 9709-14 | 53.28 .070 | 9757 | 91.04.450 | 9823 | 91.08 .470 | 9897 | 88.28.050 |


| Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. |
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| 9898 | 88.28 .060 | 9968 | 25.12 .030 | 9976 | 19.80.010 | 9998-33i | 74.08 .080 | 9998-172 | 50.04 .330 |
| 9899 | 42.28 .010 | 9969 | 25.12 .040 | 9977 | Obsolete | 9998-33j | 74.08 .090 | 9998-173 | 50.04.340 |
| 9900 | 42.28 .020 | 9970 | 25.12 .050 | 9978 | 19.80.030 | 9998-33k | 74.08.100 | 9998-174 | 50.04 .350 |
| 9901 | 42.28 .030 | 9971 | 25.12.060 | 9979 | 19.80 .020 | 9998-331 | 74.08.110 | 9998-175 | 50.04.360 |
| 9902 | 42.28 .040 | 9972 | 25.12 .070 | 9980 | 19.80.040 | 9998-33m | 74.08.120 | 9998-176 | 50.08 .010 |
| 9903 | 42.28 .050 | 9973 | 25.12 .080 |  | 19.80.050 | 9998-33n | 74.08.130 | 9998-177 | 50.08 .020 |
| 9904 | 42.28 .060 | 9974 | 25.12 .090 | 9986 | 36.39.020 | 9998-330 | 74.08.140 | 9998-178 | 50.12 .010 |
| 9905 | 42.28 .070 | 9975 | 25.12.100 | 9991a | 18.53.160 |  | 74.08.150 | 9998-179 | 50.12.020 |
| 9906 | 42.28 .080 | 9975-1 | 25.08.010 | 9992 | 9.91.040 |  | 74.08.160 | 9998-180 | 50.12 .030 |
| 9907 | 42.28 .090 | 9975-2 | 25.08 .020 | 9992-1 |  |  | 74.08.170 | 9998-181 | 50.12 .040 |
| 9908 | 42.28 .100 | 9975-3 | 25.08.030 | 9992-15 | Obsolete |  | 74.08.180 | 9998-182 | 50.12 .050 |
| 9909 | 42.28 .110 | 9975-4 | 25.08.040 | 9992-15a | Obsolete |  | 74.08 .190 | 9998-183 | 50.12.060 |
| 9910 | 42.28 .120 | 9975-5 | 25.08.050 | 9992-15b | Obsolete |  | 74.08.200 | 9998-184 | 50.12 .070 |
| 9911 | 42.28 .130 | 9975-6 | 25.08.060 | 9992-15c | Obsolete | 9998-33p | 74.08.250 | 9998-185 | 50.12 .080 |
| 9912 | 7.48 .130 | 9975-7 | 25.08.070 | 9992-16 |  | 9998-33q | 74.08.260 | 9998-186 | 50.12 .090 |
| 9913 | 7.48.140 | 9975-8 | 25.08.080 | 9992-40 | Obsolete | 9998-33r | Codification | 9998-187 | 50.12.100 |
| 9914 | 7.48.120 | 9975-9 | 25.08 .090 | 9992-40 1/2 | Obsolete | 9998-33s | 74.08.270 | 9998-188 | 50.12 .110 |
| 9915 | 7.48.150 | 9975-10 | 25.08.100 | 9992-41 |  | 9998-34 | Short t. | 9998-189 | 50.12.120 |
| 9916 | 7.48.160 | 9975-11 | 25.08.110 | 9992-55 | $S$ - see | 9998-35 | Preamble | 9998-190 | 50.12.130 |
| 9917 | 7.48 .170 | 9975-12 | 25.08 .120 |  | Ch. 74.08 | 9998-36 | $S-$ see | 9998-191 | 50.12 .140 |
| 9918 | 7.48 .180 | 9975-13 | 25.08 .130 | 9992-101 | 74.12 .010 | - | Ch. 74.08 | 9998-192 | 50.12 .150 |
| 9919 | 7.48 .190 | 9975-14 | 25.08.140 | 9992-102 | 74.12 .020 | 9998-37 |  | 9998-193 | 50.12.160 |
| 9920 | 7.48 .200 | 9975-15 | 25.08.150 | 9992-103 | 74.12 .050 | 9998-38 | R 1949 c 6 | 9998-194 | 50.12 .170 |
| 9921 | 7.48.210 | 9975-16 | 25.08.160 | 9992-104 | 74.12.030 | 9998-39 |  | 9998-195 | 50.12.180 |
| 9922 | 7.48.220 | 9975-17 | 25.08.170 | 9992-105 | 74.12.020 | 9998-44 | $S$--see | 9998-196 | 50.12 .190 |
| 9923 | 7.48.230 | 9975-18 | 25.08.180 | 9992-106 | 74.12.130 |  | Ch. 74.08 | 9998-197 | 50.12.200 |
| 9924 | 7.48.240 | 9975-19 | 25.08.190 | 9992-107a | 74.12.210 | 9998-45 | R 1949 c 6 | 9998-198 | 50.16 .010 |
| 9925 | 7.48.250 | 9975-20 | 25.08.200 | 9992-107b | 74.12.220 | 9998-47 | $S$--see | 9998-199 | 50.16.020 |
| 9926 | 7.48.260 | 9975-21 | 25.08.210 | 9992-107 | $S$ - see |  | Ch. 74.08 | 9998-200 | 50.16.030 |
| 9927 | 7.48.270 | 9975-22 | 25.08.220 |  | Title 74 | 9998-49 | 74.08 .210 | 9998-201 | 50.16.040 |
| 9928 | 7.48.280 | 9975-23 | 25.08.230 | 9992-109 | 74.12 .040 | 9998-50 | 74.08.220 | 9998-202 | 50.16.050 |
| 9929 | 42.04.020 | 9975-24 | 25.08.240 | 9992-110 | 74.12.070 | 9998-51 | Approp. | 9998-205 | 50.16 .060 |
| 9930 | 42.08 .060 | 9975-25 | 25.08.250 | 9992-111 | 74.12 .090 | 9998-52 | 74.08 .230 | 9998-206 | 50.20 .010 |
| 9931 | 42.08 .070 | 9975-26 | 25.08.260 | 9992-112 | 74.12.080 | 9998-53 | 74.08.240 | 9998-207 | 50.20.020 |
| 9932 | 42.08 .080 | 9975-27 | 25.08.270 |  | 74.12.100 | 9998-54 | Sev. | 9998-208 | 50.20 .030 |
| 9933 | 42.08 .090 | 9975-28 | 25.08.280 | 9992-113 | 74.12.110 | 9998-55 | Repealer | 9998-209 | 50.20 .040 |
| 9934 | 36.16 .050 | 9975-29 | 25.08.290 | 9992-114 | 14.12.230 | 9998-56 | Em. | 9998-210 | R 1949 |
|  | 36.16.060 | 9975-30 | 25.08.300 | 9992-115 | 74.12.120 | 9998-56a | Obsolete |  | c 214 § 11 |
|  | 42.08 .100 | 9975-40 | 25.04 .010 | 9992-116 | Repealer | 9998-57 | 74.40 .010 | 9998-211 | 50.20 .050 |
| 9935 | 42.08 .110 | 9975-41 | 25.04 .020 | 9992-117 | Sev. | 9998-58 | 74.40 .020 | 9998-212 | 50.20 .060 |
| 9936 | 42.08 .120 | 9975-42 | 25.04 .030 | 9992-118 | Eff. date | 9998-59 | 74.40 .030 | 9998-213 | 50.20.070 |
| 9937 | 42.08.130 | 9975-43 | 25.04.040 | 9998-1 |  | 9998-60 | 74.40 .040 | 9998-214 | 50.20.080 |
| 9938 | 42.08.140 | 9975-44 | 25.04 .050 | 9998-1a |  | 9998-61 | 74.40.050 | 9998-215 | 50.20 .090 |
| 9939 | 42.08.150 | 9975-45 | 25.04.060 | 9998-2-, | $S$--see | 9998-117 | Sev. | 9998-216 | 50.20.100 |
| 9940 | 42.08.160 | 9975-46 | 25.04.070 | 9998-7 | Ch. 74.08 |  | n74.12.010 | 9998-217 | 50.20.110 |
| 9941 | 42.08.170 | 9975-47 | 25.04 .080 | 9998-7a |  | 9998-130- |  | 9998-218 | 50.20 .120 |
| 9942 | 19.72 .010 | 9975-48 | 25.04.090 | 9998-7b | Sev. | 9998-136 | R 1945 c 35 | 9998-219 | 50.20.130 |
| 9943 | 19.72.110 | 9975-49 | 25.04.100 | 9998-8 |  | 9998-140 | Short t. | 9998-220 | 50.20.140 |
|  | 19.72 .120 | 9975-50 | 25.04.110 |  | S--see |  | n50.04.020 | 9998-221 | 50.20 .150 |
| 9944 | 19.72.130 | 9975-51 | 25.04.120 | 9998-9) | Ch. 74.08 | 9998-141 | 50.01.010 | 9998-222 | 50.20 .160 |
| 9945 | R 1937 | 9975-52 | 25.04.130 | 9998-10 | 74.08 .280 | 9998-142 | 50.04 .020 | 9998-223 | 50.20.170 |
|  | c 145 § 4 | 9975-53 | 25.04.140 | 9998-11 | $S$ - see | 9998-143 | 50.04 .030 | 9998-224 | 50.20 .180 |
| 9947 | 42.24 .050 | 9975-54 | 25.04.150 |  | Ch. 74.08 | 9998-144 | 50.04 .040 | 9998-225 | 50.20 .190 |
| 9948 | 42.24.060 | 9975-55 | 25.04.160 | 9998-12 | 74.08.290 | 9998-145 | 50.04 .050 | 9998-226 | 50.20.200 |
| 9948-1 | 43.03 .110 | 9975-56 | 25.04.170 | 9998-13 | 74.08.300 | 9998-146 | 50.04 .060 | 9998-227 | 50.24 .010 |
| 9949 | 42.12 .020 | 9975-57 | 25.04.180 | 9998-14 | 74.08.310 | 9998-147 | 50.04 .070 | 9998-228 | 50.24 .020 |
| 9950 | 42.12 .010 | 9975-58 | 25.04.190 | 9998-15 | 74.08.320 | 9998-148 | 50.04 .080 | 9998-229 | 50.24 .030 |
| 9951 | 42.12 .030 | 9975-59 | 25.04.200 | 9998-16 | $S$ - see | 9998-149 | 50.04 .090 | 9998-230 | 50.24 .040 |
| 9952 | 43.09 .200 | 9975-60 | 25.04.210 |  | Ch. 74.08 | 9998-150 | 50.04.100 | 9998-231 | 50.24 .050 |
| 9953 | 43.09 .210 | 9975-61 | 25.04 .220 | 9998-17 |  | 9998-151 | 50.04.110 | 9998-232 | 50.24 .060 |
| 9954 | 43.09.220 | 9975-62 | 25.04.230 | 9998-20 | 74.08 .330 | 9998-152 | 50.04 .130 | 9998-233 | 50.24 .070 |
| 9955 | 43.09 .230 | 9975-63 | 25.04.240 | 9998-21 | 74.08 .340 | 9998-153 | 50.04.120 | 9998-234 | 50.24 .080 |
| 9956 | 43.09 .240 | 9975-64 | 25.04.250 | 9998-22 | 74.08.350 | 9998-154 | 50.04.140 | 9998-235 | 50.24 .090 |
| 9957 | 43.09 .250 | 9975-65 | 25.04.260 | 9998-23 | 74.08.360 | 9998-155 | 50.04 .150 | 9998-236 | 50.24 .100 |
| 9958 | 43.09 .260 | 9975-66 | 25.04.270 | 9998-24 | 74.08.370 | 9998-156 | 50.04.160 | 9998-237 | 50.24.110 |
| 9959 | 42.24 .040 | 9975-67 | 25.04.280 | 9998-25 | 74.08.370 | 9998-157 | 50.04.170 | 9998-238 | 50.24.120 |
| 9960 | 43.09 .270 | 9975-68 | 25.04.290 | 9998-26 | 74.08.380 | 9998-158 | 50.04.180 | 9998-239 | 50.24 .130 |
| 9961 | 43.09 .280 | 9975-69 | 25.04.300 | 9998-27 | Constr. | 9998-159 | 50.04.190 | 9998-240 | 50.24.140 |
| 9962 | 36.22 .140 | 9975-70 | 25.04 .310 | 9998-28 | Approp. | 9998-160 | 50.04 .200 | 9998-241 | 50.24 .150 |
| 9963 | 1.16.030 | 9975-71 | 25.04.320 | 9998-29 | Repealer | 9998-161 | 50.04 .210 | 9998-242 | 50.24 .160 |
| 9963-1 | 36.16.100 | 9975-72 | 25.04 .330 | 9998-31 | Obsolete | 9998-162 | 50.04.220 | 9998-243 | 50.24.170 |
|  | 42.04.060 | 9975-73 | 25.04.340 | 9998-32 | Sev. | 9998-162a | 50.04.230 | 9998-244 | 50.24.180 |
| 9963-5 | 41.04 .010 | 9975-74 | 25.04.350 |  | n74.08.280 | 9998-163 | 50.04.240 | 9998-245 | 50.24 .190 |
| 9963-10 | 41.04.020 | 9975-75 | 25.04 .360 | 9998-33 | Eff. date | 9998-164 | 50.04.250 |  | 50.24.200 |
| 9963-11 | 41.04 .030 | 9975-76 | 25.04 .370 | 9998-33b | Preamble | 9998-165 | 50.04.260 | 9998-246 | R 1949 |
| 9964 | R 1951 | 9975-77 | 25.04.380 | 9998-33c | 74.08.010 | 9998-166 | 50.04.270 |  | c 235 § 1 |
|  | c 94 § 1 | 9975-78 | 25.04.390 | 9998-33d | 74.08.030 | 9998-167 | 50.04.280 | 9998-246a | 50.28 .010 |
| 9965 | 81.88 .020 | 9975-79 | 25.04 .400 | 9998-33e | 74.08.040 | 9998-168 | 50.04.290 |  | 50.28 .020 |
| 9965-1 | 81.88 .030 | 9975-80 | 25.04.410 | 9998-33f | 74.08.050 | 9998-169 | 50.04.300 | 9998-246a(g) | 50.28 .030 |
| 9966 | 25.12 .010 | 9975-81 | 25.04.420 | 9998-33g | 74.08 .060 | 9998-170 | 50.04 .310 | 9998-246b | 50.28 .040 |
| 9967 | 25.12.020 | 9975-82 | 25.04.430 | 9998-33h | 74.08.070 | 9998-171 | 50.04.320 | 9998-246c | 50.28.050 |



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|  | n18.64.010 | 10163-7 | 18.74.070 | 10185-7 | 43.74.070 | 10249-2 | 9.95 .010 | 10304 | 72.16 .040 |
| 10131 | 18.64.120 | 10163-8 | 18.74 .080 | 10185-8 | 43.74.080 |  | 9.95 .020 | 10305 | 72.16 .080 |
| 10132 | 43.69 .010 | 10163-9 | 18.74 .090 | 10185-10 | Temporary |  | 9.95 .030 | 10306 | Obsolete |
| 10132-1 | 43.69 .020 | 10163-10 | 18.74.100 | 10185-11 | Temporary |  | 9.95 .040 | 10307 | 72.16 .070 |
| 10132-2 | 43.69 .030 | 10163-11 | 18.74.110 | 10185-12 | Temporary |  | 9.95 .050 | 10308 | 72.16 .090 |
| 10133 | Obsolete | 10163-12 | 18.74.120 | 10185-13 | Temporary |  | 9.95 .060 | 10309 | 13.12.010 |
| 10134 | Obsolete | 10164-1 |  | 10185-14 | 19.68.010 |  | 9.95.070 | 10310 | 13.12 .020 |
| 10135 | 18.64 .040 | 10166 |  | 10185-15 | 19.68 .020 |  | 9.95 .080 | 10311 | 13.12 .030 |
| 10136 | 18.64.140 | 10166-1 |  | 10185-16 | 19.68.030 |  | 9.95 .090 | 10312 | 13.12 .090 |
|  | 18.64.150 | 10168 | R 1949 c 202 | 10185-17 | 19.68.040 |  | 9.95 .100 | 10313 | 13.12 .040 |
| 10137 | Obsolete | 10169 |  | 10186 | $S$ by | 10249-2a | 9.95 .190 |  | 13.12 .050 |
| 10138 | 18.64 .010 | 10170- |  |  | 36.16.070 | 10249-3 | 9.95 .170 | 10314 | 13.12 .050 |
|  | 18.64 .030 | 10173 |  | 10187 | 36.63 .190 | 10249-4 | 9.95 .100 | 10315 | 13.12 .100 |
|  | 18.64 .250 | 10173-1 | 18.88 .010 | 10188 | 36.63.120 |  | 9.95 .110 | 10316 | 13.12 .060 |
|  | 18.67 .030 | 10173-2 | 18.88 .020 | 10189 | 9.92.130 |  | 9.95 .120 | 10317 | 13.12.110 |
|  | 18.67 .040 | 10173-2a | 18.88.040 | 10190 | 9.92 .140 |  | 9.95 .130 | 10318 | 13.12 .070 |
|  | 18.67.130 | 10173-3 | 18.88 .030 | 10191 | 36.63.060 |  | 9.95 .140 | 10319 | 13.12 .080 |
| 10139 | 18.67.100 | 10173-4 | 18.88.050 | 10191-1 | 9.92.150 |  | 9.95 .150 | 10319-1 | 72.04.130 |
|  | 18.67.120 | 10173-5 | 18.88.060 | 10192 | 36.63 .080 |  | 9.95 .160 | 10319-5 | R 1951 |
| 10140 | 18.67.050 | 10173-6 | 18.88.070 | 10193 | 36.63 .090 |  | 9.95.190 |  | c 52 § 3 |
|  | 18.67.060 | 10173-7 | 18.88.080 | 10194 | 36.63.070 | 10249-5 | 9.95 .180 |  | but see |
|  | 18.67 .070 | 10173-8 | 18.88.090 | 10195 | 36.63 .020 | 10249-5a | 9.95 .200 |  | 72.08 .342 |
| 10141 | 18.60 .010 | 10173-8a | 18.88.100 | 10196 | 36.63 .050 | 10249-5b | 9.95 .210 | 10320 | 60.28 .010 |
|  | 18.60 .020 | 10173-9 | 18.88.110 | 10197 | 36.63 .200 | 10249-5c | 9.95.220 | 10320-1 | 49.52 .090 |
|  | 18.60 .030 | 10173-10 | 18.88.120 | 10198 | 36.63.100 | 10249-5d | 9.95 .230 | 10321 | 60.28 .020 |
| 10142 | 18.64 .260 | 10173-11 | 18.88.130 | 10199 | 36.63 .110 | 10249-5e | 9.95 .240 | 10322 | 60.28 .030 |
| 10143 | 18.64.160 | 10173-12 | 18.88.140 | 10200 | 36.63 .040 | 10249-5f | 9.95.250 | 10322-1 | 39.04 .010 |
|  | 18.64 .170 | 10173-13 | 18.88.150 | 10201 | 36.63 .140 | 10249-5g | Sev. | 10322-2 | 39.04 .020 |
|  | 18.64.180 | 10173-14 | 18.88.160 | 10202 | 36.63 .130 |  | n9.95.200 |  | 39.04.030 |
|  | 18.64 .190 | 10173-15 | 18.88.170 | 10203 | 36.63.030 | 10249-7 | 9.95 .260 | 10322-3 | 39.04 .040 |
| 10144 | 18.64.200 | 10173-16 | 18.88.180 | 10204 | 35.21 .330 | 10249-8 | 43.67 .020 | 10322-4 | 39.04 .050 |
|  | 18.64 .210 | 10173-17 | 18.88.190 | 10205 | 36.63 .010 |  | 43.67 .030 | 10322-5 | 39.04 .060 |
|  | 18.64 .220 | 10173-18 | 18.88.200 | 10206 | 36.63.150 |  | 43.67.040 | 10322-6 | 39.04 .070 |
|  | 18.64 .230 | 10173-19 | 18.88.210 | 10207 | 36.63.160 | 10249-9 | Repealer | 10322-7 | 39.04 .080 |
|  | 18.64 .240 | 10173-20 | 18.88.220 | 10208 | 36.63.170 | 10249-11 | 9.95.270 | 10322-8 | 39.04 .090 |
| 10145 | 18.67.020 | 10173-21 | 18.88.230 | 10209 | 36.63 .180 | 10249-12 | Sev. | 10322-9 | 39.04 .100 |
| 10145-1 | 18.64 .050 | 10173-22 | 18.88.240 | 10210 | 72.08.010 |  | n9.95.270 | 10322-10 | 39.04 .110 |
| 10145-2 | 18.64.050 | 10173-23 | 18.88.250 | 10211 | 72.08 .020 | 10249-13 | Short t. | 10322-10a | 39.16 .010 |
| 10145-3 | Sev. | 10173-24 | 18.88.260 | 10212 | 72.08 .030 |  | n9.95.270 | 10322-10b | 39.16 .020 |
| 10145-4 | 18.67.140 | 10173-25 | 18.88.270 | 10213 | 72.08.040 | 10249-21 | 72.08.270 | 10322-10c | 39.16 .030 |
| 10146 | 18.64 .250 | 10173-26 | 18.88.280 | 10216 | 72.08.050 | 10249-22 | 72.08.280 | 10322-10d | 39.16.040 |
| 10146-1 | 18.81 .010 | 10173-27 | 18.78 .010 | 10217 | 72.08.060 | 10249-23 | 72.08.290 | 10322-11 | Unconst'I |
| 10146-2 | 18.81.020 | 10173-28 | 18.78 .020 | 10218 | 72.08.070 | 10249-24 | 72.08.300 | 10322-12 | Unconst'I |
| 10146-3 | 18.81.030 | 10173-29 | 18.78 .030 | 10219 | 72.08.080 | 10249-25 | 72.08.310 | 10322-13 | Unconst'I |
| 10146-4 | 18.81.040 | 10173-30 | 18.78 .040 | 10220 | 72.08 .090 | 10249-26 | 72.08.320 | 10322-14 | 39.24 .010 |
| 10146-5 | 18.81.020 | 10173-31 | 18.78 .050 | 10221 | Obsolete | 10249-27 | 72.08.330 | 10322-15 | 36.32.240 |
| 10146-6 | 18.81.060 | 10173-32 | 18.78 .060 | 10222 | 72.08.100 | 10250 | 9.96.010 | 10322-16 | 36.32.250 |
| 10146-7 | 18.81 .080 | 10173-33 | 18.78 .070 |  | 72.08.110 | 10251 | 9.96.020 | 10322-17 | 36.32.260 |
| 10146-8 | 18.81.050 | 10173-34 | Obsolete | 10223-1 | $S$ by | 10252 | 9.96.030 | 10322-18 | 36.32 .270 |
| 10146-9 | 18.81.070 | 10173-35 | 18.78 .080 |  | 9.95 .090 | 10253 | 5.44 .090 | 10322-20 | 39.12 .020 |
| 10146-10 | 18.81.070 | 10173-36 | 18.78 .090 |  | 72.08.220 | 10254 | $S$-see | 10322-21 | 39.12 .030 |
| 10146-11 | Sev. | 10173-37 | 18.78 .100 | 10223-2 | 72.08.120 |  | Ch. 9.95 | 10322-22 | 39.12 .010 |
|  | $n 18.81 .010$ | 10173-38 | 18.78 .110 | 10223-3 | 72.08.250 | 10255 |  | 10322-23 | 39.12 .040 |
| 10147 | 18.53 .010 | 10173-39 | 18.78.120 | 10223-4 | Approp. | 10257-10266 | Obsolete | 10322-24 | 39.12 .050 |
| 10148 | 18.53 .020 | 10173-40 | 18.78 .130 | 10223-5 | 72.08.260 | 10268-10279 | Obsolete | 10322-25 | 39.12 .060 |
| 10149 | Obsolete | 10173-41 | 18.78.140 | 10225 | 72.08.130 | 10279-1 | 72.08.220 | 10322-30 | 42.24 .030 |
| 10150 | 18.53 .060 | 10173-42 | 18.78.150 | 10226 | 72.08.140 | 10279-2 | 72.08.230 | 10322-40 | 39.32 .070 |
|  | 18.53 .080 | 10173-43 | 18.78.160 | 10227 | 72.08.150 | 10279-3 | 72.08.240 | 10322-45 | 39.28 .040 |
| 10151 | 18.53 .090 | 10173-44 | 18.78 .170 | 10228 | 72.08.160 | 10279-4 | Temporary | 10322-50 | 39.32 .070 |
| 10152 | 18.53 .140 | 10174 | 18.50.020 | 10230 | 72.08.030 | 10279-5 | Temporary | 10322-51 | 39.32 .080 |
| 10153 | 18.53 .030 | 10175 | 18.50 .040 | 10231 | 72.08 .170 | 10279-6 | Temporary | 10322-60 | 39.32 .010 |
| 10154 | 18.53 .070 | 10176 | 18.50 .050 | 10234 | 72.08.180 | 10279-7 | Sev. | 10322-61 | 39.32 .020 |
| 10155 | Obsolete | 10177 | 18.50.060 | 10235 | 72.08.190 | 10279-8 | Eff. date | 10322-62 | 39.32 .030 |
| 10156 | 18.53 .100 | 10178 | 18.50 .070 | 10236 | 72.08.200 | 10280-1 | 72.12 .010 | 10322-63 | 39.32 .030 |
| 10157 | 18.53 .110 | 10179 | 18.50 .080 | 10236-1 | 72.08.210 | 10280-2 | 72.12 .020 | 10322-64 | 39.32 .040 |
|  | 18.53 .120 | 10180 | 18.50.100 | 10240 | R 1929 c 59 | 10280-3 | 72.12 .030 | 10322-65 | 39.32.050 |
|  | 18.53 .130 |  | 18.50.110 | 10242-1 | 72.48 .010 | 10280-4 | 72.12 .040 | 10322-66 | 39.32.060 |
| 10158 | 18.53 .050 | 10181 | 18.50 .010 | 10242-2 | 72.48.020 | 10280-5 | 72.12 .050 | 10322A-1 |  |
| 10159 | 18.53 .040 |  | 18.50.030 | 10242-3 | 72.48.030 | 10280-7 | $S$ by | 10322A-7 | Temporary |
| 10160 | Obsolete |  | 18.50 .090 | 10242-4 | 72.48.040 |  | 72.08 .220 | 10322A-8 | 39.28 .010 |
| 10161 | Sev. | 10182 | 18.50 .120 | 10242-5 | 72.48.050 | 10280-8 | 72.12 .070 | 10322A-9 | 39.28 .020 |
|  | n18.53.010 | 10183 | Constr. | 10242-6 | 72.48.060 | 10280-9 | 72.12 .080 | 10322A-10 | 39.28.030 |
| 10162 | Short t. |  | n18.50.010 | 10242-7 | 72.48 .070 | 10280-13 | 72.12 .090 | 10322A-11 | Sev. |
|  | n18.53.010 | 10184 | Superf. | 10242-8 | Obsolete | 10280-14 | 72.12 .100 | 10322B-1 |  |
| 10163 | 18.53 .150 | 10185 | 18.50 .030 | 10242-9 | 72.48.080 |  | 72.12.110 | 10322B-3 | Obsolete |
| 10163-1 | 18.74.010 | 10185-1 | 43.74 .010 | 10242-10 | 72.48 .090 | 10299 | 72.16 .010 | 10322C-1 | 4.16 .030 |
| 10163-2 | 18.74 .020 | 10185-2 | 43.74 .020 | 10242-11 | 72.48.100 | 10300 | 72.16.020 | 10323 | 43.78 .010 |
| 10163-3 | 18.74 .030 | 10185-3 | 43.74 .030 | 10242-12 | Sev. | 10301 | $S$ by | 10324 | 43.78 .020 |
| 10163-4 | 18.74 .040 | 10185-4 | 43.74 .040 |  | n72.48.010 |  | 72.16 .030 | 10325 | 43.78 .030 |
| 10163-5 | 18.74.050 | 10185-5 | 43.74 .050 | 10249-1 | 43.67 .010 | 10302 | 72.16.040 | 10326 | 43.78 .040 |
| 10163-6 | 18.74.060 | 10185-6 | 43.74 .060 | 10249-la | 43.67 .010 | 10303 | 72.16.050 | 10327 | 43.78 .050 |


| Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. |
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| 10327-1 | Obsolete | 10384 | 22.24 .040 |  | 81.04.100 | 10440-5 | 80.16 .050 | 10458-8 | 80.04.360 |
| 10327-2 | 43.78.070 | 10385 | 22.24.050 | 10422 | 80.04.110 |  | 81.16.050 |  | 81.04.360 |
| 10327-3 | Sev. | 10386 | 22.24 .060 |  | 81.04 .110 | 10440-6 | 80.16 .060 | 10458-9 | Duplication |
|  | $n 43.78 .020$ | 10387 | 22.24 .070 | 10422-1 | Obsolete |  | 81.16 .060 | 10459 | Obsolete |
| 10328 | 43.78 .060 | 10388 | 22.24 .080 | 10423 | 80.04.120 | 10440-7 | 80.16 .070 | 10459-1 | 43.17 .010 |
| 10328-1 | Obsolete | 10389 | 81.28 .230 |  | 81.04.120 |  | 81.16 .070 |  | 43.17 .020 |
| 10328-2 | Obsolete |  | 81.28 .240 | 10424 | 80.04 .130 | 10440-8 | 80.16 .080 | 10459-2 |  |
| 10329 | 43.78.080 | 10390 | 80.28 .020 |  | 81.04 .130 |  | 81.16 .080 | 10459-3 | $S-$ see |
| 10330 | 43.78 .090 |  | 80.28 .030 | 10425 | 80.04.140 | 10440-9 | 80.16 .090 | 10459-4 | Ch. 43.53 |
| 10331 | $S$ by |  | 80.28 .040 |  | 81.04 .140 |  | 81.16.090 | 10459-5 | 43.53 .050 |
|  | 43.78 .080 | 10391 | 80.36 .140 | 10426 | 80.04 .150 | 10440-10 | Sev. | 10459-6 | 43.53 .050 |
| 10333 | 43.78 .100 | 10392 | 22.24 .090 |  | 81.04.150 |  | n80.16.010 | 10459-7 | Obsolete |
| 10333-1 | 43.78 .110 | 10393 | 81.56.050 | 10427 | 80.04.160 | 10441 | 80.04.250 | 10459-8 | Obsolete |
| 10334 | 43.78 .120 | 10394 | 80.36.250 |  | 81.04 .160 |  | 81.04 .250 | 10459-9 | Saving |
| 10335 | 43.78 .130 |  | 81.28 .250 | 10428 | 80.04.170 | 10442 | 80.04.260 | 10459-10 | 80.24 .040 |
| 10336 | 43.78 .140 | 10395 | 81.56 .130 |  | 81.04 .170 |  | 81.04.260 |  | 81.24 .070 |
| 10337 | 43.78 .150 | 10396 | 81.44 .160 | 10429 | 80.04.180 | 10443 | 80.04 .380 | 10459-11 | Purpose |
| 10338 | 43.78.160 | 10397 | 81.52 .010 |  | 81.04.180 |  | 81.04.380 |  | n54.04.010 |
| 10339 | Short t. | 10398 | 81.52 .030 | 10430 | 80.04.190 | 10444 | 80.04.390 | 10459-12 | 54.04 .010 |
| 10342 | Superf. | 10399 | 80.04 .460 |  | 81.04 .190 |  | 81.04 .390 |  | 54.04.100 |
|  | $S$ by |  | 81.28 .280 | 10431 | 80.04.200 | 10445 | 80.04.380 |  | 54.04 .110 |
|  | 43.53 .100 |  | 81.28 .290 |  | 81.04.200 |  | 81.04.380 | 10459-13 | 54.20 .010 |
| 10344 | 22.24 .010 | 10400 | 81.44 .010 | 10432 | 80.04.210 | 10446 | 80.04.390 |  | 54.20.020 |
|  | 80.04 .010 | 10401 | 81.44 .020 |  | 81.04 .210 |  | 81.04 .390 |  | 54.20 .030 |
|  | 81.04 .010 | 10402 | 81.44 .030 | 10433 | 80.04.220 | 10447 | 80.04 .400 |  | 54.20.040 |
| 10344-1 | 80.04.290 |  | 81.44 .040 |  | 81.04 .220 |  | 81.04 .400 |  | 54.20 .050 |
|  | 81.04 .290 |  | 81.44 .050 | 10433-1 | 80.04.230 | 10447-1 | 81.28 .220 | 10459-14 | 54.04 .120 |
| 10345 | 81.28 .010 |  | 81.44 .060 |  | 81.04 .230 | 10448 | 80.04.410 | 10459-15 | 54.16 .200 |
| 10346 | 81.28 .020 |  | 81.64 .120 | 10433-2 | 80.04 .240 |  | 81.04 .410 | 10460 | 81.36 .060 |
| 10347 | 81.56 .010 | 10403 | 81.44 .070 |  | 81.04 .240 | 10448-1 | 80.04 .420 | 10461 | 81.36.120 |
| 10348 | 81.56.020 |  | 81.44 .080 | 10439-1 | 80.08 .010 |  | 81.04.420 | 10462 | 81.36.130 |
| 10349 | 81.52 .020 | 10404 | 81.44 .130 |  | 81.08 .010 | 10449 | 80.04 .430 | 10463 | 81.36 .070 |
| 10350 | 81.28 .040 | 10405 | 81.48.050 | 10439-2 | 80.08 .020 |  | 81.04 .430 |  | 81.36.080 |
| 10351 | 81.28 .050 | 10406 | 80.28 .130 |  | 81.08 .020 | 10450 | 80.04.470 | 10464 | Val. |
| 10352 | 81.28 .060 | 10407 | 80.36 .260 | 10439-3 | 80.08.030 |  | 81.04 .460 | 10465 | 81.52 .040 |
| 10353 | 81.28 .070 | 10408 | 22.24.100 |  | 81.08 .030 | 10451 | 80.04 .440 | 10466 | 81.36 .090 |
| 10354 | 80.36.130 | 10409 | 80.36 .160 | 10439-4 | 80.08.040 |  | 81.04 .440 | 10467 | Superf: |
|  | 81.28 .080 | 10410 | 80.28.140 |  | 81.08.040 | 10452 | 80.04.450 | 10468 | 81.36.100 |
|  | 81.28 .090 |  | 80.28.150 | 10439-5 | 80.08 .050 |  | 81.04 .450 | 10469 | 81.36 .110 |
|  | 81.28 .100 |  | 80.28.160 |  | 81.08.050 | 10453 | 80.04.480 | 10470 | 81.44 .110 |
|  | 81.28 .110 |  | 80.28 .170 | 10439-6 | 80.08.060 |  | 80.04.490 | 10473 | 81.44 .120 |
|  | 81.28 .120 |  | 80.28.180 |  | 80.08 .070 |  | 81.04.470 | 10474 | 81.56 .060 |
|  | 81.28 .130 | 10413 | 80.04 .020 |  | 81.08 .060 |  | 81.04.480 | 10475 | 81.56 .070 |
|  | 81.28 .150 |  | 80.04 .030 |  | 81.08 .070 | 10454 | 80.04.500 | 10476 | 81.56 .080 |
|  | 81.28 .160 |  | 81.04 .020 | 10439-7 | 80.08 .080 |  | 81.04 .490 | 10477 | 81.56 .090 |
|  | 81.28 .170 |  | 81.04 .030 |  | 81.08 .080 | 10455 | Obsolete | 10478 | 81.56 .100 |
| 10354-1 | 81.28 .140 | 10414 | 80.04 .040 | 10439-8 | 80.08 .090 | 10456 | Sev. | 10479 | 81.56 .110 |
| 10355 | 81.44 .150 |  | 80.04 .050 |  | 81.08 .090 |  | n22.24.010 | 10480 | 81.44 .130 |
| 10356 | 81.28 .180 |  | 80.04 .060 | 10439-9 | 80.08 .100 | 10457 | Obsolete |  | 81.40 .110 |
| 10357 | 81.28 .190 |  | 81.04 .040 |  | 81.08 .100 | 10458 | Obsolete | 10481 | 81.44 .140 |
| 10358 | 81.28 .200 |  | 81.04 .050 | 10439-10 | 80.08.105 | 10458-1 | 80.04 .370 | 10482 | Obsolete |
| 10359 | 81.28 .210 |  | 81.04 .060 | 10439-11 | 80.08 .110 |  | 81.04 .370 | 10483 | 81.44 .090 |
| 10360 | 81.56 .030 | 10415 | 80.04 .070 |  | 81.08 .110 | 10458-2 | 80.04.270 | 10484 | 81.44.100 |
| 10361 | 81.64 .080 |  | 81.04 .070 | 10439-12 | 80.08 .120 |  | 81.04 .270 | 10485 | Obsolete |
| 10361-1 | 81.84 .010 | 10416 | 80.04 .080 |  | 81.08 .120 | 10458-3 | 80.04 .280 | 10486 | 81.40 .010 |
|  | 81.84 .020 |  | 80.04 .090 | 19439-13 | 80.08.130 |  | 81.04.280 | 10487 | 81.40 .020 |
|  | 81.84 .030 |  | 81.04.080 |  | 81.08 .130 | 10458-4 | 80.04.300 | 10488 | 81.40 .030 |
| 10361-2 | 81.84 .050 |  | 81.04 .090 | 10439-14 | 80.08 .140 |  | 80.04 .310 | 10489 | 81.40 .030 |
| 10362 | 80.28 .010 | 10417 | 80.24 .010 |  | 81.08.140 |  | 80.04.320 | 10490 | 81.40 .030 |
| 10363 | 80.28 .050 |  | 80.24 .020 | 10439-15 | Sev. |  | 80.04.330 | 10491 | 81.28 .030 |
| 10364 | 80.28 .060 |  | 81.24 .010 |  | n80.08.010 |  | 81.04 .300 | 10492 | 81.28 .030 |
| 10365 | 80.28 .080 |  | 81.24 .050 | 10440a | 80.12 .010 |  | 81.04 .310 | 10493 | 81.28 .030 |
| 10366 | 80.28 .090 | 10417-1 | 81.24 .020 |  | 81.12 .010 |  | 81.04 .320 | 10494 | 81.56 .120 |
| 10367 | 80.28 .100 |  | 81.24 .050 | 10440b | 80.12 .020 |  | 81.04 .330 | 10495 | 81.28 .260 |
| 10368 | 80.28 .070 |  | 81.68 .050 |  | 81.12 .020 | 10458-5 | 80.04 .340 | 10495-1 | 81.32.360 |
| 10369 | 80.28 .110 | 10417-2 | 81.24 .040 | 10440c | 80.12 .030 |  | 81.04 .340 | 10496 | $S$ by |
| 10370 | 80.28 .120 |  | 81.24 .050 |  | 81.12 .030 | 10458-6 | 80.20 .010 |  | 81.56 .150 |
| 10371 | 80.36.080 | 10417-3 | 81.24 .030 | 10440d | 80.12 .040 |  | 81.20 .010 |  | 81.56 .160 |
|  | 80.36 .090 |  | 81.24 .050 |  | 81.12 .040 | 10458-6a(a) | 80.20 .020 | 10497 | 81.56 .140 |
| 10372 | 80.36 .100 |  | 81.84 .040 | 10440e | 80.12 .050 |  | 81.20 .020 | 10498 |  |
| 10373 | 80.36 .110 | 10417-4 | 80.24 .040 |  | 81.12 .050 | 10458-6a(b) | 80.20 .030 | 10503 | $S$ by |
| 10374 | 80.36 .120 |  | 81.24 .070 | 10440f | 80.12 .060 |  | 81.20 .030 |  | 81.56.150, |
| 10375 | 80.36.150 | 10417-5 | 80.24 .030 |  | 81.12 .060 | 10458-6a(c) | 80.20 .040 |  | 81.56 .160 |
| 10376 | 80.36.130 |  | 81.24 .060 | 10440-1 | 80.16 .010 |  | 81.20 .040 | 10504 | 81.40 .060 |
| 10377 | 80.36 .180 | 10417-6 | Sev. |  | 81.16 .010 | 10458-6a(d) | 80.20 .050 | 10555 | 81.40 .070 |
| 10378 | 80.36 .170 |  | n80.24.010 | 10440-2 | 80.16 .020 |  | 81.20 .050 | 10507 | 81.52 .050 |
| 10379 | 80.36 .270 | 10418 | $S$ by |  | 81.16 .020 | 10458-6a(e) | 80.20 .060 | 10508 | 81.52 .060 81.52 .070 |
| 10380 | 80.36 .190 |  | 80.24 .040 | 10440-3 | 80.16 .030 |  | 81.20 .060 | 10509 | 81.55 .070 |
| 10381 | 80.36 .200 | 10419 | 80.24 .050 |  | 81.16 .030 | 10458-6b | Repealer | 10511 | 81.52 .080 |
| 10382 | 22.24.020 |  | 81.24 .080 | 10440-4 | 80.16.040 | 10458-7 | 80.04.350 | 10511-1 | 81.52 .080 |
| 10383 | 22.24.030 | 10421 | 80.04 .100 |  | 81.16 .040 |  | 81.04.350 | 10511-2 | 81.52.310 |


| Rem. Rev. Stats. | Rev. Code of Wash | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. Rev. Stats. | Rev. Code of Wash. | Rem. <br> Rev. Stats. | Rev. Code of Wash. |
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| 10511-3 | 81.52 .320 | 10582b | 64.16.050 | 10652 | 65.12 .180 | 10726f | 58.20 .060 | 10743-1 |  |
| 10512 | 81.52 .090 | 10582-2c | 64.16.060 | 10653 | 65.12 .190 | 10726g | 58.20 .070 | 10743-8 | Obsolete |
| 10513 | 81.52 .100 | 10583 | 64.16.070 | 10654 | 65.12.195 | 10726 ${ }^{\text {h }}$ | 58.20 .080 | 10743-8a | Obsolete |
|  | 81.52 .110 | 10584 | 64.16.080 | 10655 | 65.12 .200 | 10726i | 58.20 .090 | 10743-8b | Obsolete |
|  | 81.52 .120 | 10585 | 64.16.090 | 10656 | 75.12 .210 | 10726m | 41.04 .040 | 10743-8c | Obsolete |
| 10514 | 81.52 .130 | 10586 | 64.16.020 | 10657 | 65.12.220 | 10726n | 41.04 .050 | 10743-9 |  |
|  | 81.52 .140 | 10587 | 64.16.100 | 10658 | 65.12.225 | 107260 | 41.04 .060 | 10743-11 | Obsolete |
|  | 81.52 .150 | 10588 | 64.16.110 | 10659 | 65.12 .230 | 10726-1 | Short t. | 10743-13- |  |
| 10515 | 81.52.160 | 10589 | 64.16.120 | 10660 | 65.12.235 |  | n89.08.010 | 10743-17 | Obsolete |
| 10516 (A) | 81.52 .170 | 10590 | 64.16.130 | 10661 | 65.12 .240 | 10726-2 | 89.08.010 | 10743-17a | Obsolete |
| (B) | 81.52 .180 | 10591 | Sev. | 10662 | 65.12 .245 | 10726-3 | 89.08 .020 | 10743-18 | Obsolete |
| (C) | 81.52 .190 | 10592 | 64.16.140 | 10663 | 65.12.250 | 10726-4 | 89.08.030 | 10744 |  |
| 10517 | 81.52 .200 | 10593 | 64.20.010 | 10664 | 65.12 .255 |  | 89.08.040 | 10747 | Obsolete |
| 10520 | 81.52 .210 | 10594 | 64.20.020 | 10665 | 65.12.260 |  | 89.08.050 | 10747a | 73.32 .020 |
| 10521 | 81.52 .220 | 10595 | 64.20.030 | 10666 | 65.12 .265 |  | 89.08.060 | 10747b | 73.32 .030 |
| 10522 | 81.52 .230 | 10596-1 | 65.08 .060 | 10667 | 65.12 .270 |  | 89.08 .070 | 10747c | 73.32 .040 |
| 10523 | 81.52 .240 | 10596-2 | 65.08 .070 | 10668 | 65.12 .275 | 10726-5 | 89.08 .090 | 10747d | 73.32 .050 |
| 10524 | 81.52 .330 | 10596-3 | 65.08.080 | 10669 | 65.12.280 |  | 89.08.100 | 10747e | 73.32.060 |
| 10525 | 81.52 .250 | 10596-4 | 65.08 .090 | 10670 | 65.12 .290 |  | 89.08 .110 | 10747f | 73.32 .070 |
| 10526 | 81.52 .260 | 10596-5 | 65.08.100 | 10671 | 65.12 .300 |  | 89.08 .120 | 10747g | 73.32 .080 |
| 10527 | 81.52 .270 | 10596-6 | 65.08 .110 | 10672 | 65.12 .310 |  | 89.08 .130 |  | 73.32 .090 |
| 10528 | 81.52 .280 | 10596-7 | 65.08 .120 | 10673 | 65.12 .320 |  | 89.08.140 |  | 73.32.100 |
| 10529 | 81.52 .290 | 10596-8 | 65.08.130 | 10674 | 65.12 .330 |  | 89.08.150 |  | 73.32 .110 |
| 10530 | Obsolete | 10596-9 | 65.04.120 | 10675 | 65.12 .340 |  | 89.08.160 | 10747h | 73.32.120 |
| 10531 | 81.52 .300 | 10596-10 | 65.04 .010 | 10676 | 65.12 .350 |  | 89.08 .170 | 10747i | 73.32.130 |
| 10532 | Sev. | 10597 | 65.08 .010 | 10677 | 65.12 .360 |  | 89.08.180 |  | 73.32.140 |
|  | n81.52.080 | 10598 | 65.08 .020 | 10678 | 65.12 .370 | 10726-5(a) | 89.08.080 | 10747j | 73.32.150 |
| 10535 | 81.36 .030 | 10599 | 65.08 .030 | 10679 | 65.12 .375 | 10726-6 | 89.08 .190 | 10747k | 73.32.160 |
| 10536 | 81.36 .040 | 10600 | 65.04 .020 | 10680 | 65.12 .380 | 10726-7 | 89.08.200 | 107471 | 73.32 .170 |
| 10537 | 81.36 .050 | 10601 | 65.04 .030 | 10681 | 65.12 .390 |  | 89.08.210 | 10747m | Constr. |
| 10538 | 81.36 .020 | 10602 | 65.04 .040 | 10682 | 65.12 .400 | 10726-8 | 89.08.220 |  | n73.32.020 |
| 10539 | 81.36 .010 | 10603 | 65.04 .050 | 10683 | 65.12 .410 | 10726-9 | 89.08.230 | 10753 | 73.16 .010 |
| 10540 | 81.36 .140 | 10604 | 65.04 .060 | 10684 | 65.12 .420 |  | 89.08.240 | 10754 | 73.16.020 |
| 10541 | 81.36 .150 | 10605 | 65.04 .070 | 10685 | 65.12 .430 |  | 89.08.250 | 10755 | 73.04 .050 |
| 1054 la | 81.36 .160 | 10606 | 65.04 .080 | 10686 | 65.12 .435 |  | 89.08.260 |  | 73.04 .060 |
| 10542 | 81.60 .010 | 10607 | 65.04 .090 | 10687 | 65.12 .440 | 10726-10 | 89.08.270 | 10756 | 73.04 .050 |
| 10543 | 81.60 .020 | 10608 | 65.04.100 | 10688 | 65.12.445 | 10726-11 | 89.08.280 | 10757 | 73.24 .010 |
| 10544 | 81.60 .030 | 10609 | 65.04.110 | 10689 | 65.12 .450 | 10726-12 |  | 10758 | 73.24 .040 |
| 10545 | 81.60 .040 | 10610 | 65.04.130 | 10690 | 65.12 .460 | (a) | 89.08 .290 | 10758-1 | 73.24 .020 |
| 10546 | 81.60 .050 | 10611 | 65.04.140 | 10691 | 65.12 .470 | (b) | 89.08.300 | 10758-2 | 73.24 .030 |
| 10547 | 81.60 .060 | 10612 | 5.44 .070 | 10692 | 65.12.480 | (c) | 89.08.310 | 10758-3 | 73.16 .030 |
| 10547-1 | 81.48 .030 | 10613 | 65.08.050 | 10693 | 65.12 .490 |  | 89.08 .320 | 10758-4 | 73.16 .040 |
| 10547-2 | 81.48 .040 | 10614 | 61.16 .020 | 10694 | 65.12 .500 | (d) | 89.08 .330 | 10758-5 | 73.16 .050 |
| 10548 | 26.28.010 | 10615 | 61.16 .030 | 10695 | 65.12 .510 | 10726-13 | 89.08.220 | 10758-6 | 73.16.060 |
| 10548-1 | Obsolete | 10616 | 61.16 .010 | 10696 | 65.12 .520 | 10726-14 | 89.08 .340 | 10758-7 | 73.16.070 |
| 10549 | 26.28 .020 | 10617 | Val. | 10697 | 65.12 .530 | 10726-15 | 89.08 .350 | 10758-9 | Sev. |
| 10550 | 64.04 .010 |  | n61.16.010 | 10698 | 65.12 .540 |  | 89.08 .360 |  | n73.16.030 |
| 10551 | 64.04 .020 | 10618 | 59.04 .010 | 10699 | 65.12 .550 |  | 89.08.370 | 10758-10 | 73.04 .030 |
| 10552 | 64.04 .030 | 10619 | 59.04.020 | 10700 | 65.12 .560 |  | 89.08.380 | 10758-11 | 73.04 .040 |
| 10553 | 64.04.040 | 10620 | 59.04.030 | 10701 | 65.12 .570 | 10726-16 | Sev. | 10758-12 | $S$ by |
| 10554 | 64.04.050 | 10621 | 59.04 .050 | 10702 | 65.12 .580 |  | n89.08.010 |  | $73.20 .010-$ |
| 10555 | 61.12 .020 | 10622 | 65.12.005 | 10703 | 65.12 .590 | 10726-17 | 89.08.390 |  | 73.20 .040 |
| 10556 | 64.04 .090 | 10623 | 65.12 .010 | 10704 | 65.12 .600 | 10727 | 72.36.010 | 10758-13 | Obsolete |
| 10557 | 64.04.100 | 10624 | 65.12 .015 | 10705 | 65.12 .610 | 10728 | 72.36.020 | 10758-13a | 73.20 .010 |
| 10558 | 64.04.060 | 10625 | 65.12 .020 | 10706 | 65.12 .620 | 10729 | 72.36.030 |  | 73.20 .020 |
| 10559 | 64.08 .010 | 10626 | 65.12 .025 | 10707 | 65.12 .630 | 10730 | 72.36 .040 |  | 73.20 .030 |
| 10560 | 64.08.020 | 10627 | 65.12 .030 | 10708 | 65.12 .635 | 10731 | 72.36.050 |  | 73.20 .040 |
| 10561 | 64.08.030 | 10628 | 65.12 .035 | 10709 | 65.12 .640 | 10732 | 72.36.080 | 10758-13b | 73.04.120 |
| 10562 | R 1929 c 33 | 10629 | 65.12 .040 | 10710 | 65.12 .650 | 10733 | 72.36 .070 | 10758-60 | 73.04 .070 |
| 10563 | 64.08.040 | 10630 | 65.12 .050 | 10711 | 65.12 .660 | 10734 | Obsolete | 10758-70 | 73.20 .050 |
| 10564 | 64.08.050 | 10631 | 65.12.055 | 10712 | 65.12 .670 | 10735 | 72.36 .060 | 10758-71 | 73.20 .060 |
| 10565 | 64.08 .050 | 10632 | 65.12 .060 | 10713 | 65.12 .680 | 10736 | Obsolete | 10758-72 | 73.20 .070 |
| 10566 | 64.08.060 | 10633 | 65.12 .065 | 10714 | 65.12 .690 | 10736-1 | 72.36.090 | 10758-73 | 73.20 .080 |
| 10567 | 64.08.070 | 10634 | 65.12 .090 | 10715 | 65.12 .700 | 10736-2 | 72.36.100 | 10758-80 | 73.12.010 |
| 10568 | Val. | 10635 | 65.12 .070 | 10716 | 65.12 .710 | 10737 | 73.08 .010 | 10758-81 | 43.19 .220 |
| 10569 | Val. | 10636 | 65.12 .080 | 10717 | 65.12.720 | 10737-1 | Superf. | 10758-82 | 43.19 .230 |
| 10570 | Val. | 10637 | 65.12 .085 | 10718 | 65.12 .730 | 10737-2 | Obsolete |  | 73.12.020 |
| 10571 | 64.04.070 | 10638 | 65.12 .100 | 10719 | 65.12 .740 | 10737-2a | Obsolete | 10758-83 | 73.12 .030 |
| 10572 | 26.16.050 | 10639 | 65.12 .110 | 10720 | 65.12 .750 | 10737-2b | Obsolete | 10758-84 | 73.12 .040 |
| 10573 | 26.16.070 | 10640 | 65.12.120 | 10721 | 65.12 .760 | 10737-3 | Obsolete | 10758-85 | 73.12 .050 |
| 10574 | 26.16.080 | 10641 | 65.12 .130 | 10722 | 65.12 .770 | 10737-4 | 28.76.150 | 10758-86 | 73.12 .060 |
| 10575 | 26.16.090 | 10642 | 65.12 .135 | 10723 | 65.12 .780 | 10737-5 | 28.76.160 | 10758-87 | Approp. |
| 10576 | Val. | 10643 | 65.12.140 | 10724 | 65.12 .790 | 10737-6 | 28.76.170 | 10758-90 |  |
|  | n26.16.050 | 10644 | 65.12 .125 | 10725 | 65.12 .800 | 10737-7 | Obsolete | 10758-99 | Unconst'l |
| 10577 | 64.04.080 | 10645 | 65.12 .145 | 10726 | Constr. | 10737-7a | Obsolete | 10758-100 | 43.61 .010 |
| 10578 | 26.16.100 | 10646 | 65.12 .150 |  | n65.12.005 | 10738 | 73.08.030 | 10758-101 | 43.61 .020 |
| 10579 | 26.16.110 | 10647 | 65.12 .155 | 10726a | 58.20 .010 | 10739 | 73.08 .040 | 10758-102 | 43.61 .040 |
| 10580 | Obsolete | 10648 | 65.12 .160 | 10726b | 58.20 .020 | 10740 | 73.08 .050 | 10758-103 | 43.61 .050 |
| 10581 | 64.16.010 | 10649 | 65.12.165 | 10726c | 58.20 .030 | 10741 | 73.08.060 | 10758-104 | 43.61 .060 |
| 10582 | 64.16.030 | 10650 | 65.12.170 | 10726d | 58.20.040 | 10742 | 73.08 .020 | 10758-105 | 43.61 .030 |
| 10582a | 64.16.040 | 10651 | 65.12.175 | 10726e | 58.20.050 | 10743 | 73.04.080 | 10758-106 | 43.61 .070 |


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| 10758-110 | 73.04.100 | 10786-10c | 43.17 .010 | 10830 | 43.21 .130 | 10890-2 | 43.03 .090 |  | n43.86.010 |
| 10758-115 | 73.04.090 | 10786-11 | 43.19 .020 | 10831 | 43.21 .210 | 10890-3 | 43.03 .100 | 10930-1 | $S-$ see |
| 10759 | Short t. | 10786-12 | 43.19 .100 | 10831-1 | 76.44.010 | 10891 | 43.01 .040 |  | Ch. 43.21 |
|  | $n 43.17 .010$ | 10786-13 | 43.41 .010 | 10831-2 | 76.44.020 | 10892 | 43.17 .050 | 10930-2 | 43.21 .180 |
| 10760 | 43.17 .010 | 10786-14 | 43.19 .130 | 10831-3 | 76.44.030 | 10893 | Obsolete | 10930-3 | 43.21 .190 |
| 10760-1 | $S$--see | 10786-15 | 43.19 .180 | 10831-4 | 76.44.040 | 10894 | Repealer | 10930-4 | 43.21 .200 |
|  | Ch. 43.53 | 10786-16 | 43.19 .040 | 10831-5 | 76.44.050 | 10895 | Sev. | 10933 | 43.07 .050 |
| 10760-2 | 43.17 .010 | 10786-17 | 43.19 .110 | 10831-6 | 76.44 .060 |  | n43.17.010 | 10934 | 43.07 .060 |
|  | 43.17 .020 | 10786-18 | 43.41 .020 | 10832 | 43.22 .010 | 10896 | 43.03 .030 | 10935 | 43.07 .070 |
| 10761 | 43.17 .020 | 10786-19 | Obsolete | 10833 | 43.22 .020 | 10897 | Obsolete | 10936 | 43.07 .080 |
| 10762 | 43.17.070 | 10786-20 | 43.19 .190 | 10834 | 43.22 .040 | 10898 | Obsolete | 10937 | 43.07 .090 |
| 10763 | $S$ by | 10786-21 | Eff. date | 10835 | 43.22 .260 | 10898a | 72.04.140 | 10938 | 43.07 .100 |
|  | 40.48 .080 | 10786-22 | Saving | 10836 | $43.22 .030^{\circ}$ | 10898-1 | 43.90.020 | 10939 | 43.07.110 |
| 10764 | 43.33 .010 |  | $n 43.18 .010$ | 10836(4) | 51.16 .180 | 10898-2 | 43.90 .030 | 10939-1 |  |
|  | 43.33 .020 | 10786-23 | Obsolete | 10837 | 43.22 .320 | 10898-3 | 43.90 .010 | 10939-4 | $S$--see |
| 10766 | 43.34.010 | 10786-24 | Sev. | 10837-1 | 51.52.010 | 10898-4 | 43.90.040 |  | Title 43 |
| 10766-1 | Temporary |  | n43.17.010 | 10837-2 | 51.52 .020 | 10898-5 | Obsolete | 10939-5 |  |
| 10767 | $S$ by | 10787 |  |  | 51.52 .030 | 10898-6 | 43.90 .050 | 10939-8 | Obsolete |
|  | 40.08 .020 | 10789 | $S$--see | 10837-3 | 51.52 .040 | 10898-7 | 43.90.060 | 10940 | 43.51 .070 |
| 10767-1 | 40.08 .020 |  | Title 43 | 10838 | 43.22 .050 | 10898-8 | 43.90 .070 | 10941 | 5 - see |
| 10767-1a | 27.52 .010 | 10790 | 43.19.150 | 10839 | 43.22 .270 | 10898-9 | 43.90.080 |  | Ch. 43.51 |
| 10767-2 | 27.52 .020 | 10791 |  | 10840 | 43.22 .280 | 10898-10 | 43.90 .090 | 10942 | 43.51 .040 |
| 10768 | 43.51 .020 | 10793 | $S$-_see | 10841 | 43.23 .010 | 10898-11 | 43.90.100 | 10942-1 | 43.51 .080 |
| 10768-1 | 43.51 .010 |  | Title 43 | 10842 | 43.23 .020 | 10898-15 | 77.36.010 | 10942-2 | Local |
| 10768-2 | 43.51 .030 | 10794 | 43.19 .140 | 10843 | 43.23 .040 | 10898-16 | 77.36 .020 | 10943 | 43.51 .090 |
| 10768-3 | 43.51 .050 |  | 43.19 .250 | 10844 | 43.23 .060 | 10898-17 | 77.36 .030 | 10944 | 43.51 .100 |
| 10768-4 | 43.51 .060 | 10795 | 43.19 .190 | 10845 | 43.23 .080 | 10898-18 | 77.36.040 | 10945 | 43.51 .110 |
| 10768-4a | Local |  | 43.19 .200 | 10846 | 43.23 .100 | 10898-19 | 77.36.050 | 10946 | 43.51 .120 |
| 10768-4b | Local | 10795-1 | 43.19 .210 | 10847 | 43.23 .120 | 10898-20 | 77.36 .060 | 10946-1 | 43.51 .130 |
| 10768-4c | Local | 10796 | $S$-see |  | 43.23 .130 | 10898-21 | 77.36 .070 | 10946-2 | 43.51 .140 |
| 10768-4d | 43.51 .220 |  | Ch. 43.19 | 10847-1 | 43.23 .030 | 10898-22 | 77.36.080 | 10946-3 | 43.51.150 |
| 10769 | 29.33 .030 | 10797 | 43.19 .140 | 10848 | 43.23 .030 | 10898-23 | 77.36 .090 | 10946-4 | 43.51 .160 |
|  | 29.33 .040 | 10798 | 43.19 .140 | 10849 | 43.23 .050 | 10898-24 | 77.36.100 | 10947 | 43.51 .170 |
|  | 43.35 .010 | 10799 | 43.19 .170 | 10850 | 43.23 .070 | 10898-25 | 77.36.110 | 10948 | 43.51.180 |
| 10770 | 43.36 .010 | 10800 | 43.19 .190 | 10850-1 | Temporary | 10898-26 | 77.36.120 | 10949 | Obsolete |
|  | 43.36 .020 | 10801 | 43.19 .160 | 10851 | 43.23 .090 | 10898-27 | 77.36.130 | 10950 | Saving |
| 10771-1 | R 1943 | 10802 | 43.19 .140 | 10852 | 43.23 .110 | 10898-28 | 77.36.140 |  | n43.51.040 |
|  | c 207 § 4 | 10802-1 | $S$ - see | 10853 | 43.24 .010 | 10898-29 | 77.36.150 | 10951 | Sev. |
| 10771-2 | 27.04.020 |  | Ch. 43.19 | 10854 | 43.24 .020 | 10898-30 | 77.36.160 |  | n43.51.040 |
| 10771-3 | 27.04.030 |  | Title 74 | 10855 | 43.24 .040 | 10898-35 | 77.12.340 | 10951a | 43.51.210 |
| 10771-4 | 27.04 .040 | 10802-2 | 74.12 .140 | 10856 | 43.24 .030 | 10898-36 | 77.12 .350 | 10951-1 |  |
| 10772 | 43.17 .080 |  | 74.12 .150 | 10857 | 43.24 .060 | 10899 | 43.19 .140 | 10951-4 | Obsolete |
| 10773 | 43.17 .090 |  | 74.12.160 | 10858 | 43.24 .070 |  | 43.19 .250 | 10952 | 43.19.140 |
| 10774 | 43.17 .100 | 10802-3 | 74.12.170 | 10859 | 43.24 .080 | 10900 | Obsolete | 10953 | $S$-see |
| 10775 | Obsolete | 10802-4 | 74.12.180 | 10860 | 43.24 .100 | 10901 | Obsolete |  | Ch. 40.08 |
| 10776 | 43.17 .030 | 10802-5 | 74.12.190 | 10861 | 43.24 .110 | 10902 | 72.04 .020 | 10954 | 40.08.010 |
| 10776-1 | 43.03 .040 | 10802-6 | 74.12.200 | 10862 | 43.24 .020 | 10903 | 72.04 .040 | 10955 | 40.08 .020 |
| 10777 | 43.17 .060 | 10804 | Obsolete | 10863 | 43.24 .050 | 10904 | 72.04 .050 | 10956 | 40.08 .030 |
| 10778 | 43.17.050 | 10805 | 43.41 .020 | 10864 | 43.24 .120 | 10905 | 72.04 .060 | 10957 | 40.08 .040 |
| 10779 | $S$ by | 10806 | $S$ - see | 10864-1 | 43.24.130 | 10906 | 72.04 .070 | 10958 | 40.08 .020 |
|  | 43.53 .010 |  | Ch. 43.09 | 10865 | $S$-see | 10907 | 72.04 .080 | 10959 | 40.08 .050 |
| 10779-1 | 43.53.070 | 10807 | 43.09 .190 |  | Ch. 43.25 | 10908 | 72.04 .090 | 10959-1 | 2.52 .010 |
| 10779-2 |  | 10808 | $S-$ see | 10866 | $S$ by | 10909 | 72.04 .100 | 10959-2 | 2.52 .020 |
| 10780 |  |  | Ch. 43.55 |  | 43.25 .020 | 10910 | 72.04.110 | 10959-3 | 2.52 .030 |
| 10781 | $S-$ see Ch. | 10809 | $S-$ see | 10867 |  |  | $S$ - see | 10959-4 | 2.52 .040 |
|  | 43.53 |  | 43.19 .020 |  | $S-$ see | 10911 | 43.09.090, | 10959-5 | 2.52 .050 |
| 10783- |  | 10810 | 43.09 .190 | 10867-1) | Ch. 43.25 |  | Ch. 43.41, | 10959-6 | 2.52 .060 |
| 10785 |  | 10811 | $S$-see | 10868 | $S-$ see | 10912 | 72.04 .070 | 10959-7 | 2.52 .070 |
| 10785-1 | 43.18 .020 |  | Ch. 43.55 |  | Title 75 | 10913 | Obsolete | 10959-8 | 2.52.080 |
| 10785-2 | 43.18 .010 | 10812 | Obsolete | 10869 | Repealer | 10914 | Obsolete | 10960-1 |  |
| 10785-3 | 43.18 .030 | 10813 | 43.09.190 | 10870 | $S$--see | 10915 | 43.19 .250 | 10964 | R 1951 |
| 10785-4 | 43.18 .010 | 10814 | 43.20 .020 |  | Ch. 75.08 | 10916 | Obsolete |  | c 17 § 1 |
| 10785-5 | 43.18 .050 |  | 43.20 .030 | 10871) |  | 10917 | 72.04.150 | 10964a | 90.48 .010 |
| 10785-6 | 43.18 .060 | 10814-1 | 43.20 .110 | 10872 | $S$ - see | 10918 | Repealer | 10964b | 90.48 .020 |
| 10785-7 | $S$ by 50.08.010 | 10814-2 | 43.20 .120 |  | 43.25 .030 | 10919 | 72.04 .010 | 10964c | 43.54 .010 |
| 10785-8 | Obsolete | 10815 | 43.20 .040 | 10874 | 43.25 .010 | 10927 | 1.16.020 | 10964d | 43.54 .020 |
| 10785-9 | 43.18 .070 | 10816 | 43.20 .050 | 10875 | S - see Ch. | 10927-1 | 43.86 .140 | 10964e | 43.54 .030 |
| 10785-10 | 43.18 .080 | 10817 | 43.20 .010 | 10875-1- | 43.25, | 10927-2 | 43.86 .010 | 10964f | 43.54 .040 |
| 10785-11 | 43.18 .040 | 10818 | R 1951 | 10875-6) | Title 75 | 10927-2a | 43.86 .020 | 10964g | 43.54 .050 |
| 10785-12 | Obsolete |  | c 10 § 1 | 10876 | 43.17 .040 | 10927-3 | 43.86 .030 | 10964h | 43.54 .060 |
| 10785-13 | Obsolete | 10819 | 43.21 .010 | 10877 | 43.12 .010 | 10927-4 | 43.86 .040 | 10964i | 43.54 .070 |
| 10785-14 | Repealer | 10820 | 43.21 .020 | 10878 | $S$ by | 10927-5 | 43.86.050 | 10964j | 90.48 .030 |
| 10785-15 | 43.18 .080 | 10821 | 43.21 .040 |  | 11.08 .050 | 10927-6 | 43.86 .060 | 10964k | 90.48 .030 |
| 10785-16 | 43.18 .080 | 10822 | 43.21 .100 |  | 83.36.010 | 10927-7 | 43.86 .070 | 109641 | 90.48 .060 |
| 10786-1 |  | 10823 | Obsolete | 10879 | 43.09.350 | 10927-8 | 43.86 .080 | 10964m | 90.48 .070 |
| 10786-8 | $S$--see | 10824 | 43.21 .120 | 10880- |  | 10927-9 | 43.86 .090 | 10964n | 90.48 .080 |
|  | Title 74 | 10825 | 43.21 .030 | 10885 | Obsolete | 10927-10 | 43.86.100 | 109640 | 90.48 .090 |
| 10786-9 | Temporary | 10826 | 76.04.200 | 10886 | 43.17.110 | 10927-11 | 43.86 .110 | 10964p | 90.48 .100 |
| 10786-10 | 43.19 .010 | 10827 | 43.21 .050 | 10887 |  | 10927-12 | 43.86.120 | 10964pp | 90.48 .040 |
| 10786-10a | 43.41 .010 | 10828 | 43.21 .110 | 10890 | Obsolete | 10927-13 | 43.86.130 | 10964pp-1 | 90.48 .050 |
| 10786-10b | 43.41 .020 | 10829 | Obsolete | 10890-1 | 43.03.080 | 10927-14 | Sev. | 10964q | 90.48 .110 |


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| 10964r | 90.48.120 | 10964-107 | 14.04.270 | 11011 | 43.09.1 20 |  | 2.08.064 | 11072-32 | 41.40 .310 |
| 10964s | 90.48.130 | 10964-108 | 14.04.280 | 11012 | 43.09.1 30 | 11045-1e | S 1951 | 11072-33 | 41.40 .320 |
| 10964t | 90.48.140 | 10964-109 | 14.04.290 | 11013 | 43.09 .140 |  | c 125 § 2 | 11072-34 | 41.40 .330 |
| 10964u | 90.48.150 | 10964-110 | 14.04.300 | 11014 | 43.09.150 |  | but see | 11072-35 | 41.40 .340 |
| 10964-1 | 1.20 .010 | 10964-111 | 14.04.310 | 11015 | 43.09.070 |  | 2.08 .060 | 11072-36 | 41.40.350 |
| 10964-2 | S-see | 10964-112 | 14.04.320 | 11016 | Obsolete | 11045-1f | 2.08.061 | 11072-37 | 41.40 .360 |
|  | Ch. 43.21 | 10964-113 | 14.04.330 | 11017 | 43.09.170 | 11045-1g | 2.08.063 | 11072-38 | 41.40 .370 |
| 10964-3 | 43.21 .180 | 10964-114 | Short t. | 11018 | 43.09.180 | 11045-1h | 2.08.061 | 11072-39 | 41.40 .380 |
| 10964-4 | $S-$ see |  | n14.04.010 | 11018-1 | 43.09.290 | 11045-1i | 2.08.063 | 11072-40 | 41.40 .390 |
|  | Ch. 43.21 | 10964-115-1 | 43.53 .010 | 11018-2 | 43.09.300 | 11045-2 | 2.08.070 | 11072-41 | 41.40 .400 |
| 10964-5 | Obsolete | 10964-115-2 | 43.53.020 | 11018-3 | 43.09.310 | 11049 | 2.08.1 20 | 11072-42 | 41.40 .410 |
| 10964-6 | Approp. |  | 43.53 .030 | 11018-4 | 43.09.320 | 11050 | 2.08.250 | 11073 | 81.64 .090 |
| 10964-7 | Sev. | 10964-115-3 | 43.53 .050 | 11018-5 | 43.09.330 | 11051 | 2.08.080 | 11074 | 81.64 .100 |
| 10964-8a | 43.21 .010 | 10964-115-4 | 43.53 .040 | 11018-6 | 43.09.340 | 11051-1 | 2.16 .010 | 11075 | 81.64.110 |
| 10964-8b | 43.21 .180 | 10964-115-5 | 43.53 .100 | 11018-7 | 43.41 .010 | 11051-2 | 2.16 .020 | 11076 | 81.64 .120 |
| 10964-8c | 43.21 .170 | 10964-115-6 | 43.53 .060 | 11018-8 | 43.87.010 | 11051-3 | 2.16 .030 | 11077 | 81.64 .130 |
| 10964-8d | Saving | 10964-115-7 | 43.53 .080 | 11018-9 | 43.87 .020 | 11051-4 | 2.16 .040 | 11078 | 81.64 .140 |
|  | n43.21.010 | 10964-115-9 | Constr. | 11018-10 | 43.87 .030 | 11051-5 | 2.16 .050 | 11079 | 81.64.140 |
| 10964-8e | Obsolete |  | n43.53.010 | 11018-11 | 43.87.040 | 11051-6 | 2.16 .060 | 11080 | 81.64.150 |
| 10964-8f | Obsolete | 10964-115-11 | 43.53 .090 | 11018-12 | 43.87 .050 | 11051-7 | 2.16.070 | 11081 | Superf. |
| 10964-8g | Approp. |  | 81.24 .070 | 11019 | 43.08 .010 | 11052 | 2.32 .330 | 11082 | 81.64 .010 |
| 10964-11 | 43.93 .010 | 10964-120 | 1.20 .020 | 11019-1 | 43.08 .150 | 11053 | 2.04.090 |  | 81.64 .020 |
| 10964-12 | 43.93 .020 | 10964-200 | 1.20.030 | 11019-2 | 43.08.160 |  | 2.08 .090 |  | 81.64 .030 |
| 10964-13 | 43.93.030 | 10965 | 42.16.010 | 11020 | 43.08.120 | 11053a | Obsolete | 11083 | 81.64 .040 |
| 10964-14 | 43.93.040 | 10965-1 | 43.03 .010 | 11021 | 36.33.110 | 11053-1a | Superf. | 11084 | 81.64 .060 |
| 10964-15 | 43.93.050 | 10966 | 42.04.070 | 11022 | 43.08.020 | 11054 | 2.04.110 | 11085 | 80.32 .070 |
| 10964-16 | 43.93.060 | 10967 | 2.08 .100 | 11023 | 43.08 .050 |  | 2.08 .130 |  | 81.64 .050 |
| 10964-17 | 43.93.070 | 10968 | 2.08 .110 | 11024 | 43.08.040 | 11054-1 | 2.12 .010 | 11086 | 81.64 .070 |
| 10964-18 | 43.93.080 | 10969 | Obsolete | 11025 | 43.08.030 | 11054-2 | 2.12 .020 | 11087 | 43.55 .010 |
| 10964-20 | 40.12 .010 | 10970 | Superf: | 11026 | 43.08.1 30 | 11054-3 | 2.12 .030 | 11088 | 43.55 .020 |
| 10964-21 | 40.12 .020 | 10971 | 2.32.340 | 11027 | 43.08.140 | 11054-4 | 2.12 .040 | 11089 | 43.55 .030 |
| 10964-22 | 40.12.040 | 10971-1 | 27.20.020 | 11028 | Superf. | 11054-5 | 2.12 .050 | 11090 | 43.55.040 |
| 10964-23 | 40.12.050 | 10972 | 2.32.350 | 11029 | 43.08 .170 | 11054-6 | 2.12 .060 | 11091 |  |
| 10964-24 | 40.12.060 | 10973 | 2.32.360 | 11030 | 43.10 .010 | 11054-7 | Obsolete | [first] |  |
| 10964-25 | 40.12 .030 | 10973-1 | 43.01.030 |  | 43.10 .020 | 11054-8 | 2.12 .070 | subd 2 | 84.08 .040 |
| 10964-26 | 40.12 .070 | 10975 | 2.32.370 | 11031 | 43.10 .020 | 11054-9 | Approp. | subd 3 | 84.08 .010 |
| 10964-27 | 40.12.080 | 10976 |  | 11032 | 43.10 .030 | 11054-10 | Sev. | subd 4 | 84.08 .030 |
| 10964-28 | 40.12.090 | 10976a | R 1949 | 11033 | 43.10 .100 |  | n2.12.010 | subd 5 | 84.08.060 |
| 10964-29 | 40.12.100 | 10976-1) | c 48 § 4 | 11034 | 43.10 .050 | 11055 | 2.32 .010 | subd 7 | 84.08.070 |
| 10964-30 | 43.01 .090 | 10976-1 PP | 43.03.030 | 11034-1 | 43.10 .060 | 11056 | 2.32.020 | 11091 |  |
| 10964-31 | 43.01 .090 | 10976-2 |  | 11034-2 | Superf. | 11057 | 2.32 .030 | [second] | 83.36 .010 |
| 10964-32 | Sev. | 10976-3 | R 1949 | 11034-3 | 43.10 .040 | 11058 | 2.32.100 | subd 1,9 | 84.08.010 |
|  | n43.01.090 | 10977 | c 48 § 4 |  | 43.10 .060 | 11059 | 2.32.110 | subd |  |
| 10964-40 | 43.91 .010 | 10978 |  |  | 43.10 .070 | 11060 | 2.32.120 | 4,5,6 | 84.08.020 |
| 10964-41 | 43.91 .020 | 10979 | 43.03.020 | 11034-4 | 43.01 .080 | 11061 | 2.32.130 | subd 7,8, |  |
| 10964-42 | 43.91 .030 | 10980 | 43.01 .010 | 11034-5 | 43.10 .080 | 11062 | 2.32 .140 | 10,11 | 84.08.050 |
| 10964-43 | 43.91 .040 | 10981 | 43.01 .020 | 11034-6 | 43.01.080 | 11063 | 2.32.150 | 11091-1 | Constr. |
| 10964-44 | 43.91 .050 | 10981-1 | 43.03.050 | 11034-7 | Sev. | 11071-1 | 2.32.160 | 11092 | 84.08.130 |
| 10964-45 | 43.91 .060 | 10981-2 | 43.03.060 |  | n43.10.040 | 11071-2 | 2.32.170 | 11093 | Temporary |
| 10964-46 | 43.91 .070 | 10981-3 | 43.03.070 | 11035 | 2.04.070 | 11072-1 | 41.40 .010 | 11094 | Temporary |
| 10964-47 | 43.91 .080 | 10981-4 | 43.03.070 | 11036 | 2.04.070 | 11072-2 | 41.40 .020 | 11095 | Temporary |
| 10964-70 |  | 10982 | 43.06.010 | 11037 | 2.04.070 | 11072-3 | 41.40 .030 | 11096 | 84.08.110 |
| 10964-79 | Temporary | 10982-1 | 43.06.100 | 11038 | 2.04.070 | 11072-4 | 41.40 .040 | 11097 | S- see |
| 10964-79a |  | 10983 | 43.06.020 | 11039 | 2.04.070 | 11072-5 | 41.40 .050 |  | Ch. 84.68 |
| 10964-79e | Temporary | 10984 | 43.06.030 | 11040 | Unconst'l | 11072-6 | 41.40.060 | 11098 | 84.08 .140 |
| 10964-81 | 14.04.020 | 10985 | 43.06.040 | 11041 | 2.04.130 | 11072-7 | S by | 11099 | Saving |
| 10964-82 | 14.04.010 | 10986 | 43.06.050 | 11042 | 2.04.230 |  | 41.04.050 |  | n43.55.010 |
| 10964-83 | 14.04.030 | 10987 | 43.06.060 | 11043 | 2.04.080 | 11072-8 | 41.40 .070 | 11100 | Obsolete |
| 10964-84 | 14.04.040 | 10988 | 43.06.070 | 11044 | 2.04.100 | 11072-9 | 41.40 .080 | 11101 | 43.09.190 |
| 10964-85 | 14.04.050 | 10989 | 43.06.080 | 11045-1 | 2.08 .060 | 11072-10 | 41.40 .090 | 11102 | 84.08.120 |
| 10964-86 | 14.04.060 | 10990 | 43.06.090 |  | 2.08.061 | 11072-11 | 41.40 .100 | 11103 | Constr. |
| 10964-87 | 14.04.070 | 10991 | 43.07.040 |  | 2.08.062 | 11072-12 | 41.40.110 | 11104 | Sev. |
| 10964-88 | 14.04.080 | 10992 | 43.07.030 |  | 2.08.063 | 11072-13 | 41.40 .120 | 11105 | 84.04.100 |
| 10964-89 | 14.04.090 | 10993 | 43.07.120 |  | 2.08.064 | 11072-14 | 41.40 .130 | 11106 | 84.04.120 |
| 10964-90 | 14.04.100 | 10994 | 43.07.010 |  | 2.08.065 | 11072-15 | 41.40 .140 | 11106-1 | 84.08 .160 |
| 10964-91 | 14.04.110 | 10995 | 43.07.020 | 11045-1a | S 1949 | 11072-16 | 41.40 .150 | 11107 | 84.04 .030 |
| 10964-92 | 14.04.120 | 10995-1 | 9.91.050 |  | c 237 § 3 | 11072-17 | 41.40 .160 | 11108 | 84.04 .090 |
| 10964-93 | 14.04.1 30 | 10995-2 | 9.91 .050 |  | but see | 11072-18 | 41.40 .170 | 11109 | 84.04.080 |
| 10964-94 | 14.04.140 | 10996 | 43.09.010 |  | 2.08 .061 | 11072-19 | 41.40 .180 |  | 84.36 .070 |
| 10964-95 | 14.04.150 | 10997 | 43.09.020 | 11045-1b | S 1951 | 11072-20 | 41.40 .190 | 11110 | 84.04 .050 |
| 10964-96 | 14.04.160 | 10998 | 43.09.030 |  | c 125 §§ 2,3 | 11072-21 | 41.40 .200 |  | 84.04 .060 |
| 10964-97 | 14.04.170 | 10999 | 43.09.040 |  | but see | 11072-22 | 41.40 .210 |  | 84.04 .070 |
| 10964-98 | 14.04.180 | 11000 | 43.09.060 |  | 2.08.060, | 11072-23 | 41.40 .220 |  | 84.04 .110 |
| 10964-99 | 14.04.190 | 11001 | 43.09.050 |  | 2.08 .061 | 11072-24 | 41.40 .230 |  | 84.04 .130 |
| 10964-100 | 14.04.200 | 11002 | 43.09.080 | 11045-1c | S 1951 | 11072-25 | 41.40 .240 | 11111 | 84.40 .010 |
| 10964-101 | 14.04.210 | 11003 |  |  | c 125 §§ 2,3 | 11072-26 | 41.40 .250 |  | 84.36 .020 |
| 10964-102 | 14.04.220 | 11006 | Obsolete |  | but see | 1 1072-27 | 41.40 .260 |  | 84.36.030 |
| 10964-103 | 14.04.230 | 11007 | 43.09.160 |  | 2.08.060, | 11072-28 | 41.40 .270 | 11111 |  |
| 10964-104 | 14.04.240 | 11008 | 43.09.100 |  | 2.08.061 | 11072-29 | 41.40 .280 | subd |  |
| 10964-105 | 14.04.250 | 11009 | Obsolete | 11045-ld | 2.08.062 | 11072-30 | 41.40 .290 | 1,3,7 | 84.36 .060 |
| 10964-106 | 14.04.260 | 11010 | 43.09.110 |  | 2.08.063 | 11072-31 | 41.40.300 | subd 2 | 84.36 .010 |


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| subd 4 | 84.36 .040 | 11153 | 84.40 .290 |  | 83.32 .030 | 11218-37 | 83.56 .250 |  | 35.27 .480 |
| subd 5 | 84.36.050 | 11154 | 84.40 .300 |  | 83.32 .040 |  | 83.56.260 | 11233 | 35.27.450 |
| 11111 a | 84.36.030 | 11155 | 84.40 .310 | 11202-lj | 83.32 .050 | 11218-38 | 83.56 .270 | 11234 | 84.48.130 |
| 11111 b | Constr. | 11156-1 | 84.12 .010 | 11202-lk | 83.48 .010 | 11218-39 | 83.56 .240 | 11235 | 84.52.010 |
|  | n84.36.030 |  | 84.12 .020 |  | 83.48 .020 | 11218-40 | 83.56 .310 | 11236 | 84.52.020 |
| 11111-1 | 84.36 .070 | 11156-2 | 84.12.020 |  | 83.48 .030 | 11218-41 | Obsolete | 11237 | $S$ by |
| 11111-2 | 84.36.080 | 11156-3 | 84.12 .030 |  | 83.48 .040 | 11218-42 | Short t. |  | 28.63.100- |
| 11111-3 | 84.36 .090 | 11156-4 | 84.12.080 | 11202-11 | 83.40 .040 |  | n83.56.010 |  | 28.63 .160 |
| 11111-4 | 84.36 .100 | 11156-5 | 84.12 .090 | 11202-lm | 83.12 .020 | 11219-1 | Purpose | 11238 | 84.52.030 |
| 11111-7 | 84.36 .110 | 11156-6 | 84.12.100 | 11202-In | 83.52 .010 |  | $n 84.28 .010$ |  | $S$ by |
| 11111-8 | 84.36.120 | 11156-7 | 84.12 .040 | 11202-lo | 83.12 .010 | 11219-2 | 84.28 .010 | 11238-1c | 84.52.050, |
| 11111-9 | Sev. | 11156-8 | 84.12.050 | 11202-lp | 83.12 .030 | 11219-3 | 84.28 .020 |  | 84.52.052, |
|  | n84.36.110 | 11156-9 | 84.12.060 | 11202-Ir | 83.36 .020 |  | 84.28 .030 | 11238-d | 84.52 .056 |
| 11111-10 | 84.36 .130 | 11156-10 | 84.12 .070 | 11202-1s | 83.36.030 |  | 84.28 .040 | 11238-le | 84.52 .050 |
| 11111-12 | 84.36 .230 | 11156-11 | 84.12.120 | 11203 | 83.04 .030 | 11219-4 | 84.28 .050 |  | 84.52.052 |
| 11111-13 | 84.36 .190 | 11156-12 | 84.12.110 | 11203-3 | Obsolete |  | 84.28 .070 |  | 84.52.056 |
| 11111-14 | Purpose, | 11156-13 | 84.12 .130 | 11203-4 | Sev. | 11219-5 | 84.28 .060 | 11239 | 84.52 .070 |
|  | Constr. | 11156-14 | 84.12 .140 | 11203-5 | Constr. | 11219-6 | 84.28 .080 | 11240 | 84.52.080 |
|  | n84.36.190 | 11156-15 | 84.12.150 | 11204 | Superseded | 11219-7 | 84.28 .090 | 11241 | 84.52 .090 |
| 11112 | 84.40.020 | 11156-16 | 84.12.160 | 11205 | 83.16 .020 | 11219-8 | Superf. | 11241-1 | 84.68 .110 |
| 11112-1 | 84.40.020 | 11156-17 | 84.12.180 | 11206 | 83.16.030 | 11219-9 | 84.28 .100 | 11241-2 | 84.68 .120 |
| 11112-2 | 84.08 .150 | 11156-18 | 84.08.070 | 11207 | 83.44 .040 | 11219-10 | 84.28 .110 | 11241-3 | 84.68 .130 |
| 11113 | 84.36 .220 | 11156-19 | Sev. | 11208 | 83.44 .050 |  | 84.28 .120 | 11241-4 | 84.68 .140 |
| 11114 | 84.40.240 |  | n84.12.010 | 11209 | 83.44 .060 | 11219-11 | 84.28 .130 | 11241-5 | 84.68 .150 |
| 11115 | 84.56 .200 | 11156-20 | Repealer, | 11210 | 83.44 .010 | 11219-12 | 84.28 .140 | 11241-10 | 36.38.010 |
| 11116 | 84.44 .070 |  | Constr. | 11210-a | 83.44 .080 | 11219-13 | 84.28 .150 | 11241-11 | 36.38.030 |
| 11117 | 84.44 .030 |  | n84.12.010 | 11211 | 83.16 .040 | 11219-14 | 84.28 .160 | 11241-12 | 36.38.020 |
| 11118 | 84.44.080 | 11172-1 | 84.16 .010 | 11211a | 83.16 .010 | 11219-15 | 84.28.170 | 11242 | 84.04 .040 |
| 11119 | 84.40 .180 | 11172-2 | 84.16.020 | 11211 b | 83.16.080 | 11219-16 | Sev . | 11243 | 84.56 .010 |
| 11120 | 84.44 .010 | 11172-3 | 84.16 .030 | 11211c | 83.36.060 |  | n84.28.010 | 11244 | 84.56.020 |
| 11121 | 84.44 .050 | 11172-4 | 84.16 .060 | 11211 d | 83.16 .050 | 11219-21 | 84.32 .010 |  | 84.56.030 |
| 11122 | 84.44 .020 | 11172-5 | 84.16.070 | 11211e | Constr. | 11219-22 | 84.32 .020 | 11244-1a | Obsolete |
| 11123 | 84.44 .040 | 11172-6 | 84.16.080 |  | n83.04.010 | 11219-23 | 84.32 .030 | 11244-lb | Obsolete |
| 11124 | 84.36 .200 | 11172-7 | 84.16 .040 | 11211e-1 | Constr. |  | 84.32 .040 | 11244-1c | Obsolete |
|  | 84.44 .060 | 11172-8 | 84.16 .050 |  | n83.04.010 | 11219-24 | 84.32 .050 | 11244-1d | 84.56 .040 |
| 11125 | 84.44 .090 | 11172-9 | 84.16 .090 | 11211f | Obsolete |  | 84.32 .060 | 11245 | 84.56.050 |
| 11126 | 84.40 .190 | 11172-10 | 84.16.100 | 11212 | 83.44 .030 | 11219-25 | 84.32 .070 | 11245-1 | Obsolete |
| 11127 | 84.40.050 | 11172-11 | 84.16 .110 | 11213 | 83.36.040 | 11219-26 | 84.32 .080 | 11246 | 84.56.060 |
| 11128 | 84.40 .110 | 11172-12 | 84.16 .120 | 11214 | 83.44 .020 | 11219-27 | 84.32 .090 | 11247 | 84.56 .070 |
| 11129 | 84.40 .030 | 11172-13 | 84.16 .130 | 11215 | 83.44 .070 | 11219-28 | 84.32.100 |  | 84.56 .080 |
|  | 84.40.220 | 11172-14 | 84.16.140 | 11216 | 83.24 .010 | 11219-29 | 84.32 .110 |  | 84.56 .100 |
| 11130 | 84.40 .210 | 11172-15 | Sev. |  | 83.24 .020 | 11219-30 | 84.32 .120 | 11247-1 | 84.56 .210 |
|  | 84.36 .170 |  | n84.16.010 |  | 83.24 .030 | 11219-31 | Repealer, | 11248 | 84.56 .220 |
|  | 84.36 .180 | 11188 | 84.20.010 |  | 83.24 .040 |  | Sev. | 11249 | 84.56 .120 |
| 11130-4 | 84.36 .160 | 11188-1 | 84.36 .210 | 11216-1 | 83.52 .020 |  | n84.32.010 | 11250 | 84.56 .090 |
| 11130-5 | 84.36 .140 | 11189 | 84.20 .020 | 11216-2 | Obsolete | 11219-32 | Sev. |  | 84.56 .110 |
| 11130-6 | 84.36 .150 | 11190 | 84.20.030 | 11216-3 | Sev. |  | n84.32.010 |  | 84.56 .130 |
| 11130-7 | Constr. | 11191 | 84.20 .040 | 11217 | 83.36 .010 | 11219-33 | 82.48 .010 |  | 84.56 .140 |
|  | n84.36.140 | 11192 | 84.20 .050 |  | 83.36 .050 | 11219-34 | 82.48 .020 | 11251 | 84.56 .150 |
| 11130-8 | Repealer | 11201 | 83.04 .010 | 11218 | 83.20.010 | 11219-35 | 82.48 .030 | 11252 | 84.56 .160 |
| 11130-9 | Purpose, |  | 83.04 .020 | 11218-1 | R 1949 | 11219-36 | 82.48 .040 | 11253 | 84.56 .170 |
|  | Constr. |  | 83.04 .060 |  | c 140 § 4 | 11219-37 | 82.48 .050 | 11254 | 84.56 .230 |
|  | n84.36.140 |  | 83.04 .070 | 11218-2 | Constr. | 11219-38 | 82.48 .060 | 11255 | 84.56.240 |
| 11130-10 | Sev. |  | 83.44 .090 |  | n83.20.010 | 11219-39 | 82.48 .070 | 11256 | 84.56 .250 |
|  | n84.36.140 | 11201a | 83.04.040 | 11218-11 | 83.56 .030 | 11219-40 | 82.48 .080 | 11257 | 84.56 .260 |
| 11130-11 | Obsolete | 11201-a | 83.04 .050 | 11218-12 | 83.56 .040 | 11219-41 | 82.48 .090 | 11258 | 84.56 .280 |
| 11131 | 84.40 .070 | 11201-b | 83.40.050 | 11218-13 | 83.56.070 | 11219-42 | 82.48 .100 |  | 84.56 .290 |
| 11132 | 84.40 .130 | 11201-c | 83.04.080 | 11218-14 |  | 11219-43 | 82.48 .110 | 11259 | 84.56 .300 |
| 11133 | 84.40 .230 | 11201-2 | 83.16.090 | (a) | 83.56 .020 | 11220 | 84.48 .010 | 11260 | 84.60 .010 |
| 11134 | 84.40.250 | 11201-3 | Sev. | (b) | 83.56 .050 |  | 84.48 .020 | 11261 | 84.56 .310 |
| 11135 | 84.40 .030 |  | n83.16.090 | 11218-15 | 83.56.060 |  | 84.48 .030 | 11262 | Obsolete |
| 11136 | 84.40 .170 | 11202 | 83.08 .010 | 11218-16 | 83.56 .080 |  | 84.48 .040 | 11263 | 84.56 .320 |
| 11137 | 84.40 .160 |  | 83.08.020 | 11218-17 | 83.56 .090 |  | 84.48 .060 | 11263-1 | 84.56 .330 |
| 11138 | 36.16.040 |  | 83.08.030 | 11218-18 | 83.56 .100 | 11221 | 84.48 .050 | 11264 | 84.56 .340 |
|  | 36.16.050 |  | 83.08.040 | 11218-19 | 83.56 .110 |  | 84.48 .070 |  | 84.56.350 |
| 11139 | 36.21 .010 |  | 83.08 .050 | 11218-20 | 83.56.120 | 11222 | 84.48 .080 | 11264-1 | 84.56.360 |
| 11140 | 84.08 .190 |  | 83.08 .060 | 11218-21 | 83.56 .130 |  | 84.48 .090 | 11264-2 | 84.56 .370 |
|  | 84.40 .040 | 11202a | 83.16 .070 | 11218-22 | 83.56 .140 |  | 84.48 .100 | 11264-3 | 84.56 .380 |
| 11141 | 84.40 .060 | 11202b | 83.16.060 | 11218-23 | 83.56 .150 | 11223 | 84.48 .110 | 11265 | 84.60.020 |
| 11142 | 84.40 .080 |  | 83.40 .010 | 11218-24 | 83.56 .010 | 11224 | 84.48 .120 |  | 84.60.030 |
| 11143 | 84.40 .140 |  | 83.40.020 | 11218-25 | 83.56 .160 | 11226 | 84.04.030 | 11265-1 | 84.56.270 |
| 11144 | 84.40 .260 |  | 83.40 .030 | 11218-26 | 83.56.180 |  | 84.04.120 | 11266 | 84.56 .180 |
| 11145 | 84.40 .090 | 11202-la | 83.28 .010 | 11218-27 | 83.56 .200 | 11227 | 84.04 .020 | 11267 | 84.56 .190 |
| 11146 | 84.40 .100 | 11202-lb | 83.28 .020 | 11218-29 | 83.56 .210 | 11228 | 84.52 .040 | 11268 | 84.56 .390 |
| 11147 | 84.40.200 | 11202-lc | 83.28 .030 | 11218-30 | 83.56.280 | 11229 | 35.27 .420 |  | 84.56 .400 |
| 11148 | 84.40 .320 | 11202-ld | 83.28 .040 | 11218-31 | 83.56 .290 | 11230 | 35.27 .430 | 11269 | 84.24.080 |
| 11149 | 84.40 .150 | 11202-le | 83.28 .050 | 11218-32 | 83.56 .230 | 11231 | 35.27 .440 | 11270 | 84.56 .410 |
| 11150 | 84.40 .120 | 11202-If | 83.28 .060 | 11218-33 | 83.56 .170 | 11232 | 35.27 .420 | 11271 | 84.56 .420 |
| 11150-1 | 84.08 .180 | 11202-1g | 83.28 .070 | 11218-34 | 83.56 .190 |  | 35.27 .450 | 11272 | 84.08.080 |
| 11151 | 84.40.270 | 11202-lh | 83.32 .010 | 11218-35 | 83.56 .220 |  | 35.27 .460 | 11273 | 84.08 .170 |
| 11152 | 84.40 .280 | 11202-li | 83.32.020 | 11218-36 | 83.56 .300 |  | 35.27 .470 |  | 84.60.040 |


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|  |  | 82.04.260 |  | 27 | Em. |
|  |  | 82.04.270 | 15 | 1 | 46.16 .070 |
|  |  | 82.04.280 |  |  | 46.16.072 |
|  |  | 82.04.290 |  |  | 46.16.074 |
|  | 2 | 82.04.440 |  |  | 46.16.075 |
|  | 3 | Em. |  |  | 46.16.080 |
| 6 | 1 | 81.84 .010 |  |  | 46.16.090 |
|  |  | 81.84 .020 |  |  | 46.16.100 |
|  |  | 81.84 .030 |  |  | 46.16 .110 |
|  | 2 | Em. |  | 2 | Eff: date |
| 7 | 1 | Approp. | 16 | 1 | 1.04 .010 |
|  | 2 | Em. |  | 2 | 1.04.021 |
| 8 | 1 | 29.36.010 |  | 3 | 1.04.030 |
|  | 2 | Em. |  | 4 | 1.04.040 |
| 9 | 1 | 36.32 .320 |  | 5 | Em. |
|  | 2 | Em. | 17 | 1 | 28B. 10.300 |
| 10 | 1 | 74.04.060 |  |  | 28B.10.305 |
| 11 | 1 | 84.52 .050 |  |  | 28B. 10.325 |
|  |  | 84.52.052 |  |  | 28B.10.330 |
|  |  | 84.52.056 |  | 2 | Em. |
|  | 2 | Em. | 18 | 1 | 36.13.080 |
| 12 | 1 | 73.32.085 |  | 2 | 36.13 .080 |
| 13 | 1 | 73.32.020 |  | 3 | 36.13.080 |
| 14 | 1 | 29.39.010 |  | 4 | Em. |
|  | 2 | 29.39.020 | 19 | 1 | 17.16.130 |
|  | 3 | 29.39 .030 | 20 | 1 |  |
|  | 4 | 29.39.040 |  | 2 | Em. |
|  | 5 | 29.39.050 |  |  |  |
|  | 6 | 29.39.060 |  |  |  |
|  | 7 | 29.39.070 |  |  |  |
|  | 8 | 29.39.080 |  |  |  |
|  | 9 | 29.39.090 |  |  |  |
|  | 10 | 29.39 .100 |  |  |  |
|  | 11 | 29.39 .110 |  |  |  |
|  | 12 | 29.39.120 |  |  |  |
|  | 13 | 29.39.140 |  |  |  |
|  | 14 | 29.39 .130 |  |  |  |
|  | 15 | 29.39.150 |  |  |  |


| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
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| 1 | 1 | Short t. |  | 8 | Approp. |
|  | 2 | Purpose |  | 9 | Em. |
|  | 3 | 74.04 .005 | 23 | 1 | 30.52.030 |
|  | 4 | 74.08.020 | 24 | 1 | Special |
|  | 5 | 74.08.030 |  | 2 | Special |
|  | 6 | 74.08.040 | 25 | 1 | Special |
|  | 7 | 74.08.140 |  |  | n Title 79 |
|  |  | through |  |  | Digest |
|  |  | 74.08.200 | 26 | 1 | 79.08.102 |
|  | 8 | 74.08.250 |  | 2 | 79.08.104 |
|  | 9 | 74.08 .270 |  | 3 | 79.08.106 |
| 2 | 1 | Approp. | 27 | 1 | 28.63.080 |
|  | 2 | Em. |  | 2 | Em. |
| 3 | 1 | Approp. | 28 | 1 | Leg. rev. |
|  | 2 | Em. |  | 2 | 46.48.040 |
| 4 | 1 | Approp. |  | 3 | 46.48.044 |
|  | 2 | Em. |  | 4 | 46.61.435 |
| 5 | 1 | 1.04.013 |  | 5 | Leg. rev. |
|  | 2 | 1.04 .010 |  | 6 | 46.48.020 |
|  | 3 | 1.04.014 |  | 7 | 46.48.021 |
|  | 4 | 1.04 .015 |  | 8 | 46.48.022 |
|  | 5 | 1.04 .016 |  | 9 | 46.61 .440 |
|  | 6 | 1.04.020 |  | 10 | 46.48.024 |
|  | 7 | Eff. date |  | 11 | 46.61.445 |
|  |  | Em. |  | 12 | 46.61.465 |
| 6 | 1 | 33.52 .010 |  | 13 | 46.48.027 |
| 7 | 1 | 73.32 .030 | 29 | 1 | 73.16.010 |
| 8 | 1 | 47.16.140 |  | 2 | 73.16.015 |
|  | 2 | Em. | 30 | 1 | 85.05.410 |
| 9 | 1 | Repealer | 31 | 1 | 16.13 .010 |
| 10 | 1 | Repealer |  | 2 | 16.13.020 |
| 11 | 1 | Repealer |  | 3 | 16.13 .030 |
| 12 | 1 | Approp. |  | 4 | 16.13.040 |
|  | 2 | Em. |  | 5 | 16.13.050 |
| 13 | 1 | 76.04.222 |  | 6 | 16.13 .060 |
|  | 2 | 76.04.223 |  | 7 | 16.13.070 |
|  | 3 | 76.04.224 |  | 8 | 16.13.080 |
|  | 4 | 76.04.225 |  | 9 | 16.13 .090 |
|  | 5 | 76.04.226 |  | 10 | 16.28.010 |
|  | 6 | 76.04.227 | 32 | 1 | 70.79.010 |
| 14 | 1 | Approp. |  | 2 | 70.79.020 |
|  | 2 | Em. |  | 3 | 70.79.030 |
| 15 | 1 | Special |  | 4 | 70.79.040 |
|  | 2 | Special |  | 5 | 70.79.050 |
|  | 3 | Special |  | 6 | 70.79.060 |
|  | 4 | Special |  | 7 | 70.79.070 |
|  | 5 | Em. |  | 8 | 70.79.080 |
| 16 | 1 | 18.15 .020 |  | 9 | 70.79.090 |
|  | 2 | 18.15 .040 |  | 10 | 70.79.100 |
|  | 3 | 18.15.050 |  | 11 | 70.79.110 |
|  | 4 | 18.15.080 |  | 12 | 70.79.120 |
| 1718 | 1 | Repealer |  | 13 | 70.79.130 |
|  | 1 | 30.20.015 |  | 14 | 70.79.140 |
| 19 | 1 | Repealer |  | 15 | 70.79.150 |
| 20 | 1 | 15.38.001 |  | 16 | 70.79.160 |
|  | 2 | 15.38.010 |  | 17 | 70.79.230 |
|  | 3 | 15.38 .020 |  | 18 | 70.79.170 |
|  | 4 | 15.38.050 |  | 19 | 70.79.180 |
|  | 5 | 15.38 .030 |  | 20 | 70.79.190 |
|  | 6 | 15.38 .040 |  | 21 | 70.79.200 |
|  | 7 | Sev. |  | 22 | 70.79.240 |
|  |  | n15.38.001 |  | 23 | 70.79.250 |
| 21 | 1 | 35.22.350 |  | 24 | 70.79.260 |
|  | 2 | Em. |  | 25 | 70.79.220 |
| 22 | 1 | Special |  | 26 | 70.79.270 |
|  | 2 | Special |  | 27 | 70.79.280 |
|  | 3 | 79.24.220 |  | 28 | 70.79 .290 |
|  | 4 | 70.24 .230 |  | 29 | 70.79.300 |
|  | 5 | Temporary |  | 30 | 70.79.310 |
|  | 6 | Temporary |  | 31 | 70.79.320 |
|  | 7 | 79.24 .260 |  | 32 | 70.79.330 |





| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
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|  | 9 | 47.60.240 |  | 30 | 46.44.046 |  | 44 | 75.28.285 |
|  | 10 | 47.60.250 | - | 31 | 46.44.047 |  | 45 | 75.32 .075 |
|  | 11 | 47.60.260 |  | 32 | 46.44.048 |  | 46 | 43.51 .680 |
|  | 12 | 47.60.270 |  | 33 | Leg. rev. |  | 47 | Repealer |
|  | 13 | 47.60.170 |  | 34 | 46.44.090 |  | 48 | Sev. |
|  | 14 | 47.60.180 |  | 35 | 46.44.091 |  | 49 | Eff. date |
|  | 15 | 47.60.190 |  | 36 | 46.44.092 | 272 | 1 | 35.92.054 |
|  | 16 | Temporary |  | 37 | 46.44.093 |  | 2 | 54.32.040 |
|  | 17 | Approp. |  | 38 | 46.44.094 |  | 3 | Eff. date |
|  | 18 | Approp. |  | 39 | 46.44.095 | 273 | 1 | 47.22 .010 |
|  | 19 | Approp. |  | 40 | 46.44.096 |  | 2 | 47.16 .100 |
|  | 20 | Sev. |  | 41 | 46.44.097 |  | 3 | 47.20 .010 |
|  | 21 | Vetoed |  | 42 | Vetoed |  | 4 | 47.20 .160 |
|  | 22 | Eff. date |  | 43 | 82.36.020 |  | 5 | 47.20 .180 |
| 260 | 1 | 80.01 .010 |  | 44 | Temporary |  | 6 | 47.20 .320 |
| 261 | 1 | 74.08.278 |  | 45 | Temporary |  | 7 | 47.20 .340 |
| 262 | 1 | 77.20.045 |  | 46 | Temporary |  | 8 | 47.20 .370 |
| 263 | 1 | 82.36.280 |  | 47 | 46.44.049 |  | 9 | 47.20 .390 |
| 264 | 1 | Leg. rev. |  | 48 | Temporary |  | 10 | 47.20 .430 |
|  | 2 | 11.52 .010 |  | 49 | Eff. date |  | 11 | 47.20 .540 |
|  | 3 | 11.52 .012 | 270 | 1 | 13.04.040 |  | 12 | Approp. |
|  | 4 | 11.52 .014 |  | 2 | 74.14.010 |  | 13 | Omit |
|  | 5 | 11.52 .016 |  | 3 | 74.14.020 |  | 14 | Approp. |
|  | 6 | Leg. rev. |  | 4 | 74.14 .040 |  | 15 | Approp. |
|  | 7 | 11.52 .020 |  | 5 | 74.14.030 |  | 16 | Approp. |
|  | 8 | 11.52 .022 |  | 6 | 74.14.050 |  | 17 | Approp. |
|  | 9 | 11.52 .024 |  | 7 | 74.14 .060 |  | 18 | Approp. |
| 265 | 1 | 50.04.260 |  | 8 | 74.14.070 |  | 19 | Approp. |
|  | 2 | 50.04.350 |  | 9 | 74.14.080 |  | 20 | Approp. |
|  | 3 | 50.04.320 |  | 10 | 74.14.090 |  | 21 | Approp. |
|  | 4 | 50.04.330 |  | 11 | 74.14.100 |  | 22 | Approp. |
|  | 5 | 50.04.340 |  | 12 | 74.14 .110 |  | 23 | Approp. |
|  | 6 | 50.04.180 |  | 13 | 74.14.120 |  | 24 | Special |
|  | 7 | 50.04.200 |  | 14 | 74.14.130 |  | 25 | Approp. |
|  | 8 | 50.24.160 |  | 15 | 74.14.140 |  | 26 | Approp. |
|  | 9 | 50.20 .010 |  | 16 | 74.14 .150 |  | 27 | Approp. |
|  | 10 | 50.20 .070 |  | 17 | 9.91 .060 |  | 28 | Approp. |
|  | 11 | 50.20.120 |  | 18 | Eff. date |  | 29 | Temporary |
|  | 12 | 50.20.115 | 271 | 1 | 75.04.090 |  | 30 | Eff. date |
|  | 13 | 50.36.030 |  | 2 | 75.08 .230 | 274 | 1 | 74.08.274 |
|  | 14 | Sev. |  | 3 | 75.12.060 |  | 2 | 74.08 .275 |
|  |  | n 50.98.070 |  | 4 | 75.12 .080 | 275 | , | 35.39 .040 |
|  | 15 | Eff. date |  | 5 | 75.28 .060 |  | 2 | 41.44.030 |
| 266 | 1 | 79.12.232 |  | 6 | 75.28 .080 |  | 3 | 41.44 .060 |
|  | 2 | 79.12.234 |  | 7 | 75.28 .090 |  | 4 | 41.44.080 |
|  | 3 | 79.12.236 |  | 8 | 75.28 .100 |  | 5 | 41.44 .090 |
| 267 | 1 | 82.36.100 |  | 9 | 75.28 .110 |  | 6 | 41.44 .100 |
| 268 | 1 | Temporary |  | 10 | 75.28 .120 |  | 7 | 41.44 .110 |
|  | 2 | Temporary |  | 11 | 75.28 .130 |  | 8 | 41.44 .120 |
|  | 3 | Temporary |  | 12 | 75.28 .140 |  | 9 | 41.44 .130 |
|  | 4 | Temporary |  | 13 | 75.28 .150 |  | 10 | 41.44.140 |
| 269 | 1 | 46.12 .040 |  | 14 | 75.28 .160 |  | 11 | 41.44 .150 |
|  | 2 | 46.12 .060 |  | 15 | 75.28 .170 |  | 12 | 41.44.160 |
|  | 3 | 46.12 .080 |  | 16 | 75.28 .180 |  | 13 | 41.44 .170 |
|  | 4 | 46.12.170 |  | 17 | 75.28 .190 |  | 14 | 41.44 .190 |
|  | 5 | 46.12.180 |  | 18 | 75.28 .200 |  | 15 | 41.44.250 |
|  | 6 | 46.16.270 |  | 19 | 75.28.210 |  |  |  |
|  | 7 | 46.16.065 |  | 20 | 75.28.220 |  |  |  |
|  | 8 | Leg. rev. |  | 21 | 75.28 .230 |  |  |  |
|  | 9 | 46.16 .070 |  | 22 | 75.28 .240 |  |  |  |
|  | 10 | 46.16.072 |  | 23 | 75.28 .250 |  |  |  |
|  | 11 | 46.16.074 |  | 24 | 75.28 .260 |  |  |  |
|  |  | 46.16.075 |  | 25 | 75.28 .270 |  |  |  |
|  | 12 | 46.16.090 |  | 26 | 75.28 .280 |  |  |  |
|  | 13 | 46.16.120 |  | 27 | 75.28 .290 |  |  |  |
|  | 14 | 46.16.125 |  | 28 | 75.28 .300 |  |  |  |
|  | 15 | 46.16.130 |  | 29 | 75.28 .320 |  |  |  |
|  | 16 | 46.16.135 |  | 30 | 75.28 .330 |  |  |  |
|  | 17 | Leg. rev. |  | 31 | 75.28 .350 |  |  |  |
|  | 18 | 46.16 .140 |  | 32 | 75.28 .360 |  |  |  |
|  | 19 | 46.16.145 |  | 33 | 75.28 .370 |  |  |  |
|  | 20 | 46.44.020 |  | 34 | 75.32 .030 |  |  |  |
|  | 21 | Leg. rev. |  | 35 | 75.32 .070 |  |  |  |
|  | 22 | 46.44 .030 |  | 36 | 75.32 .080 |  |  |  |
|  | 23 | 46.44.036 |  | 37 | 75.32 .100 |  |  |  |
|  | 24 | 46.44.034 |  | 38 | 75.36 .050 |  |  |  |
|  | 25 | Leg. rev. |  | 39 | 79.01.568 |  |  |  |
|  | 26 | 46.44.040 |  | 40 | 79.01 .576 |  |  |  |
|  | 27 | 46.44.042 |  | 41 | 79.01 .580 |  |  |  |
|  | 28 | 46.44.044 |  | 42 | 75.08.054 |  |  |  |
|  | 29 | 46.44.045 |  | 43 | 75.08 .056 |  |  |  |


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| 1 | 1 | Approp. |
|  | 2 | Eff. date |
| 2 | 1 | Approp. |
|  | 2 | Ef. date |
| 3 | 1 | Approp. |
|  | 2 | Ef.. date |
| 4 | 1 | Approp. |
|  | 2 | Approp. |
|  | 3 | Ef. date |
| 5 | 1 | 74.16.040 |
|  | 2 | Repealer |
| 6 | 1 | 17.04.245 |
|  | 2 | $\begin{aligned} & R 1951 \quad 2 n d \\ & \text { ex.s. c } 24 \\ & \S 12 \end{aligned}$ |
|  | 3 | $\begin{aligned} & R 1951 \quad 2 n d \\ & \text { ex.s. c } 26 \end{aligned}$ |
|  | 4 | $\S_{R} 51951 \text { 2nd }$ |
|  | 4 | $\begin{aligned} & \text { ex.s. c } 25 \\ & \S 6 \end{aligned}$ |
|  | 5 | Eff. date |
| 7 | 1 | 75.28.080 |
|  | 2 | Eff. date |
| 8 | 1 | 84.40.080 |
|  | 1 | 82.04 .440 |
|  | 2 | 82.08.030 |
|  | 3 | 82.12 .010 |
|  | 4 | 82.12 .030 |
|  | 5 | 82.32 .050 |
|  | 6 | 82.32.060 |
|  | 7 | 82.32 .070 |
|  | 8 | 82.32.080 |
|  | 9 | 82.32 .090 |
|  | 10 | 82.32.100 |
|  | 11 | 82.32 .170 |
|  | 12 | 82.32.180 |
|  | 13 | 82.32 .210 |
|  | 14 | 82.32.220 |
|  | 15 | Constr. 82.04.900 |
|  | 16 | Vetoed |
|  | 17 | Eff. date |
| $\begin{aligned} & 10 \\ & 11 \end{aligned}$ | 1-45 | Unconst'l |
|  | 1 | 28A.45.040 |
|  | 2 | 28A.45.050 |
|  | 3 | 28.45.110 |
|  | 4 | Repealer |
|  | 5 | 28A.45.060 |
|  | 6 | 28A.45.020 |
|  | 7 | 28A.45.010 |
|  | 8 | 28A.45.030 |
|  | 9 | 28A.45.070 |
|  | 10 | 28A.45.080 |
|  | 11 | 28A.45.090 |
|  | 12 | 28A.45.100 |
|  | 13 | Eff. date |


| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
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| chap. | 1 | Approp. |  | 27 | Short $t$. |
|  | 2 | Aрprop. |  |  | 69.33 .920 |
| 2 | 1 | Approp. |  | 28 | Repealer |
|  | 2 | Арргор. |  | 29 | Em. |
| 3 |  | Aрprop. | 23 | 1 | Leg. rev. |
|  | 2 | Aрprop. |  | 2 | 84.52.050 |
|  | 3 | Aрprop. |  | 3 | 84.52.052 |
|  | 5 | Approp. |  | 4 | 84.52.056 |
|  | 5 | Em. |  | 5 | Em. |
| 4 | 1 | Temporary | 24 | 1 | 52.16 .020 |
|  | 2 | Em. |  | 2 | Leg. rev. |
| 5 | 1 | 28.57.320 |  | 3 | 52.16 .080 |
|  | 2 | Em. |  | 4 | 52.16 .090 |
| 7 |  | Val. |  | 5 | 52.16 .100 |
|  |  | Temporary |  | 6 | 52.16.110 |
|  | 2 | Em. |  | 7 | 52.16.120 |
| 8 | 1 | Val. |  | 8 | 52.16 .130 |
| 9 | 1 | Approp. |  | 9 | 52.16 .140 |
| 10 | 1 | 41.40.290 |  | 10 | 52.16.070 |
| 11 | 1 | Approp. |  | 11 | 52.16.150 |
|  | 2 | Em. |  | 12 | Repealer |
| 12 | 1 | Approp. |  | 13 |  |
|  | 2 | Em. | 25 | , | 57.16.020 |
| 13 | 1 | 66.20.010 |  |  | 57.16.040 |
|  | 2 | Em. |  | 3 | 57.20.010 |
| 14 | 1 | 36.34.140 |  |  | 57.20.100 |
|  | , | Em. |  | 5 | 57.24.010 |
| 1516 | 1 | 87.03.025 |  | 6 | Repealer |
|  |  | 28.45 .110 |  | 7 | Em. |
|  | , | Em. | 26 | 1 | 56.16 .010 |
| 17 | 1 | 74.08.330 |  |  | 56.16.030 |
|  | 2 | Em. |  |  | 56.16.040 |
| 18 | 1 | 76.04.190 |  | 4 | 56.24.010 |
|  | , | Em. |  | 5 | Repealer |
| 19 | 1 | 28A.45.010 |  | 6 | Em. 250 |
|  | , | 28A.45.030 | 27 | 1 | 35.13.250 |
|  | 3 | 28A.45.035 |  |  | Em. |
|  | 4 | 28A.45.090 | 28 | 1 | 82.04.295 |
|  | 5 | Em. |  | 2 | 82.16.025 |
| 20 | 1 | Special |  |  | 82.04.050 |
|  | 2 | Approp. |  | 4 | 82.04.260 |
| 21 |  | 74.04.255 |  | 5 | 82.08.150 |
|  | , | Em. |  | 6-19 | Vetoed |
|  | 1 | 69.33.220 |  | 20 | Sev . |
| 22 | 2 | 69.33 .230 |  | 21 | Em. |
|  | 3 | 69.33.240 |  |  |  |
|  | 4 | 69.33 .250 |  |  |  |
|  | 5 | 69.33 .260 |  |  |  |
|  | 6 | 69.33 .270 |  |  |  |
|  | 7 | 69.33 .280 |  |  |  |
|  | 8 | 69.33 .290 |  |  |  |
|  | 9 | 69.33.300 |  |  |  |
|  | 10 | 69.33.310 |  |  |  |
|  | 11 | 69.33.320 |  |  |  |
|  | 12 | 69.33.330 |  |  |  |
|  | 13 | 69.33.340 |  |  |  |
|  | 14 | 69.33 .350 |  |  |  |
|  | 15 | 69.33.360 |  |  |  |
|  | 16 | 69.33.370 |  |  |  |
|  | 17 | 69.33 .380 |  |  |  |
|  | 18 | 69.32.060 |  |  |  |
|  | 19 | 69.33 .400 |  |  |  |
|  | 20 | 69.33.410 |  |  |  |
|  | 21 | 69.33.420 |  |  |  |
|  | 22 | 69.32.010 |  |  |  |
|  | 23 | 69.32.030 |  |  |  |
|  | 24 | 69.33 .430 |  |  |  |
|  | 25 | Sev. $69.33 .900$ |  |  |  |
|  | 26 | Constr. |  |  |  |
|  |  | 69.33 .910 |  |  |  |

## 1953 REGULAR SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | 15.41 .010 |  | 2 | 70.77.040 |  | 6 | 33.24 .010 |  |  | 15.53 .900 |  | 8 | 18.32 .085 |
|  | 2 | Repealer |  |  | 70.77.060 |  | 7 | 33.24 .080 |  | 35 | Em. |  | 9 | Sev . |
|  |  | 15.41 .020 |  | 4 | Em. |  | 8 | 33.24 .090 | 81 | 1 | 38.32.150 |  |  | 18.32 .910 |
| 2 | 1 | 1.20 .050 | 35 | 1 | Approp. |  | 9 | 33.24.140 | 82 | 1 | 47.20 .640 | 94 | , | 28A.45.010 |
|  | 1 | Approp. |  | 2 | Em. |  | 10 | 33.40 .070 | 83 | 1 | 18.36.115 |  | 2 | 28A.45.050 |
|  | 2 | Em. | 36 | 2 | Temporary |  | 11 | 33.40 .110 | 84 | 1 | 85.05.060 | 95 | 1 | 81.92.020 |
| 4 | , | Approp. |  | 2 | Em. |  | 12 | Repealer | 85 | 1 | Short t. |  | 2 | 81.92 .070 |
|  | 2 | Em. | 37 | 1 | 36.17 .040 | 72 | 1 | 46.44.044 |  |  | 15.54 .900 |  | 3 | 81.94 .020 |
| 5 | 1 | Approp. | 38 |  | 35.21 .070 | 73 | 1 | 4.20 .045 |  | 2 | 15.54 .010 |  | 4 | 80.08.010 |
|  | 2 |  |  | 2 | 35.21 .080 | 74 | 1 | 76.14.020 |  | 3 | 15.54 .030 |  | 5 | 80.08 .030 |
| 6 | 1 | Approp. | 39 | 1 | 43.51 .062 |  | 2 | 76.14.010 |  | 4 | 15.54 .040 |  | 6 | 80.12 .010 |
|  | 2 | Em. |  | 2 | Val. |  | 3 | 76.14 .030 |  | 5 | 15.54 .050 |  | 7 | 80.16 .010 |
| 7 | 1 | Approp. |  |  | $n 43.51 .062$ |  | 4 | 76.14 .040 |  | 6 | 15.54 .060 |  | 8 | 80.20 .010 |
|  | 2 | Em. |  | 3 | Constr. |  | 5 | 76.14.050 |  | 7 | 15.54 .070 |  | 9 | 81.08 .010 |
| 8 | 1 | Approp. |  |  | $n 43.51 .062$ |  | 6 | Approp. |  | 8 | 15.54 .080 |  | 10 | 81.08 .030 |
|  | 2 |  | 40 | 1 | 46.04 .040 | 75 | 1 | 77.32 .020 |  | 9 | 15.54 .090 |  | 11 | 81.08 .070 |
| 9 | 1 | 64.16.150 | 41 | 1 | 68.16 .010 |  | 2 | 77.32.050 |  | 10 | 15.54 .110 |  | 12 | 81.12.010 |
| 10 | 1 | 64.16.010 | 42 | 1 | 47.12.140 |  | 3 | 77.32.060 |  | 11 | 15.54.120 |  | 13 | 81.16 .010 |
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|  | 1 | 46.72.130 |  | 3 | 76.08.080 |  | 7 | 77.32.110 |  | 15 | 15.54 .160 |  | 17 | 81.80 .070 |
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| 14 | 1 | Approp. | 46 | 1 | 19.72 .160 |  | 10 | 77.32.140 |  | 18 | 15.54 .190 |  | 20 | 81.80 .312 |
|  | 2 | Em. | 47 | 1 | 43.06.015 |  | 11 | 77.32.150 |  | 19 | 15.54 .020 |  | 21 | 81.80 .314 |
| 15 | 1 | Approp. | 48 | 1 | 31.12 .130 |  | 12 | 77.32.160 |  | 20 | 15.54 .200 |  | 22 | 81.80 .355 |
|  | 2 | Em. |  | 2 | 31.12 .160 |  | 13 | Repealer |  | 21 | 15.54 .210 |  | 23 | 81.80 .211 |
| 16 | 1 | Approp. |  | 3 | 31.12 .180 |  | 14 | Eff. date |  | 22 | 15.54 .220 |  | 24 | Repealer |
|  | 2 | Em. |  | 4 | 31.12 .190 |  | 15 | Em. |  | 23 | 15.54 .230 | 96 | 1 | 79.08.108 |
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|  | 4 | 16.36.105 |  | 8 | 31.12 .290 |  | 2 | 47.56.360 |  | 27 | 15.54 .260 |  | 2 | 15.16 .270 |
|  | 5 | 16.36.107 |  |  | 31.12 .330 |  | 3 | Em. |  | 28 | Ef: date |  | 3 | 15.16 .280 |
|  | 6 | 16.36.108 |  | 10 | 31.12 .360 | 79 | 1 | 47.56.140 |  | 1 | 35.23.170 |  | 4 | 15.16 .290 |
|  | 7 | 16.36.109 | 49 | 1 | 28A.57.150 |  | 2 | Em. | 87 | , | 9.91 .010 |  | 5 | 15.16.300 |
|  | 8 | 16.36.110 | 50 | , | 57.08 .015 | 80 | 1 | 15.53 .010 | 88 | 1 | 69.32.080 |  | 6 | Eff. date |
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|  | 2 | 76.04.277 |  | 2 | 56.08 .090 |  | 4 | 15.53 .050 |  | 1 | 69.33 .290 | 101 | 1 | 28B.30.150 |
| 19 | 1 | 35.23 .200 | 52 | 1 | Val. |  | 5 | 15.53 .060 | 89 | 1 | 17.08 .010 | 102 | 1 | 4.28 .100 |
| 20 | 1 | 86.05.010 |  | 2 | Em. |  | 6 | 15.53 .070 |  | , | 17.08 .110 | 103 | 1 | Repealer |
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|  | 2 | 76.04.150 |  | , | 79.44.160 |  | 13 | 15.53.150 |  |  | 70.58.120 | 106 |  | 59.12.030 |
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|  | 4 | 76.04.250 | 60 | 1 | 35.22 .520 |  | 15 | 15.53 .170 | 91 | 1 | 82.04.296 | 108 | 1 | 87.03 .475 |
|  | 5 | 76.04.270 |  | , | 35.23 .650 |  | 16 | 15.53.180 |  | 2 | 82.16 .026 | 109 | 1 | 9.41.170 |
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|  | 8 | 76.04.245 | 63 | 1 | 35.21 .460 |  | 19 | 15.53.210 |  | 5 | 82.08.150 |  | 2 | 28.63.240 |
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| 28 | 1 | 47.12 .130 |  | 2 | Special |  | 28 | 15.53 .250 | 93 | 1 | 18.32 .030 |  |  | 29.82 .220 |
| 29 | 1 | 47.28 .030 |  | 3 | Em. |  | 29 | 15.53.310 |  | 2 | 18.32 .035 | 114 | , | 58.11 .010 |
| 30 | , | 47.52 .020 | 71 | 1 | 33.08 .070 |  | 30 | Sev. |  | 3 | 18.32 .050 | 115 | 1 | 65.08 .030 |
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| 32 | , | 47.60.130 |  | 3 | 33.12 .090 |  | 32 | 15.53 .320 |  | 5 | 18.32 .120 | 117 |  | 35.45.130 |
| 33 | 1 | 47.60.015 |  | 4 | 33.12 .100 |  | 33 | 15.53.300 |  | 6 | 18.32.260 | 118 | 1 | 4.08.110 |
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|  | 4 | 29.45.020 | 12 | 15.66.120 | 5 | 72.01 .320 |  | 7 | 11.68 .030 |  | 16 | Em. |
|  | 5 | 29.59.020 | 13 | 15.66.130 | 6 | Repealer |  | 8 | 11.28 .280 | 213 | 1 | Leg. rev. |
| 169 | 1 | 29.18.035 | 14 | 15.66.140 | 1961 | Leg. rev. |  | 9 | 11.68 .040 |  | 2 | 8.04 .070 |
| 170 | 1 | 27.04.035 | 15 | 15.66.150 | 2 | 84.36 .005 |  | 10 | 11.52 .010 |  | 3 | 8.04.080 |
| 171 | 1 | 76.14.040 | 16 | 15.66.160 | 3 | 84.36.010 |  | 11 | 11.52 .020 |  | 4 | 8.04 .090 |
|  | 2 | 76.14.050 | 17 | 15.66.170 | 4 | 84.36 .020 |  | 12 | 11.56 .025 |  | 5 | 8.04 .100 |
|  | 3 | 76.14.060 | 18 | 15.66.180 | 5 | 84.36 .030 |  | 13 | 11.76 .040 |  | 6 | Vetoed |
|  | 4 | 76.14.070 | 19 | 15.66.190 | 6 | 84.36.040 |  | 14 | 11.88 .050 | 214 | 1 | 28B.70.010 |
|  | 5 | 76.14 .080 | 20 | 15.66.200 | 7 | 84.36 .050 |  | 15 | 11.92 .040 |  | 2 | 28B. 70.020 |
|  | 6 | 76.14.090 | 21 | 15.66.210 | 8 | 84.36.060 | 206 | 1 | 44.24.020 |  | 3 | 28B. 70.030 |
|  | 7 | 76.14.100 | 22 | 15.66.220 | 1971 | 43.84.080 |  | 2 | 44.24.060 |  | 4 | 28B. 70.040 |
|  | 8 | 76.14.110 | 23 | 15.66.230 | 1981 | 43.85 .190 |  | 3 | 44.24 .070 |  | 5 | 28B. 70.050 |
|  | 9 | 76.14.120 | 24 | 15.66.240 | 2 | 43.85.200 |  | 4 | 44.28.010 |  | 6 | Approp. |
|  | 10 | 76.14.130 | 25 | 15.66.250 | 3 | 43.85.210 |  | 5 | 44.28.020 | 215 | 1 | 29.64.010 |
| 172 | 1 | 46.48.310 | 26 | 15.66.260 | 4 | 43.85.220 |  | 6 | 44.28 .030 |  | 2 | 29.64.020 |
|  | 2 | 46.48.320 | 27 | 15.66.270 | 5 | 43.85.230 |  | 7 | 44.28.050 |  | 3 | 29.64.030 |
|  | 3 | 46.48.330 | 28 | 15.66 .910 | 6 | 43.85.240 |  | 8 | 44.28.110 |  | 4 | 29.64.040 |
| 173 | 1 | 43.22.050 | 29 | 15.66.900 | 7 | Sev. |  | 9 | 44.28 .140 |  | 5 | 29.64.050 |
|  | 2 | Em. | 1921 | 43.74 .900 | 1991 | 79.16 .325 |  | 10 | 44.28.080 |  | 6 | 29.64.060 |
| $\begin{aligned} & 174 \\ & 175 \end{aligned}$ | 1 | 88.28 .055 | - 2 | 43.74.005 | 200 | 79.16 .326 |  | 11 | Repealer |  | 7 | 29.64 .070 |
|  | 1 | 28B.10.215 | 3 | 43.74.010 | 2001 | 43.17 .120 |  | 12 | Em. |  | 8 | 29.64 .900 |
|  | 2 | 28B. 10.220 | 4 | 43.74.015 | 2 | 43.17.130 | 207 | 1 | 82.36.020 | 216 | 1 | 79.24.400 |
| 176 | 1 | 2.08.061 | 5 | 43.74.020 | 3 | Em. |  | 2 | Leg. rev. |  | 2 | 79.24.410 |
|  | 2 | Vetoed | 6 | 43.74.025 | 2011 | 29.48.007 |  | 3 | 82.36 .040 |  | 3 | Em. |
|  | 3 | Em. | 7 | 43.74 .040 | 2021 | 18.72 .010 |  | 4 | 82.36.070 | 217 | 1 | 60.14.010 |
| 177 | 1 | 46.48.022 | 8 | 43.74 .030 | 2 | 18.72.020 |  | 5 | 82.36 .080 |  | 2 | 60.14 .020 |
|  | 2 | 46.48 .090 | 9 | 43.74.035 | 3 | 18.72 .030 | 208 | 1 | 47.58.010 |  | 3 | 60.14.030 |
|  | 3 | 46.48.100 | 10 | 43.74.065 | 4 | 18.72 .040 |  | 2 | 47.58 .020 |  | 4 | Em. |
|  | 4 | 46.48.024 | 11 | 43.74.075 | 5 | 18.72 .050 |  | 3 | 47.58 .030 | 218 | 1 | 28A.04.010 |
|  | 5 | 46.61 .430 | 12 | 43.74.080 | 6 | 18.72 .060 |  | 4 | 47.58 .040 |  | 2 | 28A.04.020 |
| $\begin{aligned} & 178 \\ & 179 \end{aligned}$ | 1 | 47.22.020 | 13 | 43.74 .090 | 7 | 18.72.070 |  | 5 | 47.58 .050 |  | 3 | 28A.04.030 |
|  | 1 | Leg. rev. | 14 | Repealer | 8 | 18.72 .080 |  | 6 | 47.58 .060 |  | 4 | 28A.04.060 |
|  | 2 | $47.24 .010$ | 15 | Sev. | 9 | 18.72 .090 |  | 7 | 47.58 .070 |  | 5 | 28A.04.040 |
|  | 3 | 47.24 .020 | 1931 | 69.24.130 | 10 | 18.72.100 |  | 8 | 47.58.080 |  | 6 | 28A.04.050 |
|  | 4 | 47.36 .060 | 2 | 69.24.140 | 11 | 18.72.110 |  | 9 | 47.58 .900 |  | 7 | 28A.04.070 |
| 180 | 1 | 66.20.060 | 3 | 69.24.150 | 12 | 18.72.120 |  | 10 | 47.58.500 |  | 8 | 28A.04.080 |
| 181 | 1 | 29.01.140 | 4 | 69.24.160 | 13 | 18.72.130 |  | 11 | 47.58.090 |  | 9 | Repealer |
|  | 2 | Leg. rev. | 5 | 69.24.170 | 14 | 18.72.140 |  | 12 | 47.58.910 | 219 | 1 | 53.08 .180 |
|  | 3 | 29.10 .010 | 6 | 69.24.180 | 15 | 18.72.150 | 209 | 1 | 50.20.120 |  | 2 | 53.08 .190 |
|  | 4 | 29.10 .020 | 7 | 69.24.190 | 16 | 18.72.160 |  | 2 | Eff. date |  | 3 | 53.08 .200 |
|  | 5 | 29.10.030 | 8 | 69.24.200 | 17 | 18.72.170 | 210 | 1 | 38.52.110 | 220 | 1 | 41.40 .070 |
|  | 6 | Leg. rev. | 9 | 69.24 .210 | 18 | 18.72.180 |  | 2 | Repealer |  | 2 | 41.40 .080 |
|  | 7 | 29.59 .010 | 10 | 69.24.220 | 19 | 18.72.190 | 211 | 1 | 19.77 .010 | 221 | 1 | 2.12.070 |
|  | 8 | 29.04.010 | 11 | 69.24.230 | 20 | 18.72.200 |  | 2 | 19.77 .020 | 222 | 1 | 43.43 .170 |
|  | 9 | 29.59.070 | 12 | 69.24.240 | 21 | 18.72.210 |  | 3 | 19.77 .030 |  | 2 | 43.43.175 |
| 182 | 1 | 66.08.028 | 13 | 69.24.250 | 22 | 18.72 .220 |  | 4 | 19.77.040 | 223 | 1 | 41.24 .030 |
| 183 | 1 | 9.95.280 | 14 | 69.24.260 | 23 | 18.72 .230 |  | 5 | 19.77.050 | 224 | 1 | 43.01 .072 |
|  | 2 | 9.95 .290 | 15 | 69.24 .270 | 24 | 18.72.240 |  | 6 | 19.77.060 |  | 2 | 43.01 .073 |
|  | 3 | 9.95 .300 | 16 | 69.24 .280 | 25 | 18.72.250 |  | 7 | 19.77 .070 |  | 3 | 43.01 .074 |
|  | 1 | 79.08.170 | 17 | 69.24 .290 | 26 | 18.72.260 |  | 8 | 19.77 .080 |  | 4 | 43.01 .075 |
| 185 | 1 | 46.44.095 | 18 | 69.24.300 | 27 | 18.72 .270 |  | 9 | 19.77 .090 | 225 | 1 | 79.40.070 |
|  | 2 | 46.44 .096 | 19 | 69.24.310 | 28 | 18.72 .280 |  | 10 | 19.77 .100 |  | 2 | 19.12 .070 |
| 186 | 1 | 65.16 .090 | 20 | 69.24.320 | 29 | 18.72.290 |  | 11 | 19.77.110 | 226 | 1 | 43.79 .350 |
|  | 2 | 65.16.095 | 21 | 69.24.330 | 30 | 18.72 .300 |  | 12 | 19.77.120 |  | 2 | 43.79 .360 |
|  | 3 | Sev. | 22 | 69.24.340 | 31 | 18.72 .310 |  | 13 | 19.77.130 |  | 3 | 43.79 .370 |
|  |  | n65.16.090 | 23 | 69.24.350 | 32 | 18.72.320 |  | 14 | 19.77 .140 |  | 4 | Approp. |
| 187 | 1 | Leg. rev. | 24 | 69.24.360 | 33 | 18.72.330 |  | 15 | 19.77.150 |  | 5 | Em. |
|  | 2 | 28A.47.055 | 25 | 69.24.370 | 34 | Leg. rev. |  | 16 | 19.77.900 | 227 | 1 | 15.16.420 |
|  | 3 | 28.41 .060 | 26 | 69.24.380 | 35 | 18.71 .040 |  | 17 | 19.77 .910 |  | 2 | 15.16.430 |
|  | 4 | 28.41 .070 | 27 | 69.24 .390 | 36 | 18.71.080 |  | 18 | Vetoed |  | 3 | 15.16.440 |
|  | 5 | 28.41.075 | 28 | 69.24.400 | 37 | Leg. rev. |  | 19 | Eff: date | 228 | 1 | 81.40 .120 |
|  | 6 | Leg. rev. | 29 | 69.24.410 | 38 | 18.71.120 |  |  | n 19.77.010 |  | 2 | 81.40 .130 |
|  | 7 | 28.41 .080 | 30 | 69.24.420 | 39 | 18.71.130 |  | 20 | Sev. |  | 3 | 81.40 .140 |
|  | 8 | 28.41 .090 | 31 | 69.24.430 | 40 | 18.71.140 |  |  | 19.77.920 | 229 | 1 | 28B. 20.394 |
|  | 9 | 28A.45.040 | 32 | 69.24 .440 | 41 | 18.71.150 |  | 21 | Repealer | 230 | 1 | 72.16.010 |
| 188 | 1 | 13.04.105 | 33 | 69.24.450 | 42 | 18.71.160 | 212 | 1 | 75.08 .040 |  | 2 | 72.20.010 |
| 189 | 1 | 82.44 .040 | 34 | 69.24 .900 | 43 | 18.71.170 |  | 2 | 75.28 .040 | 231 | 1 | Special |
| 190 | 1 | 16.54.010 | 35 | Sev. | 44 | 18.71.180 |  | 3 | 75.28.060 |  |  | $\text { n Title } 79$ |
|  | 2 | 16.54.020 |  | 69.24 .910 | 45 | Approp. |  | 4 | 75.28 .090 |  |  | Digest |
|  | 3 | 16.54 .030 | 36 | Repealer | 46 | Sev. |  | 5 | 75.28 .255 |  | 2 | Special |
| 191 | 1 | 15.66.010 | 1941 | 36.76.140 |  | 18.72.900 |  | 6 | Vetoed |  |  | n Title 79 |



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| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 7 | 49.60.100 |  | 25 | 41.32.520 |  | 11 | Leg. rev. |  | 2 | 26.32.020 |  | 29 | 48.24.020 |
|  | 8 | 49.60.120 |  | 26 | 41.32 .530 |  | 12 | 43.19 .190 |  | 3 | 26.32 .030 | 304 | 1 | 89.08.020 |
|  | 9 | 49.60.130 |  | 27 | 41.32.540 |  | 13 | 43.19 .200 |  | 4 | 26.32.040 |  | 2 | Leg. rev. |
|  | 10 | 49.60.140 |  | 28 | 41.32 .550 |  | 14 | 43.19 .220 |  | 5 | 26.32.050 |  | 3 | 89.08.030 |
|  | 11 | 49.60.150 |  | 29 | 41.32.560 |  | 15 | Leg. rev. |  | 6 | 26.32.060 |  | 4 | 89.08.040 |
|  | 12 | 49.60.160 |  | 30 | 41.32.570 |  | 16 | 43.19 .230 |  | 7 | 26.32.070 |  | 5 | 89.08.050 |
|  | 13 | 49.60 .170 | 275 | 1 | 18.53.050 |  | 17 | 73.12 .020 |  | 8 | 26.32.080 |  | 6 | 89.08.060 |
|  | 14 | Leg. rev. |  | 2 | 18.53.055 |  | 18 | 43.19 .015 |  | 9 | 26.32.090 |  | 7 | 89.08.070 |
|  | 15 | 49.60.230 | 276 | 1 | Leg. rev. |  | 19 | Repealer |  | 10 | 26.32.100 |  | 8 | Leg. rev. |
|  | 16 | 49.60.240 |  | 2 | 75.12 .140 |  | 20 | 47.56.020 |  | 11 | 26.32.110 |  | 9 | 89.08 .090 |
|  | 17 | 49.60 .250 |  | 3 | 75.12.150 |  | 21 | 46.08 .150 |  | 12 | 26.32.120 |  | 10 | 89.08.100 |
| 271 | 1 | 15.60.005 |  | 4 | 75.12.160 | 286 | 1 | 50.12.010 |  | 13 | 26.32.130 |  | 11 | 89.08 .110 |
|  | 2 | 15.60.015 |  | 5 | Sev. |  | 2 | 50.16 .010 |  | 14 | 26.32.140 |  | 12 | 89.08 .120 |
|  | 3 | Leg. rev. |  |  | n75.98.040 |  | 3 | 50.20 .030 |  | 15 | 26.32.150 |  | 13 | 89.08.130 |
|  | 4 | 15.60.020 |  | 6 | Em. |  | 4 | Repealer |  | 16 | 26.32.160 |  | 14 | 89.08.140 |
|  | 5 | $15.60 .030$ | 277 | 1 | 41.40 .010 |  | 5 | 50.24.020 |  | 17 | Repealer |  | 15 | 89.08 .150 |
|  | 6 | 15.60.040 |  | 2 | 41.40 .120 |  | 6 | Leg. rev. | 292 | 1 | 73.33 .010 |  | 16 | 89.08.160 |
|  | 7 | 15.60.080 |  | 3 | 41.40 .150 |  | 7 | 50.24 .190 |  | 2 | 73.33.020 |  | 17 | 89.08.170 |
|  | 8 | Leg. rev. |  | 4 | 41.40 .180 |  | 8 | 50.24.200 |  | 3 | 73.33 .030 |  | 18 | 89.08.180 |
|  | 9 | 15.60.100 |  | 5 | 41.40.200 |  | 9 | Leg. rev. |  | 4 | 73.33 .040 |  | 19 | 89.08.190 |
|  | 10 | 15.60.110 |  | 6 | 41.40 .290 |  | 10 | 50.28 .010 |  | 5 | 73.33.050 |  | 20 | Leg. rev. |
|  | 11 | 15.60.115 |  | 7 | 41.40.310 |  | 11 | 50.28.020 |  | 6 | 73.33 .060 |  | 21 | 89.08.200 |
|  | 12 | Repealer |  | 8 | Em. |  | 12 | 50.28 .030 |  | 7 | 73.33.070 |  | 22 | 89.08.210 |
| 272 | 1 | 26.40.010 | 278 | 1 | 70.86.010 |  | 13 | 50.28 .040 |  | 8 | 73.33 .080 |  | 23 | 89.08.220 |
|  | 2 | 26.40.020 |  | 2 | 70.86.020 |  | 14 | Leg. rev. |  | 9 | 73.33 .090 |  | 24 | Leg. rev. |
|  | 3 | 26.40.030 |  | 3 | 70.86.030 |  | 15 | 50.28 .050 |  | 10 | 73.33 .100 |  | 25 | $89.08 .350$ |
|  | 4 | 26.40.040 |  | 4 | 70.86.040 |  | 16 | 50.28.060 |  | 11 | 73.33 .110 |  | 26 | 89.08.360 |
|  | 5 | 26.40.050 | 279 | 1 | 79.24.200 |  | 17 | Eff. date |  | 12 | 73.33.120 |  | 27 | 89.08.370 |
|  | 6 | 26.40.060 |  | 2 | 79.24.210 |  |  | n 50.24.020 |  | 13 | Sev. |  | 28 | 89.08.380 |
|  | 7 | 26.40.070 |  | 3 | 79.24.220 | 287 | 1 | 82.40 .010 |  |  | 73.33 .900 |  | 29 | Repealer |
|  | 8 | 26.40.080 |  | 4 | 79.24.230 |  | 2 | 82.40 .030 | 293 | 1 | 79.24 .300 | 305 | 1 | 18.83 .010 |
|  | 9 | 26.40.090 |  | 5 | 79.24.240 |  | 3 | 82.40.260 |  | 2 | 79.24 .310 |  | 2 | 18.83.020 |
|  | 10 | 26.40.100 |  | 6 | 79.24.250 |  | 4 | 82.40 .040 |  | 3 | 79.24.320 |  | 3 | 18.83.030 |
| 273 | 1 | Leg. rev. |  | 7 | 79.24.260 |  | 5 | 82.40 .130 | 294 | 1 | Special |  | 4 | 18.83.040 |
|  | 2 | 74.09.010 |  | 8 | 79.24.270 |  | 6 | 82.40 .140 | 295 | 1 | 27.08.045 |  | 5 | 18.83.050 |
|  | 3 | 74.09.020 |  | 9 | Em. |  | 7 | 82.40 .170 | 296 | 1 | 30.12.200 |  | 6 | 18.83.060 |
|  | 4 | 74.09.030 | $280$ | 1 | Approp. |  | 8 | 82.40.180 | 297 | 1 | 36.37.040 |  | 7 | 18.83 .070 |
|  | 5 | 74.09.040 | 281 | 1 | Special |  | 9 | 82.40.250 | 298 | 1 | 9.03.010 |  | 8 | 18.83.080 |
|  | 6 | 74.09 .050 |  |  | n Title 79 |  | 10 | 82.40.270 |  | 2 | 9.03 .020 |  | 9 | 18.83 .090 |
|  | 7 | $74.09 .060$ |  |  | Digest |  | 11 | 82.40.045 |  | 3 | 9.03.030 |  | 10 | $18.83 .100$ |
|  | 8 | 74.09.070 |  | 2 | Special |  | 12 | 82.40.115 |  | 4 | 9.03 .040 |  | 11 | 18.83.110 |
|  | 9 | 74.09.080 |  |  | n Title 79 |  | 13 | 82.40.046 | 299 | 1 | 58.16.060 |  | 12 | 18.83.130 |
|  | 10 | 74.09 .090 |  |  | Digest | $288$ | 1 | 66.32.020 |  | 2 | Em. |  | 13 | 18.83.120 |
|  | 11 | 74.09.100 |  | 3 | Special | 289 | 1 | Leg. rev. | 300 | 1 | 22.08.010 |  | 14 | 18.83.140 |
|  | 12 | 74.09 .110 |  |  | n Title 79 |  | 2 | 66.44 .090 |  | 2 | Leg.rev. |  | 15 | 18.83.150 |
|  | 13 | 74.09.120 |  |  | Digest |  | 3 | 66.44.130 |  | 3 | 81.92 .010 |  | 16 | 18.83.160 |
|  | 14 | 74.09.130 | 282 | , | 19.18 .010 |  | 4 | 66.44.140 |  | 4 | 81.92.040 |  | 17 | 18.83.170 |
|  | 15 | 74.09.140 |  | 2 | 19.18.020 |  | 5 | 66.44.150 |  | 5 | Em. |  | 18 | 18.83.180 |
|  | 16 | 74.09.150 |  | 3 | 19.18.030 |  | 6 | 66.44.160 | 301 | 1 | 79.56 .010 | 306 | 1 | 15.80.070 |
|  | 17 | 74.09.160 |  | 4 | 19.18.060 |  | 7 | 66.44.170 |  | 2 | Approp. | 307 | 1 | 43.96 .010 |
|  | 18 | 74.09.170 |  | 5 | 19.18.050 |  | 8 | 66.24.060 |  | 3 | Special |  | 2 | 43.96.020 |
|  | 19 | 74.09.180 |  | 6 | 19.18.070 | 290 | 1 | 35.20.010 | 302 | 1 | 30.04.122 |  | 3 | 43.96 .030 |
|  | 20 | Repealer |  | 7 | 19.18.120 |  | 2 | 35.20 .020 |  | 2 | 30.04.124 |  | 4 | Approp. |
|  | 21 | 74.04.050 |  | 8 | 19.18.130 |  | 3 | 35.20 .030 | 303 | 1 | 48.13 .120 | 308 | 1 | 15.12.110 |
|  | 22 | 74.09.900 |  | 9 | 19.18.140 |  | 4 | 35.20 .040 |  | 2 | 48.13 .130 | 309 | 1 | Leg. rev. |
|  | 23 | 74.09.190 |  | 10 | 19.18.080 |  | 5 | 35.20 .050 |  | 3 | 48.13 .140 |  | 2 | 35.17 .110 |
|  | 24 | Ef: date |  | 11 | 19.18.100 |  | 6 | 35.20 .060 |  | 4 | 48.14 .010 |  | 3 | 35.17 .040 |
| 274 | 1 | 41.32 .010 |  | 12 | 19.18.090 |  | 7 | 35.20 .070 |  | 5 | 48.15 .090 | 310 | 1 | 36.86.040 |
|  | 2 | 41.32 .030 |  | 13 | 19.18 .110 |  | 8 | 35.20 .080 |  | 6 | 48.15 .100 |  | 2 | Leg. rev. |
|  | 3 | 41.32 .160 |  | 14 | 19.18.040 |  | 9 | 35.20 .090 |  | 7 | 48.15 .110 |  | 3 | 81.53 .030 |
|  | 4 | 41.32 .170 |  | 15 | Sev. |  | 10 | 35.20 .100 |  | 8 | 48.15 .150 |  | 4 | 81.53 .040 |
|  | 5 | 41.32 .190 |  |  | 19.18.900 |  | 11 | 35.20 .110 |  | 9 | 48.17 .060 |  | 5 | 81.53 .050 |
|  | 6 | 41.32 .200 | $283$ | 1 | 46.70 .090 |  | 12 | 35.20 .120 |  | 10 | 48.17 .110 |  | 6 | 36.86.100 |
|  | 7 | 41.32 .240 | 284 | 1 | 13.24.010 |  | 13 | 35.20 .130 |  | 11 | 48.17.120 |  | 7 | 47.32.140 |
|  | 8 | 41.32 .260 |  | 2 | 13.24.020 |  | 14 | 35.20 .140 |  | 12 | Repealer |  | 8 | 47.36 .055 |
|  | 9 | 41.32 .280 |  | 3 | 13.24.030 |  | 15 | 35.20 .150 |  | 13 | 48.17 .160 | 311 | 1 | 47.10.280 |
|  | 10 | 41.32 .290 |  | 4 | 13.24.040 |  | 16 | 35.20 .160 |  | 14 | 48.17 .200 |  | 2 | 47.10 .290 |
|  | 11 | 41.32 .300 |  | 5 | 13.24.050 |  | 17 | 35.20 .170 |  | 15 | 48.17.510 |  | 3 | 47.10 .300 |
|  | 12 | 41.32 .310 |  | 6 | 13.24.060 |  | 18 | 35.20 .180 |  | 16 | 48.18 .300 |  | 4 | 47.10 .310 |
|  | 13 | 41.32 .320 |  | 7 | 13.24.900 |  | 19 | 35.20.190 |  | 17 | 48.21 .110 |  | 5 | 47.10 .320 |
|  | 14 | 41.32 .330 |  | 8 | Em. |  | 20 | 35.20 .200 |  | 18 | 48.24 .040 |  | 6 | 47.10.330 |
|  | 15 | 41.32 .340 | 285 | 1 | Leg. rev. |  | 21 | 35.20 .210 |  | 19 | 48.24 .050 |  | 7 | 47.10 .340 |
|  | 16 | 41.32 .350 |  | 2 | 43.17 .010 |  | 22 | 35.20 .220 |  | 20 | 48.24.060 |  | 8 | 47.10 .350 |
|  | 17 | 41.32 .360 |  | 3 | 43.17 .020 |  | 23 | 35.20 .230 |  | 21 | 48.24 .070 |  | 9 | 47.10.360 |
|  | 18 | 41.32 .390 |  | 4 | 43.19 .010 |  | 24 | 35.20 .240 |  | 22 | 48.24.085 |  | 10 | 47.10 .370 |
|  | 19 | 41.32 .410 |  | 5 | 43.19 .020 |  | 25 | 35.20 .250 |  | 23 | 48.24.160 |  | 11 | 47.10.380 |
|  | 20 | 41.32 .430 |  | 6 | 43.19.040 |  | 26 | 35.20 .260 |  | 24 | 48.24.180 |  | 12 | 47.10 .390 |
|  | 21 | 41.32 .480 |  | 7 | 43.19 .100 |  | 27 | 35.20 .900 |  | 25 | 48.36.070 |  | 13 | 47.10 .400 |
|  | 22 | 41.32 .490 |  | 8 | 43.19.110 |  | 28 | 35.20 .910 |  | 26 | Repealer |  | 14 | Em. |
|  | 23 | 41.32 .500 |  | 9 | 43.19.125 |  | 29 | 35.20 .920 |  | 27 | 48.36 .350 | 312 | 1 | Leg. rev. |
|  | 24 | 41.32.510 |  | 10 | 43.19.180 | 291 | 1 | 26.32.010 |  | 28 | 48.17.330 |  | 2 | 36.72.050 |



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|  | 16 | 47.20 .100 |  | 26 | Temporary |  | 36 | 82.28.060 |
|  | 17 | 47.20 .109 |  | 27 | Sev. |  | 37 | Leg. rev. |
|  |  | 47.20 .110 |  | 28 | Em. |  | 38 | 82.32 .210 |
|  | 18 | 47.20.120 | 385 | 1 | 63.28 .070 |  | 39 | 82.32.220 |
|  | 19 | Leg. rev. |  | 2 | 63.28 .080 |  | 40 | 82.32.340 |
|  | 20 | 47.20 .170 |  | 3 | 63.28 .090 |  | 41 | Leg. rev. |
|  | 21 | 47.20.180 |  | 4 | 63.28.100 |  | 42 | 82.04.220 |
|  | 22 | 47.20 .190 |  | 5 | 63.28 .110 |  | 43 | 82.04.230 |
|  | 23 | 47.20.200 |  | 6 | 63.28.120 |  | 44 | 82.04.240 |
|  | 24 | 47.20 .210 |  | 7 | 63.28.130 |  | 45 | 82.04.250 |
|  | 25 | 47.20.220 |  | 8 | 63.28 .140 |  | 46 | 82.04.260 |
|  | 26 | Leg. rev. |  | 9 | 63.28.150 |  | 47 | 82.04.270 |
|  | 27 | 47.20.250 |  | 10 | 63.28.160 |  | 48 | 82.04.280 |
|  | 28 | 47.20.260 |  | 11 | 63.28.170 |  | 49 | 82.04.290 |
|  | 29 | 47.20 .270 |  | 12 | 63.28.180 |  | 50 | Em. |
|  | 30 | 47.20 .280 |  | 13 | 63.28 .190 | 390 | 1 | Leg. rev. |
|  | 31 | 47.20 .290 |  | 14 | 63.28.200 |  | 2 | 54.16 .010 |
|  | 32 | 47.20 .300 |  | 15 | 63.28 .210 |  | 3 | 54.16 .020 |
|  | 33 | 47.20 .320 |  | 16 | 63.28.220 |  | 4 | 54.16 .030 |
|  | 34 | 47.20 .325 |  | 17 | 63.28 .230 |  | 5 | 54.16 .040 |
|  | 35 | Leg. rev. |  | 18 | 63.28 .240 |  | 6 | 54.16.050 |
|  | 36 | 47.20 .360 |  | 19 | 63.28.250 |  | 7 | 54.16.060 |
|  | 37 | 47.20 .370 |  | 20 | 63.28.260 |  | 8 | 54.16 .070 |
|  | 38 | 47.20 .380 |  | 21 | 63.28 .270 |  | 9 | 54.16 .080 |
|  | 39 | Leg. rev. |  | 22 | 63.28.280 |  | 10 | 54.16 .090 |
|  | 40 | 47.20 .390 |  | 23 | 63.28.290 |  | 11 | 54.16 .100 |
|  | 41 | 47.20 .400 |  | 24 | 63.28.300 |  | 12 | 54.16 .110 |
|  | 42 | 47.20 .480 |  | 25 | 63.28 .310 |  | 13 | 54.16 .120 |
|  | 43 | Temporary |  | 26 | 63.28.320 |  | 14 | 54.16 .130 |
|  |  | Approp. |  | 27 | 63.28 .330 |  | 15 | 54.16 .140 |
|  | 44 | 47.01. 200 |  | 28 | 63.28.340 |  | 16 | 54.16 .150 |
|  | 45 | 47.01.150 |  | 29 | 63.28.350 |  | 17 | 54.16 .160 |
|  | 46 | Approp. |  | 30 | Sev. |  | 18 | 54.16 .170 |
|  | 47 | Approp. |  |  | 63.28 .920 |  | 19 | 54.16 .180 |
|  | 48 | Approp. |  | 31 | Constr. |  | 20 | 54.16.190 |
|  | 49 | Approp. |  |  | 63.28 .910 | 391 | 1 | 43.51 .040 |
|  | 50 | Approp. |  | 32 | 63.28 .900 |  | 2 | 43.51 .050 |
|  | 51 | Approp. |  | 33 | Repealer |  | 3 | 43.51 .060 |
|  | 52 | Approp. | 386 | 1 | 79.16 .570 | 392 | 1 | 19.30 .010 |
|  | 53 | Approp. |  | 2 | 79.16.580 |  | 2 | 19.30.020 |
|  | 54 | Approp. |  | 3 | 79.16.590 |  | 3 | 19.30 .030 |
|  | 55 | Approp. | 387 | 1 | 79.16.175 |  | 4 | 19.30 .040 |
|  | 56 | Approp. |  | 2 | 79.16.176 |  | 5 | 19.30 .050 |
|  | 57 | Approp. | 388 | 1 | Leg. rev. |  | 6 | 19.30 .060 |
|  | 58 | Approp. |  | 2 | 22.08.160 |  | 7 | 19.30 .070 |
|  | 59 | Approp. |  | 3 | 22.08.170 |  | 8 | 19.30 .080 |
|  | 60 | Approp. | 389 | 1 | Leg. rev. |  | 9 | 19.30 .090 |
|  | 61 | Approp. |  | 2 | 82.04 .010 |  | 10 | 19.30 .100 |
|  | 62 | Approp. |  | 3 | 82.04.020 |  | 11 | 19.30 .110 |
|  | 63 | Approp. |  | 4 | 82.04 .030 |  | 12 | 19.30.120 |
|  | 64 | Aрprop. |  | 5 | 82.04 .040 |  | 13 | 19.30 .150 |
|  | 65 | Sev. |  | 6 | 82.04.050 |  | 14 | 19.30.130 |
|  | 66 | Repealer |  | 7 | 82.04.060 |  | 15 | 19.30.140 |
|  | 67 | Em. |  | 8 | 82.04 .070 |  | 16 | Approp. |
| 384 | 1 | 46.44.020 |  | 9 | 82.04.080 |  | 17 | Sev. |
|  | 2 | 46.44.036 |  | 10 | 82.04 .090 |  |  | 19.30.900 |
|  | 3 | 46.44.037 |  | 11 | 82.04.100 | 393 | 1 | 46.20 .250 |
|  | 4 | 46.44.040 |  | 12 | 82.04.110 |  | 2 | 46.52 .100 |
|  | 5 | 46.08.050 |  | 13 | 82.04.1 20 |  | 3 | 46.56.010 |
|  | 6 | Leg. rev. |  | 14 | 82.04.130 |  | 4 | 46.08.190 |
|  | 7 | 46.16 .082 |  | 15 | 82.04.140 | 394 | 1 | 79.01 .096 |
|  | 8 | 47.28 .140 |  | 16 | 82.04.150 |  | 2 | 79.01 .236 |
|  | 9 | 46.16.083 |  | 17 | 82.04.160 | 395 | 1 | 28A. 57.020 |
|  | 10 | 46.04.320 |  | 18 | 82.04.170 |  | 2 | 28A.57.050 |
|  | 11 | 46.16.060 |  | 19 | 82.04.180 |  |  | 28A.57.055 |
|  | 12 | Leg. rev. |  | 20 | 82.04.190 |  | 3 | 28A. 57.060 |
|  | 13 | 47.12 .060 |  | 21 | 82.04.200 |  | 4 | 28A.57.070 |
|  | 14 | 47.12 .070 |  | 22 | 82.04.210 |  |  | 28A.57.075 |
|  | 15 | 46.76.075 |  | 23 | 82.04.296 |  | 5 | 28A.57.090 |
|  | 16 | 46.16 .140 |  | 24 | 82.12 .010 |  | 6 | Sev. |
|  | 17 | 46.16.160 |  | 25 | 82.12 .020 |  | 7 | Em. |
|  | 18 | 46.16.260 |  | 26 | 82.12 .030 | 396 | 1 | 82.08.150 |
|  | 19 | 46.44.047 |  | 27 | 82.12 .040 |  | 2 | 82.08 .160 |
|  | 20 | Apparently |  | 28 | 82.16 .010 |  | 3 | 82.08.170 |
|  |  | no section |  | 29 | 82.16 .026 |  |  |  |
|  |  | 20 in bill |  | 30 | Leg. rev. |  |  |  |
|  | 21 | Temporary |  | 31 | 82.28.010 |  |  |  |
|  | 22 | Temporary |  | 32 | 82.28 .020 |  |  |  |
|  | 23 | Temporary |  | 33 | 82.28 .030 |  |  |  |
|  | 24 | Temporary |  | 34 | 82.28 .040 |  |  |  |
|  | 25 | Temporary |  | 35 | 82.28.050 |  |  |  |

## 1955 EXTRAORDINARY SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | Approp. |  | 20 | 43.76 .910 |
|  | 2 | Em. |  | 21 | 43.76.920 |
| 2 | 1 | Approp. |  | 22 | 43.76.930 |
|  | 2 | Em. |  | 23 | 43.76.190 |
| 3 | 1 | 28A.47.420 |  | 24 | Em. |
|  | 2 | 28A.47.425 | 13 | 1 | 43.76.500 |
|  | 3 | 28A.47.430 |  | 2 | 43.76.510 |
|  | 4 | 28A.47.435 |  | 3 | 43.76.520 |
|  | 5 | 28A.47.440 | 14 | 1 | Temporary |
|  | 6 | 28A.47.445 | 15 | 1 | Temporary |
|  | 7 | 28A.47.450 |  | 2 | Approp. |
|  | 8 | 28A.47.070 |  | 3 | Em. |
|  | 9 | Sev. | 16 | 1 | Temporary |
|  | 10 | Em. |  | 2 | Approp. |
| 4 | 1 | 41.48.010 |  | 3 | Em. |
|  | 2 | 41.48 .020 |  |  |  |
|  | 3 | 41.48 .030 |  |  |  |
|  | 4 | 41.48 .040 |  |  |  |
|  | 5 | 41.48 .050 |  |  |  |
| 5 | 1 | 79.44.170 |  |  | . |
| 6 | 1 | 43.58 .010 |  |  |  |
|  | 2 | 43.58 .020 |  |  |  |
| 7 | 3 | Approp. |  |  |  |
|  | 1 | 11.76 .200 |  |  |  |
|  | 2 | 11.76 .210 |  |  |  |
|  | 3 | 11.76.247 |  |  |  |
|  | 4 | 11.76 .220 |  |  |  |
|  | 5 | 11.76 .230 |  |  |  |
|  | 6 | 11.76 .240 |  |  |  |
|  | 7 | 11.76 .243 |  |  |  |
|  | 8 | 11.76 .245 |  |  |  |
| 8 | 1 | 48.52 .010 |  |  |  |
|  | 2 | 48.52 .020 |  |  |  |
|  | 3 | 48.52 .030 |  |  |  |
|  | 4 | 48.52 .040 |  |  |  |
|  | 5 | 48.52 .050 |  |  |  |
|  | 6 | 48.52 .060 |  |  |  |
|  | 7 | 48.52 .070 |  |  |  |
|  | 8 | 48.52 .080 |  |  |  |
|  | 9 | Approp. |  |  |  |
| 9 | 1 | Leg. rev. |  |  |  |
|  | 2 | 36.16.100 |  |  |  |
|  | 3 | 42.04.060 |  |  |  |
|  | 4 | 35.21.175 |  |  |  |
| 10 | 1 | 82.04.296 |  |  |  |
|  | 2 | 82.08.020 |  |  |  |
|  | 3 | 82.12 .020 |  |  |  |
|  | 4 | 82.04.060 |  |  |  |
|  | 5 | Em. |  |  |  |
| 11 | 1 | 63.28.150 |  |  |  |
|  | 2 | 63.28.190 |  |  |  |
|  | 3 | Em. |  |  |  |
| 12 | 1 | 43.76 .900 |  |  |  |
|  | 2 | 43.76.010 |  |  |  |
|  | 3 | 43.76 .020 |  |  |  |
|  | 4 | 43.76.040 |  |  |  |
|  | 5 | 43.76.050 |  |  |  |
|  | 6 | 43.76.060 |  |  |  |
|  | 7 | 43.76.070 |  |  |  |
|  | 8 | 43.76.080 |  |  |  |
|  | 9 | 43.76.090 |  |  |  |
|  | 10 | 43.76.100 |  |  |  |
|  | 11 | 43.76.110 |  |  |  |
|  | 12 | 43.76.120 |  |  |  |
|  | 13 | 43.76.130 |  |  |  |
|  | 14 | 43.76.030 |  |  |  |
|  | 15 | 43.76.140 |  |  |  |
|  | 16 | 43.76.150 |  |  |  |
|  | 17 | 43.76.160 |  |  |  |
|  | 18 | 43.76.170 |  |  |  |
|  | 19 | 43.76.180 |  |  |  |

1957 REGULAR SESSION LAWS


| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 3 | 18.18.050 | 19 | 36.69.180 | 15 | 51.08.130 | 82 1 | Leg. rev. |  | 5 | 43.39 .050 |
|  | 4 | 18.18.060 | 20 | 36.69 .190 | 16 | 51.08 .140 | 2 | 41.16 .080 |  | 6 | 43.39 .060 |
|  | 5 | 18.18.070 | 21 | 36.69.200 |  | 51.28.055 | 3 | 41.16.090 |  | 7 | 43.39 .070 |
|  | 6 | 18.18.150 | 22 | 36.69.210 | 17 | 51.08.150 | 4 | 41.16.100 |  | 8 | 43.39 .080 |
|  | 7 | 18.18.160 | 23 | 36.69.220 | 18 | 51.08.160 | 5 | 41.16.110 |  | 9 | 43.39 .090 |
|  | 8 | 18.18 .170 | 24 | 36.69 .230 | 19 | 51.08.170 | 6 | 41.16.120 |  | 10 | 43.39 .100 |
|  | 9 | 18.18.190 | 25 | 36.69.240 | 20 | 51.08.180 | 7 | 41.16.130 |  | 11 | 43.39 .110 |
|  | 10 | 18.18.210 | 26 | 36.69.250 | 21 | 51.08.190 | 8 | 41.16.140 |  | 12 | 43.39 .120 |
|  | 11 | 18.18.260 | 27 | 36.69.260 | 22 | 51.16.130 | 9 | 41.16.150 | 93 | 1 | 9.41 .250 |
|  | 12 | 18.18.270 | 28 | 36.69.270 | 23 | 51.24 .010 | 10 | 41.16.160 | 94 | 1 | Leg. rev. |
|  | 13 | 18.22.020 | 29 | 36.69.280 | 24 | 51.24 .020 | 11 | 41.16.170 |  | 2 | 85.08.830 |
|  | 14 | 18.22.060 | 30 | 36.69 .290 | 25 | 51.28 .060 | 12 | 41.16.180 |  | 3 | 85.08 .840 |
|  | 15 | 18.22.110 | 31 | 36.69.300 | 26 | 51.32 .010 | 13 | 41.16.190 |  | 4 | 85.08 .850 |
|  | 16 | Leg. rev. | 32 | 36.69 .310 | 27 | 51.32.020 | 831 | Leg. rev. |  | 5 | 85.08.860 |
|  | 17 | 18.22.160 | 33 | 36.69 .900 | 28 | 51.32 .030 | 2 | 47.24 .010 |  | 6 | 85.08.870 |
|  | 18 | 18.22.180 | $59 \quad 1$ | 53.40 .010 | 29 | 51.32 .040 | 3 | 47.24.020 |  | 7 | 85.08.880 |
|  | 19 | Leg. rev. | 2 | Leg. rev. | 30 | 51.32 .050 | 4 | Em. |  | 8 | 85.08 .890 |
|  | 20 | 18.32 .020 | 3 | 53.40 .020 | 31 | 51.32 .060 | $84 \quad 1$ | 41.20 .050 |  | 9 | Leg. rev. |
|  | 21 | 18.32.030 | 4 | 53.40 .030 | 32 | 51.32.080 | 2 | 41.20 .060 |  | 10 | 87.03.720 |
|  | 22 | Leg. rev. | 5 | 53.40 .040 | 33 | 51.32.090 | 3 | 41.20 .080 |  | 11 | 87.03.725 |
|  | 23 | 18.32 .050 | 6 | 53.40 .050 | 34 | 51.32 .100 | 851 | Temporary |  | 12 | 87.03.730 |
|  | 24 | 18.32.060 | 7 | Leg. rev. | 35 | 51.32 .120 |  | n Title 79 |  | 13 | 87.03.735 |
|  | 25 | 18.32.170 | 8 | Repealer | 36 | 51.32.140 |  | Digest |  | 14 | 87.03.740 |
|  | 26 | Leg. rev. | 9 | Repealer | 37 | 51.32.150 | 86 | Repealer |  | 15 | 87.03.745 |
|  | 27 | 18.32 .090 | 10 | 53.40.120 | 38 | 51.32.160 | 87 1 | 46.82.010 | 95 | 1 | 47.36.200 |
|  | 28 | 18.32 .100 | 11 | Repealer | 39 | 51.44.030 | 2 | 46.82.020 |  | 2 | 47.36 .210 |
|  | 29 | 18.32 .110 | $60 \quad 1$ | Leg. rev. | 40 | 51.44 .050 | 3 | 46.82.030 |  | 3 | 47.36.220 |
|  | 30 | 18.32.120 | 2 | 18.71 .010 | 41 | 51.44 .060 | 4 | 46.82.040 |  | 4 | 47.36.230 |
|  | 31 | Leg. rev. | 3 | 18.71.050 | 42 | 51.44 .070 | 5 | 46.82.050 | 96 | 1 | 46.60.050 |
|  | 32 | 18.32.240 | 4 | 18.71.055 | 43 | 51.44.080 | 6 | 46.82.060 |  | 2 | 46.60.320 |
|  | 33 | 18.32.250 | 5 | 18.71 .090 | 44 | 51.44 .090 | 7 | 46.82.070 | 97 | 1 | 35.21 .500 |
|  | 34 | 18.32 .260 | 6 | 18.71 .920 | 45 | 51.32.130 | 8 | 46.82.080 |  | 2 | 35.21 .510 |
|  | 35 | 18.32.270 | 7 | Sev. | 46 | Leg. rev. | 9 | 46.82.090 |  | 3 | 35.21 .520 |
|  | 36 | 18.32.280 |  | 18.71.930 | 47 | 51.16.060 | 10 | 46.82.100 |  | 4 | 35.21 .530 |
|  | 37 | Leg. rev. | 8 | Em. | 48 | 51.16.070 | 11 | 46.82.110 |  | 5 | 35.21 .540 |
|  | 38 | 18.32 .350 | 61 1 | 72.08 .380 | 49 | 51.16.090 | 12 | 46.82.120 |  | 6 | 35.21 .550 |
|  | 39 | 18.32.360 |  | 72.12 .140 | 50 | 51.16.110 | 13 | 46.82.130 |  | 7 | 35.21 .560 |
|  | 40 | Leg. rev. | $62 \quad 1$ | 79.24 .200 | 51 | 51.28 .070 | 14 | 46.82.140 |  | 8 | 35.21 .570 |
|  | 41 | 18.85.180 | 2 | 79.24.210 | 52 | Leg. rev. | 15 | 46.82.150 |  | 9 | 35.24 .240 |
|  | 42 | 18.85.190 | 3 | 79.24 .220 | 53 | 51.16.010 | 16 | 46.82.160 |  | 10 | Sev. |
|  | 43 | 18.85.200 | 4 | 79.24 .240 | 54 | 51.16.020 | 17 | 46.82.170 | 98 | 1 | 18.32.020 |
|  | 44 | 18.85.310 | 5 | 79.24.260 | 55 | 51.52.050 | 18 | 46.82.180 | 99 | 1 | 68.16.010 |
|  | 45 | 18.85.240 | 6 | 79.24.270 | 56 | 51.52.060 | 19 | 46.82.190 | 100 | 1 | 70.46.050 |
|  | 46 | 18.85.290 | 7 | 79.24.280 | 57 | 51.52.070 | 20 | 46.82.200 |  | 2 | 70.46.100 |
|  | 47 | Leg. rev. | 8 | Sev. | 58 | 51.52.080 | 21 | 46.82.210 | 101 | 1 | 18.15 .040 |
|  | 48 | 18.85.350 | 9 | Em. | 59 | 51.52.090 | 22 | 46.82.220 |  | 2 | 18.15 .100 |
|  | 49 | 18.85.360 | $63 \quad 1$ | 74.04.005 | 60 | 51.52 .100 | 23 | 46.82.230 |  | 3 | Leg. rev. |
|  | 50 | Repealer | 2 | 74.08 .040 | 61 | 51.52 .110 | 24 | 46.82.240 |  | 4 | 18.15 .130 |
|  | 51 | Em. | 3 | 74.04.300 | 62 | 51.52.115 | 25 | 46.82.250 |  | 5 | 18.15 .140 |
| 53 | 1 | 14.08.112 | 4 | 74.08.112 | 63 | 51.52 .130 | 26 | 46.82.260 |  | 6 | 18.15.150 |
|  | 2 | 14.08.114 | 5 | 74.08.270 | 64 | 51.52.140 | 27 | 46.82.270 |  | 7 | 18.15.051 |
|  | 3 | 14.08.116 | 6 | 74.08.283 | 71 1 | 81.40 .095 | $88 \quad 1$ | 82.32.140 |  | 8 | 18.15 .052 |
|  | 4 | Em. | 7 | 74.10.070 | 721 | 53.12.250 | $89 \quad 1$ | 12.04.160 |  | 9 | 18.15 .053 |
| 54 | 1 | 72.23.220 | 8 | 74.12 .240 | 731 | Repealer | 2 | Leg. rev. |  | 10 | 18.15 .054 |
| 55 | 1 | 16.46.020 | 9 | 74.16.300 | $74 \quad 1$ | Approp. | 3 | 12.04.200 |  | 11 | 18.15 .055 |
|  | 2 | 16.46.030 | 10 | 74.12.010 | $75 \quad 2$ | Em. | 4 | 12.04.201 |  | 12 | 18.15 .056 |
|  | 3 | Em. | 11 | Repealer | 751 | 46.64 .040 | 5 | 12.04.203 |  | 13 | 18.15 .125 |
| 56 | 1 | 35.24 .010 | 12 | Em. | 76 1 | 28B. 10.450 | 6 | 12.04.204 |  | 14 | 18.15 .060 |
| 57 | 1 | 70.90.010 | 641 | 11.92 .040 | 2 | 28B. 10.455 | 7 | 12.04.205 |  | 15 | 18.15 .170 |
|  | 2 | 70.90 .020 | 65 1 | 45.76 .100 | 3 | 28B. 10.460 | 8 | 12.04.206 | 102 | 1 | 72.33 .010 |
|  | 3 | 70.90 .030 | 66 1 | 46.37 .190 | $77 \quad 4$ | 28B. 10.465 | 9 | 12.04.207 |  | 2 | 72.33 .020 |
|  | 4 | 70.90 .040 | 2 | 46.37 .192 | $77 \quad 1$ | 42.24 .030 | 10 | 12.04.208 |  | 3 | 72.33.030 |
|  | 5 | 70.90 .900 | 3 | 46.37.194 | 78 1 | 76.01.040 | 11 | 12.08.030 |  | 4 | 72.33 .040 |
| 58 | 1 | 36.69.010 | $67 \quad 1$ | 28A.57.312 | 2 | 76.01 .050 | 12 | 12.12 .010 |  | 5 | 72.33 .050 |
|  | 2 | 36.69.020 | 68 1 | 87.03.495 | 793 | Em. | 13 | 12.20.030 |  | 6 | 72.33 .060 |
|  | 3 | 36.69.030 | 69 1 | Leg. rev. | $79 \quad 1$ | 76.08.010 | 14 | 12.24 .040 |  | 7 | 72.33 .070 |
|  | 4 | 36.69 .040 | 70 | 53.16 .010 | 2 | 76.08.040 | 15 | 12.24 .050 |  | 8 | 72.33 .080 |
|  | 5 | 36.69.050 | $70 \quad 1$ | Leg. rev. | 3 | 76.08.050 | 16 | 12.24.060 |  | 9 | 72.33 .090 |
|  | 6 | 36.69.060 | 2 | 49.16 .010 | 80 1 | Temporary | 17 | Repealer |  | 10 | 72.33.100 |
|  | 7 | 36.69.070 | 3 | 51.04 .020 |  | $\text { n Title } 79$ | 0118 | Em. |  | 11 | 72.33.110 |
|  | 8 | 36.69.080 | 4 | 51.04 .070 |  | Digest | $90 \quad 1$ | 43.58 .050 |  | 12 | 72.33.120 |
|  | 9 | 36.69 .090 | 5 | 51.04 .080 | 2 | 32.08.140 | 2 | 43.58 .060 |  | 13 | 72.33.130 |
|  | 10 | 36.69.100 | 6 | 51.08 .020 | 3 | 32.08.150 | 3 | 43.58 .070 |  | 14 | 72.33 .140 |
|  | 11 | 36.69 .110 | 7 | 51.08 .030 | 4 | 32.12.010 | 4 | 43.58 .080 |  | 15 | 72.33 .150 |
|  | 12 | 36.69.120 | 8 | 51.08 .050 | 5 | 32.12 .090 | 5 | 43.58 .090 |  | 16 | 72.33.160 |
|  | 13 | 36.69.130 | 9 | 51.08.070 | 6 | 32.16.050 | 6 | Em. |  | 17 | 72.33 .170 |
|  | 14 | 36.69.140 | 10 | 51.08 .080 | 7 | 32.04.082 | 911 | 60.28 .070 |  | 18 | 72.33 .180 |
|  | 15 | 84.52.052 | 11 | 51.08 .090 | 8 | 32.08.061 | 921 | 43.39 .010 |  | 19 | 72.33 .190 |
|  | 16 | 36.69.150 | 12 | 51.08.100 | 9 | 32.20.265 | 2 | 43.39 .020 |  | 20 | 72.33.200 |
|  | 17 | 36.69.160 | 13 | 51.08 .110 | 10 | 32.20.045 | 3 | 43.39 .030 |  | 21 | 72.33.210 |
|  | 18 | 36.69.170 | 14 | 51.08.120 | 81 1 | Temporary | 4 | 43.39 .040 |  | 22 | 72.33.220 |




| Chap. | Sec. | Rev. Code of Wash. |  | Sec. | Rev. Code of Wash. |  | ec. | Rev. Code of Wash. | Chap | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 27 | Sev. |  | 18 | 43.37 .180 |  | 2 | 28B. 20.705 |  | 17 | 46.16.080 |  | 8 | 43.21 .300 |
|  |  | 70.94.900 |  | 19 | 43.37.190 |  | 3 | 28B. 20.710 |  | 18 | 82.44.010 |  | 9 | 43.21 .310 |
| 233 | 1 | Approp. |  | 20 | 43.37.200 |  | 4 | 28B.20.715 |  | 19 | Repealer |  | 10 | 43.21 .320 |
| 234 | 1 | 28A.47.460 |  | 21 | Approp. |  | 5 | 28B. 20.720 |  | 20 | Approp. |  | 11 | 43.21 .330 |
|  | 2 | 28A.47.470 |  | 22 | Approp. |  | 6 | 28B. 15.210 |  | 21 | Eff. date |  | 12 | 43.21 .340 |
|  | 3 | 28A.47.480 |  | 23 | Em. |  | 7 | 28B. 20.735 | 270 | 1 | 47.56.273 |  | 13 | 43.21 .350 |
|  | 4 | 28A.47.490 | 246 | 1 | 40.14.010 |  | 8 | 28.77.560 |  | 2 | 47.56.274 |  | 14 | 43.21 .360 |
|  | 5 | 28A.47.500 |  | 2 | 40.14.020 |  | 9 | 28.77.570 |  | 3 | 47.56.275 |  | 15 | 43.21 .370 |
|  | 6 | 28A.47.510 |  | 3 | 40.14.030 |  | 10 | 28B.20.740 |  | 4 | 47.56 .276 |  | 16 | 43.21 .380 |
|  | 7 | 28A.47.520 |  | 4 | 40.14.040 | 255 | 1 | Special |  | 5 | 47.56.277 |  | 17 | 43.21 .390 |
|  | 8 | 28A.47.530 |  | 5 | 40.14.050 |  | 2 | Special |  | 6 | 47.56.278 |  | 18 | 43.21 .400 |
|  | 9 | 28A.47.540 |  | 6 | 40.14.060 | 256 | , | 28B. 10.400 | 271 |  | 47.65 .010 |  | 19 | 43.21 .410 |
|  | 10 | 28.47.550 |  | 7 | 40.14.070 | 257 | , | 79.24 .330 |  | 2 | 47.65.020 | 276 | 1 | Approp. |
|  | 11 | 28A.47.560 |  | 8 | 40.14.080 |  | 2 | 79.24.340 |  | 3 | 46.68.100 |  | 2 | Approp. |
|  | 12 | Sev. |  | 9 | Repealer |  | 3 | Approp. |  | 4 | 46.68.130 |  | 3 | Em. |
|  | 13 | Em. | 247 | 1 | 82.36.020 | 258 | 1 | 79.24.450 |  | 5 | 47.65.050 | 277 | 1 | 84.60.050 |
| 235 | 1 | Leg. rev. |  | 2 | 82.36 .030 |  | 2 | Approp. |  | 6 | 47.65.060 |  | 2 | 84.60 .060 |
|  | 2 | 47.52 .020 |  | 3 | 82.36 .040 | 259 | 1 | 2.56 .010 |  | 7 | 47.64 .060 |  | 3 | 84.60 .070 |
|  | 3 | 47.52 .025 |  | 4 | 82.36 .050 |  | 2 | 2.56 .020 |  | 8 | 47.65.080 |  | 4 | Repealer |
|  | 4 | 47.52 .090 |  | 5 | 82.36 .070 |  | 3 | 2.56.030 |  | 9 | 47.65 .090 | 278 | 1 | Leg. rev. |
|  | 5 | 47.52 .130 |  | 6 | 82.36.100 |  | 4 | 2.56.040 |  | 10 | 47.65.100 |  | 2 | 54.28 .020 |
|  | 6 | 47.52 .140 |  | 7 | 82.36 .160 |  | 5 | 2.56 .050 |  | 11 | Sev. |  | 3 | 54.28 .030 |
|  | 7 | 47.52.150 |  | 8 | Leg. rev. |  | 6 | 2.56.060 |  | 12 | 47.65 .110 |  | 4 | 54.28 .040 |
|  | 8 | 47.52.160 |  | 9 | 82.36.220 |  | 7 | 2.56.070 | 272 | 1 | 72.01 .020 |  | 5 | 54.28 .050 |
|  | 9 | 47.52 .170 |  | 10 | 82.36.230 |  | 8 | 2.56 .080 |  | 2 | Leg. rev. |  | 6 | 54.28 .060 |
|  | 10 | 47.52.180 |  | 11 | 82.36.240 |  | 9 | 2.56 .090 |  | 3 | 72.01 .330 |  | 7 | 54.28 .010 |
|  | 11 | 47.52 .190 |  | 12 | 82.36.250 |  | 10 | 2.16.060 |  | 4 | 72.01.340 |  | 8 | 54.28 .080 |
|  | 12 | Em. |  | 13 | 82.36.260 |  | 11 | Approp. |  | 5 | 72.01 .350 |  | 0 | 54.04 .040 |
| 236 | 1 | 38.40.060 | 248 | 1 | 30.08.020 |  | 12 | Repealer |  | 6 | 72.01.360 |  | 10 | 54.28 .090 |
| 237 | 1 | Temporary |  | 2 | 30.08.050 |  | 13 | Em. |  | 7 | 72.05.040 |  | 11 | 54.28 .100 |
|  | 2 | Temporary |  | 3 | 30.08.140 | 260 | 1 | 2.04 .090 |  | 8 | Leg. rev. |  | 12 | 54.28 .011 |
|  | 3 | Temporary | 249 | 1 | 61.20 .020 |  | 2 | 2.08.090 |  | 9 | 72.06.010 |  | 13 | 54.28 .110 |
|  | 4 | Approp. |  | 2 | 61.20 .080 |  | 3 | Vetoed |  | 10 | 72.06.020 |  | 14 | 54.28 .120 |
| $238$ | 1 | 52.12 .010 | 250 | 1 | Leg. rev. | 261 | 1 | 46.16.400 |  | 11 | 72.06.030 |  | 15 | 54.28 .130 |
| 239 | 1 | Leg. rev. |  | 2 | 38.12 .010 |  | 2 | 46.16.410 |  | 12 | 72.06.040 |  | 16 | Em. |
|  | 2 | 35.13 .100 |  | 3 | 38.12 .020 |  | 3 | 46.16.420 |  | 13 | 72.02.010 | 279 | 1 | 82.04.050 |
|  | 3 | 35.13 .110 | 251 | , | Leg. rev. |  | 4 | 46.16.430 |  | 14 | 72.02.020 |  |  | 82.04.190 |
|  | 4 | Leg. rev. |  |  | 29.01.030 |  | 5 | 46.16.440 |  | 15 | 72.02.030 |  | 3 | 82.16 .026 |
|  | 5 | 35.13 .150 |  | 3 | 29.01.150 |  | 6 | Vetoed |  | 16 | 72.02.040 |  | 4 | 82.08 .150 |
|  | 6 | 35.13 .160 |  | 4 | 29.07.010 |  | 7 | Vetoed |  | 17 | Vetoed |  | 5 | 82.04.296 |
|  | 7 | 35.13 .185 |  | 5 | 29.07.020 |  | 8 | 46.16.220 |  | 18 | Vetoed |  | 6 | Repealer |
|  | 8 | Sev. |  | 6 | Leg. rev. |  | 9 | 46.16.230 |  | 19 | Vetoed |  | 7 | Em. |
| 240 | 1 | 37.12 .010 |  | 7 | 29.07.040 |  | 10 | 82.44.020 | 273 | 1 | 46.16 .070 | 280 | 1 | Purpose |
|  | 2 | 37.12 .020 |  | 8 | 29.07.170 |  | 11 | Vetoed |  | 2 | 46.16.072 |  | 2 | $83.16 .080$ |
|  | 3 | 37.12 .030 |  | 9 | Leg. rev. | 262 | 1 | 84.52.050 |  | 3 | 46.16 .160 |  | 3 | Repealer |
|  | 4 | 37.12.040 |  | 10 | 29.07.100 | 263 | , | Leg. rev. |  | 4 | 46.16.137 | 281 | 1 | 28A.61. 050 |
|  | 5 | 37.12.050 |  | 11 | 29.07.110 |  | 2 | 66.24 .410 |  | 5 | 46.16.210 | 282 | 1 | 35.13 .280 |
|  | 6 | 37.12 .060 |  | 12 | 29.07.105 |  | 3 | 66.40.010 |  | 6 | Leg. rev. | 283 | 1 | Special |
|  | 7 | 37.12 .070 |  | 13 | 29.07.095 |  | 4 | Repealer |  | 7 | 46.20 .290 |  | 2 | Special |
|  | 8 | Em. | 252 | , | Special | 264 | , | 50.04.150 |  | 8 | 46.20 .300 |  | 3 | Special |
|  | 1 | Repealer |  |  | $n$ Title 79 | 265 | 1 | 53.36 .100 |  | 9 | 46.20 .310 |  | 4 | Special |
| 242 | 1 | Leg. rev. |  |  | Digest |  | 2 | 53.36 .110 |  | 10 | 46.20.320 |  | 5 | Special |
|  | 2 | 46.20 .102 |  | 2 | Special | 266 | 1 | 47.56.281 |  | 11 | 46.20 .330 | 284 |  | 43.21 .010 |
|  | 3 | 46.20.104 |  |  | n Title 79 |  | 2 | 47.56 .282 |  | 12 | 46.12.230 |  | 2 | 43.21 .220 |
|  | 4 | 46.20 .106 |  |  | Digest |  | 3 | 47.56.283 |  | 13 | 46.16 .090 |  | 3 | 43.21 .230 |
| 243 | 1 | 2.12 .030 |  | 3 | Special |  | 4 | 47.56.284 |  | 14 | 46.44.030 |  | 4 | 43.21 .240 |
|  | 2 | 2.12 .060 |  |  | n Title 79 |  | 5 | 47.56.285 |  | 15 | 46.44.034 |  | 5 | Approp. |
|  | 3 | Em. |  |  | Digest |  | 6 | 47.56 .286 |  | 16 | 46.44.037 |  | 6 | Em. |
| 244 | 1 | 2.32 .180 | 253 | , | 18.20 .010 |  | 7 | Repealer |  | 17 | 46.44.040 | 285 |  | Vetoed |
|  | 2 | 2.32.210 |  | 2 | 18.20.020 | 267 | 1 | Approp. |  | 18 | 46.44.095 |  | 2 | 83.16 .010 |
|  | 3 | 2.32 .220 |  | 3 | 18.20.030 |  | 2 | Em. |  | 19 | 46.44.097 |  | 3 | 83.56 .090 |
|  | 4 | 2.32.240 |  | 4 | 18.20 .040 | 268 | 1 | 46.20.380 |  | 20 | 46.70 .100 |  | 4 | 83.56 .110 |
|  | 5 | 2.32 .280 |  | 5 | 18.20.050 |  | 2 | 46.20 .390 |  | 21 | 46.80.060 | 286 | 1 | 19.91.010 |
|  | 6 | Repealer |  | 6 | 18.20.060 |  | 3 | 46.20.400 |  | 22 | 46.84.020 |  | 2 | 19.91.020 |
| 245 | 1 | 43.37 .010 |  | 7 | 18.20.070 |  | 4 | 46.20 .410 |  | 23 | 46.84.050 |  | 3 | 19.91 .030 |
|  | 2 | 43.37 .020 |  | 8 | 18.20 .080 | 269 | 1 | 82.50 .010 |  | 24 | Repealer |  | 4 | 19.91.040 |
|  | 3 | 43.37 .030 |  | 9 | 18.20 .090 |  | 2 | 82.50 .020 |  | 25 | Em. |  | 5 | 19.91 .050 |
|  | 4 | 43.37 .040 |  | 10 | 18.20.100 |  | 3 | 82.50 .030 | 274 | 1 | 22.28 .100 |  | 6 | 19.91.060 |
|  | 5 | 43.37 .050 |  | 11 | 18.20.110 |  | 4 | 82.50 .070 |  | 2 | 22.28.110 |  | 7 | 19.91.070 |
|  | 6 | 43.37 .060 |  | 12 | 18.20.120 |  | 5 | 82.50 .200 |  | 3 | 22.28.120 |  | 8 | 19.91.080 |
|  | 7 | 43.37 .070 |  | 13 | 18.20.130 |  | 6 | 82.50 .110 |  | 4 | 22.28.130 |  | 9 | 19.91 .090 |
|  | 8 | 43.37 .080 |  | 14 | 18.20.140 |  | 7 | 82.50 .130 |  | 5 | 22.28.140 |  | 10 | 19.91 .100 |
|  | 9 | 43.37 .090 |  | 15 | 18.20.150 |  | 8 | 82.50 .180 |  | 6 | 22.28.150 |  | 11 | 19.91.110 |
|  | 10 | 43.37 .100 |  | 16 | 18.20.160 |  | 9 | Vetoed |  | 7 | Approp. |  | 12 | 19.91.120 |
|  | 11 | 43.37 .110 |  | 17 | 18.20.170 |  | 10 | Vetoed | 275 | 1 | Approp. |  | 13 | 19.91 .130 |
|  | 12 | 43.37 .120 |  | 18 | Approp. |  | 11 | 82.50.090 |  | 2 | Temporary |  | 14 | 19.91.140 |
|  | 13 | 43.37 .130 |  | 19 | Approp. |  | 12 | 82.50.101 |  | 3 | 43.21 .250 |  | 15 | 19.91 .150 |
|  | 14 | 43.37 .140 |  | 20 | 18.20.900 |  | 13 | 82.50.105 |  | 4 | 43.21 .260 |  | 16 | 19.91.160 |
|  | 15 | 43.37 .150 |  | 21 | Repealer |  | 14 | Vetoed |  | 5 | 43.21 .270 |  | 17 | 19.91.170 |
|  | 16 | 43.37.160 |  | 22 | Em. |  | 15 | 82.44.060 |  | 6 | 43.21 .280 |  | 18 | 19.91 .180 |
|  | 17 | 43.37.170 | 254 | 1 | 28B. 20.700 |  | 16 | 46.16.067 |  | 7 | 43.21 .290 |  | 19 | 19.91.190 |



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|  | 4 | 41.14.040 |
|  | 5 | 41.14.050 |
|  | 6 | 41.14.060 |
|  | 7 | 41.14.070 |
|  | 8 | 41.14 .080 |
|  | 9 | 41.14 .090 |
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|  | 11 | 41.14.110 |
|  | 12 | 41.14.120 |
|  | 13 | 41.14.130 |
|  | 14 | 41.14.140 |
|  | 15 | 41.14.150 |
|  | 16 | 41.14.160 |
|  | 17 | 41.14.170 |
|  | 18 | 41.14.180 |
|  | 19 | 41.14.190 |
|  | 20 | 41.14.200 |
|  | 21 | 41.14.210 |
|  | 22 | 41.14.220 |
|  | 23 | Sev. |
|  |  | 41.14 .900 |
| 2 | 1 | Approp. |
|  | 2 | Approp. |
|  | 3 | Em. |
| 3 | 1 | Approp. |
|  | 2 | Em. |
| 4 | 1 | Approp. |
|  | 2 | Em. |
| 5 | 1 | Leg. rev. |
|  | 2 | 41.16.080 |
|  | 3 | 41.16 .090 |
|  | 4 | 41.16.100 |
|  | 5 | 41.16.110 |
|  | 6 | 41.16.120 |
|  | 7 | 41.16.130 |
|  | 8 | 41.16.140 |
|  | 9 | 41.16.150 |
|  | 10 | 41.16.160 |
|  | 11 | 41.16.170 |
|  | 12 | 41.16.180 |
|  | 13 | 41.16.190 |
|  | 14 | Constr. |
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|  | 15 | Sev. <br> 41.16.910 |
|  | 16 | Em. |
| 6 | 1 | 41.20 .050 |
|  | 2 | 41.20 .060 |
|  | 3 | 41.20 .080 |
|  | 4 | Constr. <br> 41.20 .900 |
|  | 5 | Sev. |
|  |  | 41.20 .910 |
|  | 6 | Em. |
| 7 | 1 | 41.32 .491 |
|  | 2 | 41.32 .492 |
|  | 3 | Sev. |
|  | 4 | Repealer |
|  | 5 | Em. |
| 8 | 1 | 43.43.265 |
|  | 2 | 43.43.266 |
|  | 3 | Sev. |
|  | 4 | Em. |
| 9 | 1 | 41.24.175 |
|  | 2 | 41.24 .176 |
|  | 3 | Em. |
| 10 | 1 | Approp. |
|  | 2 | Em. |


$\begin{array}{|rrr|lrr}\text { Chap. } & \text { Sec. } & \begin{array}{c}\text { Rev. Code } \\ \text { of Wash. }\end{array} & & & \text { Chap. Sec. }\end{array}$ Rev. Code $\left.\begin{array}{l}\text { of Wash. }\end{array}\right\}$






## 1959 EXTRAORDINARY SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | Approp. |  | 17 | Em. |
|  | 2 | Em. | 9 | 1 | 43.83.010 |
| 2 | 1 | Approp. |  | 2 | 43.83.020 |
|  | 2 | Temporary |  | 3 | 43.83 .030 |
|  | 3 | Em. |  | 4 | 43.83 .040 |
| 3 | 1 | 82.04 .040 |  | 5 | 43.83.050 |
|  | 2 | 82.04.120 | 10 | 1 | 44.04.120 |
|  | 3 | 82.04.190 | 11 | 1 | Approp. |
|  | 4 | 82.04.280 |  | 2 | Em. |
|  | 5 | 82.08.020 | 12 |  | Omnibus |
|  | 6 | 82.08.030 |  |  | Approp. |
|  | 7 | Leg. rev. |  |  | Act |
|  | 8 | 82.08 .090 |  |  | (Uncod.) |
|  | 9 | 82.08.100 | 13 |  | Omnibus |
|  | 10 | 82.12 .020 |  |  | Approp. |
|  | 11 | 82.12 .030 |  |  | Act |
|  | 12 | Leg. rev. |  |  | (Uncod.) |
|  | 13 | 82.12 .060 |  |  |  |
|  | 14 | 82.12 .070 |  |  |  |
|  | 15 | 82.16 .010 |  |  |  |
|  | 16 | 82.16.020 |  |  |  |
|  | 17 | 82.16.040 |  |  |  |
|  | 18 | 82.16.050 |  |  |  |
|  | 19 | 82.44.020 |  |  |  |
|  | 20 | Sev. |  |  |  |
|  | 21 | Em. |  |  |  |
| 4 | 1 | 46.68.100 |  |  |  |
|  | 2 | 47.65.110 |  |  |  |
|  | 3 | 47.65.091 |  |  |  |
| 5 | 1 | 82.04.040 |  |  |  |
|  | 2 | 82.04.050 |  |  |  |
|  | 3 | 82.04.270 |  |  |  |
|  | 4 | 82.04.280 |  |  |  |
|  | 5 | 82.04.290 |  |  |  |
|  | 6 | 82.04.296 |  |  |  |
|  | 7 | 82.04.300 |  |  |  |
|  | 8 | 82.04.390 |  |  |  |
|  | 9 | 82.08.150 |  |  |  |
|  | 10 | Leg. rev. |  |  |  |
|  | 11 | 82.26 .010 |  |  |  |
|  | 12 | 82.26 .020 |  |  |  |
|  | 13 | 82.26 .030 |  |  |  |
|  | 14 | 82.26 .040 |  |  |  |
|  | 15 | 82.26 .050 |  |  |  |
|  | 16 | 82.26.060 |  |  |  |
|  | 17 | 82.26.070 |  |  |  |
|  | 18 | 82.26.080 |  |  |  |
|  | 19 | 82.26.090 |  |  |  |
|  | 20 | 82.26 .100 |  |  |  |
|  | 21 | 82.26.110 |  |  |  |
|  | 22 | Sev. |  |  |  |
|  | 23 | Em. |  |  |  |
|  |  | Eff. date |  |  |  |
| 6 | 1 | 28.45.110 |  |  |  |
| 7 | 1 | 75.40 .030 |  |  |  |
| 8 | 1 | 28A.47.570 |  |  |  |
|  | 2 | 28A.47.580 |  |  |  |
|  | 3 | 28A.47.590 |  |  |  |
|  | 4 | 28A.47.600 |  |  |  |
|  | 5 | 28A.47.610 |  |  |  |
|  | 6 | 28A.47.620 |  |  |  |
|  | 7 | 28A.47.630 |  |  |  |
|  | 8 | 28A.47.640 |  |  |  |
|  | 9 | 28A.47.650 |  |  |  |
|  | 10 | 28A.47.660 |  |  |  |
|  | 11 | 28.47.670 |  |  |  |
|  | 12 | 28A.47.680 |  |  |  |
|  | 13 | 28A.47.690 |  |  |  |
|  | 14 | 28A.47.700 |  |  |  |
|  | 15 | 28A.47.710 |  |  |  |
|  | 16 | Sev. |  |  |  |

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|  | 13 | 15.13.130 | 41 | 70.77.320 |  |  | 28A.58.103 | 247 | 1 | 15.04.110 |  | 5 | 15.65 .050 |
|  | 14 | 15.13 .140 | 42 | 70.77.325 |  |  | 28A.58.105 |  | 2 | 15.04.120 |  | 6 | 15.65 .060 |
|  | 15 | 15.13.150 | 43 | 70.77.330 |  |  | 28A.58.107 | 248 | 1 | 74.08.030 |  | 7 | 15.65 .070 |
|  | 16 | 15.13.160 | 44 | 70.77.335 | 238 | 1 | 28A.02.030 | 249 | 1 | 17.21.010 |  | 8 | 15.65 .080 |
|  | 17 | 15.13.170 | 45 | 70.77.340 | 239 | , | 46.70.070 |  | 2 | 17.21.020 |  | 9 | 15.65 .090 |
|  | 18 | 15.13.180 | 46 | 70.77.345 | 240 | 1 | 89.08.005 |  | 3 | 17.21.030 |  | 10 | 15.65.100 |
|  | 19 | 15.13.190 | 47 | 70.77.350 |  | 2 | 89.08.020 |  | 4 | 17.21.040 |  | 11 | 15.65.110 |
|  | 20 | 15.13.200 | 48 | 70.77.355 |  | 3 | 89.08.030 |  | 5 | 17.21.050 |  | 12 | 15.65.120 |
|  | 21 | 15.13.210 | 49 | 70.77.360 |  | 4 | 89.08.040 |  | 6 | 17.21.060 |  | 13 | 15.65 .130 |
|  | 22 | 15.13 .900 | 50 | 70.77.365 |  | 5 | 89.08.050 |  | 7 | 17.21.070 |  | 14 | 15.65.140 |
|  | 23 | 15.13.910 | 51 | 70.77.370 |  | 6 | 89.08.070 |  | 8 | 17.21.080 |  | 15 | 15.65.150 |
|  | 24 | Repealer | 52 | 70.77.375 |  | 7 | 89.08.080 |  | 9 | 17.21.090 |  | 16 | 15.65.160 |
| 222 | 1 | 33.12 .050 | 53 | 70.77.380 |  | 8 | 89.08.120 |  | 10 | 17.21.100 |  | 17 | 15.65 .170 |
|  | 2 | 33.12.150 | 54 | 70.77.385 |  | 9 | 89.08.170 |  | 11 | 17.21.110 |  | 18 | 15.65.180 |
|  | 3 | 33.12 .130 | 55 | 70.77.390 |  | 10 | 89.08.180 |  | 12 | 17.21.120 |  | 19 | 15.65.190 |
|  | 4 | 33.28.020 | 56 | 70.77.395 |  | 11 | 89.08.190 |  | 13 | 17.21.130 |  | 20 | 15.65.200 |
|  | 5 | 33.32.040 | 57 | 70.77.400 |  | 12 | 89.08.200 |  | 14 | 17.21.140 |  | 21 | 15.65.210 |
|  | 6 | Eff. date | 58 | 70.77.405 |  | 13 | 89.08.220 |  | 15 | 17.21.150 |  | 22 | 15.65 .220 |
| 223 | 1 | 41.40.128 | 59 | 70.77.410 |  | 14 | 89.08 .340 |  | 16 | 17.21.160 |  | 23 | 15.65 .230 |
| 224 | 1 | 28A.58.135 | 60 | 70.77.415 | 241 | 1 | 28A.67.070 |  | 17 | 17.21.170 |  | 24 | 15.65.240 |
|  | 2 | Repealer | 61 | 70.77.420 |  | 2 | 28A.58.450 |  | 18 | 17.21.180 |  | 25 | 15.65.250 |
| 225 | 1 | 29.59 .040 | 62 | 70.77.425 |  | 3 | 28A.58.460 |  | 19 | 17.21.190 |  | 26 | 15.65.260 |
|  | 2 | 29.59.070 | 63 | 70.77.430 |  | 4 | 28A.58.470 |  | 20 | 17.21.200 |  | 27 | 15.65.270 |
| 226 | 1 | Leg. rev. | 64 | 70.77.435 |  | 5 | 28A.58.480 |  | 21 | 17.21.210 |  | 28 | 15.65 .280 |
|  | 2 | 87.84.010 | 65 | 70.77.440 |  | 6 | 28A.58.490 |  | 22 | 17.21.220 |  | 29 | 15.65 .290 |
|  | 3 | 87.84.020 | 66 | 70.77.445 |  | 7 | 28A.58.500 |  | 23 | 17.21 .230 |  | 30 | 15.65 .300 |
|  | 4 | 87.84.030 | 67 | 70.77.450 |  | 8 | 28A.58.510 |  | 24 | 17.21.240 |  | 31 | 15.65.310 |
|  | 5 | 87.84.040 | 68 | 70.77.455 |  | 9 | 28A.88.010 |  | 25 | 17.21.250 |  | 32 | 15.65 .320 |
|  | 6 | 87.84.050 | 69 | 70.77.460 |  | 10 | Sev. |  | 26 | 17.21.260 |  | 33 | 15.65.330 |
|  | 7 | 87.84.060 | 70 | 70.77.465 | 242 | 1 | 57.08 .110 |  | 27 | 17.21.270 |  | 34 | 15.65 .340 |
|  | 8 | 87.84 .070 | 71 | 70.77.470 | 243 | , | Repealer |  | 28 | 17.21.280 |  | 35 | 15.65.350 |
| 227 | 1 | 41.44 .030 | 72 | 70.77.475 | 244 | 1 | 15.57 .010 |  | 29 | 17.21.290 |  | 36 | 15.65.360 |
|  | 2 | 41.44.080 | 73 | 70.77.480 |  | 2 | 15.57.020 |  | 30 | 17.21.300 |  | 37 | 15.65.370 |
|  | 3 | 41.44.110 | 74 | 70.77.485 |  | 3 | 15.57 .030 |  | 31 | 17.21.900 |  | 38 | 15.65.380 |
|  | 4 | 41.44.130 | 75 | 70.77.490 |  | 4 | 15.57 .040 |  | 32 | 17.21.910 |  | 39 | 15.65 .390 |
|  | 5 | 41.44.140 | 76 | 70.77.495 |  | 5 | 15.57 .050 |  | 33 | 17.21.920 |  | 40 | 15.65.400 |
|  | 6 | 41.44 .150 | 77 | 70.77.500 |  | 6 | 15.57 .060 |  | 34 | 17.21.310 |  | 41 | 15.65 .410 |
|  | 7 | 41.44.170 | 78 | 70.77.505 |  | 7 | 15.57.070 |  | 35 | Sev. |  | 42 | 15.65.420 |
|  | 8 | 41.44.180 | 79 | 70.77.510 |  | 8 | 15.57 .080 |  |  | 17.21 .930 |  | 43 | 15.65.430 |
|  | 9 | 41.44.190 | 80 | 70.77.515 |  | 9 | 15.57 .090 |  | 36 | Repealer |  | 44 | 15.65 .440 |
|  | 10 | 41.44.210 | 81 | 70.77.520 |  | 10 | 15.57 .100 | 250 | 1 | 17.04.010 |  | 45 | 15.65.450 |
| 228 | 1 | 70.77.120 | 82 | 70.77.525 |  | 11 | 15.57 .110 |  | 2 | 17.04.070 |  | 46 | 15.65.460 |
|  | 2 | 70.77.125 | 83 | 70.77.530 |  | 12 | 15.57.120 |  | 3 | 17.04.150 |  | 47 | 15.65 .470 |
|  | 3 | 70.77.130 | 84 | 70.77.535 |  | 13 | 15.57 .130 |  | 4 | 17.04.180 |  | 48 | 15.65 .480 |
|  | 4 | 70.77.135 | 85 | 70.77.540 |  | 14 | 15.57.140 |  | 5 | 17.04.190 |  | 49 | 15.65.490 |
|  | 5 | 70.77.140 | 86 | 70.77.545 |  | 15 | 15.57 .150 |  | 6 | 17.04.200 |  | 50 | 15.65.500 |
|  | 6 | 70.77.145 | 87 | 70.77.550 |  | 16 | 15.57 .160 |  | 7 | 17.04.210 |  | 51 | 15.65 .510 |
|  | 7 | 70.77.150 | 88 | 70.77.555 |  | 17 | 15.57.170 |  | 8 | 17.04.220 |  | 52 | 15.65.520 |
|  | 8 | 70.77.155 | 89 | 70.77.560 |  | 18 | 15.57 .180 |  | 9 | 17.04.260 |  | 53 | 15.65.530 |
|  | 9 | 70.77.160 | 90 | Eff. date |  | 19 | 15.57 .190 |  | 10 | 17.04.280 |  | 54 | 15.65.540 |
|  | 10 | 70.77.165 |  | 70.77.900 |  | 20 | 15.57 .200 | 251 | 1 | 72.33.800 |  | 55 | 15.65.550 |
|  | 11 | 70.77.170 | 91 | Sev. |  | 21 | 15.57 .210 |  | 2 | 72.33.805 |  | 56 | 15.65.560 |
|  | 12 | 70.77.175 |  | 70.77.910 |  | 22 | 15.57 .220 |  | 3 | 72.33.810 |  | 57 | 15.65.570 |
|  | 13 | 70.77.180 | 229 | Repealer |  | 23 | 15.57 .230 |  | 4 | 72.33.815 |  | 58 | 15.65 .580 |
|  | 14 | 70.77.185 | 2291 | Leg. rev. |  | 24 | 15.57 .240 |  | 5 | 72.33.820 |  | 59 | 15.65.590 |
|  | 15 | 70.77.190 | 2 | 28B. 10.300 |  | 25 | 15.57 .250 |  | 6 | Exp. date |  | 60 | 15.65.600 |
|  | 16 | 70.77.195 | 3 | 28B. 10.305 |  | 26 | 15.57 .260 |  |  | Repealed by |  | 61 | 15.65 .610 |
|  | 17 | 70.77.200 | 4 | 28B. 10.325 |  | 27 | 15.57 .270 |  |  | 1963 c 129 |  | 62 | 15.65 .620 |
|  | 18 | 70.77.205 | 5 | 28B. 10.330 |  | 28 | 15.57 .280 | 252 | 1 | 29.13 .065 |  | 63 | 15.65.630 |
| . | 19 | 70.77.210 | 6 | 28B. 15.220 |  | 29 | 15.57 .290 | 253 | 1 | 70.88.010 |  | 64 | 15.65 .640 |
|  | 20 | 70.77.215 | 7 | 28B. 10.310 |  | 30 | 15.57 .300 |  | 2 | 70.88.070 |  | 65 | Savings |
|  | 21 | 70.77 .220 | 8 | 28B. 10.315 |  | 31 | 15.57 .310 | 254 | 1 | 36.29.020 |  |  | 15.65 .900 |
|  | 22 | 70.77 .225 70.77 .230 | 9 10 | 28B.10.320 |  | 32 | 15.57 .320 1557330 | 255 | 1 | 41.18 .010 |  | 66 | Sev. |
|  | 23 | 70.77.230 | 23010 | 28.76.198 |  | 33 | 15.57 .330 |  | 2 | 41.18 .030 |  |  | 15.65.910 |
|  | 24 | 70.77 .235 70 | 2301 | 75.08.290 |  | 34 | 15.57 .340 |  | 3 | 41.18 .040 | 257 | 1 | 47.56.252 |
|  | 25 | 70.77.240 | 231 | 18.78.180 |  | 35 | 15.57 .350 |  | 4 | 41.18 .060 |  | 2 | 47.56.253 |
|  | 26 | 70.77.245 | 2321 | 36.70 .060 |  | 36 | 15.57 .360 |  | 5 | 41.18 .080 |  | 3 | 47.56.254 |
|  | 27 | 70.77.250 | 23 | 36.70 .400 |  | 37 | 15.57 .370 |  | 6 | 41.18 .130 |  | 4 | 47.56.255 |
|  | 28 | 70.77.255 | 3 | 36.70 .600 |  | 38 | 15.57 .900 |  | 7 | 41.18 .140 |  | 5 | 47.56.256 |
|  | 29 | 70.77.260 | 4 | 36.70.610 |  | 39 | 15.57 .910 |  | 8 | 41.16.050 |  | 6 | 47.56.257 |
|  | 30 | 70.77.265 | 5 | 36.70 .630 |  | 40 | 15.57 .920 |  | 9 | 41.16 .060 |  | 7 | Sev. |
|  | 31 | 70.77.270 | 6 | 36.70.015 |  | 41 | Sev. |  | 10 | 41.16 .020 |  |  | n47.56.253 |
|  | 32 | 70.77.275 | 2331 | 47.28 .030 |  |  | 15.57 .930 |  | 11 | 41.18 .015 |  | 8 | Em. |
|  | 33 | 70.77.280 | 2341 | 74.16 .180 |  | 42 | Repealer |  | 12 | 41.18 .180 | 258 | 1 | 47.56.247 |
|  | 34 | 70.77.285 | 2351 | 74.04.005 |  | 43 | Leg. rev. |  | 13 | Sev. |  | 2 | 47.56.248 |
|  | 35 | 70.77 .290 | 2361 | 75.12 .140 | 245 | 1 | 35.77 .020 |  |  | n41.18.010 |  | 3 | Sev. |
|  | 36 | 70.77.295 | 2371 | 28A. 24.055 |  | 2 | 35.77 .030 |  | 14 | Repealer |  |  | n47.56.247 |
|  | 37 | 70.77.300 | 237 | 28A.58.040 |  | 3 | 35.77 .040 | 256 | 1 | 15.65 .010 | 259 | 1 | 46.61 .690 |
|  | 38 | 70.77.305 |  | 28A.58.100 | 246 | 1 | 1.08 .015 |  | 2 | 15.65 .020 |  | 2 | Sev . |
|  | 39 | 70.77 .310 |  | 28A.58.101 |  | 2 | 1.08.0392 |  | 3 | 15.65 .030 |  |  | n46.61.690 |
|  | 40 | 70.77.315 |  | 28A.58.102 |  | 3 | Em. |  | 4 | 15.65 .040 | 260 | 1 | 41.28 .130 |


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|  | 2 | 41.28 .150 |  | 2 | Vetoed |  | 10 | 18.71.025 |  | 12 | 83.24.010 | 9 | 3.30 .090 |
| 261 | 1 | 56.08.100 |  | 3 | Vetoed |  | 11 | 18.71 .017 |  | 13 | 83.24 .020 | 10 | 3.34 .010 |
|  | 2 | 57.08.100 |  | 4 | 35.21.160 |  | 12 | 18.71.120 |  | 14 | Leg. rev. | 11 | 3.34.020 |
| 262 | 1 | 51.18 .010 |  | 5 | Repealed |  | 13 | Sev. |  | 15 | 83.32.020 | 12 | 3.34 .030 |
| 263 | 1 | Leg. rev. |  | 6 | Repealer |  |  | 18.71.940 |  | 16 | 83.32 .030 | 13 | 3.34.040 |
|  | 2 | 14.04 .340 | 278 | 1 | 47.56 .020 |  | 14 | Em. |  | 17 | 83.32.040 | 14 | 3.34 .050 |
|  | 3 | 14.04.350 |  | 2 | 47.56.021 | 28 | 1 | 15.37 .010 |  | 18 | Leg. rev. | 15 | 3.34 .060 |
|  | 4 | 14.04.360 |  | 3 | Vetoed |  | 2 | 15.37.020 |  | 19 | 83.40 .010 | 16 | 3.34.070 |
| 264 | 1 | 60.22.010 |  | 4 | 47.56.023 |  | 3 | 15.37 .030 |  | 20 | 83.40.020 | 17 | 3.34.080 |
|  | 2 | 60.22.020 |  | 5 | 47.56.025 |  | 4 | 15.37.040 |  | 21 | 83.40 .030 | 18 | 3.34 .090 |
|  | 3 | 60.22.030 |  | 6 | 47.56.027 |  | 5 | 15.37.050 |  | 22 | 83.44 .110 | 19 | 3.34 .100 |
| 265 | 1 | 74.12 .010 |  | 7 | 47.56.029 |  | 6 | 15.37 .060 | 293 | 1 | 82.04.050 | 20 | 3.34.110 |
|  | 2 | Em. |  | 8 | 47.56.030 |  | 7 | 15.37 .070 |  | 2 | 82.04.296 | 21 | 3.34.120 |
|  | 3 | Exp. date |  | 9 | 47.56.032 |  | 8 | 15.37 .080 |  | 3 | 82.04.300 | 22 | 3.34 .130 |
| 266 | 1 | 46.84.110 |  | 10 | 47.56 .034 |  | 9 | 15.37 .090 |  | 4 | 82.04.370 | 23 | 3.34.140 |
|  | 2 | 46.84 .120 |  | 11 | 47.56.036 |  | 10 | 15.37 .100 |  | 5 | 82.04.430 | 24 | 3.34 .150 |
|  | 3 | 46.84.130 |  | 12 | 47.56.038 |  | 11 | 15.37.110 |  | 6 | 82.08.020 | 25 | 3.38 .010 |
|  | 4 | 46.84.140 |  | 13 | Em. |  | 12 | 15.37.120 |  | 7 | 82.08.030 | 26 | 3.38 .020 |
| 267 | 1 | 56.08.110 | 279 | 1 | 65.16 .020 |  | 13 | 15.37 .130 |  | 8 | 82.08 .070 | 27 | 3.38 .030 |
| 268 | 1 | Leg. rev. | 280 | 1 | 30.08.080 |  | 14 | 15.37 .140 |  | 9 | 82.12 .020 | 28 | 3.38 .040 |
|  | 2 | 42.23 .010 |  | 2 | 30.20.020 |  | 15 | 15.37.150 |  | 10 | 82.12 .030 | 29 | 3.38.050 |
|  | 3 | 42.23 .020 |  | 3 | 30.20 .060 |  | 16 | Sev. |  | 11 | 82.12 .040 | 30 | 3.38 .060 |
|  | 4 | 42.23 .030 |  | 4 | 30.20 .090 |  |  | 15.37 .900 |  | 12 | 82.16 .010 | 31 | 3.42 .010 |
|  | 5 | 42.23 .040 |  | 5 | 30.20.100 |  | 17 | Eff. date |  | 13 | 82.16 .020 | 32 | 3.42.020 |
|  | 6 | 42.23.050 |  | 6 | 30.20 .015 | 286 | 1 | 2.12 .012 |  | 14 | 82.16 .070 | 33 | 3.42 .030 |
|  | 7 | 35.23 .230 |  | 7 | 32.12 .030 |  | 2 | 2.12 .015 |  | 15 | 82.12 .010 | 34 | 3.42 .040 |
|  | 8 | 42.22.030 | 281 | 1 | 47.12.180 |  | 3 | 2.12 .030 |  | 16 | 82.12 .060 | 35 | 3.46.010 |
|  | 9 | Leg. rev. |  | 2 | 47.12 .190 |  | 4 | Vetoed | 294 | 1 | 18.04.070 | 36 | 3.46.020 |
|  | 10 | Repealer |  | 3 | 47.12.200 | 287 | 1 | 2.36 .060 |  | 2 | 18.04.300 | 37 | 3.46.030 |
|  | 11 | 35.17 .150 |  | 4 | 47.12 .210 | 288 | 1 | 18.88.030 | 295 | 1 | Leg. rev. | 38 | 3.46.040 |
|  | 12 | 35.17.160 |  | 5 | 47.12 .220 |  | 2 | Vetoed |  | 2 | 81.77 .010 | 39 | 3.46.050 |
|  | 13 | Leg. rev. |  | 6 | 47.12 .230 |  | 3 | 18.88 .060 |  | 3 | 81.77 .020 | 40 | 3.46.060 |
|  | 14 | Repealer |  | 7 | 47.12.240 |  | 4 | 18.88.080 |  | 4 | 81.77 .030 | 41 | 3.46 .070 |
|  | 15 | 28A.58.310 |  | 8 | Vetoed |  | 5 | 18.88.090 |  | 5 | 81.77 .040 | 42 | 3.46.080 |
|  | 16 | 42.23.060 |  | 9 | 41.40 .070 |  | 6 | 18.88.100 |  | 6 | 81.77 .050 | 43 | 3.46.090 |
|  | 17 | Repealer |  | 10 | 51.44 .100 |  | 7 | 18.88.130 |  | 7 | 81.77 .060 | 44 | 3.46.100 |
|  | 18 | Repealer |  | 11 | 43.84 .080 |  | 8 | 18.88.140 |  | 8 | 81.77 .070 | 45 | 3.46.110 |
| 269 | 1 | Leg. rev. |  | 12 | Sev. |  | 9 | 18.88.150 |  | 9 | 81.77 .080 | 46 | 3.46.120 |
|  | 2 | 74.04 .390 |  |  | n 47.12 .180 |  | 10 | 18.88.160 |  | 10 | 81.77 .090 | 47 | 3.46 .130 |
|  | 3 | 74.04.400 | 282 | 1 | 35.13 .015 |  | 11 | 18.88.190 |  | 11 | 81.77 .100 | 48 | 3.46.140 |
|  | 4 | 74.04.410 |  | 2 | 35.13 .171 |  | 12 | 18.88.200 |  | 12 | Eff. date | 49 | 3.46.150 |
|  | 5 | 74.04.420 |  | 3 | 35.13.172 |  | 13 | 18.88.280 | 296 | 1 | 44.33.200 | 50 | 3.50.010 |
|  | 6 | 74.04.430 |  | 4 | 35.13.173 |  | 14 | 18.88.285 |  | 2 | 44.33 .210 | 51 | 3.50 .020 |
|  | 7 | 74.04.440 |  | 5 | 35.13.174 |  | 15 | 18.88.265 |  | 3 | 44.33 .220 | 52 | 3.50 .030 |
|  | 8 | Sev. |  | 6 | Leg. rev. |  | 16 | 18.88.185 |  | 4 | 44.33 .230 | 53 | 3.50 .040 |
|  |  | n74.04.390 |  | 7 | 35.13 .020 | 289 | 1 | 14.04.040 |  | 5 | 44.33 .240 | 54 | 3.50 .050 |
|  | 9 | Em. |  | 8 | 35.13 .030 | 290 | , | n Title 80 |  | 6 | 44.33.250 | 55 | 3.50 .060 |
| 270 | 1 | 36.29 .180 |  | 9 | 35.13 .040 |  |  | Digest |  | 7 | 44.33 .260 | 56 | 3.50 .070 |
|  | 2 | 84.69 .070 |  | 10 | 35.13.050 |  |  | $n$ Title 81 |  | 8 | 44.33.270 | 57 | 3.50 .080 |
| 272 | 1 | 2.52 .010 |  | 11 | Leg. rev. |  |  | Digest |  | 9 | 44.33 .280 | 58 | 3.50 .090 |
|  | 1 | 36.69 .010 |  | 12 | 35.13 .060 | 29 | 1 | 41.40 .010 |  | 10 | 44.33 .290 | 59 | 3.50 .100 |
|  | 2 | 36.69.020 |  | 13 | 35.13 .080 |  | 2 | 41.40 .030 |  | 11 | 44.33 .300 | 60 | 3.50 .110 |
|  | 3 | 36.69.030 |  | 14 | Leg. rev. |  | 3 | 41.40 .040 |  | 12 | 44.33 .310 | 61 | 3.50 .120 |
|  | 4 | 36.69.130 |  | 15 | 35.13 .070 |  | 4 | 41.40 .065 |  | 13 | 44.33 .320 | 62 | 3.50 .130 |
|  | 5 | 36.69 .140 |  | 16 | 35.13 .090 |  | 5 | Vetoed |  | 14 | 44.32.140 | 63 | 3.50.140 |
|  | 6 | 36.69.190 |  | 17 | 35.13 .100 |  | 6 | 41.40 .190 |  | 15 | 44.32.150 | 64 | 3.50 .150 |
|  | 7 | 36.69 .900 |  | 18 | 35.13 .125 |  | 7 | 41.40.220 |  | 16 | 44.33 .330 | 65 | 3.50.160 |
| 273 | 1 | 36.33.060 |  | 19 | 35.13 .130 |  | 8 | 41.40 .250 |  | 17 | 44.33.340 | 66 | 3.50 .170 |
|  | 2 | Repealer |  | 20 | 35.13 .160 |  | 9 | 41.40 .270 |  | 18 | Em. | 67 | 3.50 .180 |
|  | 3 | Em. |  | 21 | 35.13 .220 |  | 10 | 41.40 .290 | 297 | 1 | 41.32 .200 | 68 | 3.50 .190 |
| 274 | 1 | 51.32 .050 |  | 22 | 35.13 .243 |  | 11 | 41.40 .361 |  | 2 | 41.32.201 | 69 | 3.50 .200 |
|  | 2 | 51.32 .060 |  | 23 | 35.13 .246 |  | 12 | 41.40 .370 |  | 3 | 41.32.202 | 70 | 3.50 .210 |
|  | 3 | 51.32 .080 |  | 24 | 35.13 .250 |  | 13 | 41.40 .410 |  | 4 | 41.32 .203 | 71 | 3.50 .220 |
|  | 4 | 51.32 .090 |  | 25 | Repealer |  | 14 | Repealer |  | 5 | Repealer | 72 | 3.50 .230 |
|  | 5 | 51.44 .070 | 283 | 1 | 70.22 .010 |  | 15 | Repealer |  | 6 | Sev. | 73 | 3.50 .240 |
|  | 6 | 51.16 .020 |  | 2 | 70.22 .020 |  | 16 | Repealer |  |  | n41.32.201 | 74 | 3.50 .250 |
|  | 7 | 51.24 .010 |  | 3 | 70.22 .030 |  | 17 | Repealer | 298 | 1-50 | Chap. 15.42 | 75 | 3.50.260 |
|  | 8 | 51.52.060 |  | 4 | 70.22 .040 |  | 18 | Sev. |  |  | RCW failed | 76 | 3.50 .270 |
|  | 9 | Eff. date |  | 5 | 70.22 .050 |  |  | n 41.40 .010 |  |  | to become | 77 | 3.50 .280 |
| 275 | I | 43.09.360 |  | 6 | 70.22.060 |  | 19 | Em. |  |  | law by | 78 | 3.50 .290 |
|  |  | 43.09.400 |  | 7 | Sev. | 292 | 1 | Leg. rev. |  |  | reason of | 79 | 3.50 .300 |
|  |  | Failed to |  |  | 70.22.900 |  | 2 | 83.04 .010 |  |  | Referendum | 80 | 3.50 .310 |
|  |  | become law | 284 | 1 | 18.71 .010 |  | 3 | 83.04.013 |  |  | Measure \#32 | 81 | 3.50 .320 |
|  |  | by reason of |  | 2 | 18.71 .015 |  | 4 | 83.04.015 | 299 | 1 | 3.30 .010 | 82 | 3.50 .330 |
|  |  | Referendum |  | 3 | 18.71.020 |  | 5 | 83.04.020 |  | 2 | 3.30 .020 | 83 | 3.50.340 |
|  |  | Measure \#33 |  | 4 | 18.71 .030 |  | 6 | 83.04.023 |  | 3 | 3.30 .030 | 84 | 3.50 .350 |
| 276 | 1 | Leg. rev. |  | 5 | 18.71 .050 |  | 7 | 83.04.025 |  | 4 | 3.30.040 | 85 | 3.50.360 |
|  | 2 | 87.03 .440 |  | 6 | 18.71.055 |  | 8 | 83.04.027 |  | 5 | 3.30 .050 | 86 | 3.50.370 |
|  | 3 | 87.03.441 |  | 7 | 18.71 .060 |  | 9 | 83.04.030 |  | 6 | 3.30 .060 | 87 | 3.50.380 |
|  | 4 | 87.03.442 |  | 8 | 18.71.070 |  | 10 | 83.04.040 |  | 7 | 3.30.070 | 88 | 3.50 .390 |
| 277 | 1 | Vetoed |  | 9 | 18.71.090 |  | 11 | 83.16.080 |  | 8 | 3.30.080 | 89 | 3.50.400 |


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|  | 90 | 3.50.410 |  | 4 | 7.32.030 |
|  | 91 | 3.50 .420 |  | 5 | 2.32.075 |
|  | 92 | 3.50 .430 |  | 6 | 82.32 .220 |
|  | 93 | 3.50 .440 |  | 7 | 59.08 .090 |
|  | 94 | 3.50.450 |  | 8 | 10.46.190 |
|  | 95 | 3.50.460 |  | 9 | 27.24.070 |
|  | 96 | 3.50 .470 |  | 10 | Repealer |
|  | 97 | Vetoed |  | 11 | Sev. |
|  | 98 | 3.54 .010 | 305 | 1 | 28A.24.055 |
|  | 99 | 3.54 .020 |  |  | 28A.58.040 |
|  | 100 | 3.58 .010 |  |  | 28A.58.100 |
|  | 101 | 3.58 .020 |  |  | 28A.58.101 |
|  | 102 | 3.58 .030 |  |  | 28A.58.102 |
|  | 103 | 3.58 .040 |  |  | 28A.58.103 |
|  | 104 | 3.58 .050 |  |  | 28A.58.105 |
|  | 105 | 3.62 .010 |  |  | 28A.58.107 |
|  | 106 | 3.62 .020 | 306 | 1 | 46.16.160 |
|  | 107 | 3.62 .030 | 307 | 1 | 43.03.028 |
|  | 108 | 3.62 .040 |  | 2 | 43.03 .040 |
|  | 109 | 3.62 .050 |  | 3 | 43.41 .010 |
|  | 110 | 3.62 .060 |  | 4 | 80.01 .010 |
|  | 111 | 3.62 .070 |  | 5 | 43.78 .070 |
|  | 112 | 3.66.010 |  | 6 | 43.31 .030 |
|  | 113 | 3.66.020 |  | 7 | 66.08.012 |
|  | 114 | 3.66.030 |  | 8 | 51.52 .010 |
|  | 115 | 3.66.040 |  | 9 | 77.04.060 |
|  | 116 | 3.66.050 |  | 10 | 47.01.130 |
|  | 117 | 3.66.060 |  | 11 | Vetoed |
|  | 118 | 3.66.070 |  | 12 | 43.51 .060 |
|  | 119 | 3.66.080 |  | 13 | 43.61 .020 |
|  | 120 | 3.66 .090 | 308 | 1 | 44.36 .010 |
|  | 121 | 3.66.100 |  | 2 | 44.36.020 |
|  | 122 | 3.66.110 |  | 3 | 44.36.030 |
|  | 123 | 3.70 .010 |  | 4 | 44.36.040 |
|  | 124 | 3.70 .020 |  | 5 | 44.36.050 |
|  | 125 | 3.70 .030 |  | 6 | 44.36.060 |
|  | 126 | 3.70 .040 |  | 7 | 44.36.070 |
|  | 127 | 3.74 .900 |  | 8 | 44.36.080 |
|  | 128 | 3.74 .910 |  | 9 | 44.36 .090 |
|  | 129 | 3.74 .920 |  | 10 | 44.36 .100 |
|  | 130 | 3.74 .010 |  | 11 | 44.36.110 |
|  | 131 | 3.74 .020 |  | 12 | 44.36.120 |
|  | 132 | 3.74 .930 |  | 13 | 44.36.130 |
| 300 | 1 | Leg. rev. |  | 14 | 44.36.140 |
|  | 2 | 43.33 .010 |  | 15 | 44.36.150 |
|  | 3 | 43.33 .020 |  | 16 | 44.36.160 |
|  | 4 | 43.33.030 |  | 17 | Em. |
|  | 5 | 43.34.010 |  |  |  |
|  | 6 | 43.43 .140 |  |  |  |
|  | 7 | 78.52.020 |  |  |  |
| 301 | 1 | 43.46.010 |  |  |  |
|  | 2 | 43.46.020 |  |  |  |
|  | 3 | 43.46.030 |  |  |  |
|  | 4 | 43.46.040 |  |  |  |
|  | 5 | 43.46.050 |  |  |  |
|  | 6 | 43.46.060 |  |  |  |
|  | 7 | 43.46.070 |  |  |  |
|  | 8 | Vetoed |  |  |  |
|  | 9 | 43.46 .080 |  |  |  |
| 302 | 1 | 13.04.010 |  |  |  |
|  | 2 | 13.04.053 |  |  |  |
|  | 3 | 13.04.056 |  |  |  |
|  | 4 | 13.04.080 |  |  |  |
|  | 5 | 13.04.091 |  |  |  |
|  | 6 | 13.04.095 |  |  |  |
|  | 7 | 13.04.100 |  |  |  |
|  | 8 | 13.04.105 |  |  |  |
|  | 9 | Vetoed |  |  |  |
|  | 10 | 13.04.190 |  |  |  |
|  | 11 | Leg. rev. |  |  |  |
|  | 12 | 13.04.200 |  |  |  |
|  | 13 | 13.04.210 |  |  |  |
|  | 14 | 13.04.220 |  |  |  |
|  | 15 | 13.04.230 |  |  |  |
|  | 16 | 13.04.240 |  |  |  |
|  | 17 | Repealer |  |  |  |
| 303 | 1 | 4.12 .040 |  |  |  |
|  | 2 | 10.25.130 |  |  |  |
| 304 | 1 | 36.18.020 |  |  |  |
|  | 2 | 4.44.100 |  |  |  |
|  | 3 | 4.44.110 |  |  |  |

1961 EXTRAORDINARY SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | Approp. |  | 16 | Repealed |  | 7 | Repealer |  | 6 | Eff. date |
|  | 2 | Em. |  | 17 | 46.68.030 | 19 | 1 | Approp. | 23 | 1 | 43.83.060 |
| 2 | 1 | Approp. |  | 18 | 47.60.350 |  | 2 | Approp. |  | 2 | 43.83.062 |
|  | 2 | Approp. |  | 19 | 47.60.360 |  | 3 | Approp. |  | 3 | 43.83.064 |
|  | 3 | Approp. |  | 20 | 47.60.370 |  | 4 | Approp. |  | 4 | 43.83 .066 |
|  | 4 | Em. |  | 21 | 47.60.380 |  | 5 | Aрprop. |  | 5 | 43.83.068 |
| 3 | 1 | 28A.47.720 |  | 22 | 47.60.390 |  | 6 | Approp. | 24 | 1 | 82.04.050 |
|  | 2 | 28A.47.722 |  | 23 | Sev. |  | 7 | Approp. |  | 2 | 82.08.150 |
|  | 3 | 28A.47.724 |  |  | n82.98.030 |  | 8 | Approp. |  | 3 | 82.24 .020 |
|  | 4 | 28A.47.726 |  | 24 | Repealer |  | 9 | Approp. |  | 4 | 82.24 .070 |
|  | 5 | 28A.47.728 |  | 25 | Repealer |  | 10 | Approp. |  | 5 | Repealer |
|  | 6 | 28A. 47.730 |  | 26 | Repealer |  | 11 | Approp. |  | 6 | 84.40 .340 |
|  | 7 | 28A.47.732 |  | 27 | Em. |  | 12 | Approp. |  | 7 | Vetoed |
|  | 8 | 28A.47.734 | 8 | 1 | 53.08.080 |  | 13 | Vetoed |  | 8 | Vetoed |
|  | 9 | 28A. 47.736 | 9 | 1 | 47.60.400 |  | 14 | Approp. |  | 9 | Vetoed |
|  | 10 | 28A.47.738 |  | 2 | 47.60.410 |  | 15 | Approp. |  | 10 | Vetoed |
|  | 11 | 28.47.740 |  | 3 | 47.60.420 | 20 | 1 | 28.84 .210 |  | 11 | Vetoed |
|  | 12 | 28A.47.742 |  | 4 | 47.60.430 |  | 2 | 28.84.270 |  | 12 | Vetoed |
|  | 13 | 28A.47.744 |  | 5 | 47.60.440 |  | 3 | 28.84.910 |  | 13 | Vetoed |
|  | 14 | 28A. 47.746 |  | 6 | 47.60.450 | 21 | 1 | 47.16.010 |  | 14 | Vetoed |
|  | 15 | 28A.47.748 |  | 7 | 47.56.365 |  | 2 | 47.16.080 |  | 15 | Sev. |
|  | 16 | 28A.47.750 |  | 8 | Approp. |  | 3 | 47.16.160 |  |  | n 82.98.030 |
|  | 17 | Sev. |  |  | n47.60.400 |  | 4 | 47.20.020 |  | 16 | Em. |
|  | 18 | Em. |  | 9 | 47.60.470 |  | 5 | 47.20.030 | 25 | 1 | Approp. |
| 4 | 1 | 28.77 .600 |  | 10 | Em. |  | 6 | Repealer |  | 2 | Temporary |
|  | 2 | Em. | 10 | 1 | 28B.15.020 |  | 7 | 47.16.190 |  | 3 | Temporary |
| 5 | 1 | 43.20 .040 |  |  | 28B. 15.100 |  | 8 | 47.20.090 |  | 4 | Temporary |
|  | 2 | 43.20 .080 |  |  | 28B. 15.200 |  | 9 | 47.20.240 |  | 5 | Temporary |
|  | 3 | 43.20 .090 | 11 | 1 | 28B.15.020 |  | 10 | 47.20 .330 |  | 6 | Temporary |
|  | 4 | 70.08.060 |  |  | 28B. 15.100 |  | 11 | 47.20 .340 |  | 7 | Temporary |
|  | 5 | 70.58 .020 |  |  | 28B. 15.300 |  | 12 | 47.20 .540 |  | 8 | Temporary |
|  | 6 | 70.58 .030 |  | 2 | 28B. 15.310 |  | 13 | 47.20 .220 | 26 | 1 | Approp. |
|  | 7 | 70.58 .040 |  | 3 | 43.79 .335 |  | 14 | 47.20 .410 |  | 2 | Арргор. |
|  | 8 | 70.58 .080 | 12 | 1 | 28B. 30.700 |  | 15 | 47.20.430 |  | 3 | Temporary |
|  | 9 | 70.58.120 |  | 2 | 28B. 30.710 |  | 16 | Temporary |  | 4 | Temporary |
|  | 10 | 70.58.130 |  | 3 | 28B. 30.720 |  | 17 | Temporary |  | 5 | Temporary |
|  | 11 | 70.58.150 |  | 4 | 28B. 30.730 |  | 18 | 47.56 .631 |  | 6 | Temporary |
|  | 12 | 70.58.160 |  | 5 | 28B. 30.740 |  | 19 | Temporary |  | 7 | Temporary |
|  | 13 | 70.58.170 |  | 6 | 28B. 30.750 |  | 20 | Temporary |  | 8 | Temporary |
|  | 14 | 70.58 .180 |  | 7 | 28B. 30.760 |  | 21 | Temporary |  | 9 | Em. |
|  | 15 | 70.58 .200 |  | 8 | 28B. 30.770 |  | 22 | Temporary | 27 | 1 | Approp. |
|  | 16 | 70.58.230 |  | 9 | 28B. 30.780 |  | 23 | Temporary |  | 2 | Temporary |
|  | 17 | 70.58.240 | 13 | 1 | Leg. rev. |  | 24 | Temporary |  | 3 | Temporary |
|  | 18 | 70.58.250 |  | 2 | 28B. 40.350 |  | 25 | Approp. |  | 4 | Temporary |
|  | 19 | Repealer |  | 3 | 28B. 15.020 |  | 26 | 47.44.010 |  | 5 | Temporary |
|  | 20 | 70.58.145 |  |  | 28B. 15.100 |  | 27 | 46.52 .130 |  | 6 | Repealer |
|  | 21 | 70.58.095 |  |  | 28B. 15.400 |  | 28 | 46.52.140 |  | 7 | Em. |
|  | 22 | Eff. date |  | 4 | 28B.40.370 |  | 29 | 46.01.290 |  |  |  |
| 6 | 1 | 66.08.170 | 14 | 1 | 28B. 40.700 |  | 30 | 82.36.210 |  |  |  |
|  | 2 | 66.08.022 |  | 2 | 28B. 40.710 |  | 31 | 82.36 .220 |  |  |  |
|  | 3 | 66.08.024 |  | 3 | 28B. 40.720 |  | 32 | 46.16.010 |  |  |  |
|  | 4 | 66.08.026 |  | 4 | 28B. 40.730 |  | 33 | 46.16.072 |  |  |  |
|  | 5 | n66.08.170 |  | 5 | 28B. 40.370 |  | 34 | 46.44.045 |  |  |  |
|  | 6 | Repealer |  | 6 | 28B. 40.750 |  | 35 | 46.44.047 |  |  |  |
|  | 7 | Eff. date |  | 7 | 28B.40.760 |  | 36 | 46.44.030 |  |  |  |
|  |  | n66.08.170 |  | 8 | 28B.40.770 |  | 37 | 46.84.020 |  |  |  |
| 7 | 1 | 82.36 .020 |  | 9 | 28B. 40.780 |  | 38 | 46.84.1 50 |  |  |  |
|  | 2 | 82.36 .100 |  | 10 | 28B. 40.790 |  | 39 | 46.84.160 |  |  |  |
|  | 3 | 82.40.020 | 15 | 1 | 39.40.010 |  | 40 | 46.84.170 |  |  |  |
|  | 4 | 82.40.290 | 16 | 1 | Val. |  | 41 | 47.20.351 |  |  |  |
|  | 5 | 46.68.090 |  |  | n35.21.010 |  | 42 | Vetoed |  |  |  |
|  | 6 | 46.68.100 |  | 2 | Repealer |  | 43 | Vetoed |  |  |  |
|  | 7 | 46.68.110 |  | 3 | Em. |  | 44 | Repealer |  |  |  |
|  | 8 | 46.68.130 | 17 | 1 | Approp. |  | 45 | Sev. |  |  |  |
|  | 9 | 46.16.060 |  | 2 | Em. |  | 46 | Em. |  |  |  |
|  | 10 | 46.16.065 | 18 | 1 | 49.46.005 | 22 | 1 | Leg. rev. |  |  |  |
|  | 11 | 46.16.070 |  | 2 | 49.46.010 |  | 2 | 41.32 .493 |  |  |  |
|  | 12 | 46.16.072 |  | 3 | 49.46.020 |  | 3 | 41.32.494 |  |  |  |
|  | 13 | 46.16.075 |  | 4 | 49.46.120 |  | 4 | 41.32 .4941 |  |  |  |
|  | 14 | 46.16.120 |  | 5 | 49.46.025 |  | 5 | Sev. |  |  |  |
|  | 15 | 46.44.095 |  | 6 | 49.46.910 |  |  | n41.32.493 |  |  |  |

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| Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $\begin{array}{ll}1 & 1 \\ & 2 \\ & 3 \\ & \\ & \end{array}$ | Approp. | 10 | 79.44.100 | 331 | 28B. 10.220 | 7 | 26.21 .080 | 2 | 15.32.051 |
|  | Approp. | 11 | 79.44.130 | $34 \quad 1$ | 61.12 .093 | 8 | 26.21 .090 | 3 | 15.32.100 |
|  | Approp. | 12 | 79.44.140 | 2 | 61.12 .094 | 9 | 26.21.092 | 4 | Repealer |
|  | Em. | 13 | 87.03.025 | 3 | 61.12.095 | 10 | 26.21.094 | 5 | 15.32 .390 |
| 2 | Approp. | 14 | 79.44.180 | 351 | 2.08.064 | 11 | 26.21 .100 | 6 | 15.32 .580 |
|  | Em. | 15 | Repealer | 36 1 | 37.12 .010 | 12 | 26.21.102 | 7 | 15.32.582 |
| 33 <br>  <br>  <br>  <br>  <br>  <br>  <br>  <br>  <br>  <br>  <br> 4 <br>  <br>  <br>  <br>  <br>  <br>  | 89.12 .040 | 16 | Sev. | 2 | 37.12 .030 | 13 | 26.21.104 | 8 | 15.32.584 |
|  | 89.12 .050 |  | 79.44 .900 | 3 | 37.12.040 | 14 | 26.21 .106 | 9 | 15.32 .590 |
|  | 89.12.060 | 211 | 82.12.045 | 4 | 37.12.060 | 15 | 26.21.110 | 10 | 15.32 .600 |
|  | Repealer | 221 | 82.32 .060 | 5 | 37.12.021 | 16 | 26.21.112 | 11 | 15.32 .610 |
|  | 89.12 .131 | 23 1 | 28B. 20.060 | 6 | Repealer | 17 | 26.21.114 | 12 | 15.32.630 |
|  | 89.12 .071 | 2 | 28B.10.115 | 7 | Em. | 18 | 26.21.116 | 13 | Repealer |
|  | Em. | 241 | 47.36.095 | 37 1-9 | 9.47.180- | 19 | 26.21.120 | 14 | 15.32.755 |
| 4 Title 36 |  | 2 | 47.36.096 |  | 9.47.230 | 20 | 26.21.130 | $59 \quad 1$ | 80.04.010 |
| (Re-enact- |  | 3 | 47.04.020 |  | Failed to | 21 | 26.21.140 | 2 | 80.04 .405 |
|  |  | 4 | Em. |  | become law | 22 | 26.21.150 | 3 | 81.04.405 |
| $5 \quad 1$ | Title 36 | $25 \quad 1$ | 18.54 .010 |  | by reason of | 23 | 26.21 .160 | 4 | 81.04 .235 |
|  | 28A. 24.055 | 2 | 18.54.020 |  | Referendum | 24 | 26.21.170 | 5 | 81.12 .010 |
|  | 28A. 58.040 | 3 | 18.54.030 |  | Measure \#34 | 25 | 26.21.180 | 6 | 81.80 .270 |
|  | 28A.58.100 | 4 | 18.54.040 | $38 \quad 1$ | 18.64.011 | 26 | 26.21.190 | 7 | 81.80 .040 |
|  | 28A.58.101 | 5 | 18.54.050 | 2 | 18.64.040 | 27 | 26.21.200 | 8 | 81.80 .318 |
|  | 28A.58.102 | 6 | 18.54.060 | 3 | 18.64.043 | 28 | 26.21 .210 | 9 | 81.80 .371 |
|  | 28A.58.103 | 7 | 18.54.070 | 4 | 18.64.045 | 29 | 26.21.220 | 10 | 81.80.381 |
|  | 28A.58.105 | 8 | 18.54 .080 | 5 | 18.64.047 | 30 | 26.21.230 | 11 | 81.24 .010 |
|  | 28A.58.107 | 9 | 18.54.090 | 6 | 18.64 .050 | 31 | 26.21 .240 | 12 | 81.77 .080 |
| 2 | Em. | 10 | 18.54.100 | 7 | 18.64.080 | 32 | 26.21.250 | 13 | Repealer |
| 6 | 51.52 .095 | 11 | 18.54.110 | 8 | 18.64 .110 | 33 | 26.21 .260 | 14 | Eff. date |
| $7 \quad 2$ | Em. | 12 | 18.54.120 | 9 | 18.64.140 | 34 | 26.21 .270 | $60 \quad 1$ | 48.06.200 |
| 7 | 82.04.050 | 13 | 18.54.130 | 10 | 18.64 .160 | 35 | Sev. | 61 1 | 28A.60.181 |
|  | Em. | 14 | 18.54.140 | 11 | 18.64.200 |  | 26.21 .910 | 62 1 | 49.20 .020 |
| 8 $\begin{aligned} & 1 \\ & 2 \\ & \\ & \\ & \\ & \end{aligned}$ | 84.64.080 | 15 | 18.54.150 | 12 | 18.64.250 | 36 | Em. | 63 1 | 41.16 .250 |
|  | Val. | 16 | 18.54.900 | 13 | 18.64 .270 | $46 \quad 1$ | 11.28 .180 | 64 1 | 78.08.060 |
|  | n84.64.080 | 17 | Sev. | 14 | 18.64.280 | 2 | 11.32 .020 | 2 | 78.08.072 |
|  | Em. |  | 18.54 .910 | 15 | 18.64.165 | $47 \quad 1$ | Leg. rev. | $65 \quad 1$ | 18.71 .096 |
| $9 \quad 1$ | Repealer | 18 | 18.54.920 | 16 | 18.64 .001 | 2 | 28A. 58.240 | 66 1 | 58.08.040 |
| 10 | 26.20.071 | 19 | Repealer | 17 | 18.64.003 | 3 | 28A.58.250 | 67 1 | 28A.58.045 |
|  | Em. | $26 \quad 1$ | 70.87 .010 | 18 | 18.64.005 | $48 \quad 1$ | 2.08.061 | 68 1 | 87.03 .075 |
| $\begin{array}{ll}11 & 1 \\ & 3\end{array}$ | 9.09 .010 | 2 | 70.87.020 | 19 | 18.64.007 | 2 | 2.08.062 | 2 | 87.03.200 |
|  | 9.09 .020 | 3 | 70.87 .030 | 20 | 69.33 .410 | 3 | 2.08.063 | 3 | 87.03.565 |
|  | Em. | 4 | 70.87.040 | 21 | 69.40.063 | 491 | 65.08.095 | 69 1 | 9.61 .190 |
| 12 1 | 76.40.030 | 5 | 70.87 .050 | 22 | 69.40.064 | $50 \quad 1$ | 36.28.170 | 2 | 9.61 .200 |
| $13 \quad 1$ | 7.32 .280 | 6 | 70.87 .060 | 23 | 69.40 .070 | 2 | 36.28.180 | 3 | 9.61 .210 |
| $14 \quad 1$ | 1.20 .051 | 7 | 70.87.070 | 24 | Sev. | $51 \quad 1$ | 15.28 .010 | $70 \quad 1$ | 47.44 .010 |
| 15 | 18.78 .010 | 8 | 70.87 .080 |  | 18.64.911 | 2 | 15.28 .060 | 71 1 | 28B. 20.370 |
|  | 18.78.060 | 9 | 70.87 .090 | 3925 | Repealer | 3 | 15.28 .160 | 72 1 | 35.24 .275 |
|  | 18.78.080 | 10 | 70.87.100 | $39 \quad 1$ | 46.81 .900 | 4 | 15.28.180 | 2 | 35.24 .274 |
|  | 18.78 .090 | 11 | 70.87.110 | 2 | 46.81 .010 | $52 \quad 1$ | 17.04.260 | 73 1 | 14.04.185 |
|  | 18.78.181 | 12 | 70.87.120 | 3 | 46.81 .020 | 531 | Special | $74 \quad 1$ | 38.04.030 |
|  | Repealer | 13 | 70.87 .130 | 4 | 46.81 .030 |  | $n$ Title 79 | 751 | 41.04.180 |
| $16 \begin{array}{ll}16 & 1 \\ & 2 \\ & 3 \\ & 4 \\ & 5 \\ & 6 \\ & 7 \\ & 8\end{array}$ | 46.61 .400 | 14 | 70.87 .140 | 5 | 46.81 .040 |  | Digest | 76 | 41.04.190 |
|  | 46.61 .405 | 15 | 70.87 .150 | 6 | 46.81 .050 | 2 | Special | $76 \quad 1$ | 82.12 .030 |
|  | 46.61 .410 | 16 | 70.87.160 | 7 | 46.81 .060 |  | n Title 79 | 77 1 | 18.27.010 |
|  | 46.61.415 | 17 | 70.87.170 | 8 | 46.81 .070 |  | Digest | 2 | 18.27.020 |
|  | 46.61 .440 | 18 | 70.87.180 | 9 | 46.20 .070 | 3 | Special | 3 | 18.27 .030 |
|  | 46.61 .425 | 19 | 70.87.190 | 10 | 46.20 .110 |  | n Title 79 | 4 | 18.27.040 |
|  | n46.61.400 | 20 | 70.87.200 | 11 | 46.68.040 |  | Digest | 5 | 18.27.050 |
|  | Repealer | 21 | 70.87 .210 | $40 \quad 12$ | 46.20.030 | $54 \quad 1$ | 13.07.900 | 6 | 18.27.060 |
| 17 | 70.09.010 | 22 | Sev. | $40 \quad 1$ | 2.04.240 | 5 | Repealer | 7 | 18.27.070 |
|  | 70.09.020 |  | 70.87 .900 | 2 | 2.04.250 | $55 \quad 1$ | 57.90.010 | 8 | 18.27 .080 |
|  | 70.09.030 | $27 \quad 1$ | 70.94.110 | 3 | Approp. | 2 | 57.90.020 | 9 | 18.27 .090 |
| $\begin{array}{ll}18 & 1 \\ 19 & 1\end{array}$ | 46.16 .079 | 2 | 70.94.160 | 41 | Em. | 3 | 57.90 .030 57.90 .040 | 10 | 18.27 .100 |
| $\begin{array}{ll}19 & 1 \\ 20 & 1\end{array}$ | 5.56 .010 79.44 .003 | 28 | 70.94 .065 54.04 .170 | $\begin{array}{ll}41 & 1 \\ 42 & 1\end{array}$ | 28A.58.070 | 4 | 57.90 .040 57.90 .050 | 11 | Sev. <br> 18.27 .900 |
|  | 79.44.003 | $28 \quad 1$ | 54.04.170 | $42 \quad 1$ | 52.24 .090 | $56 \quad 5$ | 57.90.050 |  | $18.27 .900$ |
|  | 79.44 .010 | $29 \quad 2$ | 54.04 .180 | $43 \quad 1$ | 11.40 .030 | 56 | 35.43 .030 | 12 | Ef: date |
|  | 79.44 .020 | $29 \quad 1$ | 51.04 .020 | $\begin{array}{ll}44 & 1 \\ 45\end{array}$ | 46.52 .110 | 2 | 35.43 .180 |  | n 18.27.010 |
|  | 79.44.040 | 2 | Sev. | $45 \quad 1$ | 26.21 .010 | 3 | 35.43 .075 | 78 1 | Special |
|  | 79.44 .050 |  | n 51.04.020 | 2 | 26.21 .030 | $57 \quad 1$ | 35.02 .010 |  | $\text { n Title } 79$ |
|  | 79.44.060 | $30 \quad 1$ | 28A.58.530 | 3 | 26.21 .040 | 2 | 35.02 .070 |  | Digest |
|  | 79.44.070 | $31-1$ | 28A.05.050 | 4 | 26.21 .050 | 3 | 35.04 .020 | 2 | Special |
|  | 79.44.080 |  | 28B.10.710 | 5 | 26.21 .060 | 4 | 35.04.060 |  | n Title 79 |
|  | 79.44.090 | 321 | 28A.04.120 | 6 | 26.21 .070 | 58 1 | Repealer |  | Digest |





## 1963 EXTRAORDINARY SESSION LAWS

| Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | Approp. | 49 | 47.36.110 | 18 | 41.32.540 |  | 6 | 82.37 .060 |
| 2 | Approp. | 50 | 46.60.020 | 19 | 41.32 .550 |  | 7 | 82.37 .070 |
| 3 | Approp. | 51 | 46.16.010 | 20 | 41.32 .522 |  | 8 | 82.37 .080 |
| 4 | Approp. | 52 | 46.44.030 | 21 | 41.32 .523 |  | 9 | 82.37 .090 |
| 5 | Em. | 53 | 46.44.037 | 22 | Repealer |  | 10 | 82.37 .100 |
| 2 | 28.84.180 | 54 | 46.44.092 | 23 | Savings |  | 11 | 82.37 .110 |
| 2 | 28.84.190 | 55 | 47.42.100 |  | n41.32.010 |  | 12 | 82.37.120 |
| 3 | 28.84.200 | 56 | Sev. | 24 | Sev. |  | 13 | 82.37 .130 |
| 4 | 28.84.205 |  | 47.42.901 |  | n41.32.010 |  | 14 | 82.37 .140 |
| 5 | 28.84.210 | 57 | Sev. | 25 | Approp. |  | 15 | 82.37 .150 |
| 6 | 28.84.270 |  | 47.98.041 | 26 | Eff. date |  | 16 | 82.37.160 |
| 7 | 28.84.280 | 58 | Em. |  | n41.32.010 |  | 17 | 82.37 .170 |
| 8 | 28.84.290 | 41 | Approp. | 151 | Approp. |  | 18 | 82.37 .180 |
| 9 | 28.84.260 | 2 | Temporary | 2 | Approp. |  | 19 | 82.37 .190 |
| 10 | 28.84.215 | 3 | Temporary | 3 | Aрprop. |  | 20 | 82.36 .220 |
| 11 | 28.84.300 | 4 | Temporary | 4 | Approp. |  | 21 | 82.36 .300 |
| 12 | 28.84.207 | 5 | Temporary | 5 | Approp. |  | 22 | Sev. |
| 13 | 28.84.120 | 6 | Temporary | 6 | Approp. |  |  | 82.37 .900 |
| 14 | Leg. rev. | 7 | Temporary | 7 | Aрprop. |  | 23 | 82.37 .910 |
| 15 | 28.84 .130 | 8 | Temporary | 8 | Approp. |  | 24 | Eff. date |
| 16 | 28.84.140 | 9 | Temporary | 9 | Approp. |  |  | 82.37 .920 |
| 17 | 28.84.310 | 10 | Temporary | 10 | Approp. | 23 | 1 | 29.36.010 |
| 18 | 28.84.920 | 11 | Temporary | 11 | Approp. |  | 2 | 29.36.020 |
| 31 | 47.16 .100 | 12 | Em. | 12 | Temporary |  | 3 | 29.36.030 |
| 2 | 47.16 .120 | $5 \quad 1$ | Approp. | $16 \quad 1$ | 64.28 .010 |  | 4 | 29.36.035 |
| 3 | 47.16.140 | 2 | Approp. | 17 1 | 41.52 .010 |  | 5 | 29.36.060 |
| 4 | 47.16 .200 | 3 | Em. | 2 | 41.52 .020 |  | 6 | Repealer |
| 5 | 47.20 .010 | 61 | Approp. | 3 | 41.52 .030 |  | 7 | 29.36 .110 |
| 6 | 47.20 .080 | 2 | Em. | 4 | 41.52 .040 | 24 | 1 | 29.51.125 |
| 7 | 47.20 .120 | 71 | 44.04.120 | 5 | Approp. | 25 | 1 | 29.64.010 |
| 8 | 47.20 .130 | 2 | Em. | 6 | Em. |  | 2 | 29.64.015 |
| 9 | 47.20 .160 | 81 | 16.36.096 | $18 \quad 1$ | Temporary | 26 | 1 | 28A.47.760 |
| 10 | 47.20 .210 | 91 | 75.32 .090 | 2 | Temporary |  | 2 | 28A.47.762 |
| 11 | 47.20 .220 | 2 | 75.32.101 | 3 | Temporary |  | 3 | 28A.47.764 |
| 12 | 47.20 .250 | $10 \quad 3$ | Repealer | 4 | Temporary |  | 4 | 28A.47.766 |
| 13 | 47.20 .340 | $10 \quad 1$ | 75.32 .030 | 5 | Temporary |  | 5 | 28A.47.768 |
| 14 | 47.20 .440 | 2 | 75.32 .070 | 6 | Temporary |  | 6 | 28A.47.770 |
| 15 | 47.20 .490 | 3 | Repealer | 7 | Temporary |  | 7 | 28A.47.772 |
| 16 | 47.20 .500 | 11 | 83.20 .020 | 8 | Temporary |  | 8 | 28A.47.774 |
| 17 | 47.20 .221 | $12 \quad 1$ | 43.98 .010 | 9 | Temporary |  | 9 | Sev. |
| 18 | 47.20 .140 | 2 | 43.98.020 | $19 \quad 1$ | 44.33 .200 |  | 10 | Em. |
| 19 | Approp. | 3 | 43.98.030 | 2 | 44.33 .210 | 27 | 1 | 72.19 .070 |
| 20 | 47.20 .100 | 4 | 43.98 .040 | 3 | 44.33 .220 |  | 2 | 72.19 .080 |
| 21 | 47.16.010 | 5 | 43.98.050 | 4 | 44.33 .230 |  | 3 | 72.19 .090 |
| 22 | Temporary | 6 | 43.98.060 | 5 | 44.33 .240 |  | 4 | 72.19.100 |
| 23 | 47.60.045 | 7 | 43.98.070 | 6 | 44.33 .250 |  | 5 | 72.19.110 |
| 24 | Temporary | 8 | 43.31 .620 | 7 | 44.33 .260 |  | 6 | 72.19.120 |
| 25 | Temporary | 9 | 43.31 .740 | 8 | 44.33 .270 |  | 7 | 72.19 .130 |
| 26 | Temporary | 10 | 43.98 .090 | 9 | 44.33.280 | 28 | 1 | 82.04.030 |
| 27 | Temporary | 11 | 43.98.100 | 10 | 44.33 .290 |  | 2 | 82.04 .290 |
| 28 | Temporary | 12 | Em. | 11 | 44.33 .300 |  | 3 | 82.08.030 |
| 29 | Temporary | $13 \quad 1$ | 52.04 .030 | 12 | 44.33 .120 |  | 4 | 82.12 .030 |
| 30 | 47.20 .380 | 2 | 52.16 .130 | 13 | 44.33 .130 |  | 5 | 82.26 .120 |
| 31 | Approp. | 3 | 52.16 .170 | 14 | 44.33 .310 |  | 6 | 82.32 .080 |
| 32 | Temporary | $14 \quad 1$ | 41.32 .010 | 15 | 44.33 .320 |  | 7 | 82.32 .090 |
| 33 | Temporary | 2 | 41.32 .030 | 16 | 44.33 .330 |  | 8 | 82.32.160 |
| 34 | Temporary | 3 | 41.32 .200 | 17 | 44.33.340 |  | 9 | 82.32.180 |
| 35 | 44.40 .010 | 4 | 41.32 .240 | 18 | Repealer |  | 10 | 82.32 .330 |
| 36 | 44.40 .020 | 5 | 41.32 .300 | 19 | 44.33.180 |  | 11 | 82.32.235 |
| 37 | Temporary | 6 | 41.32 .320 | 20 | Em. |  | 12 | 83.40 .040 |
| 38 | 44.40 .030 | 7 | 41.32 .350 | $20 \quad 1$ | 44.28 .010 |  | 13 | 84.36 .171 |
| 39 | 44.40 .040 | 8 | 41.32 .360 | 2 | Em. |  | 14 | 84.36.172 |
| 40 | 46.16.061 | 9 | 41.32 .365 | 21 | Omnibus |  | 15 | 84.36.173 |
| 41 | Approp. | 10 | 41.32 .366 |  | Approp. |  | 16 | 84.36.174 |
| 42 | 47.60 .440 | 11 | 41.32 .401 |  | Act |  | 17 | Eff. date |
| 43 | Vetoed | 12 | 41.32 .410 |  | (Uncod.) |  |  | n82.04.030 |
| 44 | Vetoed | 13 | 41.32 .420 | 221 | 82.37 .010 |  |  |  |
| 45 | 47.56.140 | 14 | 41.32.430 | 2 | 82.37 .020 |  |  |  |
| 46 | 46.60 .150 | 15 | 41.32 .470 | 3 | 82.37 .030 |  |  |  |
| 47 | 46.60.170 | 16 | 41.32 .497 | 4 | 82.37 .040 |  |  |  |
| 48 | 46.61 .195 | 17 | 41.32.510 | 5 | 82.37.050 |  |  |  |

## 1965 REGULAR SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | Leg. dir. | 41 | 44.07.400 | 16 | 87.03.460 | 3 | 74.36.020 | 35 | 23A.08.320 |
|  | 2 | 43.03.010 | 42 | 44.07.410 | 17 1 | 21.20.060 | 4 | 74.36.030 | 36 | 23A.08.330 |
|  | 3 | Em. | 43 | 44.07.420 | 2 | 21.20.110 | 5 | 74.36.040 | 37 | 23A.08.340 |
| 2 | 1 | Approp. | 44 | 44.07.430 | 3 | 21.20.270 | 6 | 74.36.050 | 38 | 23A.08.350 |
|  | 2 | Approp. | 45 | 44.07.440 | 4 | 21.20 .340 | $40 \quad 1$ | Special | 39 | 23A.08.360 |
|  | 3 | Approp. | 46 | 44.07.450 | 5 | 21.20 .400 | 2 | Special | 40 | 23A.08.370 |
|  | 4 | Em. | 47 | 44.07.460 | 6 | Eff. date | 411 | 49.28 .070 | 41 | 23A.08.380 |
| 3 | 1 | 44.04.080 | 48 | 44.07.470 |  | n 21.20 .340 | 421 | 82.08.150 | 42 | 23A.08.390 |
|  | 2 | Approp. | 49 | 44.07.480 | 18 1 | 28A.58.275 | 2 | Temporary | 43 | 23A.08.400 |
|  | 3 | Em. | 50 | 44.07.490 | 19 1 | 35.39.040 | 3 | Eff. date | 44 | 23A.08.410 |
| 4 | 1 | Approp. | 51 | 44.07.500 | 201 | 53.08 .170 | 431 | 46.44.020 | 45 | 23A.08.420 |
|  | 2 | Em. | 52 | 44.07.510 | 211 | 52.08.080 | 441 | 15.60.030 | 46 | 23A.08.430 |
| 5 | 1 | 43.99 .010 | 53 | 44.07.520 | 22 1 | 35.17 .110 | $45 \quad 1$ | 70.89 .030 | 47 | 23A.08.440 |
|  | 2 | 43.99.020 | 54 | 44.07.530 | 231 | 53.08.090 | 461 | 9.41 .185 | 48 | 23A.08.450 |
|  | 3 | 43.99 .030 | 55 | 44.07.540 | 2 | 53.08.091 | 47 1 | 79.01.178 | 49 | 23A.08.460 |
|  | 4 | 43.99 .040 | 56 | 44.07.550 | 3 | 53.08.092 | 48 1 | 77.32.100 | 50 | 23A.08.470 |
|  | 5 | 43.99.050 | 57 | 44.07.900 | 241 | 36.64.070 | 2 | 77.32.103 | 51 | 23A.08.480 |
|  | 6 | 43.99 .060 | 58 | 44.07.910 | 251 | 46.16.060 | 3 | 77.32 .105 | 52 | 23A.08.490 |
|  | 7 | 43.99 .070 | 59 | Em. | 2 | 46.68.030 | 4 | 77.32 .110 | 53 | 23A.08.500 |
|  | 8 | 43.99.080 | 7 | Title 35 | 3 | 46.68.060 | 5 | 77.32.113 | 54 | 23A.12.010 |
|  | 9 | 43.99 .090 |  | ( Re - | 4 | 46.68.041 | $49 \quad 1$ | 66.44.290 | 55 | 23A.12.020 |
|  | 10 | 43.99 .100 |  | enact- | 5 | Repealer | 2 | 66.44.291 | 56 | 23A. 12.030 |
|  | 11 | 43.99.110 |  | ment) | 6 | Eff. date | 3 | 66.44.292 | 57 | 23A. 12.040 |
|  | 12 | 43.99 .120 | 8 | Title 43 |  | n46.16.060 | $50 \quad 1$ | 47.56.271 | 58 | 23A.12.050 |
|  | 13 | 43.99 .130 |  | ( $\mathrm{Re} \mathrm{C}^{-}$ | $26 \quad 1$ | 86.09.004 | $51 \quad 1$ | 53.12 .010 | 59 | 23A.12.060 |
|  | 14 | 43.99 .140 |  | enact- | 2 | 86.09.178 | 2 | 53.12 .020 | 60 | 23A.16.010 |
|  | 15 | 43.99 .150 |  | ment) | 3 | 86.09.181 | 3 | 53.12 .035 | 61 | 23A.16.020 |
|  | 16 | 43.99.160 | 9 | Title 29 | 4 | 86.09.187 | 4 | 53.12 .040 | 62 | 23A.16.030 |
|  | 17 | Sev. |  | ( $\mathrm{Re}-$ | 5 | 86.09.229 | 5 | 53.12 .055 | 63 | 23A.16.040 |
|  |  | 43.99 .900 |  | enact- | 6 | 86.09.256 | 6 | 53.12.057 | 64 | 23A.16.050 |
|  | 18 | 43.99 .910 |  | ment) | 7 | 86.09.271 | 7 | 53.12 .120 | 65 | 23A.16.060 |
| 6 | 1 | 44.07.005 | $10 \quad 1$ | 43.31 .280 | 8 | 86.09.283 | 8 | 53.12 .130 | 66 | 23A.16.070 |
|  | 2 | 44.07.010 | 2 | 43.31 .040 | 9 | 86.09.364 | 9 | Repealer | 67 | 23A.16.080 |
|  | 3 | 44.07.020 | 3 | 43.31 .290 | 10 | 86.09.385 | $52 \quad 1$ | 29.18 .015 | 68 | 23A.16.090 |
|  | 4 | 44.07.030 | 4 | 70.98.040 | 11 | 86.09.388 | 2 | 29.30.080 | 69 | 23A.16.100 |
|  | 5 | 44.07.040 | 5 | 43.31.300 | 12 | 86.09.619 | 531 | Leg. rev. | 70 | 23A.16.110 |
|  | 6 | 44.07.050 | 6 | Em. | 13 | 86.09.489 |  | $n$ Title 23A | 71 | 23A.16.120 |
|  | 7 | 44.07.060 | 7 | Sev. | 14 | 86.09.700 |  | Digest | 72 | 23A.16.130 |
|  | 8 | 44.07.070 |  | 43.31 .330 | 15 | 86.09.703 | 2 | 23A.98.010 | 73 | 23A. 20.010 |
|  | 9 | 44.07.080 | 8 | 43.31 .310 | 16 | 86.05 .920 | 3 | 23A.04.010 | 74 | 23A. 20.020 |
|  | 10 | 44.07 .090 | 9 | 43.31 .320 | 17 | Repealer | 4 | 23A. 08.010 | 75 | 23A. 20.030 |
|  | 11 | 44.07.100 | 111 | Purpose | 271 | Purpose | 5 | 23A.08.020 | 76 | 23A. 20.040 |
|  | 12 | 44.07.110 |  | n 72.29 .010 |  | n 15.08 .025 | 6 | 23A.08.030 | 77 | 23A. 20.050 |
|  | 13 | 44.07 .120 | 2 | Special | 2 | 15.08.025 | 7 | 23A. 08.040 | 78 | 23A. 20.060 |
|  | 14 | 44.07.130 | 3 | 72.29.010 | $28 \quad 1$ | 46.01 .290 | 8 | 23A.08.050 | 79 | 23A. 20.070 |
|  | 15 | 44.07.140 | 4 | Em. | $29 \quad 1$ | 18.71 .095 | 9 | 23A. 08.060 | 80 | 23A. 24.010 |
|  | 16 | 44.07.150 | $12 \quad 1$ | Approp. | 2 | 18.71 .096 | 10 | 23A. 08.070 | 81 | 23A. 24.020 |
|  | 17 | 44.07.160 | 2 | Aрprop. | $30 \quad 1$ | Leg. rev. | 11 | 23A.08.080 | 82 | 23A. 24.030 |
|  | 18 | 44.07.170 | 3 | Approp. |  | n74.13.010 | 12 | 23A. 08.090 | 83 | 23A. 24.040 |
|  | 19 | 44.07.180 | 4 | Em. | 2 | 74.13 .010 | 13 | 23A.08.100 | 84 | 23A.28.010 |
|  | 20 | 44.07.190 | 13 1 | 26.44.010 | 3 | 74.13 .020 | 14 | 23A.08.110 | 85 | 23A. 28.020 |
|  | 21 | 44.07.200 | 2 | 26.44.020 | 4 | 74.13 .030 | 15 | 23A.08.120 | 86 | 23A. 28.030 |
|  | 22 | 44.07.210 | 3 | 26.44.030 | 5 | Repealer | 16 | 23A.08.130 | 87 | 23A. 28.040 |
|  | 23 | 44.07.220 | 4 | 26.44.040 | 6 | Sev. | 17 | 23A.08.140 | 88 | 23A.28.050 |
|  | 24 | 44.07.230 | 5 | 26.44.050 |  | 74.13 .900 | 18 | 23A.08.150 | 89 | 23A. 28.060 |
|  | 25 | 44.07.240 | 6 | 26.44.060 | 7 | Em. | 19 | 23A.08.160 | 90 | 23A. 28.070 |
|  | 26 | 44.07.250 | 7 | 5.60 .060 | 311 | 27.28.021 | 20 | 23A.08.170 | 91 | 23A. 28.080 |
|  | 27 | 44.07.260 | 8 | Em. | 2 | 27.28.022 | 21 | 23A.08.180 | 92 | 23A. 28.090 |
|  | 28 | 44.07.270 | $14 \quad 1$ | 36.32 .410 | $\begin{array}{ll}32 & 1\end{array}$ | 9.54 .140 | 22 | 23A. 08.190 | 93 | 23A. 28.100 |
|  | 29 | 44.07.280 | 2 | 43.06.110 | 331 | 41.20 .180 | 23 | 23A.08.200 | 94 | 23A.28.110 |
|  | 30 | 44.07.290 | 3 | Em. | $34 \quad 1$ | 72.33.800 | 24 | 23A.08.210 | 95 | 23A. 28.120 |
|  | 31 | 44.07.300 | $15 \quad 1$ | 67.28 .010 | 2 | 72.33 .805 | 25 | 23A. 08.220 | 96 | 23A. 28.130 |
|  | 32 | 44.07.310 | 2 | 67.28 .020 | 3 | 72.33 .815 | 26 | 23A.08.230 | 97 | 23A. 28.140 |
|  | 33 | 44.07.320 | 3 | 67.28 .030 | 351 | 74.11 .040 | 27 | 23A.08.240 | 98 | 23A.28.150 |
|  | 34 | 44.07 .330 | 4 | 67.28 .040 | 361 | 51.40.020 | 28 | 23A.08.250 | 99 | 23A. 28.160 |
|  | 35 | 44.07 .340 | 5 | 67.28 .050 | $37 \quad 1$ | Approp. | 29 | 23A.08.260 | 100 | 23A. 28.170 |
|  | 36 | 44.07 .350 44.07 .360 | 6 | 67.28 .060 67.28 .070 | $38 \quad 2$ | Em. ${ }_{\text {Em }}$ | 30 31 | 23A.08.270 | 101 | 23A. 28.180 |
|  | 37 38 | 44.07 .360 44.07 .370 | 7 8 | 67.28 .070 Sev. | $38 \quad \begin{aligned} & 1 \\ & \\ & \\ & \end{aligned}$ | 46.44.098 46.44 .099 | 31 32 | 23A.08.280 23A.08.290 | 102 | 23A. 28.190 23A. 28.200 |
|  | 38 39 | 44.07 .370 44.07 .380 | 8 | Sev. 67.28 .900 | 39 | 46.44.099 Leg. rev. | 32 33 | 23A.08.290 23A.08.300 | 103 | 23A. 28.200 23A. 28.210 |
|  | 40 | 44.07.390 | 9 | Em. | 2 | 74.36.010 | 34 | 23A.08.310 | 105 | 23A. 28.220 |



| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 4 | 36.67.540 | 151 | 1 | 78.08.060 |  | 15 | 43.100 .150 |
|  | 5 | 36.67.550 |  | 2 | 78.08.072 |  | 16 | 10.82.070 |
|  | 6 | 36.67.560 | 152 | 1 | 49.44.120 |  | 17 | 43.100.160 |
|  | 7 | 36.67 .570 |  | 2 | 49.44.130 |  | 18 | 43.100 .170 |
|  | 8 | 36.67.500 | 153 | 1 | 18.44 .010 |  | 19 | Vetoed |
| 143 | 1 | 28A.72.010 |  | 2 | 18.44.020 |  | 20 | 43.100 .900 |
|  | 2 | 28A. 72.020 |  | 3 | 18.44.030 |  | 21 | 43.100 .910 |
|  | 3 | 28A. 72.030 |  | 4 | 18.44 .040 |  |  |  |
|  | 4 | 28A. 72.040 |  | 5 | 18.44.050 |  |  |  |
|  | 5 | 28A.72.050 |  | 6 | 18.44 .060 |  |  |  |
|  | 6 | 28A. 72.060 |  | 7 | 18.44.070 |  |  |  |
|  | 7 | 28A. 72.070 |  | 8 | 18.44.080 |  |  |  |
|  | 8 | 28A.72.080 |  | 9 | 18.44 .090 |  |  |  |
|  | 9 | 28A. 72.090 |  | 10 | 18.44.100 |  |  |  |
| 144 | 1 | 49.24.080 |  | 11 | 18.44 .110 |  |  |  |
| 145 |  | Title 11 |  | 12 | 18.44.120 |  |  |  |
|  |  | Probate Law |  | 13 | 18.44 .130 |  |  |  |
|  |  | and Proce- |  | 14 | 18.44 .140 |  |  |  |
|  |  | dure-196 |  | 15 | n 18.44.140 |  |  |  |
|  |  | Act. |  | 16 | 18.44 .150 |  |  |  |
|  |  | Session law |  | 17 | 18.44.160 |  |  |  |
|  |  | section |  | 18 | 18.44.170 |  |  |  |
|  |  | number |  | 19 | 18.44.180 |  |  |  |
|  |  | coincide |  | 20 | 18.44.900 |  |  |  |
|  |  | with RCW |  | 21 | 18.44.910 |  |  |  |
|  |  | numbers | 154 | 1 | 35.23.455 |  |  |  |
|  |  | except Sec. | 155 | 1 | 41.40 .010 |  |  |  |
|  |  | 11.44.060 |  | 2 | 41.40 .120 |  |  |  |
|  |  | which is |  | 3 | 41.40 .150 |  |  |  |
|  |  | herein RCW |  | 4 | 41.40.160 |  |  |  |
|  |  | 11.44 .061 |  | 5 | 41.40 .270 |  |  |  |
| 146 | $\begin{aligned} & 1 \\ & 2 \end{aligned}$ | ${ }_{\text {Special }} 43.51 .260$ |  | 7 | 41.40 .290 41.40 .310 |  |  |  |
|  | $2$ | $n$ Title 79 |  | 8 | 41.40 .071 |  |  |  |
|  |  | Digest |  | 9 | Repealer |  |  |  |
| 147 | 1 | 3.58 .010 |  | 10 | Sev . |  |  |  |
|  | 2 | Vetoed |  |  | n41.40.010 |  |  |  |
|  | 3 | 35.20 .160 |  | 11 | Em. |  |  |  |
| 148 | 1 | 43.31 .790 | 156 | 1 | 46.01 .010 |  |  |  |
|  | 2 | 43.31 .800 |  | 2 | 46.01 .020 |  |  |  |
|  | 3 | 43.31 .810 |  | 3 | 46.01 .030 |  |  |  |
|  | 4 | 43.31 .820 |  | 4 | 46.01 .040 |  |  |  |
|  | 5 | 43.31 .830 |  | 5 | 46.01 .050 |  |  |  |
|  | 6 | 43.31 .840 |  | 6 | 46.01 .060 |  |  |  |
|  | 8 | 67.16.100 |  | 7 | 46.01 .070 |  |  |  |
|  | 8 | 43.31 .850 |  | 8 | 46.01 .080 |  |  |  |
|  | 9 | Temporary |  | 9 | 46.01 .090 |  |  |  |
|  | 10 | 43.31 .860 |  | 10 | 46.01 .100 |  |  |  |
|  | 11 | Repealer |  | 11 | 46.01 .110 |  |  |  |
|  | 12 | Em. |  | 12 | 46.01 .120 |  |  |  |
|  | 13 | Vetoed |  | 13 | 46.01 .130 46.01 .140 |  |  |  |
| 149 | , | 48.20.410 |  | 15 | 46.01.150 |  |  |  |
|  | 3 | 48.21 .140 |  | 16 | 46.01.160 |  |  |  |
|  | 4 | Constr. |  | 17 | 46.01 .170 |  |  |  |
|  |  | n48.20.410 |  | 18 | 46.01 .180 |  |  |  |
| 150 | 1 | Leg. dir. |  | 19 | 46.01 .190 |  |  |  |
|  | 2 | 81.70 .010 |  | 20 | 43.17 .010 |  |  |  |
|  | 3 | 81.70 .020 |  | 21 | 43.17 .020 |  |  |  |
|  | 5 | 81.70 .030 |  | 22 | 46.01 .200 |  |  |  |
|  | 5 | 81.70 .040 8170 |  | 23 | Leg. rev. |  |  |  |
|  | 7 | 81.70 .050 81.70 .060 | 157 | 24 | Ef. date <br> 70.44 .050 |  |  |  |
|  | 8 | 81.70 .070 |  | 2 | 70.44.060 |  |  |  |
|  | 1 | 81.70 .080 |  | 3 | 70.44.160 |  |  |  |
|  | 10 | 81.70 .090 |  | 4 | 70.44.170 |  |  |  |
|  | 11 | 81.70 .100 |  | 5 | Vetoed |  |  |  |
|  | 12 | 81.70 .110 81.70 .120 | 158 | 1 | 43.100 .010 |  |  |  |
|  | 13 | 81.70.120 81.70 .130 |  | 2 | 43.100 .020 43.100 .030 |  |  |  |
|  | 15 | 81.70 .140 |  | 4 | 43.100 .040 |  |  |  |
|  | 16 | 81.70 .150 |  | 5 | 43.100 .050 |  |  |  |
|  | 17 | 81.70 .160 |  | 6 | 43.100 .060 |  |  |  |
|  | 18 | 81.70 .170 |  | 7 | 43.100 .070 |  |  |  |
|  | 19 | 81.70 .180 |  | 8 | 43.100 .080 |  |  |  |
|  | 20 | 81.70 .190 81.70 .200 |  | 9 | 43.100 .090 |  |  |  |
|  | 21 | 81.70 .200 |  | 10 | 43.100 .100 |  |  |  |
|  | 22 | 81.70 .210 81.70 .900 |  | 11 | 43.100 .110 |  |  |  |
|  | 23 | 81.70 .900 Eff. date |  | 12 | 43.100 .120 |  |  |  |
|  | 24 | Eff. date |  | 13 14 | 43.100 .130 43.100 .140 |  |  |  |

## 1965 EXTRAORDINARY SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: |
| 1 | 1 | 47.01 .030 |
|  | 2 | Em. |
| 2 | 1 | 74.04.005 |
|  | 2 | Repealer |
| 3 | 1 | 18.18.010 |
|  | 2 | 18.18.030 |
|  | 3 | 18.18.065 |
|  | 4 | 18.18.070 |
|  | 5 | 18.18.080 |
|  | 6 | 18.18.090 |
|  | 7 | 18.18.100 |
|  | 8 | 18.18.104 |
|  | 9 | 18.18.110 |
|  | 10 | 18.18.120 |
|  | 11 | 18.18.140 |
|  | 12 | 18.18.190 |
|  | 13 | 18.18.210 |
|  | 14 | 18.18.251 |
|  | 15 | 18.18.230 |
|  | 16 | 18.18.290 |
|  | 17 | 18.18.260 |
|  | 18 | Eff. date n 18.18 .010 |
| 4 | 1 | Temporary |
|  | 2 | Temporary |
|  | 3 | Approp. |
|  | 4 | Temporary |
|  | 5 | Em. |
| 5 | 1 | Special |
|  |  | n Title 79 |
|  |  | Digest |
|  | 2 | Special |
|  |  | n Title 79 |
|  |  | Digest |
| 6 | 1 | 35.47 .010 |
|  | 2 | 35.47 .020 |
|  | 3 | 35.47.030 |
|  | 4 | 35.47.040 |
|  | 5 | 87.84.071 |
|  | 6 | Sev. |
|  |  | 35.47 .900 |
| 7 | 1 | 84.52 .080 |
|  | 2 | 84.56.010 |
| 8 | 1 | 83.20 .030 |
| 9 | 1 | 10.76.060 |
|  | 2 | 10.76.070 |
|  | 3 | 72.08.101 |
|  | 4 | 72.08.102 |
|  | 5 | 72.08.103 |
|  | 6 | Repealer |
|  | 7 | Repealer |
| $\begin{aligned} & 10 \\ & 11 \end{aligned}$ | 1 | 72.19.091 |
|  | 1 | 64.32.010 |
|  | 2 | 64.32.050 |
|  | 3 | 64.32 .100 |
|  | 4 | 64.32.120 |
|  | 5 | 64.32.170 |
|  | 6 | 64.32.200 |
|  | 7 | 64.32 .230 |
| 12 | 1 | Leg. rev. |
|  |  | n76.04.251 |
|  | 2 | 76.04.251 |
|  | 3 | 76.04.252 |
|  | 4 | 76.04.253 |
|  | 5 | 76.04.254 |
|  | 6 | 76.04.255 |
|  | 7 | 76.04.256 |
|  | 8 | 76.04.257 |
|  | 9 | 76.04.260 |
|  | 10 | 76.04.270 |
|  | 11 | Sev. |




## 1967 REGULAR SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | Repealer | 11 | 90.48.120 | 4 | 26.04.090 | 41 | 46.29.350 |  | 112 | 46.82.210 |
|  | 2 | Eff. date | 12 | 90.48.135 | 5 | 26.04.100 | 42 | 46.29.360 |  | 113 | 46.85.030 |
|  |  | n9.76.010 | 13 | 90.48.160 | 6 | 26.04.110 | 43 | 46.29.370 |  | 114 | 46.85.100 |
| 2 | 1 | Repealer | 14 | 90.48.165 | 7 | 26.04.160 | 44 | 46.29.400 |  | 115 | 46.85.230 |
|  | 2 | 81.40.035 | 15 | 90.48.170 | 8 | 36.18.010 | 45 | 46.29.410 |  | 116 | 46.85.290 |
|  | 3 | n81.40.035 | 16 | 90.48.180 | 9 | 36.18.020 | 46 | 46.29.430 |  | 117 | 46.01 .055 |
| 3 | 1 | Approp. | 17 | 90.48.190 | 10 | 70.58.200 | 47 | 46.29.440 |  | 118 | Leg. rev. |
|  | 2 | Approp. | 18 | 90.48.195 | 11 | 26.08.215 | 48 | 46.32.010 |  | 119 | Repealer |
|  | 3 | Approp. | 19 | 90.48.200 | 12 | Eff. date | 49 | 46.37.005 |  | 120 | Em. |
|  | 4 | Approp. | 20 | 90.48.210 |  | n43.20.070 | 50 | 46.44.045 | 33 | 1 | Approp. |
|  | 5 | Em. | 21 | 90.48.230 | 27 1 | 43.19 .013 | 51 | 46.44.095 |  | 2 | Em. |
| 4 | 1 | Approp. | 22 | 90.48.240 | 28 1 | 2.12 .050 | 52 | 46.44.100 | 34 | 1 | 9.100 .010 |
|  | 2 | Aрprop. | 23 | 90.48.250 | $29 \quad 1$ | 28A.40.010 | 53 | 46.52 .020 |  | 2 | 9.100 .020 |
|  | 3 | Temporary | 24 | 90.48.260 | 2 | 28A.41.020 | 54 | 46.52 .030 |  | 3 | 9.100 .030 |
|  | 4 | Temporary | 25 | 90.48.910 | 3 | 28A.40.100 | 55 | 46.52 .040 |  | 4 | 9.100.040 |
|  | 5 | Temporary | 26 | 90.48.270 | 4 | Em. | 56 | 46.52 .060 |  | 5 | 9.100.050 |
|  | 6 | Em. | 27 | 90.48.280 | $30 \quad 1$ | 61.24 .040 | 57 | 46.52.070 |  | 6 | 9.100.060 |
| 5 | 1 | 41.48.030 | 28 | 90.48.290 | 2 | 61.24 .060 | 58 | 46.52 .080 |  | 7 | 9.100 .070 |
|  | 2 | Em. | 29 | Repealer | 3 | 61.24 .080 | 59 | 46.52 .090 |  | 8 | 9.100 .080 |
| 6 | 1 | 49.04.010 | 30 | Sev. | 4 | 61.24 .090 | 60 | 46.52.100 | 35 | 1 | 70.92.010 |
| 7 | 1 | Leg. rev. |  | 90.48 .901 | $31 \quad 1$ | 16.50.100 | 61 | 46.52.110 |  | 2 | 70.92.020 |
|  | 2 | 35.32A. 900 | $14 \quad 1$ | 28B. 30.400 | 2 | 16.50.110 | 62 | 46.52.120 |  | 3 | 70.92.030 |
|  | 3 | 35.32A. 010 | 151 | 88.16 .020 | 3 | 16.50.1 20 | 63 | 46.52.130 |  | 4 | 70.92.040 |
|  | 4 | 35.32A. 020 | 2 | 88.16.050 | 4 | 16.50.130 | 64 | 46.52.140 |  | 5 | 70.92.050 |
|  | 5 | 35.32A. 030 | 3 | 88.16.070 | 5 | 16.50.140 | 65 | 46.61.020 |  | 6 | 70.92.060 |
|  | 6 | 35.32A. 040 | 4 | 88.16.120 | 6 | 16.50.160 | 66 | 46.61.265 | 36 | 1 | 91.12.030 |
|  | 7 | 35.32 A .050 | 5 | 88.16 .090 | 7 | 16.50.170 | 67 | 46.61 .500 | 37 | 1 | Special |
|  | 8 | 35.32A. 060 | 6 | 88.16 .030 | 8 | Repealer | 68 | 46.61.515 |  | 2 | Special |
|  | 9 | 35.32A. 070 | 7 | 88.16.150 | 9 | Sev. | 69 | 46.61.525 |  | 3 | Special |
|  | 10 | 35.32 A .080 | 8 | 88.16 .130 |  | 16.50.900 | 70 | 46.64.015 | 38 | 1 | 66.12 .110 |
|  | 11 | 35.32A. 090 | 9 | 88.16 .040 | 10 | 16.50.150 | 71 | 46.64.025 | 39 | 1 | 2.36 .080 |
|  | 12 | Sev. | 10 | 88.16.160 | $32 \quad 1$ | 46.04.370 | 72 | 46.64 .030 | 40 | 1 | 19.24.040 |
|  |  | $35.32 \mathrm{~A} .910$ | 11 | 88.16.061 | 2 | 46.04.680 | 73 | 46.68.010 | 41 | 1 | 43.09.285 |
|  | 13 | Repealer | 12 | Repealer | 3 | 46.01.250 | 74 | 46.68 .090 | 42 | 1 | 41.16.050 |
| 8 | 1 | Approp. | $16 \quad 1$ | 9.61 .230 | 4 | 46.01.270 | 75 | 46.68 .120 | 43 | , |  |
|  | 2 | Approp. | 2 | 9.61 .240 | 5 | 46.01.290 | 76 | 46.70.020 |  |  | n Title 38 |
|  | 3 | Approp. | 3 | 9.61 .250 | 6 | 46.12 .010 | 77 | 46.70.060 |  |  | Digest |
|  | 4 | Approp. | 4 | Sev. | 7 | 46.12 .020 | 78 | 46.70.110 | 44 | 1 | Special |
|  | 5 | Approp. |  | n 9.61 .230 | 8 | 46.12 .030 | 79 | 46.70.140 |  |  | $\text { n Title } 38$ |
|  | 6 | Em. | $17 \quad 1$ | 72.65 .010 | 9 | 46.12.050 | 80 | 46.72.020 |  |  | Digest |
| 9 | 1 | Temporary | 2 | 72.65 .020 | 10 | 46.12 .100 | 81 | 46.72.030 |  | 2 | Special |
|  | 2 | Temporary | 3 | 72.65.030 | 11 | 46.12 .200 | 82 | 46.72.040 |  |  | n Title 38 |
|  | 3 | Temporary | 4 | 72.65 .040 | 12 | 46.12.220 | 83 | 46.72.050 |  |  | Digest |
|  | 4 | Temporary | 5 | 72.65 .050 | 13 | 46.12.230 | 84 | 46.72.070 |  | 3 | Special |
|  | 5 | Temporary | 6 | 72.65.060 | 14 | 46.16.020 | 85 | 46.72.080 |  |  | n Title 38 |
|  | 6 | Temporary | 7 | 72.65 .070 | 15 | 46.16 .030 | 86 | 46.72.100 |  |  | Digest |
|  | 7 | Temporary | 8 | 72.65 .080 | 16 | 46.16.040 | 87 | 46.72.110 | 45 | 1 | 77.12.500 |
|  | 8 | Temporary | 9 | 72.65 .090 | 17 | 46.16.137 | 88 | 46.72.120 | 46 | 1 | 72.01.450 |
|  | 9 | Temporary | 10 | 72.65.100 | 18 | 46.16.240 | 89 | 46.72.130 | 47 | 1 | 28.81 .600 |
| 10 | 1 | 77.32.020 | 11 | 72.65.110 | 19 | 46.16.260 | 90 | 46.72.140 |  | 2 | 28B.40.810 |
| 11 | 1 | 4.28 .080 | 12 | 72.65.120 | 20 | 46.16.280 | 91 | 46.76.020 |  | 3 | 28B.40.820 |
| 12 | 1 | 28A.24.055 | 13 | 72.65 .130 | 21 | 46.16.320 | 92 | 46.76.030 |  | 4 | 28.81.640 |
|  |  | 28A.58.040 | 14 | Eff. date | 22 | 46.16.330 | 93 | 46.76.070 |  | 5 | 28B.40.830 |
|  |  | 28A.58.100 |  | 72.65.900 | 23 | 46.16.340 | 94 | 46.80.020 |  | 6 | 28B.40.010 |
|  |  | 28A.58.101 | 18 1 | Special | 24 | 46.16.350 | 95 | 46.80 .030 |  | 7 | 28B.40.200 |
|  |  | 28A.58.102 |  | n Title 79 | 25 | 46.16.370 | 96 | 46.80.040 |  | 8 | 28B. 40.210 |
|  |  | 28A.58.103 |  | Digest | 26 | 46.16.380 | 97 | 46.80.050 |  | 9 | 28B.40.210 |
|  |  | 28A.58.105 | 19 1 | 43.03.028 | 27 | 46.20 .070 | 98 | 46.80.070 |  |  | 28B. 40.220 |
|  |  | 28A.58.107 | 201 | 2.32.210 | 28 | 46.20 .220 | 99 | 46.80.080 |  | 10 | 28B. 15.020 |
|  | 2 | 28A.03.050 | $21 \quad 1$ | 66.44.190 | 29 | 46.20 .300 | 100 | 46.80 .090 |  |  | 28B. 15.100 |
|  | 3 | Sev. 90.48 .020 | $22 \quad 2$ | n66.44.190 | 30 | 46.20 .320 | 101 | 46.80 .100 |  |  | 28B. 15.400 |
| 13 | 1 | 90.48 .020 90.48 .021 | $22 \quad 1$ | 18.85.220 | 31 | 46.20 .380 | 102 | 46.80.110 |  | 11 | 28B. 40.370 |
|  | 2 | 90.48 .021 | 2 | 18.85.350 | 32 | 46.20 .390 | 103 | 46.80.130 |  | 12 | 28B. 40.700 |
|  | 3 | 90.48.024 | 23 3 | 18.85.230 | 33 | 46.20 .400 | 104 | 46.80.140 |  | 13 | 28B. 40.710 |
|  | 4 | 90.48.025 | 231 | 72.01.430 | 34 | 46.20.410 | 105 | 46.80.1 50 |  | 14 | 28B.40.370 |
|  | 5 | 90.48.026 | 241 | 71.02.450 | 35 | 46.20.420 | 106 | 46.82.010 |  | 15 | 28B.40.751 |
|  | 6 | 90.48.035 | $25 \quad 1$ | 46.61.405 | 36 | 46.21 .020 | 107 | 46.82.060 |  | 16 | 28B. 10.020 |
|  | 7 | 90.48.037 | 25 | 46.61 .425 | 37 | 46.29.110 | 108 | 46.82.070 |  | 17 | 28B. 10.140 |
|  | 8 | 90.48.080 | 26 1 | 43.20.070 | 38 | 46.29.180 | 109 | 46.82.090 |  | 18 | Eff. date |
|  | 9 | 90.48 .095 | 2 | 43.20 .080 | 39 | 46.29 .300 | 110 | 46.82.120 |  | 19 | Sev. |
|  | 10 | 90.48.110 | 3 | 43.20 .090 | 40 | 46.29.330 | 111 | 46.82.190 | 48 | 1 | 75.20 .100 |

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| 49 | 1 | 33.08.100 | 56 | 2 | Em. | 73 | 32 | Sev. |  | 7 | 28A.92.070 | 131415161718 |  | 35.58.450 |
|  | 2 | 33.12 .090 |  | 1 | 53.29 .010 |  |  | 36.94.920 |  | 8 | 28A. 92.080 |  |  | 35.58.460 |
|  | 3 | 33.12.130 |  | 2 | 53.29 .020 |  | 33 | 36.94.900 | 84 |  | 71.28.010 |  |  | 35.58.530 |
|  | 4 | 33.24.130 |  | 3 | 53.29 .030 |  | 1 | 35.14.010 | 85 | 1 | Leg. rev. |  |  | 35.58.560 |
|  | 5 | 33.24.150 |  | 4 | 53.29 .900 |  | 2 | 35.14 .020 |  | 2 | 9.66 .060 |  |  | 35.58 .911 |
|  | 6 | 33.48.080 |  | 5 | Sev. |  | 3 | 35.14.030 |  | 3 | 9.66.070 |  |  |  |
|  | 7 | 33.24.230 |  |  | 53.29 .910 |  | 4 | 35.14 .040 |  | 4 | Sev. |  |  | $35.58 .920$ |
|  | 8 | 33.24 .240 | 57 | 1 | 19.56.020 |  | 5 | 35.14 .050 |  | 5 | Constr. |  | 19 | Em. |
|  | 9 | Repealer | 58 | 1 | 72.01.210 |  | 6 | 35.14 .060 | 86 | 1 | 82.36 .275 | 106 | 1 | 90.50 .010 |
| 50 | 1 | 41.32 .250 | 59 | 1 | 74.16.181 |  | 7 | 35.13 .015 |  | 2 | 82.40 .047 |  | 2 | $90.50 .020$ |
|  | 2 | 41.32.260 |  | 2 | 74.16.183 |  | 8 | 35.13 .020 | 87 | 1 | 82.08 .030 |  | 3 | 90.50 .030 |
|  | 3 | 41.32 .280 |  | 3 | Repealer |  | 9 | 35.13 .030 | 88 | 1 | 19.28.070 |  | 4 | 90.50 .040 |
|  | 4 | 41.32 .420 | 60 | 1 | 72.68.040 |  | 10 | 35.13 .080 |  | 2 | 19.28.120 |  | 5 | 90.50 .050 |
|  | 5 | 41.32.430 |  | 2 | 72.68.050 |  | 11 | 35.13 .090 |  | 3 | 19.28.210 |  | 6 | 90.50 .060 |
|  | 6 | 41.32 .500 |  | 3 | 72.68.060 |  | 12 | 35.13 .100 | 89 | 1 | 73.04.120 |  | 7 | 90.50 .070 |
|  | 7 | 41.32.520 |  | 4 | 72.68.070 |  | 13 | 35.13.110 | 90 | 1 | 9.47.150 |  | 8 | 90.50 .080 |
|  | 8 | 41.32.522 | 6162 | 1 | 46.29 .200 |  | 14 | 35.10 .210 | 91 | 1 | 10.31 .060 | 107 | 9 | 90.50 .900 |
|  | 9 | 41.32.523 |  | 1 | 77.12 .450 |  | 15 | 35.10 .220 |  | 2 | 10.34 .030 |  | 1 | 35.92 .080 |
|  | 10 | 41.32.550 |  | 2 | 77.12.460 |  | 16 | 35.10 .230 | 92 | 1 | 2.36.060 |  | 2 | 36.67.020 |
|  | 11 | $41.32 .010$ |  | 3 | 77.12.470 |  | 17 | 35.10 .240 | 93 | 1 | 13.04.250 |  | 3 | 36.67 .040 |
|  | 12 | Eff. date |  | 4 | 77.12.480 |  | 18 | 35.10 .260 | 94 | , | Special |  | 4 | 39.36 .020 |
|  |  | n41.32.010 |  | 5 | 77.12.490 |  | 19 | 35.10 .270 |  |  | n Title 79 |  | 5 | 39.44.070 |
|  | 13 | Sev. | 63 | 1 | 36.69.010 |  | 20 | 35.10 .280 |  |  | Digest |  | 6 | Repealer |
|  |  | $n 41.32 .010$ |  | 2 | 36.69 .020 |  | 21 | 35.10 .290 |  | 2 | Special | 108 | 1 | 47.04.082 |
| 51 | 1 | 52.12 .010 |  | 3 | 36.69 .030 | 74 | 1 | 43.63 A .010 |  |  | n Title 79 |  | 2 | 47.04.083 |
| 52 | 1 | 35.43 .042 |  | 4 | 36.69 .130 |  | 2 | 43.63A. 020 |  |  | Digest |  | 3 | 47.08.070 |
|  | 2 | 35.43 .030 |  | 5 | 36.69.140 |  | 3 | 43.63A. 030 | 95 | 1 | Special |  | 4 | 47.12 .010 |
|  | 3 | 35.43 .050 |  | 6 | 36.69 .190 |  | 4 | 43.63 A .040 |  | 2 | Special |  | 5 | 47.12 .250 |
|  | 4 | 35.43.075 |  | 7 | 36.69 .900 |  | 5 | 43.63 A .050 |  | 3 | Special |  | 6 | 47.28 .140 |
|  | 5 | 35.43 .080 | 64 | 1 | 28A.05.050 |  | 6 | 43.63 A .060 | 96 | 1 | 29.27 .072 |  | 7 | 47.44 .010 |
|  | 6 | 35.43 .130 |  |  | 28B. 10.710 |  | 7 | 43.63A. 070 |  | 2 | 29.27.074 |  | 8 | 47.44.040 |
|  | 7 | 35.43 .160 | 65 | 1 | 2.08.090 |  | 8 | 43.63A. 080 |  | 3 | 29.27.076 |  | 9 | 47.48 .010 |
|  | 8 | 35.43.180 | 66 | 1 | 43.84 .090 |  | 9 | 43.63 A .090 | 97 | 1 | 36.32.250 |  | 10 | 47.52 .010 |
|  | 9 | 35.44 .010 | 6768 | 1 | 27.04.070 |  | 10 | 43.63 A .100 | 98 | 1 | 65.04 .030 |  | 11 | 47.52 .090 |
|  | 10 | 35.44 .030 |  | 1 | 14.04.030 |  | 11 | 43.63A. 110 |  | 2 | 65.04 .040 |  | 12 | 47.56.256 |
|  | 11 | 35.44.140 |  | 2 | 14.04.040 |  | 12 | 43.63 A. 120 | 99 | 1 | 70.74.020 |  | 13 | 47.04.081 |
|  | 12 | $35.44 .360$ |  | 3 | Temporary |  | 13 | 43.63 A. 130 | 100 | 1 | 35.17 .108 |  | 14 | Sev. |
|  | 13 | 35.49.010 | 69 | 1 | 81.80.010 |  | 14 | 43.63 A .140 |  | 2 | Repealer |  |  | 47.98 .044 |
|  | 14 | 35.49 .060 |  | 2 | 81.80 .060 |  | 15 | Eff. date | 101 | 1 | 53.18 .010 | 109 | 1 | 36.89:010 |
|  | 15 | 35.49 .070 |  | 3 | 81.80 .260 |  |  | n43.63A. 020 |  | 2 | 53.18 .020 |  | 2 | 36.89.020 |
|  | 16 | 35.49 .080 |  | 4 | Sev. |  | 16 | Sev. |  | 3 | 53.18 .030 |  | 3 | 36.89 .030 |
|  | 17 | 35.50 .020 |  |  | n 81.80 .010 |  |  | 43.63A. 900 |  | 4 | 53.18 .040 |  | 4 | 36.89 .040 |
|  | 18 | 35.50 .070 | 70 | 1 | 39.04 .020 |  | 17 | Constr. |  | 5 | 53.18 .050 |  | 5 | 36.89 .050 |
|  | 19 | $35.50 .230$ |  | 2 | 39.08.010 |  |  | $n 43.63 \mathrm{~A} .020$ |  | 6 | 53.18 .060 |  | 6 | 36.89 .060 |
|  | 20 | 35.53 .010 |  | 3 | 39.06.010 | 75 | 1 | 4.16.300 | 102 | 1 | Temporary |  | 7 | Sev . |
|  | 21 | 35.53 .020 | 71 | 1 | 69.40.060 |  | 2 | 4.16.310 |  | 2 | Temporary |  |  | $36.89 .910$ |
|  | 22 | 35.53 .050 |  | 2 | 69.40.061 |  | 3 | 4.16.320 |  | 3 | Em. |  | 8 | 36.89.070 |
|  | 23 | 35.53 .070 |  | 3 | 69.40.064 | 76 | 1 | 9.78 .010 | 103 | 1 | Leg. rev. |  | 9 | Eff: date |
|  | 24 | 35.67 .120 |  | 4 | Sev. |  | 2 | 9.01 .116 |  | 2 | $\text { 28B. } 60.010$ |  |  | $36.89 .900$ |
|  | 25 | 35.92.100 |  | 5 | Em. |  | 3 | 4.24 .220 |  | 3 | $\text { 28B. } 60.020$ | 110 | 1 | 35.59 .010 |
|  | 26 | $35.41 .095$ | 72 | 1 | 36.94 .010 |  | 4 | Repealer |  | 4 | $\text { 28B. } 60.030$ |  | 2 | 35.59 .020 |
|  | 27 | Constr. |  | 2 | 36.94.020 | 77 | 1 | $\begin{aligned} & 70.44 .051 \\ & 70.44053 \end{aligned}$ |  | 5 | $\begin{aligned} & \text { 28B. } 60.040 \\ & \text { 28B.60.050 } \end{aligned}$ |  | 3 4 | $\begin{aligned} & 35.59 .030 \\ & 35.59 .040 \end{aligned}$ |
|  |  | $\text { n } 35.43 .042$ |  | 3 | $36.94 .030$ |  | 2 | $70.44 .053$ |  | 6 | $\text { 28B. } 60.050$ |  | 4 | $35.59 .040$ |
|  | 28 | 35.43.043 |  | 4 | 36.94.040 |  | 3 | 70.44.055 |  |  | 28B.60.055 |  | 5 | 35.59 .050 |
|  | 29 | Sev. |  | 5 | 36.94.050 |  | 4 | 70.44.057 |  | 7 | 28B.60.060 |  | 6 | 35.59 .060 |
|  |  | n 35.43.042 |  | 6 | 36.94.060 |  | 5 | Leg. rev. |  | 8 | 28B. 60.070 |  | 7 | 35.59 .070 |
|  | 30 | Em. |  | 7 | 36.94.070 | 78 | 1 | 74.16 .030 |  | 9 | 28B. 60.090 |  | 8 | 35.59 .080 |
| 53 | 1 | 43.21 .140 |  | 8 | 36.94.080 | 79 | 1 | 18.78.010 |  | 10 | 28B. 60.080 |  | 9 | 35.59 .090 |
|  | 2 | 43.21 .141 |  | 9 | 36.94.090 |  | 2 | 18.78.020 |  | 11 | 28B.60.100 |  | 10 | 35.59 .100 |
| 54 | 1 | 70.28.010 |  | 10 | 36.94.100 |  | 3 | 18.78 .050 |  | 12 | 28B.60.110 |  | 11 | 35.59 .110 |
|  | 2 | 70.28.020 |  | 11 | 36.94.110 |  | 4 | 18.78.090 |  | 13 | Em. |  | 12 | 35.59 .900 |
|  | 3 | 70.28.050 |  | 12 | 36.94.120 |  | 5 | 18.78.170 |  | 14 | 28B.60.120 |  | 13 | Eff: date |
|  | 4 | 70.28.031 |  | 13 | 36.94.130 |  | 6 | 18.78.182 | 104 | 1 | 71.06.030 |  |  | n 35.59.010 |
|  | 5 | 70.28.033 |  | 14 | 36.94.140 |  | 7 | 18.78.175 |  | 2 | 71.06.060 | 111 | 1 | 35.80 .010 |
|  | 6 | 70.28.035 |  | 15 | 36.94.1 50 |  | 8 | Repealer |  | 3 | 71.06 .091 |  | 2 | 35.80 .020 |
|  | 7 | 70.28.037 |  | 16 | 36.94.160 |  | 9 | 18.88.285 |  | 4 | 71.06.100 |  | 3. | 35.80 .030 |
|  | 8 | 70.30.010 |  | 17 | 36.94.170 | 80 | 1 | 90.03.060 |  | 5 | 71.06.130 | 112 | 1 | 72.36 .050 |
|  | 9 | 70.30.040 |  | 18 | 36.94.180 |  | 2 | 90.03.070 |  | 6 | 71.06.140 | 113 | 1 | $35.91 .020$ |
|  | 10 | 70.30.050 |  | 19 | 36.94.190 | 81 | 1 | 43.21 .145 |  | 7 | Repealer | 114 | 1 | 62A.4-406 |
|  | 11 | 70.30.060 |  | 20 | 36.94.200 | 82 | 1 | 70.83.010 | 105 | 1 | 35.58 .040 |  | 2 | 62A.6-102 |
|  | 12 | 70.30.071 |  | 21 | 36.94.210 |  | 2 | 70.83 .020 |  | 2 | 35.58 .100 |  | 3 | 62A.6-109 |
|  | 13 | 70.30.080 |  | 22 | 36.94.220 |  | 3 | 70.83.030 |  | 3 | 35.58 .120 |  | 4 | 62A.9-302 |
|  | 14 | 70.30.100 |  | 23 | 36.94.230 |  | 4 | 70.83.040 |  | 4 | 35.58 .140 |  | 5 | 62A.9-403 |
|  | 15 | 70.32.040 |  | 24 | 36.94.240 |  | 5 | 70.83.050 |  | 5 | 35.58.150 |  | 6 | 62A.9-404 |
|  | 16 | 70.32.050 |  | 25 | 36.94.250 |  | 6 | 70.83.060 |  | 6 | 35.58.180 |  | 7 | 62A.9-405 |
|  | 17 | 70.32.060 |  | 26 | 36.94.260 | 83 | 1 | 28A.92.010 |  | 7 | 35.58.112 |  | 8 | 62A.2-403 |
|  | 18 | 70.32.080 |  | 27 | 36.94.270 |  | 2 | 28A. 92.020 |  | 8 | 35.58.114 |  | 9 | 62A.9-406 |
|  | 19 | Repealer |  | 28 | 36.94.280 |  | 3 | 28A. 92.030 |  | 9 | 35.58.116 |  | 10 | 62A.9-407 |
|  | 20 | Sev. |  | 29 | 36.94.290 |  | 4 | 28A. 92.040 |  | 10 | 35.58.118 |  | 11 | 62A.9-408 |
|  |  | n70.28.010 |  | 30 | 36.94.300 |  | 5 | 28A.92.050 |  | 11 | 35.58 .240 |  | 12 | 62A.9-409 |
| 55 | 1 | 66.24.490 |  | 31 | 36.94.910 |  | 6 | 28A.92.060 |  | 12 | 35.58.270 |  | 13 | 62A.2-706 |




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| 232 | 1 | 46.20.500 | 24 | 24.03.115 | 2 | 67.28 .090 | 32 | 70.94.200 |  | 28 | 15.24.100 |
|  | 2 | 46.20.130 | 25 | 24.03.120 | 3 | 67.28 .100 | 33 | 70.94.205 |  | 29 | 15.24.110 |
|  | 3 | 46.37.390 | 26 | 24.03.125 | 4 | 67.28.110 | 34 | 70.94.211 |  | 30 | 15.44.033 |
|  | 4 | 46.37.530 | 27 | 24.03.130 | 5 | 67.28.120 | 35 | 70.94.221 |  | 31 | Vetoed |
|  | 5 | 46.61.610 | 28 | 24.03.135 | 6 | 67.28 .130 | 36 | 70.94.222 |  | 32 | 15.53.9018 |
|  | 6 | 46.61.611 | 29 | 24.03.140 | 7 | 67.28.140 | 37 | 70.94.223 |  | 33 | 15.53 .9026 |
|  | 7 | 46.61.612 | 30 | 24.03.145 | 8 | 67.28 .150 | 38 | 70.94.230 |  | 34 | 16.57.010 |
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|  |  | 63.14 .901 | 78 | 24.03.385 | 5 | 70.94.055 | 2401 | 43.23.010 |  | 17 | 43.27A. 150 |
|  | 17 |  | 79 | 24.03.390 | 6 | 70.94.057 | 2 | 43.23 .020 |  | 18 | 43.27A. 160 |
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|  | 9 | 48.25A. 050 |  | 5 | 41.56 .050 |  | 21 | 71.24 .210 |  | 11 | 72.68.100 |  | 3 | 8.25 .070 |
|  | 10 | 48.12.190 |  | 6 | 41.56 .060 |  | 22 | 71.24.220 |  | 12 | 72.68.075 |  | 4 | 8.25 .900 |
|  | 11 | 48.13 .020 |  | 7 | 41.56 .070 |  | 23 | 71.24 .230 |  | 13 | Temporary | 138 | 1 | Temporary |
|  | 12 | 48.13 .140 |  | 8 | 41.56.080 |  | 24 | 71.24 .240 | 123 | 1 | Approp. |  | 2 | Temporary |
|  | 13 | 48.13.160 |  | 9 | Par. veto |  | 25 | 71.24.250 |  | 2 | Approp. |  | 3 | Temporary |
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|  | 3 | 43.20 .150 |  | 11 | 29.34 .010 |  | 9 | 44.38 .090 |  | 4 | 43.99A. 040 | 140 | 1 | 28A.48.110 |
|  | 4 | 43.20 .160 |  | 12 | 29.33 .020 |  | 10 | 44.38 .900 |  | 5 | 43.99A. 050 |  | 2 | $28.48 .120$ |
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|  | 26 | 19.94.260 |  | 7 | 68.08.550 |  | 9 | 9.95.003 |  | 4 | Eff. date |  | 6 | 18.100.060 |
|  | 27 | 19.94.270 |  | 8 | 68.08.560 |  | 10 | Sev. |  |  | n 82.44.160 |  | 7 | 18.100 .070 |
|  | 28 | 19.94.280 |  | 9 | 68.08.600 |  |  | n9.95.120 | 109 | 1 | 72.65.080 |  | 8 | 18.100 .080 |
|  | 29 | 19.94.290 |  | 10 | Repealer |  | 11 | Eff. date |  | 2 | Ef: date |  | 9 | 18.100 .090 |
|  | 30 | 19.94.300 |  | 11 | 68.08.610 |  |  | n9.95.120 |  |  | n 72.65 .080 |  | 10 | 18.100.100 |
|  | 31 | 19.94.310 | 81 | 1 | 35.45.020 | 9 | 91 | 43.51 .060 | 110 | 1 | 76.12 .030 |  | 11 | 18.100.110 |
|  | 32 | 19.94.320 |  | 2 | Savings |  | 2 | 43.51 .090 | 111 | 1 | 3.62 .050 |  | 12 | 18.100 .120 |
|  | 33 | 19.94.330 |  |  | n 35.45.020 |  | 3 | 43.51 .210 | 112 | 1 | 46.70 .180 |  | 13 | 18.100.130 |
|  | 34 | 19.94.340 | 82 | 1 | 61.12.162 |  | 4 | 43.79 .405 |  | 2 | 46.37 .540 |  | 14 | 18.100.140 |
|  | 35 | 19.94 .350 |  | 2 | 60.10 .010 |  | 5 | 46.16.060 |  | 3 | 46.37.550 | 123 | 1 | 41.20 .050 |
|  | 36 | 19.94.360 |  | 3 | 60.10 .020 |  | 6 | 46.20.161 |  | 4 | 46.37.560 |  | 2 | 41.20 .060 |
|  | 37 | 19.94.370 |  | 4 | 60.10.030 |  | 7 | 46.20.181 |  | 5 | 46.37.570 |  | 3 | 41.20.150 |
|  | 38 | 19.94.380 |  | 5 | 60.10 .040 |  | 8 | 46.68.030 |  | 6 | 46.37.580 |  | 4 | 41.20 .155 |
|  | 39 | 19.94.390 |  | 6 | 60.10.050 |  | 9 | 46.68.041 |  | 7 | 46.37.590 | 124 | 1 | 35.21 .160 |
|  | 40 | 19.94.400 |  | 7 | 60.10.060 |  | 10 | 46.68.050 | 113 | 1 | 15.09.010 | 125 | 1 | 28.58.360 |
|  | 41 | 19.94.410 |  | 8 | 60.10.070 |  | 11 | 46.68.060 |  | 2 | 15.09.020 |  | 2 | 28A.61.050 |
|  | 42 | 19.94.420 |  | 9 | Leg. rev. |  | 12 | Eff. date |  | 3 | 15.09 .030 |  | 3 | Constr. |
|  | 43 | 19.94.430 |  | 10 | 19.32.170 |  |  | n43.51.060 |  | 4 | 15.09.040 |  | 4 | Em. |
|  | 44 | 19.94.440 |  | 11 | 60.08.040 | 10 | 0 1 | 16.38.010 |  | 5 | 15.09.050 | 126 | 1 | 56.20.070 |
|  | 45 | 19.94.450 |  | 12 | 60.34.040 |  | 2 | 16.38.020 |  | 6 | 15.09 .060 | 127 |  | Special |
|  | 46 | 19.94.460 |  | 13 | 60.36.050 |  | 3 | 16.38.030 |  | 7 | 15.09 .070 |  |  | n Title 79 |
|  | 47 | 19.94.470 |  | 14 | 60.52 .040 |  | 4 | 16.38.040 |  | 8 | 15.09.080 |  |  | Digest |
|  | 48 | 19.94.480 |  | 15 | 60.72.040 |  | 5 | 16.38.050 |  | 9 | 15.09 .090 |  | 2 | Special |
|  | 49 | 19.94.490 |  | 16 | 76.24.030 |  | 6 | 16.38.060 |  | 10 | 15.09.100 |  |  | n Title 79 |
|  | 50 | 19.94.500 |  | 17 | 76.28.040 | 10 | 11 | 35.18.190 |  | 11 | 15.09.110 |  |  | Digest |
|  | 51 | 19.94.510 |  | 18 | 76.32.050 |  | 2 | 35.18 .210 |  | 12 | 15.09 .120 |  | 3 | Special |
|  | 52 | 19.94.520 |  | 19 | 60.36.020 |  | 3 | 35.24.190 |  | 13 | 15.09.130 |  |  | n Title 79 |
|  | 53 | 19.94.530 | 83 | 1 | 10.79.015 | 10 | 21 | 54.48 .010 |  | 14 | 15.09.140 |  |  | Digest |
|  | 54 | 19.94.900 | 84 | 1 | 3.50 .300 |  | 2 | 54.48 .020 |  | 15 | 15.09.900 | 128 | 1 | 41.40 .010 |
|  | 55 | Sev. | 85 | 1 | 15.76.165 |  | 3 | 54.48 .030 |  | 16 | Leg. rev. |  | 2 | 41.40 .020 |
|  |  | 19.94.910 | 86 | , | 39.62.010 |  | 4 | 54.48.040 | 114 | 1 | 18.04.120 |  | 3 | 41.40 .071 |
|  | 56 | Repealer |  | 2 | 39.62 .020 | 10 | 1 | 9.95.062 |  | 2 | 18.04.160 |  | 4 | 41.40 .080 |
| 68 | 1 | 69.07.020 |  | 3 | 39.62 .030 |  | 2 | 36.63.255 |  | 3 | 18.04.200 |  | 5 | 41.40.120 |
|  | 2 | 69.07.040 |  | 4 | 39.62.040 | 10 | 41 | 48.18A. 010 |  | 4 | 18.04.220 |  | 6 | 41.40.150 |
|  | 3 | 69.07.080 |  | 5 | Constr. |  | 2 | 48.18A. 020 |  | 5 | 18.04.280 |  | 7 | 41.40.170 |
|  | 4 | 69.07.160 |  |  | 39.62.900 |  | 3 | 48.18A. 030 |  | 6 | 18.04.290 |  | 8 | 41.40 .190 |
|  | 5 | Repealer |  | 6 | 39.62.910 |  | 4 | 48.18A. 040 |  | 7 | 18.04.350 |  | 9 | 41.40.230 |
| 69 | 1 | 82.50 .020 |  | 7 | Sev. |  | 5 | 48.18A.050 |  | 8 | Repealer |  | 10 | 41.40 .250 |
|  | 2 | 85.50 .070 |  |  | 39.62 .920 |  | 6 | 48.18A. 060 |  | 9 | Vetoed |  | 11 | 41.40 .270 |
| 70 | 1 | 11.88 .040 | 87 | 1 | Repealer |  | 7 | 48.18A. 070 | 115 | 1 | 48.44 .020 |  | 12 | 41.40 .330 |
|  | 2 | 11.28.237 | 88 | 1 | 39.34 .020 |  | 8 | Leg. rev. |  | 2 | 48.44 .030 |  | 13 | 41.40 .410 |
|  | 3 | 11.76 .040 |  | 2 | 52.36.025 |  | 9 | Repealer |  | 3 | 48.44.160 |  | 14 | 41.40 .412 |
|  | 4 | 11.76 .080 |  | 3 | 52.36.027 |  | 10 | Eff: date |  | 4 | 48.44 .220 |  | 15 | 41.40 .414 |
|  | 5 | Repealer |  | 4 | Savings |  |  | 48.18A. 900 |  | 5 | 48.44.095 |  | 16 | 41.40 .420 |
| 71 | 1 | 28.05.010 |  |  | Repealer | 10 | 51 | 28A. 10.100 |  | 6 | 48.44.015 |  | 17 | Repealer |
|  | 2 | 28.05.015 |  |  | n52.36.030 |  | 2 | 28A. 10.080 |  | 7 | 48.44.011 |  | 18 | Em. |
|  | 3 | 28A.05.010 | 89 | 1 | 87.03.440 |  | 3 | 28A.10.105 |  | 8 | 48.44.045 |  | 19 | Sev. |
|  | 4 | 28A.05.015 | 90 | 1 | 75.28.095 |  | 4 | 28A.10.110 |  | 9 | 48.44.162 |  |  | n41.40.010 |
|  | 5 | Constr. |  | 2 | Repealer |  | 5 | Em. |  | 10 | 48.44.164 | 129 | 1 | 15.26 .010 |
|  | 6 | Em. |  | 3 | Eff. date | 10 | 61 | 54.12 .010 |  | 11 | 48.44.166 |  | 2 | 15.26.020 |
| 72 | 1 | 16.10.010 | 91 | 1 | 47.12 .120 |  | 2 | 54.08 .041 |  | 12 | 48.44.145 |  | 3 | 15.26.030 |
|  | 2 | 16.10.020 |  | 2 | 47.12.070 |  | 3 | 54.08 .070 | 116 | 1 | 35.24.020 |  | 4 | 15.26.040 |
|  | 3 | 16.10.030 |  | 3 | Repealer |  | 4 | 54.08 .080 |  | 2 | 35.24.050 |  | 5 | 15.26.050 |
|  | 4 | 16.10.040 |  | 4 | Constr. |  | 5 | 54.12 .080 |  | 3 | 35.24 .142 |  | 6 | 15.26.060 |
| 73 | 1 | 83.44.080 |  |  | nCh. 47.54 |  | 6 | 54.16 .010 |  | 4 | 35.24 .144 |  | 7 | 15.26.070 |
| 74 | 1 | 42.24.120 | 92 | 1 | 9.68.010 |  | 7 | 54.16 .090 |  | 5 | 35.24 .146 |  | 8 | 15.26 .080 |
|  | 2 | 42.24 .130 | 93 | 1 | 2.56 .010 |  | 8 | Constr. |  | 6 | 35.24.148 |  | 9 | 15.26 .090 |
|  | 3 | 42.24.140 | 94 | 1 | 36.26.010 |  |  | n 54.08.041 |  | 7 | Em. |  | 10 | 15.26.100 |
|  | 4 | 42.24.150 |  | 2 | 36.26.020 |  | 9 | Sev. | 117 | 1 | 66.24 .320 |  | 11 | 15.26.110 |
|  | 5 | 42.24.160 |  | 3 | 36.26.030 |  |  | n54.08.041 |  | 2 | Em. |  | 12 | 15.26.120 |
| 75 | 1 | 3.66.067 |  | 4 | 36.26.040 |  | 10 | Em. | 118 | 1 | 41.24 .070 |  | 13 | 15.26.130 |
|  | 2 | 3.66.068 |  | 5 | 36.26.050 | 10 | 071 | 33.08 .060 |  | 2 | 41.24 .080 |  | 14 | 15.26.140 |
|  | 3 | 3.66 .069 |  | 6 | 36.26.060 |  | 2 | 33.08.110 |  | 3 | 41.24 .120 |  | 15 | 15.26.150 |
| 76 | 1 | 46.61 .030 |  | 7 | 36.26.070 |  | 3 | 33.12 .010 |  | 4 | 41.24.150 |  | 16 | 15.26.160 |
| 77 | 1 | 28.47.784 |  | 8 | 36.26.080 |  | 4 | 33.20 .010 |  | 5 | 41.24 .170 |  | 17 | 15.26.170 |
|  | 2 | 28.47.787 |  | 9 | 36.26.090 |  | 5 | 33.24 .100 |  | 6 | 41.24.190 |  | 18 | 15.26.180 |
|  | 3 | 28.47 .788 |  | 10 | 36.26.900 |  | 6 | 33.28.020 |  | 7 | 41.24.210 |  | 19 | 15.26.190 |
|  | 4 | 28A.47.784 | 95 | 1 | 2.32.210 |  | 7 | 33.48 .030 |  | 8 | 41.24 .270 |  | 20 | 15.26.200 |
|  | 5 | 28A.47.787 | 96 | 1 | 17.28.020 |  | 8 | 33.48.080 |  | 9 | 41.24 .300 |  | 21 | 15.26.210 |
|  | 6 | 28A.47.788 | 97 | 1 | 28.02.120 |  | 9 | 33.20 .180 |  | 10 | 41.24 .310 |  | 22 | 15.26.220 |
|  | 7 | Constr. |  | 2 | 28A.58.560 |  | 10 | 33.20 .190 | 119 | 1 | 56.08.015 |  | 23 | 15.26.230 |
|  | 8 | Em. |  | 3 | Constr. |  | 11 | 33.24 .250 | 120 | 1 | 43.80.030 |  | 24 | 15.26.240 |
| 78 | 1 | 18.85 .010 |  | 4 | Em. |  | 12 | 33.24 .260 |  | 2 | Constr. |  | 25 | 15.26.250 |
|  | 2 | 18.85.400 | 98 | 1 | 72.04A. 090 |  | 13 | 33.24 .270 | 12 | 1 | 43.82.010 |  | 26 | 15.26 .260 |
| 79 | 1 | 43.78 .110 |  | 2 | 9.95 .120 |  | 14 | 33.24 .280 |  | 2 | 43.82.110 |  | 27 | 15.26.270 |
| 80 | 1 | Leg. rev. |  | 3 | 9.95 .121 |  | 15 | 33.24 .290 |  | 3 | Em. |  | 28 | 15.26.280 |
|  | 2 | 68.08.500 |  | 4 | 9.95 .122 |  | 16 | Leg. rev. | 12 | 1 | 18.100 .010 |  | 29 | 15.26.290 |
|  | 3 | 68.08.510 |  | 5 | 9.95 .123 | 108 | 81 | 82.44.160 |  | 2 | 18.100 .020 |  | 30 | 15.26.300 |
|  | 4 | 68.08.520 |  | 6 | 9.95 .124 |  | 2 | 43.110 .010 |  | 3 | 18.100 .030 |  | 31 | Leg. rev. |
|  | 5 | 68.08.530 |  | 7 | 9.95 .125 |  | 3 | Sev. |  | 4 | 18.100 .040 |  | 32 | 15.26 .900 |
|  | 6 | 68.08.540 |  | 8 | 9.95 .126 |  |  | n82.44.160 |  | 5 | 18.100 .050 |  | 33 | Sev. |


| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 130 |  | 15.26.910 |  | 7 | 81.53.275 |
|  | 1 | 28.41.140 |  | 8 | 81.53 .240 |
|  | 2 | 28.48.040 |  | 9 | Repealer |
|  | 3 | 28.58.230 |  | 10 | Em. |
|  | 4 | 28.58.240 | 135 | 1 | Par. veto |
|  | 5 | 28.58.245 |  |  | 46.61.425 |
|  | 6 | 28.58.075 | 136 | 1 | 30.04.110 |
|  | 7 | 28A.41.140 |  | 2 | 30.04.180 |
|  | 8 | 28A.48.040 |  | 3 | 30.08.010 |
|  | 9 | 28A.58.230 |  | 4 | 30.08.095 |
|  | 10 | 28A.58.240 |  | 5 | 30.12.060 |
|  | 11 | 28A.58.245 |  | 6 | 30.40 .020 |
|  | 12 | 28A.58.075 |  | 7 | 30.04.215 |
|  | 13 | Constr. |  | 8 | 30.12.010 |
|  | 14 | Em. |  | 9 | 30.12.020 |
| 131 | 1 | 29.21.180 | 137 | 1 | 84.36 .030 |
|  | 2 | 29.21 .210 |  | 2 | 84.36.031 |
|  | 3 | 29.21.230 | 138 | 1 | Par. veto |
|  | 4 | 28.57.338 |  |  | $28.41 .130$ |
|  | 5 | 28.57 .425 |  | 2 | Par. veto |
|  | 6 | 28.57.426 |  |  | 28A.41.130 |
|  | 7 | 28.57.430 |  | 3 | Constr. |
|  | 8 | 28A.57.312 |  | 4 | Eff. date |
|  | 9 | 28A.57.425 |  | 5 | Eff: date |
|  | 10 | Par. veto | 139 | 1 | 82.40.040 |
|  |  | 28A.57.455 |  | 2 | Vetoed |
|  | 11 | 28A.57.336 |  | 3 | 82.40.050 |
|  | 12 | Constr. |  | 4 | 82.42 .060 |
|  | 13 | Em. |  | 5 | 82.44.070 |
|  | 14 | Em. | 140 | 1 | 4.92.130 |
| 132 | 1 | 81.70 .020 |  | 2 | 4.92 .160 |
|  | 2 | 81.70 .040 |  | 3 | 4.92 .170 |
|  | 3 | 81.70 .050 |  | 4 | 4.92 .131 |
|  | 4 | 81.70.060 |  | 5 | Sev. |
|  | 5 | Par. veto |  |  | n4.92.130 |
|  |  | 81.70 .070 |  | 6 | Em. |
|  | 6 | Par. veto | 141 | 1 | 70.84.010 |
|  |  | 81.70.080 |  | 2 | 70.84.020 |
|  | 7 | 81.70 .090 |  | 3 | 70.84 .030 |
|  | 8 | 81.70 .095 |  | 4 | 70.84.040 |
|  | 9 | 81.70 .100 |  | 5 | 70.84.050 |
|  | 10 | 81.70 .110 |  | 6 | 70.84.060 |
|  | 11 | 81.70.120 |  | 7 | 70.84.070 |
|  | 12 | Par. veto |  | 8 | Vetoed |
|  |  | 81.70 .130 |  | 9 | 70.84.080 |
|  | 13 | 81.70 .150 |  | 10 | Repealer |
|  | 14 | 81.70.180 |  | 11 | 70.84.900 |
|  | 15 | 81.70.200 | 142 | 1 | 28.51 .010 |
| 133 | 1 | 16.67.010 |  | 2 | 28A.51.010 |
|  | 2 | 16.67.030 |  | 3 | 39.36.020 |
|  | 3 | 16.67.040 |  | 4 | Vetoed |
|  | 4 | 16.67.050 |  | 5 | 36.67.040 |
|  | 5 | 16.67.060 |  | 6 | Va a |
|  | 6 | 16.67.070 |  |  | 39.36 .900 |
|  | 7 | 16.67.080 |  | 7 | Constr. |
|  | 8 | Par. veto |  | 8 | Em. |
|  |  | 16.67.090 | 143 | 1 | 48.44.025 |
|  | 9 | 16.67.100 |  | 2 | 18.53.145 |
|  | 10 | 16.67.110 | 144 | 1 | Repealer |
|  | 11 | 16.67.120 |  |  |  |
|  | 12 | 16.67.130 |  |  |  |
|  | 13 | 16.67.140 |  |  |  |
|  | 14 | 16.67.150 |  |  |  |
|  | 15 | 16.67.160 |  |  |  |
|  | 16 | 16.67.170 |  |  |  |
|  | 17 | Sev. |  |  |  |
|  |  | 16.67.910 |  |  |  |
|  | 18 | Vetoed |  |  |  |
|  | 19 | 16.67.020 |  |  |  |
|  | 20 | Constr. |  |  |  |
|  |  | 16.67.900 |  |  |  |
|  | 21 | Em. |  |  |  |
|  |  | Eff. date |  |  |  |
|  |  | 16.67.920 |  |  |  |
| 134 | 1 | 81.53 .261 |  |  |  |
|  | 2 | 81.53 .271 |  |  |  |
|  | 3 | Par. veto |  |  |  |
|  |  | 81.53 .281 |  |  |  |
|  | 4 | 81.53 .291 |  |  |  |
|  | 5 | Vetoed |  |  |  |
|  | 6 | Approp. |  |  |  |

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Chap. Sec. $\begin{gathered}\text { Rev. Code } \\ \text { of Wash. }\end{gathered}$
$10 \begin{gathered}\text { Sev. } \\ \mathrm{n} 49.60\end{gathered}$

| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |  | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 12 | 39.58.120 | 36 | 80.24.040 | 21 | 41.26.230 |  | 4 | Em. |  |  | 36.17.020 |
|  | 13 | 39.58.1 30 | 37 | 80.24.050 | 22 | 41.26.170 | 217 | 1 | 28.41.140 |  | 2 | 36.27 .060 |
|  | 14 | 43.85 .010 | 38 | 81.04.400 | 23 | 41.26.180 |  | 2 | 28.41.145 | 22 | 1 | Par. veto |
|  | 15 | 43.85 .030 | 39 | 81.92.150 | 24 | 41.26 .240 |  | 3 | 28A.41.140 |  |  | 9.41 .090 |
|  | 16 | 43.85.040 | 40 | 82.36.420 | 25 | 41.18 .045 |  | 4 | 28A.41.145 |  | 2 | 9.41 .093 |
|  | 17 | 43.85 .060 | 41 | 88.16.150 | 26 | 41.20 .085 |  | 5 | Approp. |  | 3 | 9.41 .095 |
|  | 18 | 43.85 .070 | 42 | 28.27.102 | 27 | 41.20 .170 |  | 6 | Constr. |  | 4 | Par. veto |
|  | 19 | 43.85.150 | 43 | 28.27.104 | 28 | 41.18 .100 |  | 7 | Em. |  |  | 9.41 .110 |
|  | 20 | 43.85.170 | 44 | 28.27.190 | 29 | 41.18 .040 |  |  | Eff. date | 228 | 1 | 19.31.010 |
|  | 21 | 43.85 .190 | 45 | 28.58.281 | 30 | 41.18 .060 | 218 | 1 | 46.81 .010 |  | 2 | 19.31 .020 |
|  | 22 | 35.38.010 | 46 | 28.87.010 | 31 | 41.18.130 |  | 2 | 46.81 .020 |  | 3 | 19.31.030 |
|  | 23 | 35.38.020 | 47 | 28.87.030 | 32 | 41.18 .102 |  | 3 | 46.81 .030 |  | 4 | 19.31.040 |
|  | 24 | 35.38 .030 | 48 | 28.87.060 | 33 | 41.18.104 |  | 4 | 46.81 .050 |  | 5 | Par. veto |
|  | 25 | 35.38.040 | 49 | 28.87.070 | 34 | 41.26.250 |  | 5 | 46.81 .060 |  |  | 19.31.050 |
|  | 26 | 36.29.020 | 50 | 28.87.080 | 35 | 41.26 .260 |  | 6 | 46.81 .070 |  | 6 | 19.31 .060 |
|  | 27 | 36.48.010 | 51 | 28.87.130 | 36 | 41.20 .050 |  | 7 | 46.81 .900 |  | 7 | 19.31 .070 |
|  | 28 | 36.48.020 | 52 | 28.87.140 | 37 | 41.20 .060 |  | 8 | 46.20.055 |  | 8 | 19.31 .080 |
|  | 29 | 39.58 .140 | 53 | 28A.27.102 | 38 | 41.16.145 |  | 9 | 46.20.070 |  | 9 | 19.31 .090 |
|  | 30 | Repealer | 54 | 28A. 27.104 | 39 | 41.20 .005 |  | 10 | 46.20.100 |  | 10 | 19.31 .100 |
|  | 31 | Leg. rev. | 55 | 28A.87.010 | 40 | 41.18 .010 |  | 11 | Vetoed |  | 11 | 19.31 .110 |
|  | 32 | Sev. | 56 | 28A.87.030 | 41 | 41.18.190 |  | 12 | 46.04.700 |  | 12 | 19.31.120 |
|  |  | n 39.58.010 | 57 | 28A.87.060 | 42 | Sev. |  | 13 | Em. |  | 13 | 19.31 .130 |
|  | 33 | Constr. | 58 | 28A. 87.070 |  | 41.26 .900 | 219 | 1 | 41.20 .050 |  | 14 | 19.31.140 |
|  |  | n 39.58.010 | 59 | 28A.87.080 | 43 | 41.26 .910 |  | 2 | 41.20 .060 |  | 15 | 19.31.150 |
| 194 | 1 | 69.04.333 | 60 | 28A.87.130 | 44 | Approp. |  | 3 | 41.26 .110 |  | 16 | 19.31.160 |
|  | 2 | 69.04.334 | 61 | 28A.87.140 | 45 | Em. |  | 4 | 41.26.150 |  | 17 | 19.31.170 |
|  | 3 | 69.04.335 | 62 | Constr. |  | Eff: date |  | 5 | Sev. |  | 18 | 19.31.180 |
| 195 | 1 | 86.15 .025 | 63 | Em. |  | 41.26 .920 |  | 6 | Eff: date |  | 19 | 19.31.190 |
|  | 2 | 86.15 .030 | 64 | Repealer | 46 | Leg. rev. | 220 | 1 | 43.100 .030 |  | 20 | Par. veto |
|  | 3 | 86.15 .165 | $200 \quad 1$ | 50.32.025 | $210 \quad 1$ | 80.04 .500 |  | 2 | 43.100 .080 |  |  | 19.31 .200 |
|  | 4 | 86.16.095 | 2 | Em. | 2 | 80.28.210 |  | 3 | 43.100 .085 |  | 21 | 19.31.210 |
| 196 | 1 | 28.81 .055 | 201 | 50.16 .030 | 3 | 80.28 .212 |  | 4 | Approp. |  | 22 | 19.31 .220 |
|  | 2 | 28B.40.225 | 2021 | 2.12 .035 | 4 | 81.12 .010 | 221 | 1 | 2.06 .010 |  | 23 | 19.31 .230 |
|  | 3 | Constr. | 2 | Em. | 5 | 81.16 .010 |  | 2 | 2.06 .020 |  | 24 | 19.31 .240 |
|  | 4 | Em. | $203 \quad 1$ | 74.32 .100 | 6 | 81.24 .010 |  | 3 | 2.06.030 |  | 25 | 19.31 .250 |
| 197 | 1 | 47.12 .180 | 2 | 74.32.110 | 7 | 81.44 .085 |  | 4 | 2.06.040 |  | 26 | 19.31 .260 |
|  | 2 | 47.12 .200 | 3 | 74.32 .120 | 8 | 81.53 .060 |  | 5 | 2.06.050 |  | 27 | Sev. |
|  | 3 | 47.12.210 | 4 | 74.32 .130 | 9 | 81.53 .080 |  | 6 | 2.06.060 |  |  | 19.31 .900 |
|  | 4 | 47.12.220 | 2041 | 35.86A. 010 | 10 | 81.68 .010 |  | 7 | 2.06.070 |  | 28 | Eff. date |
|  | 5 | 47.12 .230 | 2 | 35.86A. 020 | 11 | 81.77 .080 |  | 8 | 2.06.080 |  |  | 19.31 .910 |
|  | 6 | 47.12 .242 | 3 | 35.86A. 030 | 12 | 81.80 .270 |  | 9 | 2.06 .090 | 229 | 1 | 43.22 .340 |
|  | 7 | 47.12 .244 | 4 | 35.86A. 040 | 13 | 81.80 .300 |  | 10 | 2.06.100 |  | 2 | Par. veto |
|  | 8 | Approp. | 5 | 35.86A.050 | 14 | 81.80 .320 |  | 11 | 29.21.150 |  |  | 43.22 .370 |
|  | 9 | 47.12 .246 | 6 | 35.86A.060 | 15 | Eff. date |  | 12 | Vetoed |  | 3 | 43.22.420 |
|  | 10 | 47.12 .248 | 7 | 35.86A. 070 | 16 | 81.80 .312 |  | 13 | Em. |  | 4 | 43.22 .345 |
| 198 | 1 | 10.31.100 | 8 | 35.86A.080 | 17 | 81.80 .060 | 222 | 1 | 28.76.420 | 230 | 1 | 43.85 .250 |
| 199 | 1 | 3.62 .015 | 9 | 35.86A. 090 | 211 | 35.39 .040 |  | 2 | 28B. 10.280 |  | 2 | 43.85 .260 |
|  | 2 | 3.62 .020 | 10 | 35.86A. 100 | 2 | 41.28 .080 |  | 3 | 28B.10.281 |  | 3 | 36.48.160 |
|  | 3 | 3.62 .050 | 11 | 35.86A. 110 | 3 | 41.28 .085 |  | 4 | Constr. |  | 4 | 36.48.170 |
|  | 4 | 3.62 .055 | 12 | 35.86A. 120 | 212 1 | 43.105 .031 |  | 5 | Eff. date |  | 5 | 36.48.180 |
|  | 5 | 3.16 .110 | 13 | 35.86.040 | 2 | 43.105 .040 |  | 6 | n28A. 10.800 |  | 6 | 35.38 .120 |
|  | 6 | 3.16.130 | 14 | 35.86.020 | 3 | 43.105 .015 |  | 7 | 28B. 10.800 |  | 7 | 35.38 .130 |
|  | 7 | 3.16.160 | 15 | Sev. | 4 | 43.105 .070 |  | 8 | 28B. 10.802 |  | 8 | 35.38 .140 |
|  | 8 | 3.28 .070 |  | n 35.86A. 010 | 5 | 1.08.100 |  | 9 | Vetoed |  | 9 | Par. veto |
|  | 9 | 4.24.180 | 16 | Leg. dir. | 6 | Repealer |  | 10 | 28B. 10.804 |  |  | 43.85 .270 |
|  | 10 | 10.04.110 | 2051 | 14.16.010 | 7 | Em. |  | 11 | 28B. 10.806 |  | 10 | Vetoed |
|  | 11 | 10.82.070 | 2 | 14.16.080 |  | Eff: date |  | 12 | 28B. 10.808 | 23 | 1 | Par. veto |
|  | 12 | 15.32 .720 | 2061 | 46.16.320 |  | n 43.105.031 |  | 13 | 28B. 10.810 |  |  | $70.54 .110$ |
|  | 13 | 15.49.470 | 207 1 | 26.16.205 | 213 1 | 2.08.061 |  | 14 | 28B. 10.812 |  | 2 | Em. |
|  | 14 | 16.28.160 | 208 | 26.20.030 | 2 | 2.08.064 |  | 15 | 28B.10.814 | 23 | , | Purpose |
|  | 15 | 17.21 .280 | 2081 | 46.52 .119 | $214 \quad 3$ | 2.08.065 |  | 16 | 28B. 10.816 |  |  | n 39.52 .020 |
|  | 16 | 18.57 .030 18.64 .260 | $209 \quad 1$ | 41.26 .010 41.26 .020 | $214 \quad 1$ | 82.24 .040 82.24 .050 |  | 17 18 | 28B. 10.818 |  | 2 | 14.08 .112 14.08 .114 |
|  | 17 | 18.64 .260 18.71 .020 | 2 | 41.26 .020 4126.030 | $215 \quad 2$ | 82.24 .050 41.56 .140 |  | 18 | 28B. 10.820 |  | 3 4 | 14.08 .114 27.12 .223 |
|  | 19 | 18.83.051 | 4 | 41.26 .040 | 215 | 41.56 .150 |  | 20 | 28B.10.824 |  | 5 | 27.12.223 Vetoed |
|  | 20 | 19.30.140 | 5 | 41.26 .050 | 3 | 41.56.160 |  | 21 | Vetoed |  | 6 | 28.76.192 |
|  | 21 | 36.82.210 | 6 | 41.26 .060 | 4 | 41.56 .170 |  | 22 | Vetoed |  | 7 | 28.76.194 |
|  | 22 | 46.44.045 | 7 | 41.26 .070 | 5 | 41.56.180 |  | 23 | Approp. |  | 8 | 28.76.200 |
|  | 23 | 46.68.050 | 8 | 41.26 .080 | 6 | 41.56.190 |  |  | Par. veto |  | 9 | 28.77.370 |
|  | 24 | 46.81 .030 | 9 | 41.26 .090 | 7 | 41.56 .400 |  |  | n 28B. 10.800 |  | 10 | 28.77.530 |
|  | 25 | 46.81 .050 | 10 | 41.26 .100 | 8 | 41.56.405 |  | 24 | ${ }_{\text {Sev. }}$ |  | 11 | 28.77.547 |
|  | 26 | 47.08.030 | 11 | 41.26.110 | 9 | 41.56 .410 |  |  | n 28B.10.080 |  | 12 | 28.80.530 |
|  | 27 | 50.16 .010 | 12 | 41.26 .120 | 10 | 41.56 .415 |  | 25 | Vetoed |  | 13 | 28.80 .560 |
|  | 28 | 66.44.010 | 13 | 41.26 .130 | 11 | 41.56 .420 | 223 |  | Title 28A |  | 14 | 54.24 .018 |
|  | 29 | 67.14 .120 70.20 .030 | 14 | 41.26 .140 | 12 | Approp. |  |  | Title 28B |  | 15 | 35.41 .030 |
|  | 30 | 70.20 .030 | 15 | 41.26 .150 | 13 | 41.06 .340 | 224 | 1 | 84.69 .020 |  | 16 | 35.58 .450 35.58 .460 |
|  | 31 32 | 75.08 .230 76.04 .130 | 16 | 41.26 .200 | 14 | 28B.16.230 |  | 2 | 84.36.129 |  | 17 | 35.58 .460 |
|  | 32 | 76.04.130 | 17 | 41.26 .160 | 15 | Em. |  | 3 | Em. |  | 18 | 35.58 .470 |
|  | 32 34 | 77.12 .170 78.12050 | 18 | 41.26 .190 | $216 \quad 1$ | 84.52 .050 | 225 | 1 | 82.50 .190 |  | 19 | 35.61 .170 |
|  | 34 | 78.12 .050 | 19 | 41.26 .210 | 2 | 84.52 .065 |  | 2 | Em. |  | 20 | 35.67 .080 |
|  | 35 | 80.04.400 | 20 | 41.26.220 | 3 | 84.56.020 | 226 | I | Par. veto |  | 21 | 35.81 .100 |



| Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 22 | Par. veto | 60 | 84.36.125 | 265 | 44.30.010 | 2 | 79.24.652 | 9 | 47.20 .390 |
|  | 28B.50.100 | 61 | 84.36.127 | 2 | 44.30 .015 | 3 | 79.24.654 | 10 | Approp. |
| 23 | 28B.50.140 | 62 | 84.36.128 | 3 | 44.30 .020 | 4 | 79.24.656 | 11 | Approp. |
| 24 | 28A.09.100 | 63 | 84.36.129 | 4 | 44.30 .025 | 5 | 79.24.658 | 12 | Approp. |
| 25 | 28B.50.250 | 64 | 84.52.051 | 5 | 44.30 .030 | 6 | 79.24.660 | 13 | 47.16 .014 |
| 26 | 28B.50.340 | 65 | 84.52.050 | 6 | 44.30 .035 | 7 | 79.24.662 | 14 | Approp. |
| 27 | 28B.50.350 | 66 | 74.04.150 | 7 | 44.30 .040 | 8 | 79.24.664 | 15 | Temporary |
| 28 | 28B. 50.360 | 67 | Savings | 8 | 44.30 .045 | 9 | 79.24.666 | 16 | Temporary |
| 29 | 28B.15.520 | 68 | 82.30 .290 | 9 | 44.30 .050 | 10 | Repealer | 17 | Approp. |
| 30 | 28B.50.535 | 69 | Constr. | 10 | 44.30 .055 | 11 | Sev. | 18 | 81.53 .275 |
| 31 | Repealer | 70 | Vetoed | 11 | 44.30 .060 |  | 79.24.668 | 19 | Vetoed |
| 32 | Temporary | 71 | Eff. date | 12 | 44.30.065 | 12 | Em. | 20 | Approp. |
| 33 | Constr. | 72 | Vetoed | 13 | 44.30.070 | 2731 | 79.24.6421 | 21 | 46.29.625 |
| 34 | Em. | 73 | Vetoed | 14 | 44.30.075 | 2 | 79.24.6422 | 22 | 46.37.160 |
|  | Eff. date | 74 | Vetoed | 266 1 | 28B.10.315 | 3 | 79.24.630 | 23 | 82.36.280 |
| 35 | 28B.50.875 | 75 | Vetoed | 2 | Approp. | 4 | 79.24.632 | 24 | 82.40.010 |
| 36 | Leg. rev. | 76 | Vetoed | 3 | Em. | 5 | 79.24.634 | 25 | 46.68 .030 |
| 37 | Sev. | 77 | Vetoed | 267 1 | 79.01.216 | 6 | 79.24.636 | 26 | 35.84.060 |
|  | n 28B.50.020 | 78 | Vetoed | 268 1 | 28B.10.290 | 7 | 79.24.638 | 27 | 82.36.275 |
| 262 1 | Leg. dir. | 79 | Vetoed | 269 1 | 41.04 .005 | 8 | 79.24 .640 | 28 | 82.40 .047 |
| 2 | 82.30 .010 | 80 | Vetoed | 2 | 41.04 .010 | 9 | 79.24.642 | 29 | 82.40.046 |
| 3 | 82.30.020 | 81 | Vetoed | 3 | 28.77 .070 | 10 | 79.24.645 | 30 | 46.44.091 |
| 4 | 82.30 .030 | 82 | Vetoed | 4 | 28.80.060 | 11 | 79.24.570 | 31 | 46.44.096 |
| 5 | 82.30 .040 | 83 | Vetoed | 5 | 28B.40.361 | 12 | 79.24.580 | 32 | 46.88.010 |
| 6 | 82.30 .050 | 84 | Vetoed | 6 | 41.20 .050 | 13 | Sev. | 33 | 46.85.190 |
| 7 | Par. veto | 85 | Vetoed | 7 | 41.16 .220 |  | 79.24.647 | 34 | 46.01.050 |
|  | $82.30 .060$ | 86 | Vetoed | 8 | 28B.15.380 | 14 | Em. | 35 | 46.01.055 |
| 8 | 82.30 .070 | 87 | Vetoed | 9 | 28B. 40.361 | $274 \quad 1$ | 82.50 .160 | 36 | Approp. |
| 9 | 82.30.080 | 88 | Vetoed | 10 | 28B.10.290 | 2 | 83.56.030 | 37 | Par. veto |
| 10 | 82.30 .090 | 89 | Vetoed | 11 | Repealer | 3 | Repealer |  | Temporary |
| 11 | 82.30 .100 | 90 | Vetoed | 12 | Repealer | 4 | Eff. date | 38 | 46.12 .101 |
| 12 | 82.30 .110 | 2631 | 28B.81.010 | 13 | Constr. | 2751 | 66.28.020 | 39 | 46.52.104 |
| 13 | 82.30 .120 | 2 | 28B.81.020 | 14 | Em. | 2 | 66.24.160 | 40 | 46.52.106 |
| 14 | 82.30 .130 | 3 | 28B.81.030 | 15 | Leg. rev. | 3 | 66.28.025 | 41 | 46.52.111 |
| 15 | 82.30 .140 | 4 | 28B.81.040 | 2701 | 35.03 .010 | 2761 | 28.85.360 | 42 | 46.52.112 |
| 16 | Par. veto | 5 | 28B.81.050 | 2 | 35.03.020 | 277 1 | 28B.80.010 | 43 | 46.52.117 |
|  | 82.30.150 | 6 | 28B.81.060 | 3 | 35.03.030 | 2 | 28B.80.020 | 44 | 46.52.108 |
| 17 | 82.30 .160 | 7 | 28B.81.070 | 4 | 35.03.040 | 3 | 28B.80.030 | 45 | 46.52.115 |
| 18 | 82.30 .170 | 8 | 28B.81.080 | 5 | 35.03.050 | 4 | 28B.80.040 | 46 | 46.61.100 |
| 19 | 82.30 .180 | 9 | 28B.81.090 | 6 | 35.03.005 | 5 | 28B.80.050 | 47 | 49.37.430 |
| 20 | 82.30 .190 | 10 | Vetoed | 7 | 35.23.220 | 6 | 28B.80.060 | 48 | 47.40.090 |
| 21 | 82.30 .200 | 11 | Approp. | 8 | 35.24 .090 | 7 | 28B.80.070 | 49 | 9.61 .120 |
| 22 | 82.30.210 | 12 | Sev. | 9 | 35.27 .130 | 8 | Temporary | 50 | 9.66.070 |
| 23 | 82.30 .220 |  | 28B.81.900 | 271 | 58.17 .010 | 9 | 28B.80.080 | 51 | 46.61 .650 |
| 24 | 82.30 .230 | 13 | Repealer | 2 | 58.17.020 | 10 | 28B.80.090 | 52 | 47.56.658 |
| 25 | 82.30.240 | 2641 | 7.33 .010 | 3 | 58.17 .030 | 11 | 28B.80.100 | 53 | 47.56.659 |
| 26 | 82.30 .250 | 2 | 7.33 .020 | 4 | 58.17.040 | 12 | 28B.80.110 | 54 | 46.16.070 |
| 27 | 82.30.260 | 3 | 7.33 .030 | 5 | 58.17 .050 | 13 | 28B.80.120 | 55 | 46.44.095 |
| 28 | 82.30 .270 | 4 | 7.33 .040 | 6 | 58.17.060 | 14 | 28B.80.900 | 56 | Approp. |
| 29 | 82.30.280 | 5 | 7.33 .050 | 7 | 58.17 .070 | 15 | Sev. | 57 | 47.16.220 |
| 30 | 82.04.050 | 6 | 7.33 .060 | 8 | 58.17 .080 |  | 28B.80.910 | 58 | 46.04.182 |
| 31 | 82.08.020 | 7 | 7.33 .070 | 9 | 58.17 .090 | 278 1 | Approp. | 59 | 46.04.183 |
| 32 | 82.12 .020 | 8 | 7.33 .080 | 10 | 58.17 .100 | 2 | Approp | 60 | 46.44.092 |
| 33 | 82.04.230 | 9 | 7.33 .090 | 11 | 58.17.110 | 3 | Approp. | 61 | 46.61 .290 |
| 34 | 82.04.240 | 10 | 7.33 .100 | 12 | 58.17.120 | 4 | Approp. | 62 | Repealer |
| 35 | 82.04.250 | 11 | 7.33 .110 | 13 | 58.17.130 | 5 | Approp. | 63 | Eff. date |
| 36 | 82.04.260 | 12 | 7.33.120 | 14 | 58.17.140 | 279 6 | Em. |  | n46:88.010 |
| 37 | 82.04.270 | 13 | 7.33 .130 | 15 | 58.17 .150 | 279 1 | 26.04.165 | 64 | Sev. |
| 38 | 82.04.280 | 14 | 7.33 .140 | 16 | 58.17 .160 | 2 | Par. veto |  | 47.98.045 |
| 39 | 82.04 .290 | 15 | 7.33.150 | 17 | 58.17 .170 |  | 70.58.200 | 282 | Par. veto |
| 40 | Par. veto | 16 | 7.33.160 | 18 | 58.17.180 | $280 \quad 1$ | Par. veto |  | Omnibus |
|  | 82.04.437 | 17 | 7.33 .170 | 19 | 58.17 .190 |  | Approp. |  | Approp. |
| 41 | 82.04.292 | 18 | 7.33.180 | 20 | 58.17.200 | 2 | Temporary |  | Act |
| 42 | Leg. rev. | 19 | 7.33 .190 | 21 | 58.17 .210 |  | n43.75.030 |  | (Uncod.) |
| 43 | 82.31 .010 | 20 | 7.33 .200 | 22 | 58.17 .220 | 3 | Special | 2831 | 28A.67.066 |
| 44 | 82.31 .020 | 21 | 7.33.210 | 23 | 58.17.230 | 4 | Special | 2 | 28A.67.074 |
| 45 | 82.31 .030 | 22 | 7.33 .220 | 24 | 58.17 .240 | 5 | Special | 3 | 28B.10.720 |
| 46 | 82.31 .040 | 23 | 7.33 .230 | 25 | 58.24 .040 | 6 | Special | 4 | 28A.93.010 |
| 47 | 82.31 .050 | 24 | 7.33 .240 | 26 | 58.17 .250 | 7 | Special | 5 | 28A.93.020 |
| 48 | 82.31 .060 | 25 | 7.33 .250 | 27 | 58.17 .260 | 8 | Special | 6 | 28A. 93.030 |
| 49 | 82.31 .070 82.31 .080 | 26 | 7.33.260 | 28 | 58.17 .270 | 9 | Special | 7 | 28A.50.551 |
| 50 | 82.31 .080 | 27 | 7.33 .270 | 29 | 58.17 .280 | 10 | Special | 8 | Temporary |
| 51 | 82.31 .090 | 28 | 7.33 .280 | 30 | 58.17 .165 | 28111 | Em. |  | n 28A.03.030 |
| 52 | 82.31 .100 82.31 .110 | 29 | 7.33 .290 7.3300 | 31 | 58.17 .290 | $281 \quad 1$ | Temporary | 9 | Temporary |
| 53 | 82.31 .110 | 30 | 7.33 .300 | 32 | 58.17 .300 | 2 | Temporary | 10 | Temporary |
| 54 | 82.31 .120 | 31 | 7.33.310 | 33 | 58.17 .900 | 3 | Temporary | 11 | 28A.58.610 |
| 55 | 82.31 .130 | 32 | 7.33 .320 | 34 | 58.08.040 | 4 | Temporary | 12 | Leg. rev. |
| 56 | 82.31 .140 | 33 | 7.33 .330 | 35 | Sev. | 5 | 47.16 .020 | 13 | 28A.02.061 |
| 57 | 82.31 .150 | 34 | 7.33 .340 |  | 58.17.910 | 6 | 47.39.020 | 14 | Repealer |
| 58 | 82.31 .160 | 35 | 50.20 .045 | 36 | Repealer | 7 | 47.16.050 | 15 | 28.02.070 |
| 59 | 82.31 .170 | 36 | Repealer | 272 1 | 79.24.650 | 8 | 47.20.200 | 16 | 28.04.060 |


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| :---: | :---: | :---: |
|  | 17 | Repealer |
|  | 18 | 28.67.076 |
|  | 19 | Repealer |
|  | 20 | 28.85.170 |
|  | 21 | 28.85.580 |
|  | 22 | 28.85.140 |
|  | 23 | Repealer |
|  | 24 | 28A.02.070 |
|  | 25 | 28A.04.060 |
|  | 26 | Repealer |
|  | 27 | 28A.58.100 |
|  | 28 | 28B.50.170 |
|  | 29 | 28B.50.580 |
|  | 30 | 28B.50.140 |
|  | 31 | Repealer |
|  | 32 | 28B.50.850 |
|  | 33 | 28B.50.851 |
|  | 34 | 28B.50.852 |
|  | 35 | 28B.50.855 |
|  | 36 | 28B.50.856 |
|  | 37 | 28B.50.857 |
|  | 38 | 28B.50.860 |
|  | 39 | 28B.50.861 |
|  | 40 | 28B.50.862 |
|  | 41 | 28B.50.863 |
|  | 42 | 28B.50.864 |
|  | 43 | 28B.50.867 |
|  | 44 | 28B.50.868 |
|  | 45 | 28B.50.869 |
|  | 46 | 28B.50.571 |
|  | 47 | 28B.50.572 |
|  | 48 | 28B.50.573 |
|  | 49 | 28B.50.574 |
|  | 50 | 28B.50.575 |
|  | 51 | 28B.50.145 |
|  | 52 | 28B.50.245 |
|  | 53 | 28B.50.246 |
|  | 54 | Constr. |
|  | 55 | Leg. rev. |
|  | 56 | 29.21 .060 |
|  | 57 | 29.21 .150 |
|  | 58 | 29.21.180 |
|  | 59 | $\begin{aligned} & \mathrm{Sev} . \\ & \mathrm{n} 28 \mathrm{~A} .02 .061 \end{aligned}$ |
| 284 | 1 | 90.48.290 |
|  | 2 | 90.48.295 |
|  | 3 | 90.22.010 |
|  | 4 | 90.22.020 |
|  | 5 | 90.22.030 |
|  | 6 | 90.22.040 |
|  | 7 | 43.27A. 190 |
|  | 8 | 43.27A. 200 |
|  | 9 | 43.27 A .210 |
|  | 10 | 43.27A. 075 |
|  | 11 | 43.27A. 220 |
|  | 12 | 90.14 .031 |
|  | 13 | 90.14.041 |
|  | 14 | 90.14.051 |
|  | 15 | 90.14.061 |
|  | 16 | 90.14 .071 |
|  | 17 | 90.14 .081 |
|  | 18 | 90.14 .091 |
|  | 19 | 90.14.101 |
|  | 20 | 90.14.111 |
|  | 21 | 90.14.121 |
|  | 22 | Leg. rev. |
|  | 23 | Repealer |
|  | 24 | Sev . |

1970 EXTRAORDINARY SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | Approp. | 8 | 1 | 82.04.050 | 5 | 43.20A. 050 |  |  | n43.20A. 010 | 32 | 1 | 36.18.020 |
|  | 2 | Approp. |  | 2 | 82.04.280 | 6 | 43.20A. 060 |  | 70 | Sev. | 33 | 1 | 69.40.120 |
|  | 3 | Em. |  | 3 | 84.36 .129 | 7 | 43.20A. 090 |  |  | n43.20A. 010 |  | 2 | 69.40.065 |
| 2 | 1 | 50.04.020 |  | 4 | 84.52.050 | 8 | 41.06.076 | 19 | 1 | 29.21.110 | 34 |  | 43.03.050 |
|  | 2 | 50.04.030 |  | 5 | Em. | 9 | 43.20A. 110 | 20 | 1 | 28.24.150 | 35 | 1 | 41.32.4932 |
|  | 3 | 50.04.320 | 9 | 1 | 46.44.092 | 10 | 43.20A. 120 |  | 2 | 28A.24.150 |  | 2 | 41.32 .480 |
|  | 4 | 50.20.010 |  | 2 | 46.81 .030 | 11 | 43.20 .030 |  | 3 | Eff: date |  | 3 | 41.32 .497 |
|  | 5 | 50.20.120 |  | 3 | 46.81 .050 | 12 | 43.20A. 140 | 21 | 1 | 70.79.290 |  | 4 | 41.32 .550 |
|  | 6 | 50.04.355 |  | 4 | Savings | 13 | 43.20A. 180 |  | 2 | 70.79.330 |  | 5 | 28.81.170 |
|  | 7 | 50.20.150 |  | 5 | Em. | 14 | 74.15.060 |  | 3 | Repealer |  | 6 | 28B.10.465 |
|  | 8 | 50.24.010 | 10 | 1 | 29.21.150 | 15 | Vetoed | 22 | 1 | 70.87.030 |  | 7 | Par. veto |
|  | 9 | Leg. rev. |  | 2 | 29.21.180 | 16 | 70.98.050 |  | 2 | 70.87.120 |  |  | 41.32.4943 |
|  | 10 | 50.29 .010 |  | 3 | Em. | 17 | Par. veto |  | 3 | Repealer |  | 8 | Eff: date |
|  | 11 | 50.29.020 | 11 | 1 | 35.58.450 |  | 70.98.060 | 23 | 1 | 3.34 .010 |  |  | n41.32.480 |
|  | 12 | 50.29 .030 |  | 2 | 35.58.460 | 18 | Par. veto |  | 2 | 3.34 .020 |  | 9 | Sev. |
|  | 13 | 50.29 .040 |  | 3 | Em. |  | 70.98.070 | 24 | 1 | 68.08.107 |  |  | n41.32.480 |
|  | 14 | 50.29.050 | 12 | 1 | 41.06 .020 | 19 | 43.20A. 190 |  | 2 | Temporary | 36 | 1 | 9.26 A .010 |
|  | 15 | 50.29 .060 |  | 2 | 41.06.080 | 20 | 43.20A. 200 | 25 | 1 | 43.20 .090 |  | 2 | 9.26A. 020 |
|  | 16 | 50.29 .070 |  | 3 | Em. | 21 | 74.32.051 | 26 | 1 | 19.86.080 |  | 3 | 9.26 A .030 |
|  | 17 | 50.29.080 | 13 | 1 | 66.24.160 | 22 | 74.32.053 |  | 2 | 19.86.090 |  | 4 | 9.26A. 040 |
|  | 18 | 50.29 .140 |  | 2 | 66.24.420 | 23 | Par. veto |  | 3 | 19.86.100 |  | 5 | 9.26 A .050 |
|  | 19 | 50.04.323 |  | 3 | Em. |  | 74.36.010 |  | 4 | 19.86.110 |  | 6 | 9.26A. 060 |
|  | 20 | 50.20.030 | 14 | 1 | 79.24.630 | 24 | 74.36 .020 |  | 5 | 19.86.120 |  | 7 | 9.26A. 070 |
|  | 21 | 50.20 .050 |  | 2 | Em. | 25 | 74.36.030 |  | 6 | 19.86.130 |  | 8 | 9.26 A .080 |
|  | 22 | 50.20 .060 | 15 | 1 | 28.27.102 | 26 | 74.36.040 |  | 7 | 19.86.140 | 37 | 1 | 41.18 .104 |
|  | 23 | 50.20.127 |  | 2 | 28.48.010 | 27 | 74.36.100 | 27 | 1 | 43.22.340 |  | 2 | 41.26 .250 |
|  | 24 | Repealer |  | 3 | 28.58.100 | 28 | 43.20A. 210 |  | 2 | 43.22 .350 |  | 3 | 41.16.145 |
|  |  | Constr. |  | 4 | 28.67.070 | 29 | 43.20A. 220 |  | 3 | 43.22.360 |  | 4 | Constr. |
|  |  | n 50.28.010 |  | 5 | 28.85.140 | 30 | 43.20A. 230 |  | 4 | 43.22 .370 |  |  | n 41.18 .104 |
|  | 25 | Eff. date |  | 6 | 28.85.340 | 31 | Par. veto |  | 5 | 43.22.380 | 38 | 1 | 60.28.010 |
|  |  | n 50.04.020 |  | 7 | 28.85.350 |  | 43.61 .010 |  | 6 | 43.22 .390 |  | 2 | 60.28.020 |
| 3 | 1 | 9.02.060 |  | 8 | 28.85.360 | 32 | 43.61 .020 |  | 7 | 43.22.400 |  | 3 | 60.28.050 |
|  | 2 | 9.02 .070 |  | 9 | 28.87.030 | 33 | 43.61 .030 |  | 8 | 43.22.410 | 39 | 1 | 41.05 .010 |
|  | 3 | 9.02.080 |  | 10 | 28.87.070 | 34 | 43.61 .040 |  | 9 | 43.22.420 |  | 2 | 41.05 .020 |
|  | 4 | Sev. |  | 11 | 28.87 .080 | 35 | 43.61 .050 |  | 10 | 43.22.430 |  | 3 | 41.05 .030 |
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|  | 5 | 9.02 .090 |  | 13 | Eff. date | 37 | 28.10.010 | 29 | 1 | 77.32 .020 |  | 5 | 41.05 .050 |
| 4 | 1 | 26.30.010 |  |  | n 28A.02.070 | 38 | 28.10.080 |  | 2 | 77.32.060 |  | 6 | 41.05 .060 |
|  | 2 | 26.30.020 |  | 14 | 28A.27.102 | 39 | 28.85.160 |  | 3 | 77.32.100 |  | 7 | 41.05 .070 |
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|  | 4 | 26.30.910 |  | 16 | 28A.67.070 | 41 | 28.85.220 |  | 5 | 77.32.105 |  | 9 | 41.06.370 |
|  | 5 | Eff.date |  | 17 | 28B.50.140 | 42 | 43.20A. 310 |  | 6 | 77.32 .110 |  | 10 | 41.04.180 |
|  |  | 26.30.920 |  | 18 | 28B.50.340 | 43 | 43.20A. 320 |  | 7 | 77.32.113 |  | 11 | 41.04.230 |
| 5 | 1 | 28.85.851 |  | 19 | 28B.50.350 | 44 | 43.20A. 505 |  | 8 | 77.32.130 |  | 12 | Repealer |
|  | 2 | 28.85.868 |  | 20 | 28B.50.360 | 45 | 43.20A.510 |  | 9 | 77.32.150 |  | 13 | Em. |
|  | 3 | 28B.50.851 |  | 21 | 28A.87.030 | 46 | 43.20A. 515 |  | 10 | 77.32.160 |  | 14 | Sev. |
|  | 4 | 28B.50.868 |  | 22 | 28A.87.080 | 47 | 43.20A. 520 |  | 11 | 77.32 .190 |  |  | n 41.05 .010 |
|  | 5 | Em. |  | 23 | 28A. 10.080 | 48 | 43.20A.525 |  | 12 | 77.32 .200 |  | 15 | Approp. |
|  |  | Eff. date |  | 24 | 28A. 10.100 | 49 | 43.20A. 500 |  | 13 | 77.32 .225 | 40 | 1 | 43.99A. 020 |
| 6 | 1 | 41.26 .030 |  | 25 | 28A. 10.110 | 50 | 43.17 .010 |  | 14 | 77.28 .020 |  | 2 | 43.99A. 030 |
|  | 2 | 41.26 .040 |  | 26 | 28A.47.784 | 51 | 43.17 .020 |  | 15 | 77.32.255 |  | 3 | Special |
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|  | 6 | 41.26 .110 |  | 30 | Eff. date | 55 | 28B.50.220 |  | 2 | 36.89.020 | 41 | 1 | 90.48.135 |
|  | 7 | 41.26 .120 |  | 31 | Em. | 56 | 72.01 .010 |  | 3 | 36.89 .030 |  | 2 | 70.94.222 |
|  | 8 | 41.26 .130 |  | 32 | Sev. | 57 | 72.02.040 |  | 4 | 36.89.040 | 42 | 1 | 39.36.015 |
|  | 9 | 41.26 .140 |  |  | n 28A.02.070 | 58 | 72.05.020 |  | 5 | 36.89.050 |  | 2 | 27.12.070 |
|  | 10 | 41.26 .150 | 16 | 1 | Repealer | 59 | 72.06.010 |  | 6 | 36.89 .042 |  | 3 | 27.12.222 |
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|  | 12 | 41.26.160 |  | 2 | Eff: date | 61 | 72.01.043 |  | 8 | 36.89.090 |  | 5 | 28A.47.801 |
|  | 13 | 41.26.190 |  |  | n 28A.98.011 | 62 | Repealer |  | 9 | 36.89 .100 |  | 6 | 28.51 .010 |
|  | 14 | 41.26.170 | 17 | 1 | 26.28.010 |  | Savings |  | 10 | 86.12 .020 |  | 7 | 28A. 51.010 |
|  | 15 | 41.26 .180 |  | 2 | 26.04.010 | 63 | 43.20A. 900 |  | 11 | Repealer |  | 8 | 28.51 .020 |
|  | 16 | 41.26.240 |  | 3 | 11.12.010 | 64 | 43.20A. 910 |  | 12 | Sev. |  | 9 | 28A. 51.020 |
|  | 17 | Approp. |  | 4 | 48.18 .020 | 65 | Constr. |  |  | 36.89 .911 |  | 10 | 28.58 .550 |
|  | 18 | 41.24 .010 |  | 5 | 26.04.210 |  | 43.20A. 920 |  | 13 | 36.89.062 |  | 11 | 28A.58.550 |
|  | 19 | 41.24 .030 | 18 | 1 | 43.20A. 010 | 66 | 43.20A. 550 |  | 14 | Em. |  | 12 | 35.37 .040 |
|  | 20 | 41.24.031 |  | 2 | 43.20A. 020 | 67 | Eff. date | 31 | 1 | 2.32 .240 |  | 13 | 35.58.450 |
|  | 21 | Em. |  | 3 | 43.20A. 030 | 68 | Leg. rev. |  | 2 | 10.01.112 |  | 14 | 35.61 .100 |
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|  | 2 | 43.03.028 | 9 | 47.17 .040 | 90 | 47.17.445 | 171 | 47.17.850 | 43 | 35.67.140 |
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|  | 33 | 28A.59.080 |
|  | 34 | 28A.59.150 |
|  | 35 | 28A.60.070 |
|  | 36 | 28A.60.186 |
|  | 37 | 28A.60.210 |
|  | 38 | 28A.65.080 |
|  | 39 | 28A.65.100 |
|  | 40 | 28A.65.110 |
|  | 41 | 28A.65.120 |
|  | 42 | 28A.65.150 |
|  | 43 | 28A.65.153 |
|  | 44 | 28A.65.180 |
|  | 45 | 28A.66.050 |
|  | 46 | 28A.66.060 |
|  | 47 | 28A.66.100 |
|  | 48 | 28A.67.040 |
|  | 49 | 28A.67.060 |
|  | 50 | 28A.70.130 |
|  | 51 | 28A.70.160 |
|  | 52 | 28A.70.170 |
|  | 53 | 28A.88.070 |
|  | 54 | 28A.96.040 |
|  | 55 | $\begin{aligned} & \text { Sev. } \\ & \text { n 28A. } \end{aligned}$ |
| 49 | 1 | 69.04.205 |
|  | 2 | 69.04.206 |
|  | 3 | 69.04.207 |
| 50 | 1 | Special |


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| 51 | 2 | n Title 79 | 70 |  | n35.13.125 |
|  |  | Digest |  | 1 | 66.24.010 |
|  |  | Special |  | 2 | 66.24.025 |
|  |  | n Title 79 |  | 3 | Repealer |
|  |  | Digest |  | 4 | Eff. date |
|  | 1 | 46.85.120 |  |  | n66.24.010 |
|  | 2 | 46.85.160 | 71 | 1 | 36.16.050 |
|  | 3 | 46.85.170 | 72 | 1 | 16.70.010 |
|  | 4 | 46.85.190 |  | 2 | 16.70.020 |
|  | 5 | 46.85.135 |  | 3 | 16.70.030 |
|  | 6 | 46.85.145 |  | 4 | 16.70.040 |
|  | 7 | 46.85.147 |  | 5 | 16.70.050 |
| 52 | 1 | 43.24.140 |  | 6 | 16.70.060 |
| 53 | 1 | 28A. 21.090 | 73 | 1 | 3.30.030 |
|  | 2 | 28A.57.326 |  | 2 | 3.30.050 |
|  | 3 | 28A.57.260 |  | 3 | 3.30.070 |
|  | 4 | 28A.57.325 |  | 4 | 3.30 .090 |
|  | 5 | Repealer |  | 5 | 3.34.090 |
|  | 6 | Sev . |  | 6 | 3.54 .010 |
|  |  | n 28A.57.260 |  | 7 | 3.54.020 |
| 54 | I | 28A.04.130 |  | 8 | 3.62 .020 |
|  | 2 | Sev. | 74 | 1 | 11.104 .010 |
|  |  | n 28A.04.130 |  | 2 | 11.104.020 |
| 55 | 1 | 52.24 .085 |  | 3 | 11.104 .030 |
| 56 | 1 | 70.54.120 |  | 4 | 11.104.040 |
|  | 2 | Sev. |  | 5 | 11.104 .050 |
|  |  | n 70.54.120 |  | 6 | 11.104 .060 |
| 57 | 1 | 18.100.135 |  | 7 | 11.104 .070 |
| 58 | 1 | 19.10.200 |  | 8 | 11.104 .080 |
|  | 2 | 19.10.210 |  | 9 | 11.104 .090 |
|  | 3 | 19.10.220 |  | 10 | 11.104.100 |
|  | 4 | 19.10.230 |  | 11 | 11.104.110 |
|  | 5 | 19.10.240 |  | 12 | 11.104.120 |
|  | 6 | 19.10.250 |  | 13 | 11.104.130 |
|  | 7 | 19.10.260 |  | 14 | 11.104.900 |
| 59 | 1 | Leg. dir. |  | 15 | 11.104.910 |
|  | 2 | 24.40.010 |  | 16 | Sev. |
|  | 3 | 24.40.020 |  |  | 11.104.920 |
|  | 4 | 24.40.030 |  | 17 | Repealer |
|  | 5 | 24.40.040 |  | 18 | 11.104 .930 |
|  | 6 | 24.40.050 |  | 19 | 11.104.940 |
|  | 7 | 24.40.060 |  | 20 | Leg. dir. |
|  | 8 | Sev. | 75 | 1 | 41.40.405 |
|  |  | 24.40.070 |  | 2 | 41.40.406 |
| 60 | 1 | 43.99.110 |  | 3 | 41.40.407 |
| 61 | 1 | 9.45 .060 |  | 4 | 41.44.300 |
|  | 2 | 9.45.062 | 76 | 1 | 36.67.010 |
| 62 | 1 | 66.08.030 |  | 2 | 36.76.080 |
| 63 | 1 | 41.32.590 |  | 3 | 36.76.140 |
| 64 | 1 | 16.67.123 |  | 4 | 39.28.010 |
|  | 2 | 16.67.124 |  | 5 | 39.28.040 |
| 65 | 1 | 22.09.010 |  | 6 | Repealer |
| 66 | 1 | 70.87 .030 | 77 | 1 | 46.37.423 |
|  | 2 | 43.22.010 |  | 2 | 46.37.424 |
| 67 | 1 | 28A.57.328 |  | 3 | 46.37.425 |
|  | 2 | 28A.57.342 |  | 4 | Eff. date |
|  | 3 | 28A.57.355 |  |  | n 46.37.425 |
|  | 4 | 28A.57.356 | 78 | 1 | 28A.24.110 |
|  | 5 | 28A.57.357 |  | 2 | 28A.24.111 |
|  | 6 | 28A.57.358 |  | 3 | 28A.24.112 |
|  | 7 | 28A.57.332 | 79 | 1 | 36.32.460 |
|  | 8 | 28A.57.344 | 80 | 1 | 4.16.350 |
|  | 9 | Repealer | 81 | 1 | 2.04.071 |
|  | 10 | Sev. |  | 2 | 2.04 .080 |
| 68 | 1 | 18.78 .100 |  | 3 | 2.04 .100 |
|  | 2 | 18.78.182 |  | 4 | 2.04 .110 |
| 69 | 1 | 35.13 .125 |  | 5 | 2.08.080 |
|  | 2 | 35.13.130 |  | 6 | 2.08.180 |
|  | 3 | 28A.58.044 |  | 7 | 2.12 .035 |
|  | 4 | Em. |  | 8 | 2.12 .060 |
|  | 5 | Sev. |  | 9 | 2.20 .020 |

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| 10 | 2.24.050 | 91 | 35.44.260 | 172 | 87.03.765 |
| 11 | 2.28.030 | 92 | 35.44.270 | 173 | 87.22.090 |
| 12 | 2.32.050 | 93 | 35.50 .260 | 174 | 87.56.225 |
| 13 | 2.48.200 | 94 | 35.55.080 | 175 | 88.32.090 |
| 14 | 2.56.080 | 95 | 35.56.090 | 176 | 90.03.200 |
| 15 | 3.50.410 | 96 | 36.05.060 | 177 | 90.24.070 |
| 16 | 4.56 .190 | 97 | 36.93.160 | 178 | 91.04.325 |
| 17 | 4.56.200 | 98 | 36.94.290 | 179 | 91.04.360 |
| 18 | 4.56.225 | 99 | 37.16.130 | 180 | 91.08.250 |
| 19 | 4.76.030 | 100 | 41.06.070 | 181 | 91.08.580 |
| 20 | 4.80.050 | 101 | 41.06.210 | 182 | 2.06.085 |
| 21 | 4.80 .140 | 102 | 41.14 .120 | 183 | Repealer |
| 22 | 4.84 .170 | 103 | 41.26.230 | 184 | Em. |
| 23 | 4.84.180 | 104 | 41.32 .650 | 82 1 | 72.23.230 |
| 24 | 4.92.030 | 105 | 41.40.440 | 2 | Em. |
| 25 | 5.48 .020 | 106 | 42.21 .020 |  |  |
| 26 | 6.04.010 | 107 | 43.07.120 |  |  |
| 27 | 6.08 .010 | 108 | 43.08.020 |  |  |
| 28 | 6.24.090 | 109 | 43.10.030 |  |  |
| 29 | 7.16.330 | 110 | 43.19 .190 |  |  |
| 30 | 7.16.350 | 111 | 43.19.200 |  |  |
| 31 | 7.36.040 | 112 | 43.24.120 |  |  |
| 32 | 7.36.140 | 113 | 43.52.430 |  |  |
| 33 | 8.04.070 | 114 | 43.78.030 |  |  |
| 34 | 8.04.098 | 115 | 47.32.070 |  |  |
| 35 | 8.04.130 | 116 | 49.32.080 |  |  |
| 36 | 8.04.150 | 117 | 49.46.080 |  |  |
| 37 | 8.08.040 | 118 | 49.60.260 |  |  |
| 38 | 8.08.080 | 119 | 50.32 .120 |  |  |
| 39 | 8.12 .200 | 120 | 50.32 .130 |  |  |
| 40 | 8.12.530 | 121 | 50.32 .160 |  |  |
| 41 | 8.16.130 | 122 | 51.52.110 |  |  |
| 42 | 8.20 .100 | 123 | 54.16.160 |  |  |
| 43 | 8.20.120 | 124 | 54.16.165 |  |  |
| 44 | 9.81 .090 | 125 | 56.20.080 |  |  |
| 45 | 9.82.030 | 126 | 57.16.090 |  |  |
| 46 | 9.95 .060 | 127 | 58.28 .490 |  |  |
| 47 | 9.95 .063 | 128 | 59.12 .200 |  |  |
| 48 | 10.31 .060 | 129 | 60.04.130 |  |  |
| 49 | 10.76.050 | 130 | 60.76.040 |  |  |
| 50 | 10.76 .060 | 131 | 64.08.010 |  |  |
| 51 | 10.76 .070 | 132 | 65.12 .175 |  |  |
| 52 | 10.76.080 | 133 | 71.02.413 |  |  |
| 53 | 11.96 .010 | 134 | 72.15 .060 |  |  |
| 54 | 13.04.220 | 135 | 72.33.240 |  |  |
| 55 | 15.63.240 | 136 | 74.08.080 |  |  |
| 56 | 17.04.230 | 137 | 74.08.100 |  |  |
| 57 | 17.16.110 | 138 | 78.52.500 |  |  |
| 58 | 18.08.210 | 139 | 79.01.500 |  |  |
| 59 | 18.32.280 | 140 | 80.04.260 |  |  |
| 60 | 18.78.140 | 141 | 80.28 .190 |  |  |
| 61 | 18.83.160 | 142 | 80.36.240 |  |  |
| 62 | 18.85.290 | 143 | 81.04.260 |  |  |
| 63 | 18.92.210 | 144 | 81.53 .130 |  |  |
| 64 | 19.10.110 | 145 | 81.53.170 |  |  |
| 65 | 19.77.100 | 146 | 81.68.070 |  |  |
| 66 | 20.01.200 | 147 | 81.80 .340 |  |  |
| 67 | 22.20.100 | 148 | 82.32.180 |  |  |
| 68 | 24.32.360 | 149 | 83.24.020 |  |  |
| 69 | 26.04.050 | 150 | 83.32.050 |  |  |
| 70 | 26.08.090 | 151 | 83.56.160 |  |  |
| 71 | 28A.58.500 | 152 | 84.28 .080 |  |  |
| 72 | 28B.16.160 | 153 | 84.28.110 |  |  |
| 73 | 28B.50.300 | 154 | 84.64.120 |  |  |
| 74 | 29.04.030 | 155 | 84.64.400 |  |  |
| 75 | 29.21 .070 | 156 | 85.05.079 |  |  |
| 76 | 29.30 .020 | 157 | 85.05 .130 |  |  |
| 77 | 29.65.130 | 158 | 85.05.470 |  |  |
| 78 | 29.80.020 | 159 | 85.06.130 |  |  |
| 79 | 30.04.040 | 160 | 85.06.660 |  |  |
| 80 | 30.30 .090 | 161 | 85.06.750 |  |  |
| 81 | 31.08.260 | 162 | 85.08.440 |  |  |
| 82 | 31.12.050 | 163 | 85.15 .130 |  |  |
| 83 | 31.12 .360 | 164 | 85.16.190 |  |  |
| 84 | 33.04.060 | 165 | 85.16.210 |  |  |
| 85 | 33.08.070 | 166 | 85.18 .140 |  |  |
| 86 | 33.40 .120 | 167 | 85.24.130 |  |  |
| 87 | 34.04.140 | 168 | 85.24.140 |  |  |
| 88 | 35.20 .070 | 169 | 85.32 .200 |  |  |
| 89 | 35.22.560 | 170 | 87.03.410 |  |  |
| 90 | 35.44.230 | 171 | 87.03.760 |  |  |

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| 1 | 1 | 43.96B. 010 |
|  | 2 | 43.96B. 020 |
|  | 3 | 43.96B. 030 |
|  | 4 | 43.96B. 040 |
|  | 5 | 43.96B. 050 |
|  | 6 | 43.96B. 060 |
|  | 7 | Em. |
| 2 | 1 | 23A.40.150 |
|  | 2 | Em. |
| 3 | 1 | 43.96B. 070 |
|  | 2 | 43.96B. 080 |
|  | 3 | 43.96B. 090 |
|  | 4 | 43.96B. 100 |
|  | 5 | 43.96B. 110 |
|  | 6 | 43.96B. 120 |
|  | 7 | 43.96B. 130 |
|  | 8 | 43.96B. 140 |
|  | 9 | Sev. |
|  |  | 43.96B. 900 |
|  | 10 | Em. |
| 4 | 1 | 28A.47.792 |
|  | 2 | 28A.47.795 |
|  | 3 | 28A.47.796 |
|  | 4 | Em. |
| 5 | 1 | Approp. |
|  | 2 | Em. |
| 6 | 1 | 29.34.080 |
|  | 2 | 29.34.180 |
|  | 3 | Sev. |
|  |  | n 29.34.080 |
|  | 4 | Em. |
| 7 | 1 | 46.80.020 |
|  | 2 | 46.80 .030 |
|  | 3 | 46.80.040 |
|  | 4 | 46.80.050 |
|  | 5 | 46.80.070 |
|  | 6 | 46.80.080 |
|  | 7 | 46.80 .090 |
|  | 8 | 46.80 .110 |
|  | 9 | 46.80.130 |
|  | 10 | 46.80.150 |
| 8 | 1 | 38.52.110 |
|  | 2 | 38.52.180 |
|  | 3 | 38.52.220 |
|  | 4 | 38.52.205 |
|  | 5 | 38.52.207 |
|  | 6 | 38.52.390 |
|  | 7 | 38.52.195 |
| 9 | 1 | 8.25 .170 |
| 10 | 1 | 40.14.070 |
| 11 | 1 | 82.08 .030 |
|  | 2 | 82.12 .030 |
|  | 3 | Eff. date |
| 12 | 1 | 6.12 .050 |
|  | 2 | 11.52 .010 |
|  | 3 | 11.52 .020 |
|  | 4 | 11.52 .022 |
|  | 5 | Sev. |
|  |  | n6.12.050 |
| 13 | 1 | 48.20 .412 |
|  | 2 | 48.21 .142 |
|  | 3 | 48.31 A. 010 |
|  | 4 | 48.31 A. 020 |
|  | 5 | 48.31A. 030 |
|  | 6 | 48.31A. 040 |
|  | 7 | 48.31A. 050 |
|  | 8 | 48.31 A. 060 |
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|  | 10 | 48.31 A. 080 |
|  | 11 | Par. veto 48.31 A. 090 |

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| 34 | 29 | Ef: date |  | 22 | 35.87A. 220 |
|  |  | 15.13.950 |  | 23 | Sev. |
|  | 30 | Repealer |  |  | 35.87A. 900 |
|  | 1 | 43.115 .010 | 46 | 1 | 10.88.200 |
|  | 2 | 43.115 .020 |  | 2 | 10.88.210 |
|  | 3 | 43.115 .030 |  | 3 | 10.88.220 |
|  | 4 | 43.115 .040 |  | 4 | 10.88.230 |
|  | 5 | 43.115 .050 |  | 5 | 10.88.240 |
|  | 6 | 43.115 .060 |  | 6 | 10.88.250 |
|  | 7 | Sev. |  | 7 | 10.88.260 |
|  |  | 43.115 .900 |  | 8 | 10.88.270 |
| 35 | 1 | 84.56.060 |  | 9 | 10.88.280 |
| 36 | 1 | 82.36.280 |  | 10 | 10.88.290 |
| 37 | 1 | 31.08.220 |  | 11 | 10.88.300 |
| 38 | 1 | 23A.08.030 |  | 12 | 10.88.310 |
|  | 2 | 23A. 20.010 |  | 13 | 10.88.320 |
|  | 3 | 23A. 20.020 |  | 14 | 10.88.330 |
|  | 4 | 23A. 20.050 |  | 15 | 10.88.340 |
|  | 5 | 23A.08.135 |  | 16 | 10.88.350 |
|  | 6 | 23A.08.480 |  | 17 | 10.88.360 |
| 39 | 1 | 47.52 .050 |  | 18 | 10.88.370 |
|  | 2 | 8.25 .073 |  | 19 | 10.88.380 |
|  | 3 | 8.25 .070 |  | 20 | 10.88.390 |
| 40 | 1 | 28B.10.180 |  | 21 | 10.88.400 |
| 41 | 1 | 70.104.010 |  | 22 | 10.88.410 |
|  | 2 | 70.104.020 |  | 23 | 10.88.420 |
|  | 3 | 70.104.030 |  | 24 | 10.88.430 |
|  | 4 | 70.104 .040 |  | 25 | 10.88.440 |
|  | 5 | 70.104 .050 |  | 26 | 10.88.450 |
|  | 6 | 70.104 .060 |  | 27 | Constr. . |
| 42 | 1 | 84.68.021 |  |  | 10.88.900 |
|  | 2 | Temporary |  | 28 | 10.88.910 |
|  | 3 | 84.40 .346 |  | 29 | Eff. date |
|  | 4 | n84.68.021 |  |  | 10.88.920 |
|  | 5 | Em. |  | 30 | 26.21.050 |
| 43 | 1 | 84.40 .030 |  | 31 | Repealer |
|  | 2 | 84.40A. 020 |  | 32 | Sev. |
|  | 3 | 84.40A. 030 |  |  | 10.88.930 |
|  | 4 | 84.40A. 040 | 47 | 1 | 67.32 .050 |
|  | 5 | 84.40A. 050 |  | 2 | 67.32.080 |
|  | 6 | Sev. |  | 3 | 67.32.100 |
|  |  | n 84.40.030 |  | 4 | 67.32 .130 |
|  | 7 | Em. |  | 5 | 67.32.140 |
| 44 | 1 | Leg. dir. |  | 6 | 46.09.010 |
|  | 2 | 84.40.350 |  | 7 | 46.09.020 |
|  | 3 | 84.40.360 |  | 8 | 46.09.030 |
|  | 4 | 84.40 .370 |  | 9 | 46.09.040 |
|  | 5 | 84.40.380 |  | 10 | 46.09.050 |
|  | 6 | 84.40.390 |  | 11 | 46.09.060 |
|  | 7 | Em. |  | 12 | 46.09.070 |
| 45 | 1 | 35.87A. 010 |  | 13 | 46.09.080 |
|  | 2 | 35.87A. 020 |  | 14 | 46.09.090 |
|  | 3 | 35.87A. 030 |  | 15 | 46.09.100 |
|  | 4 | 35.87A. 040 |  | 16 | 46.09.110 |
|  | 5 | 35.87A. 050 |  | 17 | 46.09.120 |
|  | 6 | 35.87A. 060 |  | 18 | 46.09.130 |
|  | 7 | 35.87A. 070 |  | 19 | 46.09.140 |
|  | 8 | 35.87A. 080 |  | 20 | 46.09.150 |
|  | 9 | 35.87A. 090 |  | 21 | 46.09.160 |
|  | 10 | 35.87 A .100 |  | 22 | 46.09.170 |
|  | 11 | 35.87A. 110 |  | 23 | 46.09.180 |
|  | 12 | 35.87 A .120 |  | 24 | 46.09.190 |
|  | 13 | 35.87 A .130 |  | 25 | 46.09.200 |
|  | 14 | 35.87A. 140 |  | 26 | Sev. |
|  | 15 | 35.87 A .150 |  |  | 46.09.900 |
|  | 16 | 35.87A. 160 |  | 27 | Approp. |
|  | 17 | 35.87A. 170 |  |  | n46.09.010 |
|  | 18 | 35.87A. 180 |  | 28 | 46.09.210 |
|  | 19 | 35.87 A .190 | 48 | 1 | 84.56 .340 |
|  | 20 | 35.87 A .200 | 49 | 1 | 76.01 .060 |
|  | 21 | 35.87A. 210 | 50 | 1 | Approp. |







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| 11 | 51.32 .090 |  |  | Repealer |  | 57 | 85.06 .110 | 5 | 82.04.280 | 301 |  | Par. veto |
| 12 | 51.32 .095 |  | 90 | Eff: date |  | 58 | 88.16 .010 | 6 | 82.04.435 |  |  | Omnibus |
| 13 | Par. veto |  |  | 51.98 .060 |  | 59 | Vetoed | 7 | 82.08.050 |  |  | Approp. |
|  | 51.32 .110 |  | 91 | Sev. |  | 60 | 4.24 .030 | 8 | 82.08 .070 |  |  | Act |
| 14 | 51.08 .178 |  |  | 51.98 .070 |  | 61 | 35.24 .370 |  | 82.08 .150 |  |  | (Uncod.) |
| 15 | Par. veto | 290 | 1 | Approp. |  | 62 | 35.27 .500 | 10 | 82.12 .030 | 302 | 1 | 9.41 .010 |
|  | 51.08 .018 |  | 2 | Approp. |  | 63 | 71.02.230 | 11 | 82.12 .040 |  | 2 | 9.41 .070 |
| 16 | ${ }_{51} 1.16 .035$ |  | 3 | Approp. |  | 64 | 71.02 .411 | 12 | 82.16 .020 |  | 3 | 9.40 .110 |
| 17 | 51.32 .073 |  | 4 | Aрprop. |  | 65 | 71.06 .010 | 13 | 82.24 .020 |  | 4 | Par. veto |
| 18 | 51.44 .033 |  | 5 | Approp. |  | 66 | 74.13.020 | 14 | 82.24 .070 |  |  | 9.40 .120 |
| 19 | 51.44 .034 |  | 6 | Approp. |  | 67 | Vetoed | 15 | 82.32 .040 |  | 5 | 9.40 .130 |
| 20 | 51.48 .060 |  | 7 | Aрprop. |  | 68 | 78.40 .293 | 16 | 82.32.050 |  | 6 | Vetoed |
| 21 | Vetoed |  | 8 | Approp. |  | 69 | 83.56.050 | 17 | 82.32 .060 |  | 7 | 70.74.135 |
| 22 | 51.52 .104 |  | 9 | Approp. |  | 70 | 84.36.030 | 18 | 82.32.080 |  | 8 | Par. veto |
| 23 | 51.52.106 |  | 10 | Арргор. |  | 71 | 86.09.364 | 19 | Vetoed |  |  | 70.74.270 |
| 24 | 51.52.110 |  | 11 | Approp. |  | 72 | 87.03 .045 | 20 | 82.32.100 |  | 9 | Par. veto |
| 25 | Leg. dir. |  | 12 | Approp. |  | 73 | 87.60 .150 | 21 | 82.32 .190 |  |  | 70.74 .280 |
| 26 | 51.14 .010 |  | 13 | Approp. |  | 74 | 4.16.190 | 22 | 82.32 .235 |  | 10 | Vetoed |
| 27 | 51.14 .020 |  | 14 | Approp. |  | 75 | 12.04.140 | 23 | 82.32 .350 |  | 11 | Vetoed |
| 28 | 51.14 .030 |  | 15 | Vetoed |  | 76 | 12.04.150 | 24 | 84.52 .050 |  | 12 | Vetoed |
| 29 | 51.14 .040 |  | 16 | $V$ etoed |  | 77 | Sev. | 25 | 84.52 .065 |  | 13 | Vetoed |
| 30 | 51.14 .050 | 291 |  | 47.26 .160 |  |  | n26.28.010 | 26 | Vetoed |  | 14 | Vetoed |
| 31 | 51.14 .060 |  | 2 | 47.26 .170 | 293 | 1 | 70.95 .090 | 27 | Vetoed |  | 15 | 26.44.050 |
| 32 | 51.14 .080 |  | 3 | 47.26 .190 |  | 2 | 36.58A. 010 | 28 | Vetoed |  | 16 | Par. veto |
| 33 | 51.14 .090 |  | 4 | Vetoed |  | 3 | 36.58A. 020 | 29 | Vetoed |  |  | 9.27 .015 |
| 34 | 51.14.100 | 292 | 1 | 26.28 .010 |  | 4 | 36.58A. 030 | 30 | Vetoed |  | 17 | Vetoed |
| 35 | 51.14 .110 |  | 2 | 26.28.015 |  | 5 | Vetoed | 31 | Vetoed |  | 18 | 9.91 .110 |
| 36 | 51.14 .070 |  | 3 | 2.36.070 |  | 6 | 36.58A. 040 | 32 | Vetoed |  | 19 | 70.108 .010 |
| 37 | 51.24 .010 |  | 4 | 4.28 .070 |  | 7 | 80.01.300 | 33 | 84.28 .090 |  | 20 | Vetoed |
| 38 | 51.28 .020 |  | 5 | 6.12 .290 |  | 8 | Repealer | 34 | Vetoed |  | 21 | 70.108 .020 |
| 39 | 51.28 .025 |  | 6 | 6.16.010 |  | 9 | Em. | 35 | 82.50 .010 |  | 22 | 70.108 .030 |
| 40 | 51.32 .010 |  | 7 | 7.28 .090 | 294 | 1 | 84.33 .010 | 36 | 82.50 .020 |  | 23 | 70.108 .040 |
| 41 | 51.32 .015 |  | 8 | 7.33.130 |  | 2 | 84.33.020 | 37 | 82.50 .030 |  | 24 | 70.108 .050 |
| 42 | 51.32.020 |  | 9 | 8.20 .020 |  | 3 | 84.33.030 | 38 | 82.50 .040 |  | 25 | 70.108.060 |
| 43 | 51.32 .040 |  | 10 | 8.04.020 |  | 4 | 84.33.040 | 39 | 82.50 .050 |  | 26 | Par. veto |
| 44 | 51.32 .100 |  | 11 | 12.04.050 |  | 5 | 84.33.050 | 40 | 82.50 .070 |  |  | 70.108 .070 |
| 45 | 51.32 .140 |  | 12 | 12.04.080 |  | 6 | 84.33 .060 | 41 | 82.50 .101 |  | 27 | 70.108.080 |
| 46 | 51.32 .055 |  | 13 | 15.68.140 |  | 7 | Par.veto | 42 | 82.50 .105 |  | 28 | 70.108 .090 |
| 47 | 51.32 .190 |  | 14 | 15.80.460 |  |  | 82.04 .291 | 43 | 82.50 .110 |  | 29 | 70.108.100 |
| 48 | 51.32.200 |  | 15 | 17.04.070 |  | 8 | 84.33.080 | 44 | 82.50 .120 |  | 30 | 70.108.110 |
| 49 | 51.32.180 |  | 16 | 17.06.050 |  | 9 | 84.33 .090 | 45 | 82.50 .130 |  | 31 | 70.108.120 |
| 50 | 51.36.010 |  | 17 | 18.04.120 |  | 10 | 84.33 .100 | 46 | 82.50 .140 |  | 32 | Par. veto |
| 51 | 51.36.020 |  | 18 | 18.08.140 |  | 11 | Par. veto | 47 | 82.50 .160 |  |  | 70.108 .130 |
| 52 | 51.36 .050 |  | 19 | 18.22.040 |  |  | 84.33 .110 | 48 | 82.50 .180 |  | 33 | Leg. dir. |
| 53 | 51.36 .060 |  | 20 | 18.28 .060 |  | 12 | Par. veto | 49 | 82.50 .190 |  | 34 | Em. |
| 54 | 51.36 .070 |  | 21 | 18.29.020 |  |  | 84.33 .120 | 50 | 82.50 .200 |  | 35 | Sev. |
| 55 | 51.36.080 |  | 22 | 18.34.070 |  | 13 | 84.33.130 | 51 | 82.44 .030 |  |  | n9.41.010 |
| 56 | 51.44 .070 |  | 23 | 18.39.030 |  | 14 | 84.33.140 | 52 | 82.44 .045 | 303 | 1 | 35.58 .245 |
| 57 | 51.44 .080 |  | 24 | 18.39.040 |  | 15 | 84.33.150 | 53 | Eff: date |  | 2 | Par. veto |
| 58 | 51.44 .140 |  | 25 | 18.64 .080 |  | 16 | 84.33.160 |  | 82.50 .901 |  |  | 35.58 .020 |
| 59 | 51.44 .150 |  | 26 | 18.78.060 |  | 17 | 84.33 .170 | 54 | 82.44 .010 |  | 3 | 35.58 .040 |
| 60 | 51.44.160 |  | 27 | 18.83 .030 |  | 18 | 84.33 .180 | 55 | 82.50 .400 |  | 4 | 35.58 .118 |
| 61 | 51.48 .010 |  | 28 | 18.92.070 |  | 19 | 28A.41.130 | 56 | 82.50 .410 |  | 5 | 35.58 .120 |
| 62 | 51.48 .015 |  | 29 | 19.60.063 |  | 20 | Repealer | 57 | 82.50 .420 |  | 6 | 35.58 .140 |
| 63 | 51.48 .020 |  | 30 | 21.24 .010 |  | 21 | Leg. dir. | 58 | 82.50 .430 |  | 7 | 35.58 .200 358 |
| 64 | 51.48 .030 |  | 31 | 21.24 .040 |  | 22 | Em. | 59 | 82.50 .440 |  | 8 | 35.58 .240 |
| 65 | 51.48 .110 |  | 32 | 21.24 .070 | 295 | 1 | 9.92 .080 | 60 | 82.50 .450 |  | - | 35.58.450 |
| 66 | 51.48 .017 |  | 33 | 21.25 .010 |  | 2 | Vetoed | 61 | 82.50.460 |  | 10 | ${ }^{35.58 .560}$ |
| 67 | 51.04 .110 |  | 34 | 21.25.040 | 296 | 1 | n82.14.045 | 62 | 82.50 .470 |  | 11 | ${ }_{\text {Sev. }}^{35.58 .930}$ |
| 68 | 51.52 .010 |  | 35 | 21.25 .070 |  | 2 | Par. veto | 63 | 82.50 .480 |  |  | 35.58.930 |
| 69 | 51.52 .080 |  | 36 | 23A.12.010 |  |  | 82.14 .045 | 64 | 82.50 .490 |  | 12 | Em. |
| 70 | 51.52.090 |  | 37 | 26.28.080 |  | 3 | 82.14 .050 | 65 | 82.50 .500 | 304 | 1 | 69.54 .010 |
| 71 | 38.52.290 |  | 38 | 26.32.110 |  | 4 | 82.14.060 | 66 | 82.50.510 |  | 2 | Par. veto |
| 72 | 38.52.330 |  | 39 | 36.59.310 |  | 5 | Sev. | 67 | 82.50 .520 |  |  | 69.54.020 |
| 73 | 75.08.206 |  | 40 | Vetoed |  |  | n82.14.045 | 68 | 82.50 .530 |  | 3 | 69.54 .030 |
| 74 | 51.04 .030 |  | 41 | 38.12.060 | 297 | 1 | 88.16 .030 | 69 | 82.50 .540 |  | 4 | 69.54 .040 |
| 75 | 51.08 .014 |  | 42 | 46.20.011 |  | 2 | 88.16.050 | 70 | 84.04 .090 |  | 5 | 69.54 .050 |
| 76 | 51.16 .060 |  | 43 | 46.20.045 |  | 3 | Par. veto | 71 | 84.36.110 |  | 6 | 71.24 .020 |
| 77 | 51.16 .140 |  | 44 | 46.20.104 |  |  | 88.16 .070 | 72 | 84.36.120 |  | 7 | Par. veto |
| 78 | 51.16 .160 |  | 45 | 46.20 .293 |  | 4 | 88.16 .100 | 73 | 82.50 .902 |  |  | 71.24 .030 |
| 79 | 51.16.180 |  | 46 | 47.32.020 |  | 5 | Em. | 74 | 84.40.342 |  | 8 | 69.54 .060 |
| 80 | 51.08.173 |  | 47 | 48.17 .150 | 298 | 1 | 74.32 .140 | 75 | 84.40 .344 |  | 9 | 69.54 .070 |
| 81 | 51.12 .070 |  | 48 | 48.17 .380 |  | 2 | 74.32.150 | 76 | Repealer |  | 10 | 69.54.080 |
| 82 | 51.12 .120 |  | 49 | 65.12.710 |  | 3 | 74.32.160 |  | 82.50 .903 |  | 11 | 69.54 .090 |
| 83 84 | 51.16 .040 |  | 50 | 72.23 .070 |  | 4 | 74.32 .170 | 77 | 82.26 .020 |  | 12 | Vetoed |
| 84 | 51.16 .042 |  | 51 | 72.23 .090 |  | 5 | 74.32.180 | 78 | Sev . | 305 | 1 | 18.71 .020 |
| 85 | 51.12 .110 |  | 52 | 72.23.200 |  | 6 | Vetoed |  | $n 82.04 .050$ |  | 2 | 18.71 .200 |
| 88 | 51.16 .105 |  | 53 | 72.23 .210 | 299 | 1 | 60.28.040 | 79 | Eff. dates |  | 3 | 18.71 .210 Par. veto |
| 87 88 | 51.16.155 |  | 54 | 79.01.704 |  | 2 | 73.32.130 |  | n82.04.050 |  | 4 | Par. veto |
| 88 89 | 51.08.175 |  | 55 | 79.48.130 |  | 3 | 82.04.050 | 300 | Vetoed |  |  | 18.71.220 |
| 89 | Par. veto |  | 56 | 85.05 .110 |  | 4 | 82.04.190 | 2 | 35.82.280 | 306 | 1 | Par. veto |



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| 1 | 1 | 43.78.080 |
| 2 | 1 | Repealer |
| 3 | 1 | 28A.21.110 |
| 4 | 1 | 73.04.130 |
| 5 | 1 | 46.04.552 |
|  | 2 | 46.16.010 |
|  | 3 | Em. |
| 6 | 1 | 38.52.005 |
|  | 2 | 38.52.006 |
|  | 3 | 38.52.007 |
| 7 | 1 | 72.62 .010 |
|  | 2 | 72.62.020 |
|  | 3 | 72.62.030 |
|  | 4 | 72.62.040 |
|  | 5 | 72.62.050 |
|  | 6 | Leg. dir. |
| 8 | 1 | 15.63.240 |
|  | 2 | Em. |
| 9 | 1 | 18.64.080 |
|  | 2 | Em. |
| 10 | 1 | 28A.13.020 |
|  | 2 | 28A.27.010 |
|  | 3 | 28A.58.100 |
|  | 4 | Em. |
| 11 | 1 | 41.06.070 |
|  | 2 | Em. |
| 12 | 1 | 43.08.020 |
|  | 2 | Em. |
| 13 | 1 | 81.92.110 |
|  | 2 | Repealer |
|  | 3 | Em. |
| 14 | 1 | 28A.41.145 |
|  |  | Constr. |
|  | 2 | n 28A.41.145 |
| 15 | I | 28A. 10.080 |
| 16 | 1 | 52.16.070 |
| 17 | 1 | 28A.09.200 |
|  | 2 | 28B.10.265 |
|  | 3 | Eff. date |
| 18 | 1 | 2.32 .210 |
| 19 | 1 | 41.04.250 |
| 20 | I | 36.18.020 |
|  | 2 | 36.18.025 |
|  | 3 | Eff. date |
|  |  | n 36.18.020 |
| 21 | , | 26.08.080 |
| 22 | 1 | 81.80 .400 |
|  | 2 | 81.80 .410 |
|  | 3 | Sev. |
|  |  | n81.80.400 |
| 23 | 1 | 28B. 10.840 |
|  | 2 | 28B. 10.842 |
|  | 3 | 28B.10.844 |
|  | 4 | Em. |
| 24 | 1 | 82.36.020 |
|  | 2 | 46.68.100 |
|  | 3 | 47.60 .530 |
|  | 4 | 47.60.540 |
|  | 5 | 47.60.150 |
|  | 6 | 47.60.290 |
|  | 7 | 47.60.440 |
|  | 8 | 47.60.325 |
|  | 9 | Repealer |
|  | 10 | Em. |
| 25 | 1 | 28B.10.310 |
|  | 2 | 28B. 30.730 |
|  | 3 | Em. |
| 26 | 1 | 28A.65.170 |
|  | 2 | 28A.65.080 |
|  | 3 | 28A.41.055 |
|  | 4 | Sev. |


| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
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| 27 |  | n 28A.41.055 |  | 23 | 51.32 .095 |
|  | 5 | Em. |  | 24 | 51.32 .073 |
|  | 1 | 28A.58.565 |  | 25 | 51.32 .190 |
|  | 2 | Em. |  | 26 | 51.32.210 |
| 28 | 1 | 39.16.005 |  | 27 | 51.44.040 |
|  | 2 | Repealer |  | 28 | 51.44.060 |
| 29 | 1 | 46.20.329 |  | 29 | 51.44.080 |
|  | 2 | 46.20.332 |  | 30 | 51.44.140 |
|  | 3 | 46.20.333 |  | 31 | 51.44.090 |
|  | 4 | 46.20.334 |  | 32 | 51.48 .120 |
| 30 | 1 | 84.36.160 |  | 33 | 51.48.130 |
|  | 2 | 84.36.140 |  | 34 | 51.48 .140 |
|  | 3 | Eff. date |  | 35 | 51.48.150 |
|  |  | n84.36.160 |  | 36 | 51.52.110 |
| 31 | 1 | 26.21 .010 |  | 37 | 51.04.110 |
| 32 | 1 | 35.20.100 |  | 38 | Sev. |
|  | 2 | 35.20.200 |  |  | 51.98.080 |
|  | 3 | Em. |  | 39 | Repealer |
| 33 | 1 | 46.61.100 |  | 40 | Repealer |
|  | 2 | 46.61.125 | 44 | 1 | 47.60.282 |
|  | 3 | 46.61 .130 |  | 2 | 47.60.283 |
|  | 4 | 46.61.150 | 45 | 1 | 29.42.020 |
| 34 | 1 | 8.26.020 | 46 | 1 | 26.44.070 |
|  | 2 | n8.26.020 | 47 | 1 | 63.14 .010 |
|  | 3 | Em. |  | 2 | 63.14.040 |
| 35 | 1 | 50.24.160 |  | 3 | 63.14.120 |
|  | 2 | 50.44.030 |  | 4 | 63.14.154 |
|  | 3 | Em. |  | 5 | Eff. date |
| 36 | 1 | Leg. dir. |  |  | n63.14.010 |
|  | 2 | 81.96 .010 | 48 | 1 | 41.14.250 |
|  | 3 | 81.96.020 |  | 2 | 41.14.260 |
|  | 4 | 81.96.030 |  | 3 | 41.14 .270 |
|  | 5 | Approp. |  | 4 | 41.14.280 |
| 37 | 1 | n41.08.070 |  | 5 | Em. |
|  | 2 | 41.08 .070 | 49 | 1 | 82.38 .080 |
|  | 3 | 41.12 .070 | 50 | 1 | 51.52 .110 |
|  | 4 | 41.08 .075 | 51 | 1 | 89.16 .010 |
|  | 5 | 41.12.075 |  | 2 | 89.16.020 |
|  | 6 | Em. |  | 3 | 89.16 .040 |
|  | 1 | 46.61.255 |  | 4 | 89.16 .045 |
| 39 | 1 | 28A.67.095 |  | 5 | 89.16.050 |
|  | 2 | 28A.67.096 |  | 6 | 89.16.060 |
| 40 | 1 | 72.60.100 |  | 7 | 89.16.080 |
|  | 2 | 72.60.102 |  | 8 | Sev. |
|  | 3 | 72.64.065 |  |  | 89.16 .131 |
|  | 4 | Eff. date |  | 9 | Repealer |
|  | 1 | n72.60.100 54.04.080 | 52 | 1 | Repealer nCh .89 .04 |
| 42 | 1 | 33.24 .290 |  | 3 | $n \mathrm{Ch} .89 .04$ |
| 43 | 1 | 51.04 .010 | 53 | 1 | 90.58 .240 |
|  | 2 | 51.04.080 | 54 | 1 | 53.08.040 |
|  | 3 | 51.08 .015 |  | 2 | 43.21 A .065 |
|  | 4 | 51.08.185 |  | 3 | 53.08 .045 |
|  | 5 | 51.08 .175 |  | 4 | 53.08.047 |
|  | 6 | 51.12 .010 |  | 5 | Sev. |
|  | 7 | 51.12.020 |  |  | n53.08.040 |
|  | 8 | 51.12.050 |  | 6 | Em. |
|  | 9 | 51.12.080 | 55 | 1 | Temporary |
|  | 10 | 51.12 .090 |  | 2 | Temporary |
|  | 11 | 51.12.100 |  | 3 | Em. |
|  | 12 | 51.12.120 | 56 | 1 | 43.99.020 |
|  | 13 | 51.16.120 |  | 2 | Constr. |
|  | 14 | 51.16.130 |  |  | n43.99.020 |
|  | 15 | 51.16.150 |  | 3 | Em. |
|  | 16 | 51.14.020 | 57 | 1 | 2.36 .050 |
|  | 17 | 51.28 .030 |  | 2 | 4.44 .100 |
|  | 18 | 51.32.040 |  | 3 | 4.44 .120 |
|  | 19 | 51.32 .050 |  | 4 | 4.44.380 |
|  | 20 | 51.32 .060 |  | 5 | 36.18.020 |
|  | 21 | 51.32 .080 |  | 6 | 4.44 .390 |
|  | 22 | 51.32 .090 | 58 | 1 | 64.08.090 |


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| 59 | 1 | 72.68.031 |  | 2 | 11.80.120 |
|  | 2 | 72.68.032 |  | 3 | 11.80 .130 |
|  | 3 | 72.68.035 | 84 | 1 | 84.64.030 |
|  | 4 | 72.68.037 |  | 2 | 84.64 .050 |
|  | 5 | Repealer |  | 3 | 84.68.010 |
| 60 | 1 | 73.04.110 |  | 4 | 84.64.145 |
| 61 | 1 | 29.21.350 | 85 | 1 | 28A.41.160 |
|  | 2 | 29.21.360 | 86 | 1 | 70.79.030 |
|  | 3 | 29.21.370 |  | 2 | 70.79 .090 |
|  | 4 | 29.21.380 | 87 |  | 82.44.150 |
|  | 5 | 29.21.390 |  | 2 | Em. |
|  | 6 | 29.21.400 | 88 | 1 | 70.74.142 |
|  | 7 | 29.21.410 |  | 2 | 70.74.137 |
|  | 8 | Sev. |  | 3 | 70.74.295 |
|  |  | n 29.21 .350 |  | 4 | 70.74.297 |
| 62 | 1 | 36.88.090 |  | 5 | 70.74.010 |
| 63 | 1 | 28A.57.195 |  | 6 | 70.74.020 |
|  | 2 | 28A.57.196 |  | 7 | 70.74.030 |
|  | 3 | Em. |  | 8 | 70.74.050 |
| 64 | 1 | 43.75 .105 | 89 | 1 | 36.01.100 |
| 65 | 1 | 51.08.030 | 90 | 1 | 27.12.305 |
| 66 | 1 | 2.48 .030 | 91 | 1 | 39.12.022 |
| 67 | 1 | 9.95.052 | 92 | 1 | n 51.44.100 |
|  | 2 | Repealer |  | 2 | 51.44 .100 |
| 68 | 1 | 9.95 .080 | 93 | 1 | 43.31 .831 |
| 69 | 1 | Special |  | 2 | 43.31 .832 |
|  |  | n Title 79 |  | 3 | 43.31 .833 |
|  |  | Digest |  | 4 | 43.31 .834 |
| 70 | 1 | 48.48.045 | 94 | 1 | 36.69.010 |
| 71 | 1 | 46.20 .100 |  | 2 | 36.69.130 |
|  | 2 | Em. |  | 3 | 36.69.350 |
| 72 | 1 | 72.66.100 |  | 4 | 36.69.360 |
| 73 | 1 | 83.24 .035 |  | 5 | 36.69.370 |
| 74 | 1 | 43.08.066 |  | 6 | 36.69.380 |
| 75 | 1 | 9.45.240 |  | 7 | 36.69 .390 |
|  | 2 | 10.79.015 |  | 8 | 36.69.400 |
| 76 | 1 | 43.125 .010 |  | 9 | 36.69.410 |
|  | 2 | 43.125 .020 | 95 | 1 | 39.33.010 |
|  | 3 | 43.125 .030 | 96 | 1 | 72.42.010 |
|  | 4 | 43.125 .040 |  | 2 | Par. veto |
|  | 5 | 43.125 .050 |  |  | 72.42 .020 |
|  | 6 | Approp. |  | 3 | 72.42 .030 |
|  | 7 | 43.125 .900 |  | 4 | 72.42 .040 |
|  | 8 | Leg. dir. |  | 5 | 72.42 .050 |
| 77 | 1 | 70.96.095 |  | 6 | 72.42 .060 |
|  | 2 | 70.96.096 |  | 7 | 72.42 .070 |
| 78 | 1 | 51.48 .105 |  | 8 | 72.42 .080 |
| 79 | 1 | 21.20 .320 |  | 9 | Vetoed |
| 80 | 1 | 11.52 .016 |  | 10 | Leg. dir. |
|  | 2 | 11.52 .024 | 97 | 1 | 36.16.032 |
|  | 3 | Em. |  | 2 | Vetoed |
| 81 | 1 | 39.34.030 |  | 3 | Em. |
|  | 2 | Em. | 98 | 1 | Leg. dir. |
| 82 | 1 | 44.64.010 |  | 2 | 29.83.010 |
|  | 2 | 44.64 .020 |  | 3 | 29.83.020 |
|  | 3 | 44.64 .030 |  | 4 | 29.83.030 |
|  | 4 | 44.64 .040 |  | 5 | 29.83.040 |
|  | 5 | 44.64 .060 |  | 6 | 29.83.050 |
|  | 6 | 44.64.070 |  | 7 | 29.83.060 |
|  | 7 | 44.64.080 |  | 8 | 29.83.070 |
|  | 8 | 44.64.090 |  | 9 | 29.83.080 |
|  | 9 | 44.64.100 |  | 10 | 29.83.090 |
|  | 10 | 44.64 .110 |  | 11 | 29.83.100 |
|  | 11 | 44.60.030 |  | 12 | 29.83.110 |
|  | 12 | Repealer |  | 13 | 29.83.120 |
|  | 13 | 44.64.120 |  | 14 | 29.83.130 |
|  | 14 | 44.64.910 |  | 15 | 29.83.140 |
|  | 15 | 44.64 .920 |  | 16 | 29.83.150 |
|  | 16 | 44.64.930 |  | 17 | 29.83.160 |
|  | 17 | 44.64 .900 |  | 18 | 29.83.170 |
| 83 | 1 | 11.80 .010 |  | 19 | 29.83.180 |

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|  | 7 | Temporary |  | 22 | Sev. |  | n82.24.020 |
|  | 8 | Approp. |  |  | 43.43 .910 | 9 | Em. |
|  | 9 | Em. |  | 23 | 43.43.810 |  |  |
|  | 10 | Temporary |  | 24 | Repealer |  |  |
| 146 | 1 | 28A.48.010 |  | 25 | 43.43 .820 |  |  |
|  | 2 | 28A.41.175 |  | 26 | Leg. dir. |  |  |
|  | 3 | Eff. date |  | 27 | Approp. |  |  |
|  |  | n 28A.48.010 |  | 28 | Em. |  |  |
| 147 | 1 | 41.32 .480 | 153 | 1 | 67.32.080 |  |  |
|  | 2 | 41.32.4932 |  | 2 | 46.09.010 |  |  |
|  | 3 | 41.32 .4943 |  | 3 | 46.09.020 |  |  |
|  | 4 | 41.32 .680 |  | 4 | 46.09.030 |  |  |
|  | 5 | 41.32 .583 |  | 5 | 46.09.040 |  |  |
|  | 6 | Approp. |  | 6 | 46.09.050 |  |  |
|  | 7 | Aрргор. |  | 7 | 46.09.060 |  |  |
|  | 8 | Temporary |  | 8 | 46.09.070 |  |  |
|  | 9 | Ef: date |  | 9 | 46.09.080 |  |  |
|  |  | n41.32.480 |  | 10 | 46.09.090 |  |  |
|  | 10 | Sev. |  | 11 | 46.09.110 |  |  |
|  |  | n41.32.480 |  | 12 | 46.09.120 |  |  |
| 148 | 1 | 82.04.291 |  | 13 | 46.09.150 |  |  |
|  | 2 | 84.33 .080 |  | 14 | 46.09.160 |  |  |
|  | 3 | 84.33 .090 |  | 15 | 46.09.170 |  |  |
|  | 4 | 84.33 .050 |  | 16 | 46.09.190 |  |  |
|  | 5 | 84.33 .120 |  | 17 | 4.24 .210 |  |  |
|  | 6 | 84.33 .140 |  | 18 | 46.09.220 |  |  |
|  | 7 | 84.33 .180 |  | 19 | 46.09.230 |  |  |
|  | 8 | Repealer |  | 20 | 46.10.040 |  |  |
| 149 | 1 | 28B. 15.012 |  | 21 | 46.10.070 |  |  |
|  | 2 | 28B. 15.013 |  | 22 | 46.10.080 |  |  |
|  | 3 | 28B.15.620 |  | 23 | 46.10 .110 |  |  |
|  | 4 | Em. |  | 24 | 46.10.120 |  |  |
| 150 | 1 | 36.35 .010 |  | 25 | 46.10.185 |  |  |
|  | 2 | 36.35.020 |  | 26 | Approp. |  |  |
|  | 3 | 36.35 .090 |  |  | $\text { n } 46.09 .010$ |  |  |
|  | 4 | 36.35.030 |  | 27 | Repealer |  |  |
|  | 5 | 36.35.040 |  | 28 | Em. |  |  |
|  | 6 | 36.35.050 | 154 | 1 | 73.34 .010 |  |  |
|  | 7 | 36.35.060 |  | 2 | 73.34.020 |  |  |
|  | 8 | 36.35.070 |  | 3 | 73.34 .030 |  |  |
|  | 9 | 36.35.080 |  | 4 | 73.34.040 |  |  |
|  | 10 | Leg. dir. |  | 5 | 73.34 .050 |  |  |
| 151 | 1 | 41.40 .010 |  | 6 | 73.34 .060 |  |  |
|  | 2 | 41.40.100 |  | 7 | 73.32.130 |  |  |
|  | 3 | 41.40 .170 |  | 8 | Approp. |  |  |
|  | 4 | 41.40.180 |  | 9 | 73.34.080 |  |  |
|  | 5 | 41.40.185 |  | 10 | 73.34.090 |  |  |
|  | 6 | Par, veto |  | 11 | 73.34 .100 |  |  |
|  |  | $41.40 .190$ |  | 12 | 73.34.110 |  |  |
|  | 7 | 41.40 .193 |  | 13 | 73.34.120 |  |  |
|  | 8 | 41.40 .210 |  | 14 |  |  |  |
|  | 9 | 41.40 .220 |  |  | 73.34 .900 |  |  |
|  | 10 | 41.40 .235 | 155 |  | Par. veto |  |  |
|  | 11 | 41.40 .250 |  |  | Omnibus |  |  |
|  | 12 | 41.40 .270 |  |  | Approp. |  |  |
|  | 13 | 41.40 .330 |  |  | Act |  |  |
|  | 14 | 41.40 .361 |  |  | (Uncod.) |  |  |
|  | 15 | Repealer | 156 | 1 | 49.66 .010 |  |  |
|  | 16 | Em. |  | 2 | 49.66.020 |  |  |
| 152 | 1 | 43.43 .700 |  | 3 | 49.66.030 |  |  |
|  | 2 | 43.43.705 |  | 4 | 49.66.040 |  |  |
|  | 3 | 43.43.710 |  | 5 | 49.66.050 |  |  |
|  | 4 | 43.43 .715 |  | 6 | 49.66.060 |  |  |
|  | 5 | 43.43 .720 |  | 7 | 49.66.070 |  |  |
|  | 6 | 43.43.725 |  | 8 | 49.66.080 |  |  |
|  | 7 | 43.43 .730 |  | 9 | 49.66.090 |  |  |
|  | 8 | 43.43.735 |  | 10 | 49.66 .100 |  |  |
|  | 9 | 43.43 .740 |  | 11 | 49.66.110 |  |  |
|  | 10 | 43.43 .745 |  | 12 | 49.66.120 |  |  |
|  | 11 | 43.43.750 |  | 13 | Sev. |  |  |
|  | 12 | 43.43.755 |  |  | 49.66.900 |  |  |
|  | 13 | 43.43 .760 |  | 14 | Leg. dir. |  |  |
|  | 14 | 43.43.765 | 157 | 1 | 28A.47.440 |  |  |
|  | 15 | 43.43 .770 |  | 2 | 73.32 .130 |  |  |
|  | 16 | 43.43.775 |  | 3 | 82.24.020 |  |  |
|  | 17 | 43.43 .780 |  | 4 | 82.24 .080 |  |  |
|  | 18 | 43.43.785 |  | 5 | 82.24 .130 |  |  |
|  | 19 | Par. veto |  | 6 |  |  |  |
|  |  | 43.43 .790 |  |  | $82.24 .250$ |  |  |
|  | 20 | 43.43.795 |  | 7 | 82.24 .260 |  |  |
|  | 21 | 43.43.800 |  | 8 | Sev. |  |  |

## 1973 REGULAR SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | 42.17 .010 | 2 | Temporary | 2 | 2.42 .020 | 48 1 | 18.53.165 | 16 | 28B.50.090 |
|  | 2 | 42.17.020 | 3 | Temporary | 3 | 2.42 .030 | 2 | 18.53.170 | 17 | 28B.50.100 |
|  | 3 | 42.17.030 | 4 | Em. | 4 | 2.42 .040 | 3 | 18.53.175 | 18 | 28B.50.130 |
|  | 4 | 42.17 .040 | 8 | Omnibus | 5 | 2.42 .050 | 4 | 18.53.180 | 19 | 28B.50.140 |
|  | 5 | 42.17.050 |  | Approp. | 6 | Leg. dir. | 5 | 18.53.185 | 20 | 28B.50.170 |
|  | 6 | 42.17 .060 |  | Act | 231 | 41.40 .450 | 6 | 18.53.190 | 21 | 28B.50.200 |
|  | 7 | 42.17 .070 |  | (Uncod.) | 24 1 | 56.08.100 | 7 | Sev. | 22 | 28B.50.551 |
|  | 8 | 42.17 .080 | 91 | 43.75.200 | 2 | 57.08.100 |  | 18.53.901 | 23 | 28B.50.570 |
|  | 9 | 42.17 .090 | 2 | 43.75.205 | 251 | 11.08.185 | 491 | 28A.58.450 | 24 | 28B.50.864 |
|  | 10 | 42.17 .100 | 3 | 43.75 .215 | 26 1 | Special | 2 | 28A.67.070 | 25 | Repealer |
|  | 11 | 42.17 .110 | 4 | 43.75 .220 |  | n Title 79 | 3 | 28A.58.515 | 26 | Savings |
|  | 12 | 42.17 .120 | 5 | 43.75 .225 |  | Digest | 4 | Em. |  | n28B.10.510 |
|  | 13 | 42.17 .130 | 6 | 43.75 .230 | $27 \quad 1$ | 43.85 .241 | $50 \quad 1$ | 58.09 .010 | 27 | Em. |
|  | 14 | 42.17.140 | 7 | 43.75.235 | 2 | 43.08.190 | 2 | 58.09.020 | 28 | Sev. |
|  | 15 | 42.17.150 | 8 | Repealer | 3 | 43.08.200 | 3 | 58.09.030 |  | n28B.10.510 |
|  | 16 | 42.17 .160 | 9 | Sev. | 28 1 | 23A.08.305 | 4 | 58.09.040 | 631 | 28A.09.200 |
|  | 17 | 42.17.170 |  | 43.75 .900 | 29 1 | 26.24.090 | 5 | 58.09.050 | 2 | 28B.10.265 |
|  | 18 | 42.17.180 | 10 | Eff. date | 301 | 49.26.010 | 6 | 58.09.060 | 3 | Eff. date |
|  | 19 | 42.17 .190 |  | 43.75 .910 | 2 | 49.26.020 | 7 | 58.09.070 | 641 | 43.37.010 |
|  | 20 | 42.17.200 | 101 | 43.08.120 | 3 | 49.26.030 | 8 | 58.09.080 | 2 | 43.37 .030 |
|  | 21 | 42.17 .210 | 111 | 15.28.010 | 4 | 49.26.040 | 9 | 58.09.090 | 3 | 43.37 .040 |
|  | 22 | 42.17.220 | 121 | 43.77 .020 | 5 | Sev. | 10 | 58.09.100 | 4 | 43.37 .050 |
|  | 23 | 42.17.230 | 2 | 43.77 .030 |  | 49.26.900 | 11 | 58.09.110 | 5 | 43.37 .060 |
|  | 24 | 42.17 .240 | 131 | 43.19 .510 | 6 | Leg. dir. | 12 | 58.09.120 | 6 | 43.37 .080 |
|  | 25 | 42.17 .250 | 141 | 36.23.065 | $31 \quad 1$ | 15.32 .430 | 13 | 58.09 .130 | 7 | 43.37 .090 |
|  | 26 | 42.17.260 | 2 | 36.23.070 | 321 | 28A.02.061 | 14 | 58.09.140 | 8 | 43.37.100 |
|  | 27 | 42.17 .270 | 151 | 46.72.040 | 2 | Repealer | 15 | Sev. | 9 | 43.37 .110 |
|  | 28 | 42.17 .280 | 2 | 46.72.050 | 331 | 40.04.040 |  | 58.09.900 | 10 | 43.37 .120 |
|  | 29 | 42.17.290 | 161 | 36.18.020 | 2 | 40.04.090 | 16 | Leg. dir. | 11 | 43.37.140 |
|  | 30 | 42.17 .300 | 17 1 | 24.44.010 | 3 | 40.04.100 | 511 | 28A. 27.010 | 12 | 43.37 .150 |
|  | 31 | 42.17 .310 | 2 | 24.44.020 | 341 | 39.34.020 | 2 | 28A.04.135 | 13 | 43.37 .160 |
|  | 32 | 42.17 .320 | 3 | 24.44.030 | 351 | 27.32.010 | 3 | 49.12.123 | 14 | 43.37 .170 |
|  | 33 | 42.17 .330 | 4 | 24.44.040 | 2 | 27.32.020 | 4 | Repealer | 15 | 43.37 .180 |
|  | 34 | 42.17 .340 | 5 | 24.44.050 | 361 | 36.45.030 | 5 | Sev. | 16 | 43.37 .190 |
|  | 35 | 42.17 .350 | 6 | 24.44.060 | $37 \quad 1$ | 2.12 .060 |  | n 28A. 27.010 | 17 | 43.37 .900 |
|  | 36 | 42.17.360 | 7 | Sev. | 2 | Em. | 521 | 28A.58.115 | 18 | Eff. date |
|  | 37 | 42.17 .370 |  | 24.44 .900 | $38 \quad 1$ | 36.18.020 | 531 | 67.08.015 |  | 43.37 .910 |
|  | 38 | 42.17 .380 | 8 | 24.44 .070 | 2 | Em. | $54 \quad 1$ | 40.10 .010 | $65 \quad 19$ | Repealer |
|  | 39 | 42.17 .390 | 9 | 24.44.080 | 391 | 36.40.040 | 2 | 40.10.020 | 651 | 36.68.610 |
|  | 40 | 42.17.400 | 10 | 24.44.090 | 2 | Em. | 3 | 40.14.040 | 2 | 36.68.620 |
|  | 41 | 42.17 .410 | 11 | Leg. dir. | $40 \quad 1$ | 51.52.110 | 4 | 40.14.060 | 661 | 42.30 .070 |
|  | 42 | 42.17.420 | 18 1 | 2.52 .010 | 2 | Em. | 5 | 40.14.070 | 2 | 42.30 .110 |
|  | 43 | 42.17 .430 | 19 1 | 28A.57.357 | 411 | 73.32.130 | 6 | Sev. | 3 | 42.30 .120 |
|  | 44 | 42.17 .440 | $20 \quad 1$ | 43.43 .745 | 2 | Em. |  | n40.10.010 | 4 | 42.30 .140 |
|  | 45 | 42.17.450 | 2 | 72.66.010 | 421 | 82.38 .080 | $55 \quad 1$ | Repealer | 67 1 | 35A.33.060 |
|  | 46 | Sev. | 3 | 72.66.012 | 2 | Em. | 2 | Constr. | 2 | 35.33.061 |
|  |  | 42.17 .910 | 4 | 72.66.014 | 431 | 43.10 .010 |  | n 36.95 .170 | 68 1 | 72.05.152 |
|  | 47 | Constr. | 5 | 72.66.016 | 2 | 43.10.115 | 561 | 29.39.010 | 2 | 72.05.154 |
|  |  | 42.17 .920 | 6 | 72.66.018 | 3 | 43.10.120 | $57 \quad 1$ | Repealer | 3 | Eff. date |
|  | 48 | 42.17.930 | 7 | 72.66.022 | 4 | 43.10.125 | $58 \quad 1$ | Repealer |  | n72.05.152 |
|  | 49 | Eff. date | 8 | 72.66.024 | 5 | 43.10 .130 | $59 \quad 1$ | 41.56 .110 | 69 1 | 84.40.020 |
|  |  | 42.17 .900 | 9 | 72.66.026 | 6 | Sev. | 2 | 41.56.122 | $70 \quad 1$ | 24.06.290 |
|  | 50 | 42.17.940 | 10 | 72.66.028 |  | n43.10.010 | 3 | 41.56.125 | 2 | 24.06.450 |
| 2 | 1 | 84.52.050 | 11 | 72.66.032 | $44 \quad 1$ | 4.92 .010 | $60 \quad 1$ | 47.17.217 | 3 | 24.06.455 |
| 3 | 1 | 84.52.052 | 12 | 72.66.034 | 451 | 28A.24.055 | 611 | 74.13 .106 | 711 | 23A.08.480 |
|  | 2 | Em. | 13 | 72.66.036 | 2 | 28A.24.110 | 2 | 74.13.142 | 721 | 28A.66.050 |
| 4 | 1 | 29.13 .010 | 14 | 72.66.038 | 3 | 28A.24.120 | 621 | 28B. 10.200 | 731 | 50.04 .030 |
|  | 2 | 29.13 .047 | 15 | 72.66.042 | 461 | 28A. 31.050 | 2 | 28B. 10.250 | 2 | 50.04.180 |
|  | 3 | 29.13.075 | 16 | 72.66.044 | 2 | 28A.41.130 | 3 | 28B.10.510 | 3 | 50.04 .355 |
|  | 4 | 29.39.030 | 17 | Constr. | 3 | Eff. date | 4 | 28B. 10.822 | 4 | 50.16.010 |
|  | 5 | 29.42.030 |  | $n 72.66 .010$ | 4 | Repealer | 5 | 28B. 10.824 | 5 | Vetoed |
|  | 6 | 29.42.040 | 18 | Leg. dir. | 5 | Sev. | 6 | 28B.16.230 | 6 | 50.20 .010 |
|  | 7 | 29.42.050 | 19 | Repealer |  | n 28A.31.050 | 7 | 28B. 20.100 | 7 | 50.22 .010 |
|  | 8 | 29.80 .010 | 211 | Leg. dir. | 6 | Em. | 8 | 28B. 20.412 | 8 | 50.32 .040 |
|  | 9 | 29.81.100 | 2 | $9.95 \mathrm{B}$. | 47 1 | 28A.57.230 | 9 | 28B. 20.456 | 9 | 50.44.040 |
|  | 10 | Em. | 3 | 9.95 B .020 | 2 | 28A.57.240 | 10 | 28B. 30.100 | 10 | 50.44 .050 |
| 5 | 1 | 46.20.391 | 4 | 9.95 B .030 | 3 | 28A.57.250 | 11 | 28B. 40.100 | 11 | 50.44.070 |
|  | 2 | Em. | 5 | 9.95 B .040 | 4 | 28A.57.255 | 12 | 28B.50.030 | 12 | Repealer |
| 6 | 1 | 50.16 .030 | 6 | Eff. date | 5 | 28A.57.260 | 13 | 28B. 50.050 | 13 | Eff. date |
|  | 2 | Em. |  | 9.95B. 900 | 6 | Sev. | 14 | 28B.50.060 |  | n50.04.030 |
| 7 | 1 | Approp. | 221 | 2.42 .010 |  | n 28A. 57.230 | 15 | 28B.50.070 | $74 \quad 1$ | 87.28 .010 |



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| :---: | :---: | :---: | :---: | :---: | :---: |
| 136 | 7 | Eff. date | $152$ | 4 | 48.13 .220 |
|  |  | 9.96A. 900 |  | 5 | 48.13 .290 |
|  | 1 | Leg. dir. |  | , | 74.04.060 |
|  | 2 | 76.42.010 |  | 2 | 74.04.062 |
|  | 3 | 76.42.020 |  | 3 | Sev. |
|  | 4 | 76.42.030 | 153 |  | n74.04.060 |
| 137 | 5 | 76.42.040 |  | 1 | Vetoed |
|  | 6 | 76.42.050 |  | 2 | 29.07.092 |
|  | 7 | 76.42.060 |  | 3 | Vetoed |
|  | 8 | 76.42.070 | 154 | 1 | Par. veto |
|  | 1 | 42.18 .130 |  |  | 41.06.150 |
|  | 2 | 42.18 .290 |  | 2 | Par. veto |
|  | 3 | 42.18 .300 |  |  | 28B.16.100 |
|  | 4 | Repealer | 155 | 1 | 90.48.010 |
| 138 | 1 | 28A.58.247 |  | 2 | 90.48.120 |
| 139 | 1 | 70.95B. 010 |  | 3 | 90.48.160 |
|  | 2 | 70.95B. 020 |  | 4 | 90.48.260 |
|  | 3 | 70.95B. 030 |  | 5 | 90.48.262 |
|  | 4 | 70.95B. 040 |  | 6 | Vetoed |
|  | 5 | 70.95B. 050 |  | 7 | Temporary |
|  | 6 | 70.95B. 060 |  | 8 | 90.48.140 |
|  | 7 | 70.95B. 070 |  | 9 | 90.48.144 |
|  | 8 | 70.95B. 080 |  | 10 | Repealer |
|  | 9 | 70.95B. 090 |  | 11 | Em. |
|  | 10 | 70.95B. 100 |  |  |  |
|  | 11 | 70.95B. 110 |  |  |  |
|  | 12 | 70.95B. 120 |  |  |  |
|  | 13 | 70.95B. 130 |  |  |  |
|  | 14 | 70.95 B. 140 |  |  |  |
|  | 15 | 70.95B.150 |  |  |  |
|  | 16 | Leg. dir. |  |  |  |
|  | 17 | Eff. date |  |  |  |
|  |  | 70.95B. 900 |  |  |  |
| 140 | 1 | 29.36.060 |  |  |  |
|  | 2 | 29.36.065 |  |  |  |
| 141 | 1 | 49.60.010 |  |  |  |
|  | 2 | 49.60.020 |  |  |  |
|  | 3 | 49.60.030 |  |  |  |
|  | 4 | 49.60 .040 |  |  |  |
|  | 5 | 49.60 .176 |  |  |  |
|  | 6 | 49.60 .178 |  |  |  |
|  | 7 | 49.60.120 |  |  |  |
|  | 8 | 49.60 .130 |  |  |  |
|  | 9 | 49.60.175 |  |  |  |
|  | 10 | 49.60 .180 |  |  |  |
|  | 11 | 49.60.190 |  |  |  |
|  | 12 | 49.60.200 |  |  |  |
|  | 13 | 49.60 .222 |  |  |  |
|  | 14 | 49.60.225 |  |  |  |
| 142 | 1 | 20.01.130 |  |  |  |
|  | 2 | 20.01.570 |  |  |  |
|  | 3 | 16.65.235 |  |  |  |
| 143 | 1 | 41.20 .030 |  |  |  |
|  | 2 | 41.20 .170 |  |  |  |
| 144 | 1 | 43.79.260 |  |  |  |
|  | 2 | 43.79.270 |  |  |  |
|  | 3 | 43.79 .280 |  |  |  |
|  | 4 | 43.79 .282 |  |  |  |
|  | 5 | Repealer |  |  |  |
| 145 | 1 | 49.44.120 |  |  |  |
| 146 | 1 | 24.06.445 |  |  |  |
| 147 | 1 | 51.32.060 |  |  |  |
|  | 2 | 51.32.070 |  |  |  |
|  | 3 | Em. |  |  |  |
| 148 | 1 | Leg. dir. |  |  |  |
|  | 2 | 11.86.010 |  |  |  |
|  | 3 | 11.86 .020 |  |  |  |
|  | 4 | 11.86 .030 |  |  |  |
|  | 5 | 11.86 .040 |  |  |  |
|  | 6 | 11.86 .050 |  |  |  |
|  | 7 | 11.86 .060 |  |  |  |
|  | 8 | 11.86 .070 |  |  |  |
|  | 9 | 11.86 .080 |  |  |  |
|  | 10 | 11.86 .090 |  |  |  |
| 149 | 1 | 84.36 .301 |  |  |  |
|  | 2 | 84.36.300 |  |  |  |
| 150 | 1 | 87.03.820 |  |  |  |
|  | 2 | 58.17 .310 |  |  |  |
| 151 | 1 | 48.12.180 |  |  |  |
|  | 2 | 48.13 .010 |  |  |  |
|  | 3 | 48.13.160 |  |  |  |


| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | 46.44.1 30 | 19 | Sev. | 25 | 19.09.250 | 26 1 | 19.68.010 | 2 | 43.22.010 |
|  | 2 | 46.44.140 |  | 31.12 .900 | 26 | 19.09.260 | 27 1 | 2.08.061 | 3 | 43.22.040 |
|  | 3 | 46.44.0941 | 91 | 28A.58.420 | 27 | 19.09.270 | 2 | 2.08.063 | 4 | 43.22.050 |
| 2 | 1 | 70.89.005 | 2 | 28B.10.660 | 28 | 19.09.280 | 3 | 2.08.065 | 5 | 43.22.200 |
|  | 2 | 70.89.010 | $10 \quad 1$ | 3.62 .050 | 29 | 19.09.290 | 28 1 | 36.72.050 | 6 | 43.22 .210 |
|  | 3 | 70.89.021 | 2 | 3.62 .070 | 30 | 19.09.300 | 2 | 65.16 .090 | 7 | 49.24.070 |
|  | 4 | 70.89.031 | 3 | Em. | 31 | 19.09.310 | 291 | 39.16.005 | 8 | 51.16.105 |
|  | 5 | 70.89.050 | 111 | 36.21 .011 | 32 | 19.09.320 | 301 | 84.48.150 | 9 | 70.87.010 |
|  | 6 | 70.89.060 | $12 \quad 1$ | 58.19 .010 | 33 | 19.09 .330 | 311 | 32.20.450 | 10 | 70.87.030 |
|  | 7 | 70.89 .070 | 2 | 58.19 .020 | 34 | 19.09.340 | 2 | 32.20 .460 | 11 | Repealer |
|  | 8 | 70.89.040 | 3 | 58.19.030 | 35 | 19.09.350 | 3 | 32.20 .470 | 12 | Em. |
|  | 9 | Repealer | 4 | 58.19 .040 | 36 | 19.09.360 | 4 | 32.20 .480 |  | n43.22.010 |
|  | 10 | 70.89.910 | 5 | 58.19.050 | 37 | Eff. date | 5 | 32.20.490 | 531 | 30.42.010 |
| 3 | 1 | 28A.41.180 | 6 | 58.19.060 |  | 19.09.900 | 6 | 32.20.280 | 2 | 30.42.020 |
|  | 2 | Em. | 7 | 58.19 .070 | 38 | Sev. | 7 | 32.20 .330 | 3 | 30.42 .030 |
| 4 | 1 | 18.71.095 | 8 | 58.19 .080 |  | 19.09.910 | 8 | 32.20.500 | 4 | 30.42.040 |
|  | 2 | 18.71.096 | 9 | 58.19 .090 | 39 | Leg. dir. | 321 | 51.16.060 | 5 | 30.42 .050 |
| 5 | 1 | Leg. dir. | 10 | 58.19 .100 | $14 \quad 1$ | 3.34 .010 | 331 | 19.102 .010 | 6 | 30.42 .060 |
|  | 2 | 70.39.010 | 11 | 58.19.110 | 2 | 3.34.020 | 2 | 19.102.020 | 7 | 30.42 .070 |
|  | 3 | 70.39 .020 | 12 | 58.19 .120 | 3 | 3.34.065 | 3 | 19.100 .010 | 8 | 30.42 .080 |
|  | 4 | 70.39 .030 | 13 | 58.19 .130 | $15 \quad 1$ | 43.79A.010 | 4 | 19.100.180 | 9 | 30.42 .090 |
|  | 5 | 70.39.040 | 14 | 58.19 .140 | 2 | 43.79A. 020 | 5 | Leg. dir. | 10 | 30.42 .100 |
|  | 6 | 70.39 .050 | 15 | 58.19 .150 | 3 | 43.79A. 030 | $34 \quad 1$ | Approp. | 11 | 30.42 .110 |
|  | 7 | 70.39.060 | 16 | 58.19 .160 | 4 | 43.79A. 040 | 2 | Approp. | 12 | 30.42.120 |
|  | 8 | 70.39 .070 | 17 | 58.19 .170 | 5 | Em. | 3 | Em. | 13 | 30.42 .130 |
|  | 9 | 70.39 .080 | 18 | 58.19.180 | 6 | Leg. dir. | 351 | 74.08.047 | 14 | 30.42.140 |
|  | 10 | 70.39 .090 | 19 | 58.19 .190 | 161 | 41.20 .010 | 2 | 74.08.048 | 15 | 30.42 .150 |
|  | 11 | 70.39 .100 | 20 | 58.19 .200 | 2 | 41.20 .020 | $36 \quad 1$ | 46.20 .311 | 16 | 30.42 .160 |
|  | 12 | 70.39.110 | 21 | 58.19 .210 | 171 | 46.04.552 | 2 | Vetoed | 17 | 30.42.170 |
|  | 13 | 70.39 .120 | 22 | 58.19 .220 | 2 | 46.16.010 | 371 | 46.52 .130 | 18 | 30.42 .180 |
|  | 14 | 70.39 .130 | 23 | 58.19 .230 | $18 \quad 1$ | 18.64.001 | $38 \quad 1$ | 36.33.060 | 19 | 30.42 .190 |
|  | 15 | 70.39.140 | 24 | 58.19.240 | 2 | 18.64.005 | 2 | 36.33.065 | 20 | 30.42.200 |
|  | 16 | 70.39.1 50 | 25 | 58.19 .250 | 19 1 | 41.16 .020 | 391 | 67.16.050 | 21 | 30.42 .210 |
|  | 17 | 70.39.160 | 26 | 58.19.260 | $20 \quad 1$ | 19.16.120 | $40 \quad 1$ | 89.16.020 | 22 | 30.42 .220 |
|  | 18 | 70.39.170 | 27 | 58.19 .270 | 2 | 19.16.160 | 2 | Repealer | 23 | 30.42 .230 |
|  | 19 | 70.39.180 | 28 | 58.19.280 | 3 | 19.16.230 | 411 | 15.44.080 | 24 | 30.42.240 |
|  | 20 | 70.39.190 | 29 | 58.19 .290 | 4 | 19.16.360 | 42 1 | 18.85.120 | 25 | 30.42.250 |
|  | 21 | 70.39 .200 | 30 | 58.19 .300 | 5 | 19.16 .400 | 431 | 84.56 .230 | 26 | 30.42 .260 |
|  | 22 | Sev. | 31 | 58.19 .900 | 6 | 19.16.430 | 441 | 63.32.010 | 27 | 30.42.270 |
|  |  | 70.39 .900 | 32 | 58.19 .910 | 7 | 19.16.440 | 2 | 63.36 .010 | 28 | 30.42 .280 |
|  | 23 | Constr. | 33 | 58.19 .920 | 8 | 19.16.351 | 3 | 63.36.020 | 29 | 30.42 .290 |
|  |  | 70.39 .910 | 34 | Ef: date | 9 | 19.16.245 | 4 | 63.40.010 | 30 | 30.42.300 |
| $\begin{aligned} & 6 \\ & 7 \end{aligned}$ | 1 | 53.08.170 |  | 58.19 .930 | 10 | Repealer | 451 | 84.56 .300 | 31 | 30.42 .310 |
|  | 1 | 54.44 .010 | 35 | 58.19 .940 | $21 \quad 1$ | 29.07.060 | $46 \quad 1$ | 28B.15.041 | 32 | 30.42.320 |
|  | 2 | 54.44 .020 | 36 | Sev. | 2 | 29.07.065 | 2 | 28B. 15.600 | 33 | 30.42 .330 |
|  | 3 | 54.44.030 |  | 58.19 .950 | 3 | 29.07.070 | 3 | 28B.16.180 | 34 | 30.42.340 |
|  | 4 | 54.44.040 | 37 | Leg. dir. | 4 | 29.07.080 | 4 | 28B. 19.040 | 35 | 30.40.020 |
|  | 5 | 54.44 .050 | $13 \quad 1$ | 19.09.010 | 5 | 29.07 .090 | 5 | 28B.19.110 | 36 | 30.04.290 |
|  | 6 | 54.44.060 | 2 | 19.09.020 | 6 | 29.07.095 | 6 | 28B. 19.120 | 37 | Leg. dir. |
|  | 7 | Em. | 3 | 19.09.030 | 227 | 29.07.140 | 7 | 28B.50.040 | 38 | Sev. |
|  |  | n 54.44.010 | 4 | 19.09.040 | 221 | 43.22.450 | 8 | 28B.50.060 |  | 30.42.900 |
|  | 8 | Sev. | 5 | 19.09.050 | 2 | 43.22.455 | 9 | 28B.10.704 | $54 \quad 1$ | 30.44.270 |
|  |  | 54.44 .901 | 6 | 19.09.060 | 3 | 43.22.465 | 10 | Repealer | 2 | 30.44.280 |
| 8 | 1 | 31.12 .020 | 7 | 19.09.070 | 4 | 43.22.475 | 11 | Sev. | 3 | 32.24 .090 |
|  | 2 | 31.12 .160 | 8 | 19.09.080 | 5 | 43.22 .480 |  | n 28B. 10.704 | $55 \quad 4$ | 32.24 .100 |
|  | 3 | 31.12.180 | 9 | 19.09.090 | 6 | 43.22.485 | 47 1 | 60.04.200 | 551 | 53.08 .160 |
|  | 4 | 31.12 .205 | 10 | 19.09.100 | 231 | 18.04.290 | 2 | 60.04.210 | 561 | 57.42 .010 |
|  | 5 | 31.12 .190 | 11 | 19.09.110 | 24 | 18.04.300 | 3 | 60.04.220 | 2 | 57.42 .020 |
|  | 6 | 31.12 .210 | 12 | 19.09.120 | $24 \quad 1$ | 76.04.251 | 4 | Sev. | 3 | 57.42 .030 |
|  | 7 | 31.12.220 | 13 | 19.09.130 | 2 | 76.04.270 |  | n60.04.200 | 4 | Leg. dir. |
|  | 8 | 31.12 .240 | 14 | 19.09.140 | 3 | 76.04.385 | $48 \quad 1$ | 74.09 .160 | $57 \quad 1$ | 18.85.010 |
|  | 9 | 31.12 .245 | 15 | 19.09.150 | 4 | 76.04.515 | $49 \quad 1$ | 74.04.300 | $58 \quad 1$ | 77.32 .230 |
|  | 10 | 31.12.260 | 16 | 19.09.160 | 5 | Repealer | 2 | 74.04.006 | $59 \quad 1$ | 1.20 .071 |
|  | 11 | 31.12 .270 | 17 | 19.09.170 | $25 \quad 1$ | 39.53 .010 | $50 \quad 1$ | 76.12.050 | 2 | 13.07.020 |
|  | 12 | 31.12 .280 | 18 | 19.09.180 | 2 | 39.53 .030 | 51 | 79.08.180 | 3 | 43.79.420 |
|  | 13 | 31.12 .290 | 19 | 19.09.190 | 3 | 39.53 .040 | 511 | 74.08.530 | 4 | 43.79 .421 |
|  | 14 | 31.12 .320 | 20 | 19.09.200 | 4 | 39.53 .060 | 2 | 74.08.540 | 5 | 43.79.422 |
|  | 15 | 31.12 .440 | 21 | 19.09.210 | 5 | 39.53 .070 | 3 | 74.08.550 | 6 | Repealer |
|  | 16 | 31.12 .450 | 22 | 19.09 .220 | 6 | 39.53 .100 | 4 | 74.08.560 | 7 | Eff. date |
|  | 17 | 31.12 .460 | 23 | 19.09 .230 | 7 | 39.53 .140 | 5 | Leg. dir. |  | n43.79.420 |
|  | 18 | 31.12.470 | 24 | 19.09.240 | 8 | Em. | 521 | 18.71.200 | $60 \quad 1$ | 18.85.410 |

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| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 16 | 26.09.160 |  | 18 | 35.13.175 |  | 15 | 18.106.150 |  | 14 | 89.08.130 |  | 9 | 41.32.499 |
|  | 17 | 26.09.170 | 165 | 1 | 29.04.030 |  | 16 | 18.106.160 |  | 15 | 89.08.140 |  | 10 | 41.32.4982 |
|  | 18 | 26.09.180 | 166 | 1 | Temporary |  | 17 | Leg. dir. |  | 16 | 89.08.150 |  | 11 | Em. |
|  | 19 | 26.09.190 |  | 2 | Temporary | 176 | 1 | 70.94.430 |  | 17 | 89.08.160 |  | 12 | Sev. |
|  | 20 | 26.09.200 |  | 3 | Em. |  | 2 | 70.94.431 |  | 18 | 89.08.170 |  |  | n41.32.190 |
|  | 21 | 26.09.210 | 167 | 1 | 50.04.323 | 177 | 1 | 47.12.280 |  | 19 | 89.08.180 |  | 13 | 41.32.245 |
|  | 22 | 26.09.220 |  | 2 | 50.20.030 |  | 2 | 47.12.290 |  | 20 | 89.08.190 | 190 | 1 | 41.32.565 |
|  | 23 | 26.09.230 | 168 | 1 | 41.40 .500 |  | 3 | 47.56.254 |  | 21 | 89.08.200 |  | 2 | 41.40.010 |
|  | 24 | 26.09.240 |  | 2 | 41.40.501 |  | 4 | 47.56.255 |  | 22 | 89.08.210 |  | 3 | 41.40 .030 |
|  | 25 | 26.09.250 |  | 3 | 41.40.502 |  | 5 | 47.60 .130 |  | 23 | 89.08.220 |  | 4 | 41.40 .100 |
|  | 26 | 26.09.260 |  | 4 | 41.40.503 |  | 6 | 47.12.310 |  | 24 | 89.08.341 |  | 5 | 41.40.120 |
|  | 27 | 26.09.270 |  | 5 | 41.40.504 |  | 7 | 47.12.320 |  | 25 | 89.08.350 |  | 6 | 41.40.150 |
|  | 28 | 26.09.280 |  | 6 | 41.40.505 |  | 8 | Repealer |  | 26 | 89.08.360 |  | 7 | 41.40.180 |
|  | 29 | 26.09.290 |  | 7 | 41.40.506 | 178 | 1 | 43.126 .010 |  | 27 | 89.08.370 |  | 8 | 41.40.185 |
|  | 30 | Repealer |  | 8 | 41.40.507 |  | 2 | 43.126 .020 |  | 28 | 89.08.380 |  | 9 | 41.40.190 |
|  | 31 | Leg. dir. |  | 9 | 41.40.508 |  | 3 | 43.126 .030 |  | 29 | Repealer |  | 10 | 41.40.193 |
| 158 | 1 | 50.08 .020 |  | 10 | Approp. |  | 4 | 43.126 .040 |  | 30 | 89.08.391 |  | 11 | 41.40.195 |
|  | 2 | 50.12 .020 |  |  | n 41.40 .500 |  | 5 | 43.126 .050 |  | 31 | Sev. |  | 12 | 41.40 .330 |
|  | 3 | 50.12 .040 |  | 11 | Em. |  | 6 | 43.126 .060 |  |  | 89.08.901 |  | 13 | 41.40 .361 |
|  | 4 | 50.12 .180 |  | 12 | Sev. |  | 7 | 43.126 .070 | 185 | 1 | 90.62.010 |  | 14 | 41.40 .170 |
|  | 5 | 50.20 .070 |  |  | n 41.40 .500 |  | 8 | 43.126.080 |  | 2 | 90.62 .020 |  | 15 | Eff: date |
|  | 6 | 50.20.100 | 169 | 1 | 47.26 .400 |  | 9 | Leg. dir. |  | 3 | 90.62 .030 |  |  | 41.40 .011 |
|  | 7 | 50.20 .190 |  | 2 | 47.26.401 | 179 | 1 | 43.21 C .070 |  | 4 | 90.62 .040 |  | 16 | Sev. |
|  | 8 | 50.24 .040 |  | 3 | 47.26.404 |  | 2 | 43.21 C .080 |  | 5 | 90.62.050 |  |  | n 41.40 .010 |
|  | 9 | 50.24.050 |  | 4 | 47.26.420 |  | 3 | 43.21C. 090 |  | 6 | 90.62 .060 |  | 17 | Em. |
|  | 10 | 50.24.130 |  | 5 | 47.26 .421 |  | 4 | Eff. date |  | 7 | 90.62 .070 | 191 | 1 | 28B. 15.380 |
|  | 11 | 50.29.010 |  | 6 | 47.26.424 |  |  | n 43.21C. 080 |  | 8 | 90.62 .080 |  | 2 | 28B. 15.520 |
|  | 12 | 50.29.040 |  | 7 | Em. | 180 | 1 | 43.43.120 |  | 9 | 90.62 .090 |  | 3 | 28B.40.361 |
|  | 13 | 50.29.060 | 170 | 1 | 41.24 .030 |  | 2 | 43.43.220 |  | 10 | 90.62.100 |  | 4 | Ef: date |
|  | 14 | 50.29 .070 |  | 2 | 41.24 .170 |  | 3 | 43.43.260 |  | 11 | 90.62.110 |  |  | n28B. 15.380 |
|  | 15 | 50.32.090 |  | 3 | 41.24.180 |  | 4 | 43.43.270 |  | 12 | 90.62.120 |  | 5 | 28B. 15.385 |
|  | 16 | 50.32.120 |  | 4 | 41.24 .200 |  | 5 | 43.43.280 |  | 13 | 90.62 .900 | 192 | 1 | 51.32.160 |
|  | 17 | 50.32 .130 |  | 5 | Eff. date | 181 | 1 | 41.16 .090 |  | 14 | 90.62.901 | 193 | 1 | 70.94.011 |
|  | 18 | 50.32.140 |  |  | n41.24.030 |  | 2 | 41.18.200 |  | 15 | Constr. |  | 2 | 70.94.1 52 |
|  | 19 | 50.24.015 | 171 | 1 | 21.20 .210 |  | 3 | 41.20 .050 |  |  | 90.62.904 |  | 3 | 70.94.155 |
|  | 20 | Repealer |  | 2 | 21.20 .370 |  | 4 | 41.20 .060 |  | 16 | 90.62.905 |  | 4 | 70.94.205 |
|  | 21 | Eff. date |  | 3 | 21.20 .550 |  | 5 | 41.20 .080 |  | 17 | Leg. dir. |  | 5 | 70.94.334 |
|  |  | n 50.08.020 |  | 4 | 21.20.560 |  | 6 | 41.20 .085 |  | 18 | Eff. date |  | 6 | 70.94.654 |
| 159 | 1 | 58.22 .010 |  | 5 | 21.20 .700 |  | 7 | Em. |  |  | 90.62.906 |  | 7 | 70.94.656 |
|  | 2 | 58.22.020 |  | 6 | 21.20 .705 | 182 | 1 | 76.04.360 |  | 19 | Sev. |  | 8 | 70.94.770 |
|  | 3 | 58.22.030 |  | 7 | 21.20 .710 |  | 2 | Em. |  |  | 90.62.907 |  | 9 | 70.94.775 |
|  | 4 | 58.22 .040 |  | 8 | 21.20 .715 | 183 | 1 | 74.20 .040 |  | 20 | Temporary |  | 10 | 70.94.780 |
|  | 5 | 58.22.050 |  | 9 | 21.20 .720 |  | 2 | 74.20 .101 | 186 | 1 | 69.41 .010 |  | 11 | 70.94.785 |
|  | 6 | Leg. dir. |  | 10 | 21.20 .725 |  | 3 | 74.20 .300 |  | 2 | 69.41.020 |  | 12 | Repealer |
| 160 | 1. | 82.36 .020 |  | 11 | 21.20 .740 |  | 4 | 74.20 A .030 |  | 3 | 69.41 .030 | 194 | 1 | 84.52 .050 |
| 161 | 1 | 18.27.090 |  | 12 | 21.20 .745 |  | 5 | 74.20A. 040 |  | 4 | 69.41 .040 |  | 2 | Em. |
|  | 2 | 18.27.140 |  | 13 | 21.20 .750 |  | 6 | 74.20A. 050 |  | 5 | 69.41 .050 | 195 | 1 | 14.08.290 |
| 162 | 1 | 48.12 .030 |  | 14 | 21.20.805 |  | 7 | 74.20A. 060 |  | 6 | 69.41 .060 |  | 2 | 17.28.100 |
|  | 2 | 48.12 .040 |  | 15 | Sev. |  | 8 | 74.20A. 070 |  | 7 | 69.41 .070 |  | 3 | 17.28.252 |
|  | 3 | 48.12 .060 |  |  | 21.20.800 |  | 9 | 74.20A. 080 |  | 8 | Leg. dir. |  | 4 | 17.28.260 |
|  | 4 | 48.12.150 |  | 16 | Leg. dir. |  | 10 | 74.20A. 090 |  | 9 | Repealer |  | 5 | 27.12.050 |
|  | 5 | 48.23 .350 | 172 | 1 | 36.70 .320 |  | 11 | 74.20A. 100 | 187 | 1 | 84.40 .030 |  | 6 | 27.12 .070 |
|  | 6 | 48.23.360 |  | 2 | Em. |  | 12 | 74.20A. 130 |  | 2 | 82.29 .010 |  | 7 | 27.12.150 |
| 163 | 1 | 18.44.230 | 173 | 1 | 75.28 .390 |  | 13 | 74.20A. 140 |  | 3 | 82.29 .020 |  | 8 | 27.16.020 |
|  | 2. | 48.18 .020 |  | 2 | n75.30.140 |  | 14 | 74.20A. 150 |  | 4 | 82.29 .030 |  | 9 | 28A.41.130 |
|  | 3 | 48.18 .375 |  | 3 | 75.28 .410 |  | 15 | 74.20A. 170 |  | 5 | 82.29 .040 |  | 10 | 28B. 20.394 |
|  | 4 | 48.18A. 020 |  | 4 | 75.28.420 |  | 16 | 74.20A. 180 |  | 6 | 82.29.050 |  | 11 | 35.07.180 |
|  | 5 | 48.18A. 030 |  | 5 | 75.28.430 |  | 17 | 74.20A. 190 |  | 7 | 82.29 .060 |  | 12 | 35.10.240 |
|  | 6 | 48.18A. 050 |  | 6 | Vetoed |  | 18 | 74.20A. 200 |  | 8 | 82.29 .070 |  | 13 | 35.10 .315 |
|  | 7 | 48.18A. 060 |  | 7 | Em. |  | 19 | 74.20A. 210 |  | 9 | 82.29.080 |  | 14 | 35.13.172 |
|  | 8 | 48.24 .060 | 174 | 1 | Approp. |  | 20 | 74.20A. 220 |  | 10 | 82.29 .090 |  | 15 | 35.21 .430 |
|  | 9 | 48.24.070 |  | 2 | Approp. |  | 21 | 74.20A. 230 |  | 11 | 84.36.450 |  | 16 | 35.23.470 |
|  | 10 | 48.36.440 |  | 3 | Approp. |  | 22 | 74.20A. 240 |  | 12 | Leg. dir. |  | 17 | 35.24 .350 |
|  | 11 | Repealer |  | 4 | Approp. |  | 23 | 74.20A. 250 |  | 13 | Sev. |  | 18 | 35.30 .020 |
| 164 | 1 | 35.02.150 |  | 5 | Approp. |  | 24 | 74.20A. 260 |  |  | n84.40.030 |  | 19 | 35.31 .060 |
|  | 2 | 35.13 .015 |  | 6 | Sev. |  | 25 | 74.20A. 055 |  | 14 | 84.36 .455 |  | 20 | 35.32 A .060 |
|  | 3 | 35.13 .020 |  | 7 | Em. |  | 26 | Em. |  | 15 | 84.36 .460 |  | 21 | 35.33 .145 |
|  | 4 | 35.13 .040 | 175 | 1 | 18.106.010 |  | 27 | Vetoed | 188 | 1 | 48.18.298 |  | 22 | 35.56.190 |
|  | 5 | 35.13 .050 |  | 2 | 18.106.020 | 184 | 1 | 89.08 .005 |  | 2 | 48.18.299 |  | 23 | 35.58 .090 |
|  | 6 | 35.13 .060 |  | 3 | 18.106.030 |  | 2 | 89.08.010 |  | 3 | 48.20 .411 |  | 24 | 35.58 .450 |
|  | 7 | 35.13 .080 |  | 4 | 18.106.040 |  | 3 | 89.08.020 |  | 4 | 48.21 .141 |  | 25 | 35.61 .210 |
|  | 8 | 35.13 .090 |  | 5 | 18.106.050 |  | 4 | 89.08.030 |  | 5 | Sev. |  | 26 | 35A.14.220 |
|  | 9 | 35.13 .100 |  | 6 | 18.106.060 |  | 5 | 89.08 .040 |  |  | n 48.18 .298 |  | 27 | 35A. 31.070 |
|  | 10 | 35.13 .110 |  | 7 | 18.106.070 |  | 6 | 89.08.050 | 189 | 1 | 41.32 .260 |  | 28 | 35A. 33.145 |
|  | 11 | 35.13 .125 |  | 8 | 18.106.080 |  | 7 | 89.08.060 |  | 2 | 41.32.497 |  | 29 | 35A.40.090 |
|  | 12 | 35.13 .130 |  | 9 | 18.106.090 |  | 8 | 89.08.070 |  | 3 | 41.32.498 |  | 30 | 36.32 .350 |
|  | 13 | 35.13 .160 |  | 10 | 18.106.100 |  | 9 | 89.08.080 |  | 4 | n41.32.498 |  | 31 | 36.33.140 |
|  | 14 | 35.13 .171 |  | 11 | 18.106.110 |  | 10 | 89.08.090 |  | 5 | 41.32 .4944 |  | 32 | 36.33.220 |
|  | 15 | 35.13 .172 |  | 12 | 18.106.120 |  | 11 | 89.08.100 |  | 6 | 41.32 .350 |  | 33 | 36.40.090 |
|  | 16 | 35.13 .173 |  | 13 | 18.106.130 |  | 12 | 89.08.110 |  | 7 | 41.32.190 |  | 34 | 36.40 .300 |
|  | 17 | 35.13.174 |  | 14 | 18.106.140 |  | 13 | 89.08.120 |  | 8 | 41.32.405 |  | 35 | 36.47.040 |



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| :---: | :---: | :---: |
|  | 5 | 9.46.050 |
|  | 6 | 9.46.060 |
|  | 7 | Par. veto |
|  |  | 9.46.070 |
|  | 8 | 9.46.080 |
|  | 9 | 9.46 .090 |
|  | 10 | 9.46.100 |
|  | 11 | 9.46.110 |
|  | 12 | 9.46.120 |
|  | 13 | 9.46.130 |
|  | 14 | 9.46.140 |
|  | 15 | 9.46.150 |
|  | 16 | 9.46 .160 |
|  | 17 | 9.46 .170 |
|  | 18 | 9.46.180 |
|  | 19 | 9.46 .190 |
|  | 20 | 9.46 .200 |
|  | 21 | 9.46.210 |
|  | 22 | 9.46.220 |
|  | 23 | 9.46 .230 |
|  | 24 | 9.46.240 |
|  | 25 | 9.46.250 |
|  | 26 | 9.46.260 |
|  | 27 | 9.46.270 |
|  | 28 | 9.46.280 |
|  | 29 | Repealer |
|  | 30 | Leg. dir. |
|  | 31 | Sev. 9.46.900 |
| 219 | 1 | 43.105 .010 |
|  | 2 | 43.105 .016 |
|  | 3 | 43.105 .020 |
|  | 4 | n43.105.032 |
|  | 5 | Par. veto <br> 43.105 .032 |
|  | 6 | 43.105 .041 |
|  | 7 | 43.105 .043 |
|  | 8 | 43.105 .045 |
|  | 9 | 43.105.060 |
|  | 10 | Sev. <br> 43.105 .900 |
|  | 11 | Em. |
|  | 12 | Repealer |
| 220 | 1 | n75.12.010 |
|  | 2 | Par. veto <br> 75.12 .010 |
| 221 | 1 | Par. veto |
|  |  | 83.20.030 |
|  | 2 | 83.20 .040 |
| 222 | 1 | Par. veto |
|  |  | Approp. |
|  | 2 | Approp. |
|  | 3 | Par. veto |
|  |  | Approp. |
|  | 4 | Approp. |
|  | 5 | Approp. |
|  | 6 | Approp. |
|  | 7 | Approp. |
|  | 8 | Approp. |
|  | 9 | Sev. |
|  | 10 | Em. |

## 1973 2ND EXTRAORDINARY SESSION LAWS



1974 EXTRAORDINARY SESSION LAWS

| Chap. |  | Rev. Code of Wash. | Chap | Sec. | Rev. Code of Wash. | Chap | Sec. | Rev. Code of Wash. | Chap | Sec. | Rev. Code of Wash. | Chap | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | 35.22.055 |  | 3 | 38.12.115 |  | 7 | 18.92.160 |  | 4 | 56.20 .015 |  | 9 | 28A. 21.095 |
|  | 2 | 35.22.150 |  | 4 | 38.12.125 | 45 | 1 | 67.08.080 |  | 5 | 56.20.020 |  | 10 | 28A. 21.100 |
|  | 3 | Sev. |  | 5 | 38.12.135 | 46 | 1 | 38.24.050 |  | 6 | 56.20 .030 |  | 11 | 28A.21.105 |
|  |  | n 35.22.055 |  | 6 | Leg. dir. |  | 2 | 38.24.060 | 59 | 1 | 70.94.181 |  | 12 | 28A. 21.106 |
|  | 4 | Em. |  | 7 | Repealer | 47 | 1 | 46.61 .385 |  | 2 | Em. |  | 13 | 28A. 21.110 |
| 2 | 1 | Temporary | 35 | 1 | 29.36.010 | 48 | 1 | 43.01 .130 | 60 | 1 | 35.21 .770 |  | 14 | 28A. 21.111 |
|  | 2 | Em. |  | 2 | 29.36.120 |  | 2 | 43.01.140 |  | 2 | 35A.11.110 |  | 15 | 28A. 21.112 |
| 3 | 1 | Repealer |  | 3 | 29.36.140 |  | 3 | Leg. dir. |  | 3 | Em. |  | 16 | 28A. 21.113 |
| 4 | 1 | 28B.80.130 | 36 | 1 | 46.12.060 | 49 | 1 | 70.106 .010 | 61 | 1 | 90.58 .080 |  | 17 | 28A.21.120 |
|  | 2 | 28B.80.140 |  | 2 | Eff. date |  | 2 | 70.106.020 |  | 2 | Em. |  | 18 | Temporary |
|  | 3 | 28B.80.150 |  |  | n46.12.060 |  | 3 | 70.106.030 | 62 | 1 | 53.08.280 |  | 19 | Repealer |
|  | 4 | 28B.80.160 | 37 | 1 | 35.21 .725 |  | 4 | 70.106.040 | 63 | 1 | 73.04.130 |  | 20 | 28A.21. 180 |
|  | 5 | 28B.80.170 |  | 2 | 35.21 .730 |  | 5 | 70.106.050 | 64 | 1 | 16.57.040 |  | 21 | Repealer |
|  | 6 | Sev. |  | 3 | 35.21 .735 |  | 6 | 70.106.060 |  | 2 | 16.57.080 |  | 22 | Repealer |
|  |  | $\text { n 28B. } 80.150$ |  | 4 | 35.21 .740 |  | 7 | 70.106 .070 |  | 3 | 16.57.090 |  | 23 | 28A.21.195 |
| 5 | 1 | 2.50 .125 |  | 5 | 35.21 .745 |  | 8 | 70.106.080 |  | 4 | 16.57.140 |  | 24 | Sev. |
|  | 2 | Em. |  | 6 | 35.21 .750 |  | 9 | 70.106.090 |  | 5 | 16.57.150 |  |  | n28A.21.030 |
| 6 | 1 | 36.27 .045 |  | 7 | 35.21 .755 |  | 10 | 70.106 .100 |  | 6 | Temporary | 76 | 1 | 46.44.095 |
|  | 2 | Em. |  | 8 | Em. |  | 11 | 70.106.110 |  | 7 | Em. |  | 2 | 46.44.030 |
| 7 | 1 | 35.21 .760 | 38 | 1 | 16.57.380 |  | 12 | 70.106.120 | 65 | 1 | 66.24.455 |  | 3 | 46.04.620 |
|  | 2 | Em. |  | 2 | 16.57.390 |  | 13 | 70.106.130 | 66 | 1 | 66.24 .010 |  | 4 | 46.04.355 |
| 8 | 1 | 28A. 58.030 |  | 3 | 16.57.400 |  | 14 | Sev. |  | 2 | Em. |  | 5 | Em. |
| 9 | 1 | 46.68.130 | 39 | 1 | 85.05.410 |  |  | 70.106.900 | 67 | 1 | 77.12 .320 | 77 | 1 | 21.20 .040 |
| 10 | 1 | 47.56.730 | 40 | 1 | 43.19 .520 |  | 15 | Saving | 68 | 1 | 28B.10.215 |  | 2 | 21.20 .070 |
| 11 | 1 | 28A.58.740 |  | 2 | 43.19 .525 |  |  | 70.106.905 |  | 2 | 28B. 10.220 |  | 3 | 21.20 .135 |
|  | 2 | Em. |  | 3 | 43.19.530 |  | 16 | 70.106 .140 |  | 3 | 28B. 10.255 |  | 4 | 21.20 .230 |
| 12 | 1 | 16.52.080 |  | 4 | Leg. dir. |  | 17 | 70.106.910 | 69 | 1 | 43.21 B. 090 |  | 5 | 21.20.260 |
|  | 2 | 16.52.085 | 41 | 1 | Temporary |  | 18 | Leg. dir. |  | 2 | 43.21B. 150 |  | 6 | 21.20 .320 |
|  | 3 | Em. |  | 2 | Em. | 50 | 1 | 39.58 .120 |  | 3 | 43.21 B. 160 |  | 7 | 21.20 .325 |
| 13 | 1 | 53.36 .010 | 42 | 1 | 48.20 .416 | 51 | 1 | 36.32.470 |  | 4 | 70.94.211 |  | 8 | 21.20 .340 |
| 14 | 1 | 28B.40.226 |  | 2 | 48.21 .146 | 52 | 1 | 36.32.240 |  | 5 | 43.21 B. 260 |  | 9 | 21.20 .380 |
| 15 | 1 | 26.09 .900 |  | 3 | Sev. | 53 | 1 | 43.79.415 |  | 6 | Repealer |  | 10 | 21.20 .390 |
|  | 2 | 26.09.901 | 43 | 1 | 79.76.010 |  | 2 | Approp. | 70 | 1 | 35.58 .010 |  | 11 | 21.20.430 |
|  | 3 | Eff. date |  | 2 | 79.76.020 |  |  | n43.79.415 |  | 2 | 35.58 .020 |  | 12 | 21.20 .275 |
|  |  | 26.09.902 |  | 3 | 79.76.030 |  | 3 | n43.79.415 |  | 3 | 35.58 .050 |  | 13 | 21.20 .435 |
|  | 4 | Leg. dir. |  | 4 | 79.76.040 |  | 4 | Em. |  | 4 | 35.58 .080 |  | 14 | Eff. date |
|  | 5 | Em. |  | 5 | 79.76.050 | 54 | 1 | 35.58.278 |  | 5 | 35.58 .120 |  |  | n21.20.040 |
| 16 | 1 | 31.24 .020 |  | 6 | 79.76.060 |  | 2 | 82.44 .070 |  | 6 | 35.58 .200 | 78 | 1 | 62A.2-316 |
|  | 2 | 31.24.050 |  | 7 | 79.76.070 |  | 3 | 82.44.110 |  | 7 | 35.58 .210 |  | 2 | 62A.2-719 |
|  | 3 | 31.24 .090 |  | 8 | 79.76.080 |  | 4 | 82.44 .120 |  | 8 | 35.58 .460 | 79 | 1 | 8.25.210 |
|  | 4 | Em. |  | 9 | 79.76.090 |  | 5 | 82.44.150 |  | 9 | Sev. |  | 2 | 8.25 .220 |
| 17 | 1 | 52.12 .050 |  | 10 | 79.76 .100 |  | 6 | 82.44 .150 |  |  | 35.58 .931 |  | 3 | 8.25 .230 |
| 18 | 1 | 16.49A.490 |  | 11 | 79.76.110 |  | 7 | 82.44.160 |  | 10 | Em. |  | 4 | 8.25 .240 |
| 19 | 1 | 53.35 .045 |  | 12 | 79.76.120 |  | 8 | 82.48 .080 | 71 | 1 | 71.20 .075 |  | 5 | 8.25 .250 |
| 20 | 1 | 17.21.230 |  | 13 | 79.76.130 |  | 9 | 82.50 .170 |  | 2 | 71.20 .015 |  | 6 | 8.25.260 |
| 21 | 1 | 19.48 .110 |  | 14 | 79.76.140 |  | 10 | Temporary |  | 3 | 71.20 .040 |  | 7 | Leg. dir. |
| 22 | 1 | 33.28.020 |  | 15 | 79.76.150 |  | 11 | Temporary |  | 4 | 71.20 .050 |  | 8 | Em. |
| 23 | 1 | 75.16 .120 |  | 16 | 79.76.160 |  | 12 | Temporary |  | 5 | 71.20 .060 | 80 | 1 | 47.42 .020 |
| 24 | 1 | Repealer |  | 17 | 79.76.170 |  | 13 | Eff. dates |  | 6 | 71.20 .070 |  | 2 | 47.42 .046 |
| 25 | 1 | 18.18 .010 |  | 18 | 79.76.180 |  |  | n82.44.110 |  | 7 | 71.20 .090 |  | 3 | 47.42 .048 |
|  | 2 | 18.27.090 |  | 19 | 79.76.190 |  | 14 | Sev. |  | 8 | 71.20.110 |  | 4 | 47.42 .047 |
|  | 3 | Em. |  | 20 | 79.76.200 |  |  | n 82.44 .110 |  | 9 | 72.33.800 | 81 | 1 | 36.63A. 010 |
| 26 | 1 | 41.24 .180 |  | 21 | 79.76.210 | 55 | 1 | 28A. 70.140 |  | 10 | 72.33.805 |  | 2 | 36.63A. 020 |
|  | 2 | Em. |  | 22 | 79.76.220 |  | 2 | 28A.70.160 |  | 11 | 72.33.810 |  | 3 | 36.63 A .030 |
| 27 | 1 | 43.22 .010 |  | 23 | 79.76.230 |  | 3 | Em. |  | 12 | 72.33.815 |  | 4 | 36.63A. 040 |
|  | 2 | Em. |  | 24 | 79.76.240 | 56 | 1 | 28A.47.801 |  | 13 | Sev. |  | 5 | 36.63A. 050 |
| 28 | 1 | 82.36 .020 |  | 25 | 79.76.250 |  | 2 | 28A.47.802 |  |  | n 71.20 .040 |  | 6 | 36.63A. 060 |
|  | 2 | 82.37 .190 |  | 26 | 79.76.260 |  | 3 | 28A.47.803 | 72 | 1 | 54.44 .020 |  | 7 | Leg. dir. |
|  | 3 | Em. |  | 27 | 79.76.270 |  | 4 | 28A.47.805 | 73 | 1 | 29.36.030 |  |  | 36.63A. 900 |
| 29 | 1 | 47.01 .160 |  | 28 | 79.76.280 |  | 5 | 28A.47.807 |  | 2 | 29.36.070 |  | 8 | Eff. date |
|  | 2 | Em. |  | 29 | 79.76.290 |  | 6 | 28A.47.808 |  | 3 | 29.36.095 |  |  | $\text { 36.63A. } 905$ |
| 30 | 1 | 51.32 .040 |  | 30 | 79.76.300 |  | 7 | 28A.47.809 | 74 | 1 | 39.30.020 |  | 9 | Sev. |
|  | 2 | Em. |  | 31 | Leg. dir. |  | 8 | 28A.47.810 |  | 2 | 35.23.352 |  |  | 36.63A. 910 |
| 31 | 1 | 57.16.020 |  | 32 | Sev. |  | 9 | Sev. | 75 | 1 | 28A.21.030 |  | 10 | Em. |
|  | 2 | Em. |  |  | 79.76 .900 |  |  | n 28A. 47.801 |  | 2 | 28A.21.0301 | 82 | 1 | 41.04.180 |
| 32 | 1 | 49.60 .030 | 44 | 1 | 18.92.015 | 57 | 1 | 69.04.900 |  | 3 | 28A. 21.0302 |  | 2 | Em. |
|  | 2 | 49.60 .178 |  | 2 | 18.92.030 |  | 2 | 69.04.905 |  | 4 | 28A. 21.0303 | 83 84 | 1 | 84.40 .220 3588 |
| 33 | 1 | 28B.50.851 |  | 3 | 18.92.040 |  | 3 | Em. |  | 5 | 28A. 21.0304 | 84 | 1 | 35.58 .020 358 |
|  | 2 | 28B.50.869 |  | 4 | 18.92.060 | 58 | 1 | 56.04 .020 |  | 6 | 28A. 21.0305 |  | 2 | 35.58 .160 358 |
| 34 | 1 | 38.12 .095 38.12 .105 |  | 5 | 18.92 .070 18.92 .125 |  | 2 | 56.08 .010 56.16 .090 |  | 7 | 28A. 21.0306 |  | 3 -1 | 35.58 .180 28 A.41.250 |
|  | 2 | 38.12.105 |  | 6 | 18.92.125 |  | 3 | 56.16.090 |  | 8 | 28A. 21.035 | 85 | -1 | 28A.41.250 |


| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |  | hap. Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
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|  | 2 | 28A.41.260 |  | 10 | 18.25.030 |  | 7 | 28B.50.409 | 119 | 1 | 48.21 .160 |  | 2 | 46.12.040 |
|  | 3 | 28A.41.270 |  | 11 | 18.25.070 |  | 8 | Em. |  | 2 | 48.21 .170 |  | 3 | Eff. date |
|  | 4 | 28A.41.280 |  | 12 | 18.26.030 |  | 9 | Sev. |  | 3 | 48.21.180 |  |  | n 46.12.030 |
|  | 5 | 28A.41.290 |  | 13 | 18.26.040 |  |  | n 28B. 50.403 |  | 4 | 48.44.240 | 129 | 1 | 43.105 .080 |
|  | 6 | Leg. dir. |  | 14 | 18.26.070 | 113 | 131 | 43.83F. 010 |  | 5 | 48.21 .190 |  | 2 | Em. |
|  | 7 | Sev. |  | 15 | 18.26.035 |  | 2 | 43.83F. 020 | 120 | 1 | 41.26 .030 | 130 | 1 | 46.61 .515 |
| 86 | 1 | 46.44 .040 |  | 16 | Sev. |  | 3 | 43.83F. 030 |  | 2 | 41.26.050 |  | 2 | 3.62.015 |
| 87 | 1 | 1.12.025 |  |  | n 18.25 .120 |  | 4 | 43.83F. 040 |  | 3 | 41.26.100 |  | 3 | 46.61.518 |
|  | 2 | Em. | 98 | 1 | 33.08.110 |  | 5 | 43.83F. 050 |  | 4 | 41.26.140 |  | 4 | Em. |
| 88 | 1 | 52.36.020 | 99 | 1 | 26.09.300 |  | 6 | 43.83F. 060 |  | 5 | 41.26.160 | 131 | 1 | 84.41 .040 |
|  | 2 | Eff. date | 100 | 1 | 19.25.010 |  | 7 | Leg. dir. |  | 6 | 41.26.200 |  | 2 | 84.41 .041 |
|  |  | n52.36.020 |  | 2 | 19.25.020 |  | 8 | Sev. |  | 7 | 41.26 .040 | 132 | 1 | 48.14 .021 |
| 89 | 1 | 28A.48.010 |  | 3 | 19.25 .030 |  |  | 43.83F. 900 |  | 8 | 41.26 .045 | 133 | 1 | 47.52.025 |
|  | 2 | 28A.41.220 |  | 4 | 19.25.040 |  | 9 | Em. |  | 9 | 41.26.110 |  | 2 | 46.61 .165 |
| $90$ | 1 | 81.44.030 |  | 5 | Sev. | 114 | 14 | Omnibus |  | 10 | 41.26.120 |  | 3 | 47.52.026 |
| $91$ | 1 | Temporary |  |  | 19.25 .900 |  |  | Approp. |  | 11 | 41.26 .150 | 134 | 1 | 58.17 .030 |
|  | 2 | 70.82.010 |  | 6 | Leg. dir. |  |  | Act |  | 12 | 41.26.046 |  | 2 | Par. veto |
|  | 3 | 70.82.040 | 101 | 1 | 28A.61.030 |  |  | (Uncod.) |  | 13 | 41.26.240 |  |  | 58.17 .040 |
|  | 4 | 70.82.050 | 102 | 1 | 62A.9-204 | 115 | 151 | 71.05.400 |  | 14 | Em. |  | 3 | 58.17 .060 |
|  | 5 | 28A. 21.300 |  | 2 | 20.01.010 |  | 2 | Em. |  | 15 | Sev. |  | 4 | 58.17 .090 |
|  | 6 | 28A.65.190 |  | 3 | 20.01.040 | 116 | 161 | 84.56.020 |  |  | n41.26.030 |  | 5 | 58.17 .110 |
|  | 7 | Eff. date |  | 4 | 20.01.060 | 117 | 71 | 11.02.080 | 121 | 1 | 53.54.010 |  | 6 | 58.17 .120 |
|  |  | $\text { n } 70.82 .010$ |  | 5 | 20.01.210 |  | 2 | Leg. dir. |  | 2 | 53.54 .020 |  | 7 | 58.17 .130 |
|  | 8 | Sev. |  | 6 | 20.01.370 |  |  | n 11.02 .080 |  | 3 | 53.54 .030 |  | 8 | 58.17 .140 |
|  |  | n 70.82.010 |  | 7 | 20.01.385 |  | 3 | Sev. |  | 4 | 53.54 .040 |  | 9 | Vetoed |
| 92 | , | 28A.04.120 |  | 8 | 20.01.086 |  |  | n 11.02 .080 |  | 5 | 53.54.900 |  | 10 | 58.17 .210 |
|  | 2 | 28A.02.201 |  | 9 | 20.01.430 |  | 4 | 11.62 .010 |  | 6 | Leg. dir. |  | 11 | 58.17 .240 |
|  | 3 | 28A.02.220 |  | 10 | 20.01.445 |  | 5 | 11.62 .020 |  | 7 | Sev. |  | 12 | 58.17 .065 |
|  | 4 | 28A.02.230 | 103 | 1 | 46.61.405 |  | 6 | 11.04 .015 |  |  | 53.54 .910 |  | 13 | 58.17 .320 |
|  | 5 | 28A.02.240 |  | 2 | 46.61.410 |  | 7 | 11.52 .010 | 122 | 1 | Purpose |  | 14 | 58.17 .920 |
|  | 6 | 28A.02.250 |  | 3 | 46.61.415 |  | 8 | 11.52.012 |  |  | n 84.69 .020 | 135 | 1 | 9.46.010 |
|  | 7 | Repealer |  | 4 | 46.61.430 |  | 9 | 11.52 .020 |  | 2 | 84.69.020 |  | 2 | Par. veto |
|  | 8 | Repealer |  | 5 | Em. |  | 10 | 11.52 .022 | 123 | 1 | 44.07A. 001 |  |  | (overridden |
|  | 9 | Em. | 104 | 1 | 75.28 .420 |  | 11 | 11.76 .090 |  | 2 | 44.07A. 005 |  |  | in part by |
| $93$ | 1 | 28A.24.180 |  | 2 | 75.28 .440 |  | 12 | 11.76 .095 |  | 3 | 44.07 A .030 |  |  | c 155) |
| 94 | 1 | $43.101 .010$ |  | 3 | Em. |  | 13 | 11.68 .010 |  | 4 | 44.07A. 040 |  |  | 9.46.020 |
|  | 2 | 43.101 .020 | 105 | 1 | 47.60 .017 |  | 14 | 11.68 .020 |  | 5 | 44.07A. 050 |  | 3 | Par. veto |
|  | 3 4 | 43.101 .030 43.101 .040 |  | 2 | Em. |  | 15 | 11.68 .030 |  | 6 | 44.07A. 060 |  |  | (overridden |
|  | 4 | 43.101 .040 | 106 | 1 | 19.09 .020 |  | 16 | 11.68 .040 |  | 7 | 44.07A. 130 |  |  | by c 155) |
|  | 5 | $43.101 .050$ |  | 2 | 19.09 .030 |  | 17 | 11.68 .050 |  | 8 | 44.07A. 140 |  |  | 9.46.030 |
|  | 6 | $\begin{aligned} & 43.101 .060 \\ & 43.101 .070 \end{aligned}$ |  | 3 4 | 19.09 .100 19.09 .120 |  | 18 | 11.68 .060 |  | 9 10 | 44.07A. 230 |  | 4 | Par. veto |
|  | 7 | 43.101 .070 43.101 .080 | 107 | 4 | 19.09 .120 49.46 .010 |  | 19 | 11.68 .070 11.68 .080 |  | 10 | 44.07A. 260 |  |  | (overridden |
|  | 9 | 43.101 .090 | 108 | 1 | 28A.47.792 |  | 21 | 11.68.080 |  | 12 | Sev. |  |  | by c 155) |
|  | 10 | 43.101 .100 |  | 2 | 28A.47.794 |  | 22 | 11.68 .100 |  |  | 44.07A. 900 |  | 5 | 9.46.230 |
|  | 11 | 43.101 .110 |  | 3 | 28A.47.796 |  | 23 | 11.68.110 | 124 | 1 | 9.54.030 |  | 6 | Par. veto |
|  | 12 | 43.101 .120 |  | 4 | 28A.47.7991 |  | 24 | 11.68.120 |  | 2 | 46.37.020 |  |  | 9.46.295 |
|  | 13 | 43.101 .130 |  | 5 | Em. |  | 25 | 11.28 .070 | 125 | 1 | 70.114 .010 |  | 7 | 9.46.080 |
|  | 14 | 43.101 .140 | 109 | 1 | 28B. 30.600 |  | 26 | 11.28 .280 |  | 2 | Temporary |  | 8 | Par. veto |
|  | 15 | 43.101 .150 |  | 2 | 28B. 30.602 |  | 27 | 11.20 .020 |  | 3 | Temporary |  |  | 9.46 .110 |
|  | 16 | 43.101 .160 |  | 3 | 28B. 30.604 |  | 28 | 11.28 .010 |  | 4 | 70.114 .020 |  | 9 | 9.46.210 |
|  | 17 | 43.101 .170 |  | 4 | 28B. 30.606 |  | 29 | 11.28.110 |  | 5 | Temporary |  | 10 | Par. veto |
|  | 18 | 43.101 .180 |  | 5 | 28B.30.608 |  | 30 | 11.28.237 |  | 6 | Em. |  |  | 9.46 .200 |
|  | 19 | 43.101 .190 |  | 6 | 28B. 30.610 |  | 31 | 11.28 .330 | 126 | 1 | 52.18 .010 |  | 11 | 9.46.195 |
|  | 20 | Sev. |  | 7 | 28B.30.612 |  | 32 | 11.28 .340 |  | 2 | 52.18 .020 |  | 12 | 9.46.040 |
|  |  | $43.101 .900$ |  | 8 | 28B. 30.614 |  | 33 | 11.40 .010 |  | 3 | 52.18 .030 |  | 13 | Sev. |
|  | 21 | Leg. dir. |  | 9 | 28B. 30.616 |  | 34 | 11.40 .020 |  | 4 | 52.18 .040 |  |  | n9.46.010 |
|  | 22 | 43.101 .910 |  | 10 | 28B. 30.618 |  | 35 | 11.40 .030 |  | 5 | 52.18 .050 |  | 14 | Vetoed |
|  | 23 | Repealer |  | 11 | 28B.30.619 |  | 36 37 | 11.40 .040 |  | 6 | 52.18 .060 |  | 15 | Repealer |
| 95 | 1 | 3.58 .020 |  | 12 | Leg. dir. |  | 37 | 11.40 .060 |  | 7 | 52.18 .070 | 136 | 1 | Par. veto |
|  | 2 | 3.34 .040 |  | 13 | Em. |  | 38 | 11.40 .110 |  | 8 | 52.18 .080 |  |  | 41.06.250 |
| 96 | 1 | 19.27.010 |  | 14 | Sev. |  | 39 | 30.20 .020 |  | 9 | Sev. | 137 | 1 | 76.09.010 |
|  | 2 | 19.27.020 |  |  | n 28B. 30.600 |  | 40 | 32.12.020 |  |  | 52.18.900 |  | 2 | 76.09.020 |
|  | 3 | 19.27.030 | 110 | 1 | 80.50 .170 |  | 41 | 33.20.080 |  | 10 | Leg. dir. |  | 3 | Par. veto |
|  | 4 | 19.27 .040 |  | 2 | 80.50 .175 |  | 42 | 49.48.120 | 127 | 1 | 29.04 .055 |  |  | 76.09.030 |
|  | 5 | 19.27 .050 |  | 3 | Sev. |  | 43 | 30.04.260 |  | 2 | 29.04.100 |  | 4 | 76.09 .040 |
|  | 6 | 19.27.060 |  |  | 80.50 .901 |  | 44 | 11.28.131 |  | 3 | 29.04.120 |  | 5 | 76.09 .050 |
|  | 7 | 19.27 .070 |  | 4 | Em. |  | 45 | 11.76 .080 |  | 4 | 29.07.160 |  | 6 | 76.09 .060 |
|  | 8 | 19.27.080 | 111 | 1 | 39.42 .080 |  | 46 | 11.28.185 |  | 5 | 29.18.110 |  | 7 | 76.09 .070 |
|  | 9 | 19.27.090 |  | 2 | 39.53 .020 |  | 47 | 11.40 .100 |  | 6 | 29.39.120 |  | 8 | 76.09.080 |
|  | 10 | Leg. dir. |  | 3 | 39.53 .050 |  | 48 | 11.44.025 |  | 7 | 29.72.010 |  | 9 | 76.09.090 |
|  | 11 | 70.92A. 060 |  | 4 | 39.53 .140 |  | 49 | 11.44 .066 |  | 8 | 29.72.030 |  | 10 | 76.09 .100 |
| 97 | 1 | 18.25.120 |  | 5 | Em. |  | 50 | 11.44 .070 |  | 9 | 29.72.050 |  | 11 | 76.09.110 |
|  | 2 | 18.25.130 |  | 6 | Sev. |  | 51 | 11.12.120 |  | 10 | 29.72.060 |  | 12 | 76.09.120 |
|  | 3 | 18.25.140 |  |  | n 39.42.080 |  | 52 | 11.94.010 |  | 11 | 29.72.070 |  | 13 | 76.09.130 |
|  | 4 | 18.25.1 50 | 112 | 1 | 28B.50.403 |  | 53 | 11.94 .020 |  | 12 | 29.07.220 |  | 14 | 76.09.140 |
|  | 5 | 18.25 .160 |  | 2 | 28B.50.404 |  | 54 | 11.02.090 |  | 13 | 29.07.230 |  | 15 | 76.09 .150 |
|  | 6 | 18.25.170 |  | 3 | 28B.50.405 |  | 55 | Repealer |  | 14 | 29.07.240 |  | 16 | 76.09.160 |
|  | 7 | 18.25.005 |  | 4 | 28B.50.360 |  | 56 | Eff. date |  | 15 | Repealer |  | 17 | 76.09 .170 |
|  | 8 | 18.25.017 |  | 5 | 28B.50.406 |  |  | n 11.02 .080 |  | 16 | Em. |  | 18 | 76.09 .180 |
|  | 9 | 18.25.020 |  | 6 | 28B.50.407 | 11 | 181 | 84.36.070 | 128 | 1 | 46.12.030 |  | 19 | 76.09.190 |


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|  | 20 | Par. veto |  | 2 | 17.10.150 | 5 | 67.67.050 | 164 | 1 | 70.94.775 |  | 29 | 38.52.260 |
|  |  | 76.09.200 |  | 3 | 17.10.170 | 6 | 67.67.060 | 165 | 1 | 70.44.005 |  | 30 | 38.52.270 |
|  | 21 | 76.09.210 |  | 4 | Vetoed | 7 | 67.67.070 |  | 2 | 70.44.060 |  | 31 | 38.52.280 |
|  | 22 | Par. veto |  | 5 | 17.10.270 | 8 | 67.67.080 |  | 3 | 70.44.110 |  | 32 | 38.52 .290 |
|  |  | 76.09.220 | 144 | 1 | 46.09.150 | 9 | 67.67.090 |  | 4 | 70.44.240 |  | 33 | 38.52 .310 |
|  | 23 | 76.09.230 |  | 2 | 46.09.160 | 10 | 67.67.100 |  | 5 | 70.44.007 |  | 34 | 38.52.320 |
|  | 24 | 76.09.240 |  | 3 | Par. veto | 11 | 67.67.110 |  | 6 | Sev. |  | 35 | 38.52.330 |
|  | 25 | 76.09.250 |  |  | 46.09.170 | 12 | 67.67.120 |  |  | 70.44.901 |  | 36 | 38.52.340 |
|  | 26 | 76.09.260 | 145 | 1 | 71.12.560 | 13 | 67.67.130 |  | 7 | Em. |  | 37 | 38.52.350 |
|  | 27 | 76.09.270 |  | 2 | 72.23.010 | 14 | 67.67.140 | 166 | 1 | 30.43 .010 |  | 38 | 38.52.360 |
|  | 28 | 76.09.280 |  | 3 | Par. veto | 15 | 67.67.150 |  | 2 | 30.43.020 |  | 39 | 38.52.370 |
|  | 29 | 76.09.900 |  |  | 72.23 .070 | 16 | 67.67.160 |  | 3 | 30.43.030 |  | 40 | 38.52.380 |
|  | 30 | 90.48.420 |  | 4 | 71.05 .030 | 17 | 67.67.170 |  | 4 | 30.43 .040 |  | 41 | 38.52 .900 |
|  | 31 | 76.09.905 |  | 5 | 71.05.040 | 18 | 67.67.180 |  | 5 | 30.43.050 |  | 42 | 43.31 .200 |
|  | 32 | 76.09.910 |  | 6 | Par. veto | 19 | 67.67.190 |  | 6 | Leg. dir. |  | 43 | 46.16 .340 |
|  | 33 |  |  |  | 71.05 .050 | 20 | 67.67.200 |  | 7 | Em. |  | 44 | 51.12.035 |
|  |  | $76.09 .930$ |  | 7 | 71.05.120 | 21 | 67.67.210 | 167 | 1 | Par. veto |  | 45 | 73.04 .090 |
|  | 34 | Repealer |  | 8 | 71.05.150 | 22 | 67.67 .220 |  |  | 36.57 .010 |  | 46 | 80.50 .030 |
|  |  | Savings |  | 9 | 71.05.160 | 23 | Sev. |  | 2 | 36.57 .020 |  | 47 | Repealer |
|  |  | 76.09.915 |  | 10 | 71.05.170 |  | 67.67.230 |  | 3 | 36.57 .030 | 172 | 1 | 46.16.137 |
|  | 35 | 76.09 .920 |  | 11 | 71.05.180 | 24 | 67.67 .240 |  | 4 | 36.57 .040 |  | 2 | Ef: date |
|  | 36 | Sev. |  | 12 | 71.05.190 | 25 | Leg. dir. |  | 5 | 36.57.050 |  |  | n46.16.137 |
|  |  | 76.09.935 |  | 13 | 71.05 .200 | 26 | 9.46 .290 |  | 6 | Par. veto | 173 | 1 | 73.32 .130 |
|  | 37 | Ef: dates |  | 14 | 71.05 .210 | 27 | 9.46 .040 |  |  | 36.57 .060 |  | 2 | 73.34.120 |
|  |  | 76.09.925 |  | 15 | 71.05.230 | 28 | 67.67 .900 |  | 7 | Par. veto |  | 3 | Constr. |
| 138 | 1 |  |  | 16 | 71.05 .240 | 1531 | Veto |  |  | 36.57 .070 |  | 4 | Em. |
|  |  | (overridden |  | 17 | 71.05 .250 |  | Overridden |  | 8 | 36.57 .080 | 174 | 1 | 28B. 20.382 |
|  |  | by c 154) |  | 18 | 71.05.260 |  | 7.40.085 |  | 9 | 36.57 .090 |  | 2 | Repealer |
|  | 2 |  |  | 19 | 71.05.280 | 1541 | Veto |  | 10 | Par. veto | 175 | 1 | 70.96A. 120 |
|  |  | (overridden |  | 20 | 71.05 .290 |  | Overridden |  |  | 82.14 .047 |  | 2 | 70.96A. 140 |
|  |  | by c 154) |  | 21 | 71.05.300 |  | 47.42 .045 |  | 11 | Vetoed |  | 3 | Repealer |
|  | 3 | Vetoed |  | 22 | 71.05.310 | 2 | Veto. |  | 12 | Leg. dir. | 176 | 1 | 43.46.090 |
|  |  | (overridden |  | 23 | 71.05 .320 |  | Overridden |  | 13 | Em. |  | 2 | Par. veto |
|  |  | by c 154) |  | 24 | 71.05.340 |  | 47.42.062 | 168 | 1 | Vetoed |  |  | 43.17 .200 |
|  | 4 | 47.42.140 |  | 25 | 71.05.360 | 3 | Veto. |  | 2 | Temporary |  | 3 | Par. veto |
| 139 | 1 | Par. veto |  | 26 | 71.05 .370 |  | Overridden |  | 3 | Temporary |  |  | 43.19 .455 |
|  |  | $48.20 .430$ |  | 27 | 71.05 .390 |  | 47.42 .100 |  | 4 | Em. |  | 4 | 28B.10.025 |
|  | 2 | Par. veto |  | 28 | 71.05 .440 | 4 | 47.42.140 | 169 | 1 | n 82.04.444 |  | 5 | Par. veto |
|  |  | 48.21 .155 |  | 29 | 71.05 .480 | 1551 | 9.46.010 |  | 2 | 82.04.442 |  |  | 28A.58.055 |
|  | 3 | Par. veto |  | 30 | 71.05.510 | 2 | Par. veto |  | 3 | 84.40 .400 | 177 | 1 | 28B.12.010 |
|  |  | 48.44.212 |  | 31 | Em. |  | Overridden |  | 4 | 82.04.443 |  | 2 | Par. veto |
|  | 4 | 48.52 .090 | 146 | 1 | 43.10.150 |  | in part |  | 5 | 82.04.444 |  |  | 28B. 12.020 |
|  | 5 | Em. |  | 2 | 43.10.160 |  | 9.46.020 |  | 6 | Par. veto |  | 3 | 28B. 12.030 |
| 140 | 1 | 43.117 .010 |  | 3 | 43.10.180 | 3 | Par. veto |  |  | 82.04.445 |  | 4 | 28B. 12.040 |
|  | 2 | 43.117 .020 |  | 4 | Vetoed |  | Overridden |  | 7 | Vetoed |  | 5 | 28B. 12.050 |
|  | 3 | 43.117 .030 |  | 5 | Eff. date |  | 9.46.030 |  | 8 | Par. veto |  | 6 | 28B. 12.060 |
|  | 4 | Par. veto |  |  | n43.10.150 | 4 | Par. Veto |  |  | 84.36 .470 |  | 7 | 28B. 12.070 |
|  |  | 43.117 .040 | 147 | 1 | 70.37.010 |  | Overridden |  | 9 | 84.40 .405 |  | 8 | Approp. |
|  | 5 | 43.117 .050 |  | 2 | 70.37.020 |  | 9.46.070 |  | 10 | Sev. |  |  | n 28B. 12.010 |
|  | 6 | 43.117 .060 |  | 3 | 70.37.030 | 5 | 9.46.230 |  |  | n82.04.444 |  | 9 | Leg. dir. |
|  | 7 | 43.117 .070 |  | 4 | Par. veto | 6 | Par. Veto |  | 11 | Ef: date |  | 10 | Sev. |
|  | 8 | 43.117 .080 |  |  | 70.37 .040 |  | 9.46.295 |  |  | n82.04.444 |  |  | n28B. 12.010 |
|  | 9 | 43.117 .090 |  | 5 | 70.37.050 | 7 | 9.46.080 | 170 | 1 | 41.04.010 | 178 | 1 | Special |
|  | 10 | 43.117 .100 |  | 6 | 70.37.060 | 8 | Par. veto | 171 | 1 | 28A. 24.172 |  |  | n Title 79 |
|  | 11 | Sev. |  | 7 | 70.37.070 |  | 9.46 .110 |  | 2 | 35A.38.010 |  |  | Digest |
|  |  | 43.117 .900 |  | 8 | Par. veto | 9 | 9.46.210 |  | 3 | 36.32.440 |  | 2 | Special |
|  |  | Leg. dir. |  |  | 70.37.080 | 10 | Par. veto |  | 4 | 38.52.010 |  |  | n Title 79 |
|  | 13 | Em. |  | 9 | 70.37.090 |  | 9.46 .200 |  | 5 | 38.52 .020 |  |  | Digest |
|  | 14 | Exp. date |  | 10 | Par. veto | 11 | 9.46 .195 |  | 6 | 38.52 .040 |  | 3 | Special |
|  |  | 43.117 .910 |  |  | 70.37 .100 | 12 | 9.46.040 |  | 7 | 38.52.050 |  |  | n Title 79 |
| 141 | 1 | 47.26 .300 |  | 11 | 70.37.110 | 13 | Sev. |  | 8 | 38.52.060 |  |  | Digest |
|  | 2 | 47.26.305 |  | 12 | Sev. |  | n9.46.010 |  | 9 | 38.52.070 |  | 4 | Special |
|  | 3 | 47.26.310 |  |  | 70.37 .900 | 14 | Vetoed |  | 10 | 38.52 .080 |  |  | n Title 79 |
|  | 4 | Temporary |  | 13 | Leg. dir. |  | Em. |  | 11 | 38.52 .090 |  |  | Digest |
|  | 5 | Approp. | 148 | 1 | Par. veto | 15 | Repealer |  | 12 | 38.52.100 |  | 5 | Vetoed |
|  | 6 | 47.26.315 |  |  | 41.18 .210 | 156 | 2.56 .010 |  | 13 | 38.52 .110 |  | 6 | Em. |
|  | 7 | 36.75.240 |  | 2 | 41.20 .175 | 157 1 | 43.03.060 |  | 14 | 38.52.120 | 179 | 1 | n43.21C. 080 |
|  | 8 | 36.82.145 | 149 | 1 | Approp. | 2 | 44.04.120 |  | 15 | 38.52.130 |  | 2 | 43.21C. 080 |
|  | 9 | 36.81.122 |  | 2 | 43.03 .010 | 1581 | 19.86.170 |  | 16 | 38.52.140 |  | 3 | 43.21 C .085 |
|  | 10 | 35.75 .060 |  | 3 | 2.04 .090 | 1591 | Approp. |  | 17 | 38.52.150 |  | 4 | 43.21C. 100 |
|  | 11 | 35.77 .015 |  | 4 | 2.06 .060 | 2 | Approp. |  | 18 | 38.52.160 |  | 5 | 43.21C. 105 |
|  | 12 | 47.30 .030 |  | 5 | 2.08 .090 | 3 | Em. |  | 19 | 38.52.170 |  | 6 | Par. veto |
|  | 13 | Vetoed |  | 6 | 3.58.010 | $160 \quad 1$ | 9.26A. 090 |  | 20 | 38.52.180 |  |  | 43.21C. 110 |
|  | 14 | 46.61 .770 |  | 7 | Sev. | 2 | 9.45 .240 |  | 21 | 38.52.190 |  | 7 | Vetoed |
|  | 15 | Em. |  |  | n43.03.010 | 161 1 | 28A.58.080 |  | 22 | 38.52.195 |  | 8 | 43.21C. 120 |
| 142 |  | Par. veto | 150 | 1 | 43.21 C .035 | 2 | Em. |  | 23 | 38.52 .200 |  | 9 | 43.21 B. 250 |
|  |  | Omnibus | 151 | 1 | 43.51 .063 | 162 1 | 43.10 .210 |  | 24 | 38.52.205 |  | 10 | 43.21C. 130 |
|  |  | Approp. | 152 | 1 | 67.67.010 | 2 | 43.10 .215 |  | 25 | 38.52.207 |  | 11 | 43.21 C. 140 |
|  |  | Act |  | 2 | 67.67 .020 | 163 3 | 43.10 .220 |  | 26 | 38.52 .210 |  | 12 | 43.21 C .150 |
|  |  | (Uncod.) |  | 3 | 67.67.030 | 163 1 | 70.39.140 |  | 27 | 38.52.240 |  | 13 | 43.21C. 160 |
| 143 | 1 | 17.10.050 |  | 4 | 67.67.040 | 2 | Em. |  | 28 | 38.52.250 |  | 14 | 43.21 C .087 |



## 1975 REGULAR SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | 67.08.015 |  | 14 | 46.12.230 |  | 14 | 28A.60.010 |  | 3 | 46.04.100 |
|  | 2 | Em. |  | 15 | 46.16.040 |  | 15 | 28A.60.070 |  | 4 | 46.04.220 |
| 2 | 1 | 44.40.110 |  | 16 | 46.16.079 |  | 16 | 28A.60.190 |  | 5 | 46.04.350 |
|  | 2 | Em. |  | 17 | 46.16.080 |  | 17 | 28A.60.200 |  | 6 | 46.04.370 |
| 3 | 1 | 35.81 .010 |  | 18 | 46.16 .100 |  | 18 | 28A.60.210 |  | 7 | 46.04.560 |
|  | 2 | Em. |  | 19 | 46.16.230 |  | 19 | 28A.60.310 |  | 8 | 46.04.650 |
| 4 | 1 | 50.44.040 | 26 | 1 | 4.56.115 |  | 20 | 28A.60.320 |  | 9 | 46.04.381 |
|  | 2 | Em. | 27 | 1 | 17.21 .330 |  | 21 | 28A.60.328 |  | 10 | 46.04.555 |
| 5 | 1 | Approp. | 28 | 1 | 9.61 .040 |  | 22 | 28A.65.080 |  | 11 | 46.04.565 |
|  | 2 | Approp. |  | 2 | Em. |  | 23 | 28A.65.090 |  | 12 | 46.04.566 |
|  | 3 | Em. | 29 | 1 | 3.66.065 |  | 24 | 28A.65.100 |  | 13 | 46.04.672 |
| 6 | 1 | 70.95A. 010 | 30 | 1 | 36.18.020 |  | 25 | 28A.65.120 |  | 14 | 46.52.020 |
|  | 2 | 70.95A. 045 | 31 | 1 | 36.22.050 |  | 26 | 28A.65.150 |  | 15 | 46.52 .080 |
|  | 3 | 70.95A. 040 | 32 | 1 | 26.09.010 |  | 27 | 28A.66.010 |  | 16 | 46.52 .088 |
|  | 4 | 70.95A. 035 |  | 2 | 26.09.040 |  | 28 | 28A.66.020 |  | 17 | 46.61.015 |
|  | 5 | 53.08.041 |  | 3 | 26.09.060 |  | 29 | 28A.66.040 |  | 18 | 46.61 .050 |
|  | 6 | Constr. |  | 4 | 26.09.280 |  | 30 | 28A.66.080 |  | 19 | 46.61 .055 |
|  |  | 70.95A. 912 | 33 | 1 | 35.21 .780 |  | 31 | 36.22.090 |  | 20 | 46.61 .060 |
|  | 7 | Sev. |  | 2 | 3.46.050 |  | 32 | 41.32.420 |  | 21 | 46.61 .065 |
|  |  | 70.95A. 940 |  | 3 | 3.58 .010 |  | 33 | 84.52 .020 |  | 22 | 46.61 .105 |
|  | 8 | Em. |  | 4 | 35.20 .010 |  | 34 | 28A.57.329 |  | 23 | 46.61.115 |
| 7 | 1 | 43.51 .530 |  | 5 | 35.20 .900 |  | 35 | 28A.57.145 |  | 24 | 46.61 .135 |
|  | 2 | 43.51 .540 |  | 6 | 41.40 .120 |  | 36 | Repealer |  | 25 | 46.61 .160 |
|  | 3 | 43.51 .570 |  | 7 | Sev. |  | 37 | Eff. date |  | 26 | 46.61 .180 |
| 8 | 1 | 1.20 .090 |  |  | n 35.21 .780 |  |  | n 28A.57.140 |  | 27 | 46.61 .190 |
| 9 |  | Par. veto | 34 | 1 | 49.52 .010 |  | 38 | Sev. |  | 28 | 46.61 .290 |
|  |  | Omnibus |  | 2 | 49.52 .020 |  |  | n 28A.57.140 |  | 29 | 46.61 .295 |
|  |  | Approp. |  | 3 | 60.04 .010 | 44 | 1 | 19.20 .020 |  | 30 | 46.61 .305 |
|  |  | Act |  | 4 | 60.04.040 | 45 | 1 | Repealer |  | 31 | 46.61.350 |
|  |  | (Uncod.) |  | 5 | 60.04.050 | 46 | 1 | 54.16.120 |  | 32 | 46.61.355 |
| 10 | 1 | 76.20.010 |  | 6 | 60.04.060 |  | 2 | Em. |  | 33 | 46.61.435 |
|  | 2 | 76.20.030 |  | 7 | 60.04.067 | 47 | 1 | 28A. 58.430 |  | 34 | 46.61.440 |
|  | 3 | 76.20.035 |  | 8 | 60.04.110 |  | 2 | Ef: date |  | 35 | 46.61.570 |
|  | 4 | Vetoed |  | 9 | 60.04.130 |  |  | n 28A.58.430 |  | 36 | 46.61.575 |
| 11 | 1 | 36.95.100 |  | 10 | 60.04.210 | 48 | 1 | 4.92 .200 |  | 37 38 | 46.61 .610 |
| 12 | 1 | 34.04.120 | 35 | 1 | 30.12.010 |  | 2 | 43.08.061 |  | 38 | 46.61.635 |
| 13 | 1 | 72.36.030 |  | 2 | Em. | 49 | 1 | 18.32.035 |  | 39 | 46.61 .780 |
|  | 2 | 72.36.080 | 36 | 1 | 35.58 .200 |  | 2 | Em. |  | 40 | 46.61 .215 |
|  | 3 | Em. | 37 | 1 | 27.24.068 | 50 | 1 | 27.12.285 |  | 41 | 46.61 .261 |
|  | 1 | 87.03.160 |  | 2 | 27.24.090 |  | 2 | Em. |  | 42 | 46.61 .264 |
| 15 | 1 | 32.08.150 | 38 | 1 | 16.24.040 | 51 | 1 | 72.40.090 |  | 43 | 46.61 .266 |
|  | 2 | Em. | 39 | 1 | 69.04 .930 | 52 | 1 | 46.01 .230 |  | 44 | 46.61 .269 |
| 16 | 1 | 36.16.138 | 40 | 1 | 4.92 .060 |  | 2 | Em. |  | 45 | 46.61 .606 |
| 17 | 1 | 41.32.680 |  | 2 | 4.92 .070 | 53 | 1 | 74.13.106 |  | 46 | 46.61 .608 |
| 18 | 1 | 43.83B.050 |  | 3 | 15.17 .240 |  | 2 | Repealer |  | 47 | 46.61 .614 |
| 19 | 1 | 28A.04.065 |  | 4 | 28B.10.842 |  | 3 | Em. |  | 48 | 46.61.202 |
|  | 2 | 28A.04.060 |  | 5 | 43.10 .030 | 54 | 1 | 46.20.113 |  | 49 | 46.61 .072 |
|  | 3 | Sev. |  | 6 | 43.17 .100 |  | 2 | 68.08.530 |  | 50 | 47.04.010 |
| 20 | 1 | 39.23.005 |  | 7 | 43.19 .030 | 55 | 1 | Repealer |  | 51 | Repealer |
|  | 2 | 39.23.010 |  | 8 | 43.19.1925 | 56 | 1 | 46.64.015 |  | 52 | Sev. |
|  | 3 | 39.23.020 |  | 9 | 43.19.1935 |  | 2 | 46.64.030 |  |  | n 36.75 .010 |
|  | 4 | Leg. dir. |  | 10 | 43.63A.040 |  | 3 | 46.64.017 | 63 | 1 | 47.17 .085 |
|  | 5 | Em. |  | 11 | 43.88 .160 |  | 4 | Em. |  | 2 | 47.17 .115 |
| 21 | 1 | 80.36.225 |  | 12 | 50.16.020 | 57 | 1 | 77.12 .173 |  | 3 | 47.17 .155 |
| 22 | 1 | 36.87.140 |  | 13 | 43.19.540 | 58 | 1 | 4.24 .300 |  | 4 | 47.17 .300 |
| 23 | 1 | 18.43.080 |  | 14 | Repealer |  | 2 | 4.24 .310 |  | 5 | 47.17 .315 |
| 24 | 1 | 46.37.590 | 41 | 1 | 46.16.505 | 59 | 1 | 46.16.560 |  | 6 | 47.17.650 |
|  | 2 | Repealer | 42 | 1 | 70.44.050 |  | 2 | 46.16.565 |  | 7 | 47.17 .840 |
| 25 | 1 | 46.04.270 | 43 | 1 | 28A.57.140 |  | 3 | 46.16.570 |  | 8 | 47.39 .020 |
|  | 2 | 46.04.380 |  | 2 | 28A.52.050 |  | 4 | 46.16.585 |  | 9 | 47.42.140 |
|  | 3 | 46.04.460 |  | 3 | 28A.57.032 |  | 5 | 46.16.590 |  | 10 | 47.17.416 |
|  | 4 | 46.04.690 |  | 4 | 28A.57.050 |  | 6 | 46.16.595 |  | 11 | 47.17 .453 |
|  | 5 | 46.04.695 |  | 5 | 28A.57.312 |  | 7 | 77.12.175 |  | 12 | 47.17 .917 |
|  | 6 | 46.12 .010 |  | 6 | 28A.57.324 | 60 | 1 | 53.08.208 |  | 13 | 47.17 .867 |
|  | 7 | 46.12 .020 |  | 7 | 28A.57.328 |  | 2 | 54.16 .097 |  | 14 | 47.17.045 |
|  | 8 | 46.12 .030 |  | 8 | 28A. 57.342 | 61 | 1 | 18.72.030 |  | 15 | Repealer |
|  | 9 | 46.12 .050 |  | 9 | 28A. 57.344 |  | 2 | 18.72.175 | 64 | 1 | 52.36.090 |
|  | 10 | 46.12 .060 |  | 10 | 28A. 57.356 |  | 3 | 18.72.275 |  | 2 | Vetoed |
|  | 11 | 46.12 .120 |  | 11 | 28A.57.357 |  | 4 | 18.72.150 |  |  |  |
|  | 12 | 46.12.160 |  | 12 | 28A.57.358 | 62 | 1 | 36.75.010 |  |  |  |
|  | 13 | 46.12 .170 |  | 13 | 28A.57.415 |  | 2 | 46.04.080 |  |  |  |

## 1975 1ST EXTRAORDINARY SESSION LAWS






| Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 11 | 15.54.480 | 9A.52.020 | 9A.52.020 | 9A.88.020 | 9A.88.020 | 7 | 35.58.2721 | 33 | 28A.21.170 |
| 12 | Repealer | 9A.52.030 | 9A.52.030 | 9A.88.030 | 9A.88.030 | 8 | 35.58.2794 | 34 | 28A. 21.180 |
|  | $15.53 .9053$ | 9A.52.040 | 9A.52.040 | 9A.88.050 | 9A.88.050 | 9 | 36.57.100 | 35 | 28A.21.195 |
| 13 | Eff: date | 9A.52.050 | 9A.52.050 | 9A.88.060 | 9A.88.060 | 10 | 36.57.110 | 36 | 28A. 21.200 |
|  | n 15.53.9053 | 9A.52.060 | 9A.52.060 | 9A.88.070 | 9A.88.070 | 11 | 36.57A. 010 | 37 | 28A. 21.220 |
| 258 | 43.83G. 010 | 9A.52.070 | 9A.52.070 | 9A.88.080 | 9A.88.080 | 12 | 36.57A. 020 | 38 | 28A. 21.300 |
| 2 | 43.83G. 020 | 9A.52.080 | 9A.52.080 | 9A.88.090 | 9A.88.090 | 13 | 36.57A. 030 | 39 | 27.16.010 |
| 3 | 43.83G. 030 | 9A.52.090 | 9A.52.090 | 9A.88.100 | 9A.88.100 | 14 | 36.57A. 040 | 40 | 27.16.020 |
| 4 | 43.83G. 040 | 9A.52.100 | 9A.52.100 | 9A.92.010 | Repealer | 15 | 36.57A. 050 | 41 | 27.16.030 |
| 5 | 43.83G. 050 | 9A.56.010 | 9A.56.010 |  | 9A.98.010 | 16 | 36.57A. 060 | 42 | 27.16.040 |
| 6 | 43.83G. 060 | 9A.56.020 | 9A.56.020 | 9A.92.020 | Savings | 17 | 36.57A. 070 | 43 | 27.16.050 |
| 7 | Sev. | 9A.56.030 | 9A.56.030 |  | 9A.98.020 | 18 | 36.57A. 080 | 44 | 27.16.060 |
|  | $\text { 43.83G. } 900$ | 9A.56.040 | 9A.56.040 | 9A.92.900 | Leg. dir. | 19 | 36.57A. 090 | 45 | 28A.02.070 |
| 8 | Em. | 9A.56.050 | 9A.56.050 |  | n9A.04.010 | 20 | 36.57A. 100 | 46 | 28A.03.028 |
| 2591 | 9.46.010 | 9A.56.060 | 9A.56.060 | 261 1 | 2.32 .240 | 21 | 36.57A. 110 | 47 | 28A.03.030 |
| 2 | 9.46 .020 | 9A.56.070 | 9A.56.070 | 2 | 4.88 .330 | 22 | 36.57A. 120 | 48 | 28A.03.050 |
| 3 | 9.46.030 | 9A.56.080 | 9A.56.080 | 262 1 | 28A.04.133 | 23 | 36.57A. 130 | 49 | 28A.04.040 |
| 4 | 9.46.070 | 9A.56.090 | 9A.56.090 | 263 1 | 43.03.010 | 24 | 36.57A. 140 | 50 | 28A.04.120 |
| 260 |  | 9A.56.100 | 9A.56.100 | 2 | 2.04.090 | 25 | 36.57A. 150 | 51 | 28A.04.145 |
| 9A.04.010 | 9A.04.010 | 9A.56.110 | 9A.56.110 | 3 | 2.06 .060 | 26 | 36.57A. 160 | 52 | 28A. 13.020 |
| 9A.04.020 | 9A.04.020 | 9A.56.120 | 9A.56.120 | 4 | 2.08 .090 | 27 | Approp. | 53 | 28A.14.050 |
| 9 A .04 .030 | 9A.04.030 | 9A.56.130 | 9A.56.130 | 5 | 3.58.010 | 28 | Repealer | 54 | 28A. 24.080 |
| 9A.04.040 | 9A.04.040 | 9A.56.140 | 9A.56.140 | 6 | Approp. | 29 | Leg. dir. | 55 | 28A. 24.150 |
| 9A.04.050 | 9A.04.050 | 9A.56.150 | 9A.56.150 | 7 | Sev. | 30 | Sev. | 56 | 28A. 27.040 |
| 9 A .04 .060 | 9A.04.060 | 9A.56.160 | 9A.56.160 |  | n43.03.010 |  | n 35.58.272 | 57 58 | 28A. 27.080 |
| $9 \mathrm{9A.04.070}$ | 9A.04.070 | 9A.56.170 | 9A.56.170 | 8 | Ef: date | 31 | Eff. date | 58 | 28A.27.102 |
| 9A.04.080 | 9A.04.080 | 9A.56. 180 | 9A.56. 180 |  | n43.03.010 |  | n 35.58 .272 | 59 | 28A. 35.030 |
| 9A.04.090 | 9A.04.090 | 9A.56.190 | 9A.56. 190 | 264 1 | 23A.08.325 | 2711 | 47.42.040 | 60 | 28A.41.160 |
| 9A.04.100 | 9A.04.100 | 9A.56.200 | 9A.56.200 | 264 | 23A.08.350 | 27 | 47.42.102 | 61 | 28A.44.060 |
| 9A.04.110 | 9A.04.110 | 9A.56.210 | 9A.56.210 | 3 | 23A.08.410 | 3 | 47.42.062 | 62 | 28A.44.070 |
| 9A.08.010 | 9A.08.010 | 9A.60.010 | 9A.60.010 | 4 | 23A.08.470 | 4 | 47.42.063 | 63 | 28A.44.080 |
| 9A.08.020 | 9A.08.020 | 9A.60.020 | 9A.60.020 | 5 | 23A.08.130 | 5 | 47.42.065 | 64 | 28A.44.085 |
| 9 A .08 .030 | 9A.08.030 | 9 A .60 .030 | 9A.60.030 | 265 1 | 32.08 .210 | 6 | Em. | 65 | 28A.44.090 |
| 9A.12.010 | 9A.12.010 | 9A.60.040 | 9A.60.040 | 266 1 | 31.08.175 | 2721 | 47.20 .645 | 66 | 28A.44.100 |
| 9A. 16.010 | 9A. 16.010 | 9A.60.050 | 9 A .60 .050 | 2 | 48.01 .010 | 2 | 47.20 .647 | 67 | 28A.48.010 |
| 9A.16.020 | 9A.16.020 | 9A.64.010 | 9A.64.010 | 3 | 48.05.185 | 3 | 47.20.649 | 68 | 28A.48.030 |
| 9A.16.030 | 9A.16.030 | 9A.64.020 | 9A.64.020 | 4 | 48.07 .090 | 4 | 47.20 .651 | 69 | 28A.48.050 |
| 9A. 16.040 | 9A.16.040 | 9A.68.010 | 9A.68.010 | 5 | 48.10.070 | 5 | 47.20 .653 | 70 | 28A.48.055 |
| 9A. 16.050 | 9A. 16.050 | 9A.68.020 | 9A.68.020 | 6 | 48.15 .090 | 6 | Sev. | 71 | 28A.02.201 |
| 9A.16.060 | 9A.16.060 | 9A.68.030 | 9A.68.030 | 7 | 48.17.060 |  | 47.20 .900 | 72 | 28A.48.090 |
| 9A. 16.070 | 9A.16.070 | 9A.68.040 | 9A.68.040 | 8 | 48.17.560 | 7 | Em. | 73 | 28A.48.100 |
| 9A. 16.080 | 9A. 16.080 | 9A.68.050 | 9A.68.050 | 9 | 48.20.015 | 273 1 | 73.34 .020 | 74 | 28A.56.030 |
| 9A. 16.090 | 9A.16.090 | 9A.72.010 | 9A.72.010 | 10 | 48.21 .190 | 2 | 73.34 .090 | 75 | 28A.56.040 |
| 9A.20.010 | 9A. 20.010 | 9A.72.020 | 9A.72.020 | 11 | 48.24.030 | 3 | 73.34.120 | 76 | 28A.56.050 |
| 9A. 20.020 | 9A. 20.020 | 9A. 72.030 | 9A. 72.030 | 12 | 48.20 .052 | 4 | Vetoed | 77 | 28A.56.060 |
| 9A. 20.030 | 9A. 20.030 | 9A. 72.040 | 9A. 72.040 | 13 | 48.34 .090 | 5 | Approp. | 78 | 28A.57.020 |
| 9A. 20.040 | 9A. 20.040 | 9A.72.050 | 9A.72.050 | 14 | 48.44.240 | 2741 | 41.04.260 | 79 | 28A.57.031 |
| 9A. 28.010 | 9A.28.010 | 9A. 72.060 | 9A. 72.060 | 15 | n48.20.450 | 2 | 41.04.250 | 80 | 28A.57.032 |
| 9A. 28.020 | 9A. 28.020 | 9A. 72.070 | 9A. 72.070 | 16 | 48.20 .450 | 3 | Approp. | 81 | 28A.57.033 |
| 9A. 28.030 | 9A.28.030 | 9A. 72.080 | 9A. 72.080 | 17 | 48.20.460 | $275 \quad 1$ | 28A.21.010 | 82 | 28A.57.040 |
| 9A. 28.040 | 9A.28.040 | 9A. 72.090 | 9A. 72.090 | 18 | 48.20 .470 | 2 | Vetoed | 83 | 28A.57.050 |
| 9A. 32.010 | 9A.32.010 | 9A.72.100 | 9A.72.100 | 19 | 48.20 .480 | 3 | 28A.21.030 | 84 | 28A.57.070 |
| 9A. 32.020 | 9A.32.020 | 9A.72.110 | 9A.72.110 | 20 | 48.21 .200 | 4 | 28A. 21.0302 | 85 | 28A.57.075 |
| 9A.32.030 | 9A. 32.030 | 9A.72.120 | 9A.72.120 | 21 | Sev. | 5 | 28A. 21.0303 | 86 | 28A.57.080 |
| 9A.32.040 | 9A. 32.040 | 9A.72.130 | 9A.72.130 |  | n 31.08 .175 | 6 | 28A.21.0304 | 87 | 28A.57.090 |
| 9A.32.050 | 9A. 32.050 | 9A.72.140 | 9A. 72.140 | 267 1 | 47.20 .660 | 7 | 28A.21.0305 | 88 | 28A.57.130 |
| 9A.32.060 | 9A.32.060 | 9A.72.150 | 9A.72.150 | 2 | 47.20 .662 | 8 | 28A.21.0306 | 89 | 28A.57.140 |
| 9A.32.070 | 9A.32.070 | 9A.76.010 | 9A.76.010 | 3 | 47.20.664 | 9 | 28A. 21.035 | 90 | 28A.57.150 |
| 9A.36.010 | 9A.36.010 | 9A.76.020 | 9A.76.020 | 4 | 47.26.281 | 10 | 28A. 21.037 | 91 | 28A.57.170 |
| 9A.36.020 | 9A.36.020 | 9A.76.030 | 9A.76.030 | 5 | Em. | 11 | 28A. 21.040 | 92 | 28A.57.180 |
| 9A.36.030 | 9A.36.030 | 9A.76.040 | 9A.76.040 | 268 1 | 44.40.020 | 12 | 28A. 21.050 | 93 | 28A.57.190 |
| 9A.36.040 | 9A.36.040 | 9A.76.050 | 9A.76.050 | 2 | 44.40 .120 | 13 | 28A. 21.060 | 94 | 28A.57.200 |
| 9A.36.050 | 9A.36.050 | 9A.76.060 | 9A.76.060 | 3 | 44.40 .040 | 14 | 28A. 21.070 | 95 | 28A.57.240 |
| 9A.36.060 | 9A.36.060 | 9A.76.070 | 9A.76.070 | 4 | n44.40.020 | 15 | 28A. 21.080 | 96 | 28A.57.245 |
| 9A.36.070 | 9A.36.070 | 9A.76.080 | 9A.76.080 | 5 | 44.40 .125 | 16 | 28A. 21.086 | 97 | 28A.57.255 |
| 9A.40.010 | 9A.40.010 | 9A.76.090 | 9A.76.090 | 6 | 44.40 .130 | 17 | 28A. 21.088 | 98 | 28A.57.290 |
| 9A.40.020 | 9A.40.020 | 9A.76.100 | 9A.76.100 | 7 | 44.40.100 | 18 | 28A. 21.090 | 99 | 28A.57.300 |
| 9A.40.030 | 9A.40.030 | 9A.76.110 | 9A.76.110 | 8 | 44.40.110 | 19 | 28A. 21.092 | 100 | 28A.57.326 |
| 9A.40.040 | 9A.40.040 | 9A.76.120 | 9A.76.120 | 9 | Repealer | 20 | 28A. 21.095 | 101 | 28A.57.328 |
| 9A. 40.050 | 9A.40.050 | 9A.76.130 | 9A.76.130 | 10 | Em. | 21 | 28A. 21.100 | 102 | 28A.57.355 |
| 9A.48.010 | 9A.48.010 | 9A.76.140 | 9A.76.140 | 269 | Par. veto | 22 | 28A. 21.105 | 103 | 28A.57.356 |
| 9A.48.020 | 9A.48.020 | 9A.76.150 | 9A.76.150 |  | Omnibus | 23 | 28A. 21.106 | 104 | 28A.57.357 |
| 9A.48.030 | 9A.48.030 | 9A.76.160 | 9A.76.160 |  | Approp. | 24 | 28A.21.110 | 105 | 28A.57.358 |
| 9A.48.040 | 9A.48.040 | 9A.76.170 | 9A.76.170 |  | Act | 25 | 28A.21.111 | 106 | 28A.57.390 |
| 9A.48.050 | 9A.48.050 | 9A.76.180 | 9A.76.180 |  | (Uncod.) | 26 | 28A.21.112 | 107 | 28A.57.415 |
| 9A.48.060 | 9A.48.060 | 9A.80.010 | 9A.80.010 | $270 \quad 1$ | 35.58 .272 | 27 | 28A.21.113 | 108 | 28A.58.100 |
| 9A.48.070 | 9A.48.070 | 9 A .84 .010 | 9A.84.010 | 2 | 35.58.278 | 28 | 28A. 21.120 | 109 | 28A.58.103 |
| 9A.48.080 | 9A.48.080 | 9 A .84 .020 | 9A.84.020 | 3 | 35.95 .020 | 29 | 28A.21.130 | 110 | 28A.58.150 |
| 9A.48.090 | 9A.48.090 | 9 A .84 .030 | $9 \mathrm{A.84.030}$ | 4 | 35.95 .040 | 30 | 28A. 21.135 | 111 | 28A.58.225 |
| 9A.48.100 | 9A.48.100 | $9 \mathrm{A.84.040}$ | 9A.84.040 | 5 | 36.57 .080 | 31 | 28A. 21.140 | 112 | 28A.58.530 |
| 9A.52.010 | 9A.52.010 | 9A.88.010 | 9A.88.010 | 6 | 82.14 .045 | 32 | 28A.21.160 | 113 | 28A.58.560 |


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| 114 | 28A.58.603 | 25 | 43.62.040 | 106 | 83.14.040 | 187 | 84.24.050 | 283 | 1 | 69.28 .400 |
| 115 | 28A.58.620 | 26 | 43.83 .030 | 107 | 83.14 .050 | 188 | 84.28 .006 |  | 2 | Vetoed |
| 116 | 28A.58.630 | 27 | 43.83.064 | 108 | 83.16 .020 | 189 | 84.28 .020 |  | 3 | 69.28 .410 |
| 117 | 28A.59.080 | 28 | 43.83.074 | 109 | 83.16 .070 | 190 | 84.28 .050 |  | 4 | 69.28.420 |
| 118 | 28A.59.150 | 29 | 43.83.094 | 110 | 83.24 .010 | 191 | 84.28 .060 |  | 5 | 69.28.430 |
| 119 | 28A.60.070 | 30 | 54.28 .030 | 111 | 83.28 .010 | 192 | 84.28.063 |  | 6 | 69.28.440 |
| 120 | 28A.60.186 | 31 | 54.28 .040 | 112 | 83.28.020 | 193 | 84.28.065 |  | 7 | 69.28.450 |
| 121 | 28A.60.210 | 32 | 54.28.050 | 113 | 83.32 .010 | 194 | 84.28.160 |  | 8 | Repealer |
| 122 | 28A.65.080 | 33 | 62A.6-104 | 114 | 83.36 .010 | 195 | 84.40.320 | 284 | 1 | 28A.58.113 |
| 123 | 28A.65.100 | 34 | 62A.6-107 | 115 | 83.36 .020 | 196 | 84.40 .330 |  | 2 | 28A.58.120 |
| 124 | 28A.65.110 | 35 | 72.19 .100 | 116 | 83.36 .030 | 197 | 84.41 .060 |  | 3 | 28A.58.115 |
| 125 | 28A.65.120 | 36 | 72.99.040 | 117 | 83.36 .040 | 198 | 84.41 .070 |  | 4 | Sev. |
| 126 | 28A.65.150 | 37 | 72.99.120 | 118 | 83.36.050 | 199 | 84.41 .080 |  |  | n28A.58.113 |
| 127 | 28A.65.153 | 38 | 72.99 .200 | 119 | 83.36.060 | 200 | 84.41 .090 |  | 5 | Vetoed |
| 128 | 28A.65.180 | 39 | 82.04.020 | 120 | 83.44.030 | 201 | 84.41.110 | 285 | 1 | 30.42.110 |
| 129 | 28A.66.060 | 40 | 82.04 .090 | 121 | 83.44 .040 | 202 | 84.41 .120 |  | 2 | 30.42.120 |
| 130 | 28A.66.100 | 41 | 82.04 .300 | 122 | 83.44.050 | 203 | 84.41 .130 |  | 3 | 30.42.160 |
| 131 | 28A.67.040 | 42 | 82.04.450 | 123 | 83.44 .070 | 204 | 84.41 .140 |  | 4 | Vetoed |
| 132 | 28A.67.060 | 43 | 82.04 .470 | 124 | 83.48 .010 | 205 | 84.44.090 | 286 | 1 | 51.32 .073 |
| 133 | 28A.67.070 | 44 | 82.04.480 | 125 | 83.56 .080 | 206 | 84.48.120 |  | 2 | 51.32.075 |
| 134 | 28A.70.110 | 45 | 82.04.490 | 126 | 83.56 .090 | 207 | 84.48.130 |  | 3 | 51.32 .220 |
| 135 | 28A. 70.130 | 46 | 82.08.040 | 127 | 83.56 .100 | 208 | 84.68.120 |  | 4 | Vetoed |
| 136 | 28A. 70.140 | 47 | 82.08.060 | 128 | 83.56 .110 | 209 | 84.68 .130 | 287 | 1 | 46.61 .506 |
| 137 | 28A. 70.160 | 48 | 82.08.080 | 129 | 83.56 .130 | 210 | 84.68 .140 |  | 2 | 46.61 .515 |
| 138 | 28A.70.170 | 49 | 82.08 .090 | 130 | 83.56 .140 | 211 | 84.72 .010 |  | 3 | 46.61 .520 |
| 139 | 28A. 71.100 | 50 | 82.08.100 | 131 | 83.56 .150 | 212 | 84.72 .020 |  | 4 | 46.20 .308 |
| 140 | 28A.87.030 | 51 | 82.08.120 | 132 | 83.56 .170 | 213 | 84.72 .030 |  | 5 | 46.61 .540 |
| 141 | 28A.87.050 | 52 | 82.12 .010 | 133 | 83.56 .180 | 214 | 90.50 .040 |  | 6 | Repealer |
| 142 | 28A.87.080 | 53 | 82.12 .050 | 134 | 83.56 .200 | 215 | Sev. |  | 7 | Em. |
| 143 | 28A.87.090 | 54 | 82.12 .060 | 135 | 83.56 .210 |  | n11.08.160 | 288 | 1 | 41.59 .900 |
| 144 | 28A.87.100 | 55 | 82.12 .070 | 136 | 83.56 .220 | 216 | Vetoed |  | 2 | 41.59 .010 |
| 145 | 28A.87.110 | 56 | 82.16 .070 | 137 | 83.56 .240 | 217 | Constr. |  | 3 | 41.59 .020 |
| 146 | 28A.87.170 | 57 | 82.20 .020 | 138 | 83.56 .250 |  | n 11.08 .160 |  | 4 | Vetoed |
| 147 | 28B.40.380 | 58 | 82.20 .030 | 139 | 83.56 .270 | 279 1 | Par. veto |  | 5 | 41.59.040 |
| 148 | 28B.50.551 | 59 | 82.20 .040 | 140 | 83.56 .280 |  | Approp. |  | 6 | 41.59 .050 |
| 149 | 41.32 .010 | 60 | 82.20.060 | 141 | 83.56 .310 | 2 | Par. veto |  | 7 | 41.59.060 |
| 150 | 41.32 .420 | 61 | 82.24 .030 | 142 | 83.56 .320 |  | Approp. |  | 8 | 41.59 .070 |
| 151 | 72.40 .060 | 62 | 82.24.090 | 143 | 83.60.010 | 3 | Par. veto |  | 9 | 41.59.080 |
| 152 | 72.40 .070 | 63 | 82.24 .110 | 144 | 83.60 .040 |  | Approp. |  | 10 | 41.59 .090 |
| 153 | 72.40 .080 | 64 | 82.24.120 | 145 | 83.60.050 | 4 | Approp. |  | 11 | 41.59 .100 |
| 154 | 72.40 .100 | 65 | 82.24.140 | 146 | 83.60.060 | 5 | Approp. |  | 12 | 41.59 .110 |
| 155 | 28A.21.900 | 66 | 82.24.180 | 147 | 84.08 .010 | 6 | Approp. |  | 13 | 41.59 .120 |
| 156 | Vetoed | 67 | 82.24 .190 | 148 | 84.08 .020 | 7 | Temporary |  | 14 | 41.59 .130 |
| 276 | Par. veto | 68 | 82.24 .210 | 149 | 84.08 .040 | 8 | Sev. |  | 15 | 41.59 .140 |
|  | Omnibus | 69 | 82.24 .220 | 150 | 84.08.060 | 9 | Em. |  | 16 | 41.59.150 |
|  | Approp. | 70 | 82.26 .010 | 151 | 84.08 .070 | $280 \quad 1$ | 18.108 .010 |  | 17 | 41.59.160 |
|  | Act | 71 | 82.26.020 | 152 | 84.08 .080 | 2 | 18.108 .020 |  | 18 | 41.59 .170 |
|  | (Uncod.) | 72 | 82.26 .050 | 153 | 84.08 .090 | 3 | 18.108 .030 |  | 19 | Constr. |
| 277 1 | 19.98.010 | 73 | 82.26 .060 | 154 | 84.08 .110 | 4 | 18.108 .040 |  |  | 41.59 .910 |
| 2 | 18.98.020 | 74 | 82.26 .080 | 155 | 84.08.120 | 5 | 18.108.050 |  | 20 | Constr. |
| 3 | 19.98.030 | 75 | 82.26 .090 | 156 | 84.08 .130 | 6 | 18.108 .060 |  |  | 41.59 .920 |
| 4 | 19.98.040 | 76 | 82.26 .110 | 157 | 84.08.140 | 7 | 18.108.070 |  | 21 | 28A. 01.130 |
| 5 | Leg. dir. | 77 | 82.32.030 | 158 | 84.08.190 | 8 | Vetoed |  | 22 | 28A.67.065 |
| 6 | Eff. date | 78 | 82.32.105 | 159 | 84.12 .200 | 9 | 18.108 .080 |  | 23 | 41.59.180 |
|  | 19.98.900 | 79 | 82.32 .110 | 160 | 84.12 .220 | 10 | 18.108 .090 |  | 24 | Constr. |
| 7 | Sev. | 80 | 82.32.120 | 161 | 84.12 .230 | 11 | 18.108.100 |  |  | 41.59 .930 |
|  | 19.98 .910 | 81 | 82.32 .130 | 162 | 84.12 .240 | 12 | 18.108.110 |  | 25 | Sev. |
| 278 1 | 11.08.160 | 82 | 82.32.140 | 163 | 84.12 .250 | 13 | 18.108.120 |  |  | 41.59 .950 |
| 2 | 11.08 .170 | 83 | 82.32.200 | 164 | 84.12 .260 | 14 | 18.108 .130 |  | 26 | Eff. dates |
| 3 | 11.08.180 | 84 | 82.32 .230 | 165 | 84.12 .270 | 15 | 18.108.140 |  |  | 41.59.940 |
| 4 | 11.08.200 | 85 | 82.32.235 | 166 | 84.12 .300 | 16 | 18.108.150 |  | 27 | Leg. dir. |
| 5 | 11.08 .210 | 86 | 82.32 .240 | 167 | 84.12 .310 | 17 | 18.108.160 |  | 28 | Repealer |
| 6 | 11.08.220 | 87 | 82.32.260 | 168 | 84.12 .330 | 18 | 18.108.170 | 289 | 1 | 49.46.010 |
| 7 | 11.08 .230 | 88 | 82.32 .270 | 169 | 84.12 .340 | 19 | 18.108.180 |  | 2 | 49.46.020 |
| 8 | 11.08 .240 | 89 | 82.32 .290 | 170 | 84.12.360 | 20 | 18.108.190 |  | 3 | 49.46.130 |
| 9 | 11.08.260 | 90 | 82.32.300 | 171 | 84.12 .370 | 21 | 18.108.200 |  | 4 | 49.46.140 |
| 10 | 11.76.220 | 91 | 82.32 .310 | 172 | 84.12 .390 | 22 | 18.108.210 |  | 5 | Eff. date |
| 11 | 11.76 .240 | 92 | 82.32 .320 | 173 | 84.16 .010 | 23 | Sev. |  |  | 49.46.920 |
| 12 | 11.76.245 | 93 | 82.32.360 | 174 | 84.16 .020 |  | 18.108.900 | 290 | 1 | Leg. dir. |
| 13 | 19.91.080 | 94 | 82.44.040 | 175 | 84.16 .030 | 24 | Leg. dir. |  | 2 | 48.46 .010 |
| 14 | 19.91 .130 | 95 | 82.44.120 | 176 | 84.16 .032 | $281 \quad 1$ | 46.52.118 |  | 3 | 48.46.020 |
| 15 | 19.91.140 | 96 | 82.48 .090 | 177 | 84.16.034 | 2 | 46.52.119 |  | 4 | 48.46.030 |
| 16 | 19.91.150 | 97 | 82.50 .170 | 178 | 84.16 .036 | 3 | 46.52.1192 |  | 5 | 48.46.040 |
| 17 | 19.91.180 | 98 | 83.04.023 | 179 | 84.16 .040 | 4 | 46.52.1194 |  | 6 | 48.46.050 |
| 18 | 23.01.226 | 99 | 83.05.010 | 180 | 84.16.050 | 5 | 46.52.1196 |  | 7 | 48.46.060 |
| 19 | 30.20 .100 | 100 | 83.05 .040 | 181 | 84.16 .090 | 6 | 46.52.1198 |  | 8 | 48.46.070 |
| 20 | 32.12 .110 | 101 | 83.05.050 | 182 | 84.16 .100 | 7 | Leg. dir. |  | 9 | 48.46.080 |
| 21 | 36.38.020 | 102 | 83.05.060 | 183 | 84.16 .130 | 8 | Sev. |  | 10 | 48.46.090 |
| 22 | 35.42.090 | 103 | 83.12 .020 | 184 | 84.24.010 | 9 | Vetoed |  | 11 | 48.46.100 |
| 23 | 39.08.010 | 104 | 83.14 .010 | 185 | 84.24.030 | 282 1 | 19.27.080 |  | 12 | 48.46.110 |
| 24 | 43.38.040 | 105 | 83.14.030 | 186 | 84.24 .040 | 2 | 19.27.060 |  | 13 | 48.46.120 |


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|  | 14 | 48.46.130 | 9 | 43.88.195 | 14 | 28B.52.080 |
|  | 15 | 48.46.140 | 10 | 43.88.205 | 15 | 41.56 .030 |
|  | 16 | 48.46.1 50 | 11 | 43.88 .230 | 16 | 41.56 .050 |
|  | 17 | 48.46.160 | 12 | Vetoed | 17 | 41.56 .060 |
|  | 18 | 48.46.170 | 13 | 44.28 .060 | 18 | 41.56 .070 |
|  | 19 | 48.46.180 | 14 | 44.28 .080 | 19 | 41.56 .080 |
|  | 20 | 41.04.233 | 15 | 44.28 .085 | 20 | 41.56 .090 |
|  | 21 | 48.46.200 | 16 | 44.28 .100 | 21 | 41.56 .100 |
|  | 22 | 48.46.210 | 17 | 44.28.140 | 22 | 41.56.122 |
|  | 23 | 48.46.220 | 18 | 44.28.150 | 23 | 41.56.125 |
|  | 24 | Constr. | 19 | 44.40.025 | 24 | 41.56 .160 |
|  |  | 48.46.900 | 20 | 46.68.041 | 25 | 41.56.170 |
|  | 25 | 48.46.905 | 21 | Par. veto | 26 | 41.56 .180 |
|  | 26 | Sev. |  | Repealer | 27 | 41.56 .190 |
|  |  | 48.46.910 | 22 | Sev. | 28 | 41.56 .440 |
|  | 27 | 48.46.920 |  | 43.88 .902 | 29 | 41.56 .450 |
| 291 | 1 | 70.12.010 | 23 | Eff. date | 30 | 41.56 .480 |
|  | 2 | 70.12.025 |  | 43.88.910 | 31 | 43.22 .260 |
|  | 3 | 70.32.010 | 2941 | 42.17 .010 | 32 | 43.22 .270 |
|  | 4 | 70.33 .040 | 2 | 42.17 .020 | 33 | 47.64 .010 |
|  | 5 | 82.04.050 | 3 | 42.17 .040 | 34 | 47.64 .030 |
|  | 6 | 82.04.120 | 4 | 42.17 .060 | 35 | 47.64 .040 |
|  | 7 | 82.04.260 | 5 | 42.17 .065 | 36 | 49.08.010 |
|  | 8 | 82.04.443 | 6 | 42.17 .080 | 37 | 49.08 .020 |
|  | 9 | 82.04.460 | 7 | 42.17 .090 | 38 | 53.18 .030 |
|  | 10 | 82.08.030 | 8 | 42.17 .120 | 39 | Repealer |
|  | 11 | 82.12 .030 | 9 | 42.17.160 | 40 | Leg. dir. |
|  | 12 | 84.36 .020 | 10 | 42.17 .170 | 297 1 | 46.16 .380 |
|  | 13 | 84.36.032 | 11 | 42.17.180 | 2 | 46.61 .580 |
|  | 14 | 84.36 .381 | 12 | 42.17 .190 | 3 | Vetoed |
|  | 15 | 84.36.383 | 13 | 42.17 .240 |  |  |
|  | 16 | 84.36 .387 | 14 | 42.17.260 |  |  |
|  | 17 | 84.36.470 | 15 | 42.17 .270 |  |  |
|  | 18 | 84.36.815 | 16 | 42.17 .290 |  |  |
|  | 19 | 84.36.825 | 17 | 42.17 .310 |  |  |
|  | 20 | 84.36.865 | 18 | 42.17 .320 |  |  |
|  | 21 | 84.69.020 | 19 | 42.17 .330 |  |  |
|  | 22 | 84.36.480 | 20 | 42.17.340 |  |  |
|  | 23 | 84.36.045 | 21 | 42.17.155 |  |  |
|  | 24 | Repealer | 22 | 42.17 .315 |  |  |
|  | 25 | Temporary | 23 | 42.17.350 |  |  |
|  | 26 | 84.38 .010 | 24 | Vetoed |  |  |
|  | 27 | 84.38 .020 | 25 | 42.17 .370 |  |  |
|  | 28 | 84.38.030 | 26 | 42.17 .380 |  |  |
|  | 29 | 84.38 .040 | 27 | 42.17 .400 |  |  |
|  | 30 | 84.38.050 | 28 | Em. |  |  |
|  | 31 | 84.38 .060 | 29 | Sev. |  |  |
|  | 32 | 84.38 .070 |  | 42.17 .911 |  |  |
|  | 33 | 84.38 .080 | 2951 | 43.83B. 200 |  |  |
|  | 34 | 84.38.090 | 2 | Vetoed |  |  |
|  | 35 | 84.38 .100 | 3 | 43.83B. 210 |  |  |
|  | 36 | 84.38 .110 | 4 | Vetoed |  |  |
|  | 37 | 84.38.120 | 5 | 43.83B. 220 |  |  |
|  | 38 | 84.38 .130 | 6 | Vetoed |  |  |
|  | 39 | 84.38.140 | 7 | Vetoed |  |  |
|  | 40 | 84.38.150 | 8 | Vetoed |  |  |
|  | 41 | 84.38.160 | 9 | Vetoed |  |  |
|  | 42 | 84.38.170 | 10 | Vetoed |  |  |
|  | 43 | 84.38.180 | 11 | Vetoed |  |  |
|  | 44 | Leg. dir. | 12 | Vetoed |  |  |
|  | 45 | Sev. | 13 | Vetoed |  |  |
|  |  | n 82.04.050 | 14 | 43.83B. 230 |  |  |
|  | 46 | Eff. dates | 15 | Vetoed |  |  |
| 292 |  | n82.04.050 | 16 | Approp. |  |  |
|  | 1 | 43.31 .090 | 17 | Sev. |  |  |
|  | 2 | 43.31 .790 |  | 43.83B. 900 |  |  |
|  | 3 | 43.31 .810 | 18 | Leg. dir. |  |  |
|  | 4 | 43.31 .820 | 19 | Em. |  |  |
|  | 5 | 43.31 .830 | 2961 | 41.58 .005 |  |  |
|  | 6 | 43.31 .840 | 2 | Vetoed |  |  |
|  | 7 | 43.31 .850 | 3 | Vetoed |  |  |
|  | 8 | 43.31 .832 | 4 | 41.58 .020 |  |  |
|  | 9 | Vetoed | 5 | 41.58 .030 |  |  |
| 293 | 1 | 43.09.310 | 6 | 41.58 .040 |  |  |
|  | 2 | 43.62.050 | 7 | 41.58.050 |  |  |
|  | 3 | Vetoed | 8 | 28A. 72.020 |  |  |
|  | 4 | Vetoed | 9 | 28A. 72.060 |  |  |
|  | 5 | 43.88 .090 | 10 | 28A.72.080 |  |  |
|  | 6 | 43.88.110 | 11 | 28A.72.100 |  |  |
|  | 7 | 43.88.115 | 12 | 28B.52.020 |  |  |
|  | 8 | 43.88.160 | 13 | 28B.52.060 |  |  |

1975-'76 2ND EXTRAORDINARY SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | 82.12 .010 | 17 | 2 | Em. | 20 | 15.66.130 | 91 | 41.58.015 |  | 162 | 70.98.070 |
|  | 2 | 82.12 .020 |  | 1 | 43.09.310 | 21 | 15.76.170 | 92 | 41.59 .040 |  | 163 | 70.106.130 |
|  | 3 | Applic. |  | 2 | 43.84.150 | 22 | 16.67.070 | 93 | 42.17 .350 |  | 164 | 70.107.040 |
|  |  | n82.12.010 |  | 3 | 43.101 .080 | 23 | 17.10.030 | 94 | 43.03.050 |  | 165 | 71.24 .190 |
|  | 4 | Sev. |  | 4 | Em. | 24 | 17.21.270 | 95 | 43.03.060 |  | 166 | 72.01.180 |
|  |  | n82.12.010 | 18 | 1 | 46.52.020 | 25 | 18.04.080 | 96 | 43.03.130 |  | 167 | 72.41 .060 |
| 2 | 5 | Em. |  | 2 | Em. | 26 | 18.04.230 | 97 | 43.06.130 |  | 168 | 72.42.060 |
|  | 1 | Approp. | 19 | 1 | 51.32 .073 | 27 | 18.08.120 | 98 | 43.20A. 360 |  | 169 | 72.60.060 |
|  | 2 | Approp. |  | 2 | Em. | 28 | 18.15.055 | 99 | 43.20A. 380 |  | 170 | 74.32 .120 |
|  | 3 | Em. | 20 | 1 | 66.12.110 | 29 | 18.15.140 | 100 | 43.21 A. 180 |  | 171 | 75.28 .475 |
| 3 | 1 | 29.13 .010 |  | 2 | Em. | 30 | 18.18.104 | 101 | 43.21 B. 050 |  | 172 | 75.28.530 |
|  | 2 | Em. | 21 | 1 | 43.19.180 | 31 | 18.18.251 | 102 | 43.21 E. 030 |  | 173 | 76.09.030 |
| 4 | 1 | 29.13 .047 |  | 2 | 43.19 .190 | 32 | 18.25.017 | 103 | 43.22 .420 |  | 174 | 76.09 .220 |
|  | 2 | 29.80.010 |  | 3 | 43.19.1902 | 33 | 18.26.070 | 104 | 43.22.475 |  | 175 | 77.04.060 |
|  | 3 | Em. |  | 4 | 43.19.1904 | 34 | 18.32.050 | 105 | 43.24.060 |  | 176 | 82.03 .050 |
| 5 | 1 | 41.58 .010 |  | 5 | 43.19.1905 | 35 | 18.35.150 | 106 | 43.24.110 |  | 177 | 88.04.020 |
|  | 2 | 41.58 .015 |  | 6 | 43.19.19052 | 36 | 18.37.100 | 107 | 43.30 .150 |  | 178 | 88.16 .020 |
|  | 3 | 41.58 .800 |  | 7 | 43.19.19054 | 37 | 18.43.030 | 108 | 43.31 .090 |  | 179 | 89.08.040 |
|  | 4 | 41.58 .801 |  | 8 | 43.19.1906 | 38 | 18.52.060 | 109 | 43.31 .110 |  | 180 | 90.08 .050 |
|  | 5 | 41.58 .802 |  | 9 | 43.19.1917 | 39 | 18.54.130 | 110 | 43.31 .130 |  | 181 | 91.12 .030 |
|  | 6 | 41.58.803 |  | 10 | 43.19.1918 | 40 | 18.64.003 | 111 | 43.31A. 020 |  | 182 | Sev. |
|  | 7 | Repealer |  | 11 | 43.19.1919 | 41 | 18.71.015 | 112 | 43.33 .050 |  |  | n 2.08 .115 |
|  | 8 | Eff. date |  | 12 | 43.19 .1923 | 42 | 18.72.100 | 113 | 43.38 .010 |  | 183 | Eff. date |
|  |  | 41.58.901 |  | 13 | 43.19.1937 | 43 | 18.73.040 | 114 | 43.41 .120 |  |  | n2.08.115 |
|  | 9 | Ef: date |  | 14 | Sev. | 44 | 18.74.020 | 115 | 43.43 .858 | 35 | 1 | 3.50 .040 |
|  |  | 41.58 .900 |  |  | n43.19.180 | 45 | 18.78 .040 | 116 | 43.51 .020 | 36 | 1 | 43.83B. 210 |
| 6 | 1 | Approp. |  | 15 | Em. | 46 | 18.78.110 | 117 | 43.51 .810 |  | 2 | Em. |
|  | 2 | Em. | 22 | 1 | 84.34 .210 | 47 | 18.78.120 | 118 | 43.56 .040 | 37 | 1 | 19.27 .110 |
| 7 | 1 | Approp. |  | 2 | 84.34 .220 | 48 | 18.83.051 | 119 | 43.57 .020 |  | 2 | 19.27.111 |
|  | 2 | Em. |  | 3 | 84.36 .260 | 49 | 18.85.080 | 120 | 43.59 .050 |  | 3 | Em. |
| 8 | 1 | Approp. |  | 4 | 84.34 .250 | 50 | 18.88.080 | 121 | 43.62 .010 | 38 | 1 | 9A.08.020 |
|  | 2 | Em. | 23 | 1 | 28A.58.0401 | 51 | 18.88.090 | 122 | 43.63A. 120 |  | 2 | 9A.20.020 |
| 9 | 1 | 9A. 32.045 | 24 | 1 | 1.16.050 | 52 | 18.90.020 | 123 | 43.74.015 |  | 3 | 9A. 32.030 |
|  | 2 | 9A. 32.046 |  | 2 | 28A.02.061 | 53 | 18.92.040 | 124 | 43.97.060 |  | 4 | 9A.32.050 |
|  | 3 | 9A.32.047 |  | 3 | Em. | 54 | 18.96.050 | 125 | 43.99.110 |  | 5 | 9A.36.020 |
|  | 4 | Sev. | 25 | 1 | 10.85.030 | 55 | 18.104 .090 | 126 | 43.101 .070 |  | 6 | 9A.48.010 |
|  |  | 9A. 32.900 | 26 | 1 | 28A.58.135 | 56 | 18.106.110 | 127 | 43.101 .140 |  | 7 | 9A. 52.030 |
|  | 5 | 9A.32.901 | 27 | 1 | 70.83.020 | 57 | 18.108 .020 | 128 | 43.105 .032 |  | 8 | 9A.56.010 |
| 10 | 1 | 84.56 .010 | 28 | 1 | 68.08 .106 | 58 | 19.16.310 | 129 | 43.110 .010 |  | 9 | 9A.56.020 |
|  | 2 | 84.56 .070 | 29 | 1 | 46.20.022 | 59 | 19.27.070 | 130 | 43.115 .030 |  | 10 | 9A.56.110 |
|  | 3 | Exp. date |  | 2 | 46.20.414 | 60 | 19.28.065 | 131 | 43.117 .040 |  | 11 | 9A.56.180 |
|  | 4 | Em. |  | 3 | 46.20.416 | 61 | 19.28.070 | 132 | 43.125 .010 |  | 12 | 9A.60.010 |
| $\begin{aligned} & 11 \\ & 12 \end{aligned}$ | 1 | 19.27.120 |  | 4 | 46.20.418 | 62 | 19.28.123 | 133 | 43.126 .070 |  | 13 | 9A.60.020 |
|  | 1 | 28B. 20.250 |  | 5 | Leg. dir. | 63 | 19.28.270 | 134 | 44.28 .040 |  | 14 | 9A.60.030 |
|  | 2 | 28B. 20.253 | 30 | 1 | 12.20.060 | 64 | 21.20 .470 | 135 | 44.60.050 |  | 15 | 9A.60.050 |
|  | 3 | 28B. 20.255 |  | 2 | 4.84 .080 | 65 | 21.20 .590 | 136 | 46.82.140 |  | 16 | 9A. 72.060 |
|  | 4 | Vetoed | 31 | 1 | 27.26.020 | 66 | 27.04.020 | 137 | 46.85.030 |  | 17 | 9A.80.010 |
| $\begin{aligned} & 13 \\ & 14 \end{aligned}$ | 1 | 48.01 .050 |  | 2 | 27.26.010 | 67 | 28A.04.110 | 138 | 47.01.040 |  | 18 | 9.94.040 |
|  | 1 | 41.56 .440 |  | 3 | Leg. dir. | 68 | 28A. 21.060 | 139 | 47.26.130 |  | 19 | Repealer |
|  | 2 | 41.56.450 | 32 | 1 | 28A.58.125 | 69 | 28A.21.130 | 140 | 47.26.140 |  | 20 | Sev . |
| 15 | 1 | 28A.57.032 | 33 | 1 | 82.04.291 | 70 | 28A.91.050 | 141 | 47.56.023 |  |  | n9A.08.020 |
|  | 2 | 28A.57.050 |  | 2 | Em. | 71 | 28A.92.050 | 142 | 48.17.135 |  | 21 | Eff. date |
|  | 3 | 28A.57.140 | 34 | 1 | 2.08.115 | 72 | 28B.10.525 | 143 | 49.04.010 |  |  | n9A.08.020 |
|  | 4 | 28A.57.200 |  | 2 | 2.28 .160 | 73 | 28B.16.060 | 144 | 49.08.040 | 39 | 1 | 18.37 .010 |
|  | 5 | 28A.57.328 |  | 3 | 41.04.300 | 74 | 28B.50.050 | 145 | 49.60.070 |  | 2 | 18.37 .020 |
|  | 6 | 28A.57.356 |  | 4 | 41.40.165 | 75 | 28B.50.060 | 146 | 49.60.130 |  | 3 | 18.37 .030 |
|  | 7 | 28A.57.357 |  | 5 | 2.52 .080 | 76 | 28C.04.300 | 147 | 49.66.120 |  | 4 | 18.37 .040 |
|  | 8 | 28A.57.358 |  | 6 | 2.56.060 | 77 | 28B.80.110 | 148 | 50.12 .031 |  | 5 | 18.37 .050 |
|  | 9 | 28A.57.415 |  | 7 | 9.46.050 | 78 | 28B.81.090 | 149 | 50.12 .200 |  | 6 | 18.37 .060 |
|  | 10 | 28A.58.137 |  | 8 | 9.95 .003 | 79 | 28C.04.070 | 150 | 51.04 .110 |  | 7 | 18.37 .080 |
|  | 11 | 28A. 60.070 |  | 9 | 14.04.030 | 80 | 36.78 .080 | 151 | 51.52 .010 |  | 8 | 18.37 .090 |
|  | 12 | 28A. 60.210 |  | 10 | 14.04.040 | 81 | 38.24.050 | 152 | 58.24 .020 | 40 | 1 | 75.28 .083 |
|  | 13 | 28A. 65.080 |  | 11 | 15.04.040 | 82 | 38.52.040 | 153 | 67.08.003 |  | 2 | 75.28 .081 |
|  | 14 | 28A. 65.100 |  | 12 | 15.24.050 | 83 | 40.14 .050 | 154 | 67.08.060 |  | 3 | 75.28 .377 |
|  | 15 | 28A.65.120 |  | 13 | 15.26.100 | 84 | 41.04.260 | 155 | 67.16.017 |  | 4 | Eff: date |
|  | 16 | 28A.65.150 |  | 14 | 15.28 .090 | 85 | 41.05 .020 | 156 | 68.05 .060 |  |  | n75.28.081 |
|  | 17 | 28A. 70.110 |  | 15 | 15.44 .038 | 86 | 41.06.110 | 157 | 70.37 .030 | 41 | 1 | 70.95 .010 |
|  | 18 | 28A.71.100 |  | 16 | 15.60.010 | 87 | 41.24 .270 | 158 | 70.38.050 |  | 2 | 70.95 .020 |
|  | 19 | Repealer |  | 17 | 15.60.020 | 88 | 41.24 .310 | 159 | 70.79 .020 |  | 3 | 70.95 .030 |
|  | 20 | Em. |  | 18 | 15.63.110 | 89 | 41.32 .060 | 160 | 70.95.040 |  | 4 | 70.95 .070 |
| 16 | 1 | 41.32.420 |  | 19 | 15.65.270 | 90 | 41.40.050 | 161 | 70.95B. 070 |  | 5 | 70.95.263 |

(1985 Ed.)


| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 24 | 43.21G. 100 |  |  | n 28A.58.137 |  | 6 | 48.56.080 |  | 4 | Eff. date |
|  | 25 | 43.06.010 |  | 12 | Sev. |  | 7 | 48.30.300 |  |  | n82.08.020 |
|  | 26 | 43.06.200 |  |  | n28A.58.137 |  | 8 | Repealer | 131 | 1 | 74.38 .010 |
|  | 27 | 43.06.210 | 115 | 1 | 43.60A. 010 | 120 | 1 | 29.21 .010 |  | 2 | 74.38 .020 |
|  | 28 | Vetoed |  | 2 | 43.60A. 020 |  | 2 | 29.21.015 |  | 3 | 74.38 .030 |
|  | 29 | 80.50.010 |  | 3 | 43.60A. 030 |  | 3 | 29.21.060 |  | 4 | 74.38 .040 |
|  | 30 | 80.50 .020 |  | 4 | 43.60A. 040 |  | 4 | 29.21 .140 |  | 5 | 74.38 .050 |
|  | 31 | 80.50 .030 |  | 5 | 43.60A. 050 |  | 5 | 29.21 .150 |  | 6 | 74.38 .060 |
|  | 32 | 80.50 .040 |  | 6 | 43.60A. 060 |  | 6 | 29.21.160 |  | 7 | 74.38.900 |
|  | 33 | 80.50 .050 |  | 7 | 41.06.077 |  | 7 | 35.20.150 |  | 8 | Vetoed |
|  | 34 | 80.50 .060 |  | 8 | 43.60A. 070 |  | 8 | 3.34.050 |  | 9 | Approp. |
|  | 35 | 80.50 .070 |  | 9 | 43.60A. 900 |  | 9 | 29.21.350 |  | 10 | Sev. |
|  | 36 | 80.50 .100 |  | 10 | 43.60A. 901 |  | 10 | 29.21.360 |  |  | 74.38 .905 |
|  | 37 | 80.50 .110 |  | 11 | 43.60A. 902 |  | 11 | 29.21.370 | 132 |  | 43.831 .010 |
|  | 38 | 80.50 .120 |  | 12 | 43.60A. 903 |  | 12 | 29.21.380 |  | 2 | 43.831 .020 |
|  | 39 | 80.50 .170 |  | 13 | 43.60A. 904 |  | 13 | 29.21.385 |  | 3 | 43.831 .030 |
|  | 40 | 80.50.175 |  | 14 | 43.60A.080 |  | 14 | 29.01.180 |  | 4 | 43.831 .040 |
|  | 41 | 90.48.262 |  | 15 | Savings |  | 15 | Repealer |  | 5 | 43.831 .050 |
|  | 42 | 80.50.800 |  |  | 43.60A.905 |  | 16 | Sev. |  | 6 | 43.831 .060 |
|  | 43 | Repealer |  | 16 | 43.60A. 906 |  |  | n 29.21 .010 |  | 7 | Leg. dir. |
|  | 44 | Leg. dir. |  | 17 | Constr. |  | 17 | Em. |  | 8 | Sev. |
|  | 45 |  |  |  | 43.60A. 907 | 121 | 1 | 81.68 .010 |  |  | 43.831 .900 |
|  |  | $\text { n } 43.21 \text { F. } 010$ |  | 18 | Leg. dir. | 122 | 1 | 41.60 .020 |  | 9 | Em. |
|  | 46 | Eff. date |  | 19 | 43.17 .010 |  | 2 | 41.60 .040 | 133 |  | Par. veto |
|  |  | n43.21F. 010 |  | 20 | 43.17 .020 |  | 3 | 41.60 .050 |  |  | Omnibus |
| 109 | 1 | 48.31 .280 |  | 21 | 43.61 .030 |  | 4 | 41.60 .070 |  |  |  |
|  | 2 | 48.32.020 |  | 22 | 43.61 .040 |  | 5 | 41.60.080 |  |  | Act |
|  | 3 | 48.32 .030 |  | 23 | 43.61 .050 |  | 6 | Constr. |  |  | (Uncod.) |
|  | 4 | 48.32 .040 |  | 24 | 43.61 .070 |  |  | 41.60.900 |  |  |  |
|  | 5 | 48.32.050 |  | 25 | Sev. |  | 7 | Approp. |  |  |  |
|  | 6 | 48.32.060 |  |  | 43.60A.908 |  | 8 | 41.60 .905 |  |  |  |
|  | 7 | 48.32.080 | 116 | 1 | 43.43.250 |  | 9 | Sev. |  |  |  |
|  | 8 | 48.32.160 | 117 | 1 | 43.21 H .010 |  |  | 41.60 .910 |  |  |  |
|  | 9 | 48.30.075 |  | 2 | 43.21 H. 020 | 123 | 1 | 43.84 .090 |  |  |  |
|  | 10 | 48.31 .185 |  | 3 | 43.21H. 030 |  | 2 | 73.32 .040 |  |  |  |
|  | 11 | 48.32.145 |  | 4 | Sev. |  | 3 | 73.34.040 |  |  |  |
|  | 12 | Vetoed |  |  | 43.21 H. 900 |  | 4 | 73.34 .060 |  |  |  |
| 110 | 1 | 43.105 .100 |  | 5 | Leg. dir. |  | 5 | 73.34.100 |  |  |  |
|  | 2 | 43.105 .110 | 118 | 1 | 28A.65.400 |  | 6 | 73.34.110 |  |  |  |
|  | 3 | 43.105 .120 |  | 2 | 28A.65.405 |  | 2[7] | 82.04.291 |  |  |  |
|  | 4 | 43.105 .130 |  | 3 | 28A.65.410 |  | 2[8] | 84.33 .080 |  |  |  |
|  | 5 | Leg. dir. |  | 4 | 28A.65.415 |  | 3[9] | Exp. date |  |  |  |
|  | 6 | Eff. date |  | 5 | 28A.65.420 |  | 4[10] | Em. |  |  |  |
|  |  | $\text { n } 43.105 .100$ |  | 6 | 28A.65.425 | 124 | 1 | 28A.65.495 |  |  |  |
| 111 | 1 | 29.13.010 |  | 7 | 28A.65.430 |  | 2 | Em. |  |  |  |
|  | 2 | $29.13 .020$ |  | 8 | 28A.65.435 | 125 | 1 | 43.83H. 010 |  |  |  |
|  | 3 | Sev. |  | 9 | 28A. 65.440 |  | 2 | 43.83H. 020 |  |  |  |
|  |  | $\text { n } 29.13 .010$ |  | 10 | 28A.65.445 |  | 3 | 43.83H. 030 |  |  |  |
|  | 4 | n29.13.010 |  | 11 | 28A.65.450 |  | 4 | 43.83H. 040 |  |  |  |
| 112 | 1 | 29.18.040 |  | 12 | 28A.65.455 |  | 5 | 43.83 H .050 |  |  |  |
|  | 2 | 29.79.490 |  | 13 | 28A.65.460 |  | 6 | 43.83H. 060 |  |  |  |
|  | 3 | 42.17 .090 |  | 14 | 28A.65.465 |  | 7 | Repealer |  |  |  |
|  | 4 | 42.17 .100 |  | 15 | 28A. 65.470 |  | 8 | Sev. |  |  |  |
|  | 5 | 42.17 .110 |  | 16 | 28A.65.475 |  |  | 43.83H. 900 |  |  |  |
|  | 6 | 42.17 .130 |  | 17 | 28A. 65.480 |  | 9 | Em. |  |  |  |
|  | 7 | 42.17 .240 |  | 18 | 28A.65.485 | 126 | 1 | 28B.14.010 |  |  |  |
|  | 8 | 42.17 .350 |  | 19 | 28A. 65.490 |  | 2 | Em. |  |  |  |
|  | 9 | 42.17 .067 |  | 20 | 28A.65.495 | 127 | 1 | 84.36.820 |  |  |  |
|  | 10 | 42.17.245 |  | 21 | 1.16.030 |  | 2 | 84.36.825 |  |  |  |
|  | 11 | 42.17 .392 |  | 22 | 28A.01. 020 |  | 3 | 84.36 .830 |  |  |  |
|  | 12 | 42.17 .395 |  | 23 | 28A. 03.350 |  | 4 | 84.36.833 |  |  |  |
|  | 13 | 42.17 .397 |  | 24 | 28A.44.080 |  | 5 | Em. |  |  |  |
|  | 14 | 42.17 .195 |  | 25 | 28A.44.085 | 128 | 1 | 37.14 .010 |  |  |  |
|  | 15 | Constr. |  | 26 | 28A.44.090 |  | 2 | 37.14.020 |  |  |  |
|  |  | 42.17 .945 |  | 27 | 28A.48.010 |  | 3 | 37.14 .030 |  |  |  |
|  | 16 | Sev. |  | 28 | 28A.48.100 |  | 4 | 37.14.040 |  |  |  |
|  |  | 42.17 .912 |  | 29 | Repealer |  | 5 | 37.14.050 |  |  |  |
|  | 17 | Em. |  | 30 | 28A.58.150 |  | 6 | Sev. |  |  |  |
| 113 | 1 | 43.03.010 |  | 31 | 28A.66.070 |  |  | 37.14 .900 |  |  |  |
| 114 | 2 | Approp. |  | 32 | 28A.66.100 |  | 7 | Em. |  |  |  |
|  | 1 | 28A.67.072 |  | 33 | 84.52 .020 | 129 | 1 | 29.04.130 |  |  |  |
|  | 2 | 28A.58.450 |  | 34 | Repealer |  | 2 | 29.04.140 |  |  |  |
|  | 3 | 28A.67.065 |  | 35 | Leg. dir. |  | 3 | 29.04.040 |  |  |  |
|  | 4 | 28A. 67.070 |  | 36 | Vetoed |  | 4 | Vetoed |  |  |  |
|  | 5 | 28A.58.455 |  | 37 | Sev. |  | 5 | Ef: date |  |  |  |
|  | 6 | 28A.58.480 |  |  | n28A.65.400 |  |  | n 29.04.130 |  |  |  |
|  | 7 | 28A. 58.490 | 119 | 1 | 48.14.021 |  | 6 | Sev. |  |  |  |
|  | 8 | 28A.58.515 |  | 2 | 48.18.290 |  |  | n 29.04 .130 |  |  |  |
|  | 9 | 28A.67.073 |  | 3 | 48.30.140 | 130 | 1 | 82.08 .020 |  |  |  |
|  | 10 | 28A.58.137 |  | 4 | 48.30.150 |  | 2 | 82.12 .020 |  |  |  |
|  | 11 | Savings |  | 5 | 48.32A. 080 |  | 3 | 82.04.2901 |  |  |  |

## 1977 REGULAR SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap | Scc. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 |  | Omnibus | 28 | 1 | 82.36.040 | 58 | 1 | 18.83.090 |  | 43 | 43.19.090 |  | 5 | Sev. |
|  |  | Approp. |  | 2 | 82.36 .270 | 59 | 1 | 70.24.120 |  | 44 | 43.20 .100 |  |  | n 28A. 24.100 |
|  |  | Act | 29 | 1 | 47.60.310 | 60 | 1 | 48.23 .380 |  | 45 | 43.20A. 360 | 81 | 1 | 46.44.020 |
|  |  | (Uncod.) | 30 | 1 | Repealer | 61 | 1 | 48.30 .260 |  | 46 | 43.21A. 200 |  | 2 | 46.44.041 |
| 2 | 1 | Approp. | 31 | 1 | 72.01 .050 |  | 2 | 48.34 .060 |  | 47 | 43.21 A .200 |  | 3 | Em. |
|  | 2 | Approp. |  | 2 | 72.36.020 | 62 | 1 | 60.68 .040 |  | 48 | 43.22.270 |  |  |  |
|  | 3 | Approp. |  | 3 | 73.04.130 | 63 | 1 | 36.48.090 |  | 49 | 43.22.330 |  |  |  |
|  | 4 | Approp. |  | 4 | 73.24.030 | 64 | 1 | 52.12.050 |  | 50 | 43.23 .120 |  |  |  |
|  | 5 | Em. |  | 5 | 43.60A. 075 | 65 | 1 | 47.28.050 |  | 51 | 43.23 .130 |  |  |  |
| 3 | 1 | Temporary |  | 6 | Repealer | 66 | 1 | 78.44.120 |  | 52 | 43.30.200 |  |  |  |
|  | 2 | Temporary | 32 | 1 | 28B. 30.600 | 67 | 1 | 36.33A. 010 |  | 53 | 43.31 .050 |  |  |  |
|  | 3 | Temporary |  | 2 | 28B. 30.608 |  | 2 | 36.33 A .020 |  | 54 | 43.31 .160 |  |  |  |
|  | 4 | Approp. |  | 3 | 28B.30.614 |  | 3 | 36.33A. 030 |  | 55 | 43.31 A. 330 |  |  |  |
|  | 5 | Expir. |  | 4 | 28B.30.620 |  | 4 | 36.33A. 040 |  | 56 | 43.49.070 |  |  |  |
|  | 6 | Em. |  | 5 | Em. |  | 5 | 36.33A. 050 |  | 57 | 43.51 .040 |  |  |  |
| 4 | 1 | 84.52 .052 | 33 | 1 | 84.48 .010 |  | 6 | 36.33A. 060 |  | 58 | 43.51 .800 |  |  |  |
|  | 2 | 84.52.054 | 34 | 1 | 36.72.071 |  | 7 | Leg. dir. |  | 59 | 43.56 .030 |  |  |  |
|  | 3 | 29.27 .060 |  | 2 | 36.72.075 |  | 8 | Repealer |  | 60 | 43.61 .040 |  |  |  |
|  | 4 | Sev. |  | 3 | 65.16.091 | 68 | 1 | 4.24 .250 |  | 61 | 43.62 .030 |  |  |  |
|  |  | n84.52.052 |  | 4 | 65.16.160 | 69 | 1 | 69.41 .030 |  | 62 | 43.62 .050 |  |  |  |
|  | 5 | Em. |  | 5 | Repealer | 70 | 1 | 81.40 .040 |  | 63 | 43.63A.080 |  |  |  |
| 5 | 1 | Repealer | 35 | 1 | 70.39 .060 | 71 | 1 | 18.72.040 |  | 64 | 43.63A.085 |  |  |  |
|  | 2 | Em. | 36 | 1 | 70.39 .040 |  | 2 | 18.72.050 |  | 65 | 43.125 .020 |  |  |  |
| 6 | 1 | 41.05 .020 | 37 | 1 | Approp. | 72 | 1 | 65.08.170 |  | 66 | 46.01 .290 |  |  |  |
|  | 2 | 41.06.110 |  | 2 | Em. |  | 2 | 65.08 .180 |  | 67 | 46.52.060 |  |  |  |
|  | 3 | Em. | 38 | 1 | 30.08.190 |  | 3 | 35.43.260 |  | 68 | 47.01.141 |  |  |  |
| 7 | 1 | 43.17 .010 | 39 | 1 | 4.28 .185 | 73 | 1 | 28A.58.310 |  | 69 | 48.02.170 |  |  |  |
|  | 2 | 43.17.020 | 40 | 1 | 42.26 .040 | 74. | 1 | 77.12 .010 |  | 70 | 48.02.180 |  |  |  |
|  | 3 | Em. | 41 | 1 | 53.08.085 |  | 2 | Em. |  | 71 | 48.48.110 |  |  |  |
| 8 | 1 | 46.16.210 |  | 2 | Em. | 75 | 1 | 2.12 .050 |  | 72 | 49.04.010 |  |  |  |
|  | 2 | Em. | 42 | 1 | 36.17.042 |  | 2 | 2.52 .050 |  | 73 | 49.12.180 |  |  |  |
| 9 | 1 | 67.08.003 | 43 | 1 | 77.32.197 |  | 3 | 4.92 .170 |  | 74 | 49.60.100 |  |  |  |
|  | 2 | 67.08.015 | 44 | 1 | 77.16.020 |  | 4 | 9.46.090 |  | 75 | 50.12.010 |  |  |  |
|  | 3 | Em. |  | 2 | 77.16.030 |  | 5 | 9.95 .265 |  | 76 | 50.12 .160 |  |  |  |
| 10 | 1 | 70.95.040 | 45 | 1 | 46.37.290 |  | 6 | 14.04.050 |  | 77 | 51.04 .020 |  |  |  |
|  | 2 | Em. | 46 | 1 | 39.34.085 |  | 7 | 15.04.020 |  | 78 | 51.04 .110 |  |  |  |
| 11 | 1 | 47.56 .720 |  | 2 | Em. |  | 8 | 18.04.100 |  | 79 | 66.08.028 |  |  |  |
| 12 | 1 | Repealer | 47 | 1 | 68.04.020 |  | 9 | 18.18.251 |  | 80 | 67.16.015 |  |  |  |
| 13 | 1 | Repealer |  | 2 | 68.04.030 |  | 10 | 18.43.035 |  | 81 | 67.16.100 |  |  |  |
| 14 | 1 | Repealer |  | 3 | 68.04.110 |  | 11 | 18.74.120 |  | 82 | 70.39 .130 |  |  |  |
| 15 | 1 | 45.24.010 |  | 4 | 68.08.245 |  | 12 | 18.88.080 |  | 83 | 70.40.040 |  |  |  |
|  | 2 | Repealer | 48 | 1 | 18.51.170 |  | 13 | 26.32.280 |  | 84 | 72.01.320 |  |  |  |
| 16 | 1 | 43.08 .060 | 49 | 1 | 19.86.170 |  | 14 | 27.28.010 |  | 85 | 72.01 .420 |  |  |  |
| 17 | 1 | 43.85 .241 | 50 | 1 | 28A.58.242 |  | 15 | 27.32.010 |  | 86 | 72.60.280 |  |  |  |
|  | 2 | 43.84 .110 | 51 | 1 | 46.68.100 |  | 16 | 27.36.050 |  | 87 | 75.08.020 |  |  |  |
| 18 | 1 | 2.12.050 |  | 2 | 47.56.725 |  | 17 | 28A.03.030 |  | 88 | 76.04.050 |  |  |  |
| 19 | 1 | 34.04.058 |  | 3 | Sev. |  | 18 | 28A.10.025 |  | 89 | 77.04.060 |  |  |  |
|  | 2 | 34.04.026 |  |  | n 46.68.100 |  | 19 | 28A.91.060 |  | 90 | 79.24.300 |  |  |  |
| 20 | 1 | 79.12 .610 |  | 4 | Eff. date |  | 20 | 28B. 20.130 |  | 91 | 80.01 .090 |  |  |  |
|  | 2 | Repealer |  |  | n 46.68.100 |  | 21 | 28B.30.150 |  | 92 | 82.01 .060 |  |  |  |
| 21 | 1 | 60.22 .020 | 52 | 1 | 28B.40.195 |  | 22 | 28B.30.215 |  | 93 | 89.16.050 |  |  |  |
| 22 | 1 | 90.08.040 | 53 | 1 | 54.08.010 |  | 23 | 28B.30.300 |  | 94 | 90.54.070 |  |  |  |
|  | 2 | 90.08.050 |  | 2 | 54.12 .010 |  | 24 | 28B. 30.310 |  | 95 | 90.54 .090 |  |  |  |
|  | 3 | 90.08.060 |  | 3 | 29.21 .010 |  | 25 | 28B.40.130 |  | 96 | Repealer |  |  |  |
|  | 4 | 90.08.070 | 54 | 1 | 90.62 .010 |  | 26 | 28B.50.070 | 76 | 1 | 46.81 .005 |  |  |  |
| 23 | 1 | 43.88.500 |  | 2 | 90.62 .020 |  | 27 | 28B.50.130 |  | 2 | 46.81 .010 |  |  |  |
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|  | 4 | 43.88.515 |  | 5 | 90.62 .060 |  | 30 | 36.21 .015 |  | 5 | Sev. |  |  |  |
|  | 5 | Sev. |  | 6 | 90.62 .080 |  | 31 | 36.75 .260 |  |  | n46.81.005 |  |  |  |
|  |  | 43.88 .903 |  | 7 | 90.62 .090 |  | 32 | 38.12.020 | 77 | 1 | 47.52 .145 |  |  |  |
| 24 | 1 | 46.04.500 |  | 8 | 90.62.100 |  | 33 | 41.04.060 |  | 2 | 47.52.135 |  |  |  |
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|  | 3 | Em. |  | 10 | Sev. |  | 35 | Vetoed |  | 4 | Em. |  |  |  |
| 25 | 1 | 46.16 .090 |  |  | 90.62 .908 |  | 36 | 43.03.028 | 78 | 1 | 46.61 .350 |  |  |  |
|  | 2 | 46.16.048 | 55 | 1 | 18.71 .020 |  | 37 | 43.06.140 | 79 | 1 | 68.08.101 |  |  |  |
| 26 | 1 | 82.38.110 |  | 2 | 18.71.200 |  | 38 | 43.08.010 |  | 2 | 68.08.105 |  |  |  |
|  | 2 | 82.38 .130 |  | 3 | 18.71.205 |  | 39 | 43.08.1 50 | 80 | 1 | 28A. 24.080 |  |  |  |
|  | 3 | 82.38 .170 |  | 4 | 18.71.210 |  | 40 | 43.09.050 |  | 2 | 28A.24.100 |  |  |  |
|  | 4 | 82.38 .270 | 56 | 1 | 29.81 .014 |  | 41 | 43.09.230 |  | 3 | 28A.41.160 |  |  |  |
| 27 | 1 | 46.68.041 | 57 | 1 | 46.61.587 |  | 42 | 43.10.100 |  | 4 | Repealer |  |  |  |

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| 190 | 1 | 41.05 .020 | 204 | 1 | 18.85.230 |  | 10 | 46.09.120 |  | 8 | 11.40 .030 |  | 4 | 43.83D.020 |
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|  | 15 | 23A. 28.020 |  | 3 | 56.02.100 |  | 11 | 19.09.220 |  |  | n 11.16 .083 | 248 | 1 | 10.46.190 |
|  | 16 | 23A. 28.030 | 209 | 1 | 84.36 .810 |  | 12 | 19.09.260 |  | 32 | Repealer |  | 2 | 12.12.030 |
|  | 17 | 23A. 28.040 |  | 2 | 84.36.825 |  | 13 | 19.09.265 | 235 | 1 | Temporary |  | 3 | 35.20 .090 |
|  | 18 | 23A. 28.070 |  | 3 | 84.36 .813 |  | 14 | 19.09.275 |  | 2 | Temporary | 249 | 1 | 70.115 .010 |
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|  | 2 | 19.16.351 |  | 3 | 43.101 .210 |  | 4 | Sev. |  | 10 | 44.40 .090 | 250 | 1 | 48.23.080 |
|  | 3 | 19.16.360 | 213 | 1 | 35.63 .130 |  |  | n28B.50.401 |  | 11 | 44.40 .100 |  | 2 | Constr. |
| 195 | 1 | 43.51 A .010 |  | 2 | 35A.63.170 |  | 5 | Em. |  | 12 | 44.40 .120 |  |  | n 48.23.080 |
|  | 2 | 43.51 A .020 |  | 3 | 36.70 .970 | 22 | 1 | 47.17.517 |  | 13 | 47.01.220 | 251 | 1 | 41.50 .050 |
|  | 3 | 43.51 A .030 |  | 4 | 58.17 .330 | 22. | 1 | 47.28.025 |  | 14 | 47.02.010 |  | 2 | 41.50 .080 |
|  | 4 | 43.51 A .060 |  | 5 | Sev. |  | 2 | 47.28.026 |  | 15 | 47.05.040 |  | 3 | 43.33 .050 |
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|  | 6 | 43.51 A .080 | 214 | , | 47.26.281 | 226 | 1 | 29.04.160 |  | 17 | 47.26 .160 |  | 5 | 43.84.150 |
|  | 7 | 43.51 A. 090 | 215 | 1 | 74.04.266 | 227 | 1 | 28A.47.830 |  | 18 | Approp. |  | 6 | 43.33 .110 |
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|  | 11 | 43.51 A. 130 | 217 | 1 | 81.75 .010 | 229 | 1 | 39.44.140 |  | 2 | Repealer |  | 10 | 43.33 .130 |
|  | 12 | 27.53.020 |  | 2 | 81.75 .020 | 230 | 1 | 75.28 .455 | 237 | 1 | Approp. |  | 11 | 43.33 .120 |
|  | 13 | 27.53 .030 |  | 3 | 81.75 .030 |  | 2 | n75.44.100 |  | 2 | Approp. | 252 | 1 | 58.19.185 |
|  | 14 | 27.53.060 |  | 4 | Leg. dir. |  | 3 | 75.28.505 |  | 3 | Sev. | 253 | 1 | 46.80.005 |
|  | 15 | 27.53.080 |  | 5 | Sev. |  | 4 | 75.28.510 |  | 4 | Em. |  | 2 | 46.80 .010 |
|  | 16 | 27.53 .090 |  |  | 81.75 .900 |  | 5 | 75.28.535 | 238 | 1 | 29.71 .020 |  | 3 | 46.80 .020 |
|  | 17 | 43.51 A .040 | 218 | 1 | 44.60 .010 |  | 6 | 75.28.540 |  | 2 | 29.71 .040 |  | 4 | 46.80.030 |
|  | 18 | 43.51 A .050 |  | 2 | 44.60 .020 | 231 | 1 | 9.61 .160 | 239 | 1 | 51.04 .030 |  | 5 | 46.80.070 |
|  | 19 | 43.51 A. 140 |  | 3 | 44.60 .040 |  | 2 | 9.61 .180 | 240 | 1 | 34.08 .010 |  | 6 | 46.80 .080 |
|  | 20 | Sev. |  | 4 | 44.60.050 |  | 3 | Em. |  | 2 | 1.08.110 |  | 7 | 46.80 .090 |
|  |  | n 27.53.020 |  | 5 | 44.60 .070 | 232 | 1 | 40.07.010 |  | 3 | 34.08.020 |  | 8 | 46.80 .100 |
|  | 21 | Leg. dir. |  | 6 | 44.60 .080 |  | 2 | 40.07.020 |  | 4 | 34.08.030 |  | 9 | 46.80 .110 |
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|  | 2 | 57.08.015 |  | 4 | 75.48 .040 |  | 4 | 70.48 .040 |  | 1 | 74.38.010 |  | 10 | 9.46.190 |
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|  | 6 | 57.16.040 |  | 8 | 75.48.080 |  | 8 | 70.48.080 |  | 5 | 74.38.061 |  | 14 | 9.46.198 |
|  | 7 | 57.16.060 |  | 9 | 75.48.090 |  | 9 | 70.48.090 |  | 6 | Approp. |  | 15 | 9.46.210 |
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|  | 9 | 56.20 .015 |  | 6 | 11.88 .090 |  | 19 | 35.21 .330 |  | 7 | 28B. 15.070 |  | 7 | 75.28.140 |
|  | 10 | 56.20.020 |  | 7 | 11.88.100 |  | 20 | 35.22.280 |  | 8 | 28B. 15.075 |  | 8 | 75.28.190 |
| 301 | 1 | 19.106.010 |  | 8 | 11.88.107 |  | 21 | 35.23 .440 |  | 9 | 28B. 15.620 |  | 9 | 75.28.220 |
|  | 2 | 19.106.020 |  | 9 | 11.88.120 |  | 22 | 35.24.160 |  | 10 | 28B. 15.380 |  | 10 | n75.25.100 |
|  | 3 | 19.106.030 |  | 10 | 11.88.125 |  | 23 | 35.24.290 |  | 11 | 28B.40.361 |  | 11 | 75.28.610 |
|  | 4 | 19.106.040 |  | 11 | 11.88.140 |  | 24 | 35.27 .240 |  | 12 | 28B. 35.361 |  | 12 | 75.28 .620 |
|  | 5 | 19.106.050 |  | 12 | 11.88 .150 |  | 25 | 35.27 .370 |  | 13 | 28B. 15.710 |  | 13 | 75.28 .630 |
|  | 6 | 19.106.060 |  | 13 | 11.92 .040 |  | 26 | Sev. |  | 14 | Repealer |  | 14 | 75.28 .640 |
|  | 7 | 19.106.070 |  | 14 | 11.92.190 |  |  | n70.48.010 |  | 15 | 28B. 15.800 |  | 15 | 75.28 .650 |
|  | 8 | 19.106.080 |  | 15 | 11.92.125 |  | 27 | Repealer |  | 16 | Leg. dir. |  | 16 | 75.28 .660 |
|  | 9 | Exp. date |  | 16 | 11.92.170 |  | 28 | Approp. |  | 17 | Sev. |  | 17 | 75.28 .670 |
|  |  | 19.106.900 |  | 17 | Repealer |  | 29 | Em. |  |  | n 28B. 15.065 |  | 18 | 75.08.085 |
|  | 10 | 30.04.500 |  | 18 | Sev. | 317 | 1 | 82.36 .010 |  | 18 | Em. |  | 19 | 75.32.020 |
|  | 11 | 30.04.505 |  |  | n 11.88 .005 |  | 2 | 82.36.020 | 323 | 1 | 51.04 .040 |  | 20 | 75.32 .030 |
|  | 12 | 30.04.510 | 310 | 1 | 18.18.260 |  | 3 | 82.36 .100 |  | 2 | 51.04 .070 |  | 21 | 75.32.051 |
|  | 13 | 30.04.515 |  | 2 | 18.18.140 |  | 4 | 82.37 .030 |  | 3 | 51.08 .018 |  | 22 | 75.32 .055 |
|  | 14 | 49.60.175 | 311 | 1 | 2.08 .061 |  | 5 | 82.38 .030 |  | 4 | 51.08 .030 |  | 23 | 75.32 .033 |
|  | 15 | Leg. dir. |  | 2 | 2.08.062 |  | 6 | 82.36.025 |  | 5 | 51.08 .175 |  | 24 | 75.32.035 |
|  | 16 | Leg. dir. |  | 3 | 2.08.064 |  | 7 | 35.77 .010 |  | 6 | 51.08 .178 |  | 25 | 75.32 .003 |
| 302 | 1 | 7.68 .010 |  | 4 | 2.08.065 |  | 8 | 46.68.090 |  | 7 | 51.12 .020 |  | 26 | 75.32.065 |
|  | 2 | 7.68.020 |  | 5 | Approp. |  | 9 | 46.68.100 |  | 8 | 51.12 .110 |  | 27 | 75.32 .080 |
|  | 3 | 7.68.050 |  | 6 | Eff. date |  | 10 | 46.68.115 |  | 9 | 51.14 .020 |  | 28 | 75.32 .090 |
|  | 4 | 7.68 .060 |  |  | n 2.08.061 |  | 11 | 46.68.150 |  | 10 | 51.14 .030 |  | 29 | 75.32 .101 |
|  | 5 | 7.68 .070 | 312 | 1 | 43.03 .050 |  | 12 | 47.26.040 |  | 11 | 51.16 .060 |  | 30 | 75.32 .110 |
|  | 6 | 7.68.075 |  | 2 | 43.03.060 |  | 13 | 47.26 .180 |  | 12 | 51.16 .110 |  | 31 | 75.32.115 |
|  | 7 | 7.68 .110 |  | 3 | 43.03.063 |  | 14 | 47.26.190 |  | 13 | 51.16 .120 |  | 32 | Repealer |
|  | 8 | 7.68 .130 |  | 4 | 43.03.065 |  | 15 | 47.26.240 |  | 14 | 51.32 .030 |  | 33 | 75.08.230 |
|  | 9 | 7.68.065 |  | 5 | Eff. date |  | 16 | 47.26.270 |  | 15 | 51.32.073 |  | 34 |  |
|  | 10 | 7.68.035 |  |  | Constr. |  | 17 | 47.26.405 |  | 16 | 51.32 .095 |  |  | n75.25.100 |
|  | 11 | Repealer |  |  | n43.03.050 |  | 18 | 47.26.420 |  | 17 | 51.32 .110 |  | 35 | Eff. date |
|  | 12 | 7.68.905 | 313 | 1 | 42.17 .020 |  | 19 | 47.26.424 |  | 18 | 51.32 .150 |  |  | n75.25.100 |
| 303 | 1 | 28A.02.110 |  | 2 | 42.17 .030 |  | 20 | 47.26.425 |  | 19 | 51.32 .220 | 328 | 1 | 43.21G. 010 |
| 304 | 1 | 20.01.010 |  | 3 | 42.17 .060 |  | 21 | 47.26.4251 |  | 20 | 51.36 .030 |  | 2 | 43.21G. 020 |
|  | 2 | 20.01 .030 |  | 4 | 42.17 .160 |  | 22 | 47.26.080 |  | 21 | 51.44 .040 |  | 3 | 43.21G. 030 |
|  | 3 | 20.01.060 |  | 5 | 42.17.170 |  | . 23 | Sev. |  | 22 | 51.48 .020 |  | 4 | 43.21G. 040 |
|  | 4 | 20.01 .080 |  | 6 | 42.17.190 |  |  | n 82.36.010 |  | 23 | 51.48 .050 |  | 5 | 43.21G. 050 |
|  | 5 | 20.01.086 |  | 7 | Repealer |  | 24 | Eff. dates |  | 24 | 51.48 .070 |  | 6 | 43.21G. 060 |
|  | 6 | 20.01.210 |  | 8 | Sev. |  |  | n82.36.010 |  | 25 | 51.04.105 |  | 7 | 43.21G. 070 |
|  | 7 | 20.01.212 |  |  | n 42.17 .020 | 318 | 1 | 43.03.010 |  | 26 | 51.04.085 |  | 8 | 43.21G. 080 |
|  | 8 | 20.01.330 |  | 9 | Eff: date |  | 2 | 2.04 .090 |  | 27 | 51.16 .190 |  | 9 | 43.21G. 090 |
|  | 9 | 20.01.370 |  |  | n 42.17.020 |  | 3 | 2.06.060 |  | 28 | Repealer |  | 10 | Vetoed |
|  | 10 | 20.01.385 | 314 | , | 10.97 .010 |  | 4 | 2.08 .090 |  | 29 | Sev. |  | 11 | 43.06.200 |
|  | 11 | 20.01.430 |  | 2 | 10.97.020 |  | 5 | 3.58 .010 |  |  | $n 51.04 .040$ |  | 12 | 43.06.210 |
|  | 12 | 20.01.445 |  | 3 | 10.97.030 |  | 6 | Approp. |  | 30 | Eff: date |  | 13 | 44.39 .010 |
|  | 13 | 20.01.480 |  | 4 | 10.97.040 |  | 7 | . Eff. date |  |  | n 51.04 .040 |  | 14 | 44.39.015 |
|  | 14 | 20.01.500 |  | 5 | 10.97.050 |  |  | n 43.03.010 | 324 | 1 | 82.04.2901 |  | 15 | 44.39 .020 |
|  | 15 | 20.01.550 |  | 6 | 10.97.060 | 319 | 1 | 19.02.010 |  | 2 | 82.08 .020 |  | 16 | 44.39 .025 |
|  | 16 | 20.01.211 |  | 7 | 10.97.070 |  | 2 | 19.02.020 |  | 3 | 82.12 .020 |  | 17 | 44.39 .060 |
| 305 | 1 | 28A.58.090 |  | 8 | 10.97 .080 |  | 3 | 19.02.030 |  | 4 | Em. |  | 18 | 44.39 .070 |
|  | 2 | 28A.58.092 |  | 9 | 10.97.090 |  | 4 | 19.02.040 | 325 | 1 | 84.52 .052 |  | 19 | Repealer |
| 306 | 1 | 43.51 .940 |  | 10 | 10.97.100 |  | 5 | 19.02.050 |  | 2 | 84.52 .054 |  | 20 | Sev. |
|  | 2 | 43.51 .942 |  | 11 | 10.97.110 |  | 6 | 19.02.060 |  | 3 | 84.52 .053 |  |  | n43.21G. 010 |
|  | 3 | 43.51 .943 |  | 12 | 10.97.120 |  | 7 | 19.02.070 |  | 4 | 84.52.0531 |  | 21 | Em. |
|  | 4 | 43.51 .944 |  | 13 | 42.17 .310 |  | 8 | 82.24 .220 |  | 5 | Sev. | 329 | 1 | 29.24.010 |
|  | 5 | Temporary |  | 14 | 43.43.705 |  | 9 | Repealer |  |  | n 84.52.052 |  | 2 | 29.24.020 |
|  | 6 | 43.51 .945 |  | 15 | 43.43 .710 |  | 10 | Sev. |  | 6 | Eff: date |  | 3 | 29.24.030 |
|  | 7 | Leg. dir. |  | 16 | 43.43.730 |  |  | 19.02.900 |  |  | n 84.52.052 |  | 4 | 29.24.040 |
|  | 8 | Repealer |  | 17 | 43.43.810 |  | 11 | Eff: date | 326 | 1 | 9.46.020 |  | 5 | 29.24.050 |
|  | 9 | Approp. |  | 18 | Leg. dir. |  |  | 19.02.910 |  | 2 | 9.46 .030 |  | 6 | 29.24.060 |
| 307 | 1 | 13.06.050 | 315 | 1 | Temporary | 320 | 1 | 43.88.280 |  | 3 | 9.46.070 |  | 7 | 29.24.070 |
|  | 2 | Temporary |  | 2 | Temporary |  | 2 | 43.88 .290 |  | 4 | 9.46.080 |  | 8 | 29.24.075 |
|  | 3 | Eff. date |  | 3 | Approp. |  | 3 | 43.88.300 |  | 5 | 9.46.100 |  | 9 | 29.01.090 |
|  |  | n 13.06.050 |  | 4 | Vetoed |  | 4 | 43.88.310 |  | 6 | 9.46.115 |  | 10 | 29.18 .020 |
| 308 | 1 | n75.48.020 | 316 | 1 | 70.48.010 |  | 5 | 43.88.320 |  | 7 | 9.46.140 |  | 11 | 29.18.110 |
|  | 2 | 75.48.020 |  | 2 | 70.48.020 |  | 6 | Eff. date |  | 8 | 9.46.180 |  | 12 | 29.18.150 |


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|  | 13 | 29.18.160 |  | 3 | 28A.97.030 | 3501 | 51.04 .010 |  | 82 | 51.52.130 |  | 37 | 46.37.425 |
|  | 14 | 29.30.080 |  | 4 | 28A.97.040 | 2 | 51.04 .030 | 351 | 1 | 68.05.040 |  | 38 | 46.37.440 |
|  | 15 | 29.30 .100 |  | 5 | 28A.97.050 | 3 | 51.04 .060 |  | 2 | 68.05.050 |  | 39 | 46.37.465 |
|  | 16 | 29.42.010 |  | 6 | Leg. dir. | 4 | 51.04 .070 |  | 3 | 68.05.180 |  | 40 | 46.37.480 |
|  | 17 | 29.85.105 |  | 7 | Sev. | 5 | 51.04 .090 |  | 4 | 68.05.230 |  | 41 | 46.37.500 |
|  | 18 | Repealer |  |  | n 28A.97.010 | 6 | 51.04 .100 |  | 5 | 68.46.090 |  | 42 | 46.37.510 |
|  | 19 | Em. | 342 | 1 | 43.83H.100 | 7 | 51.04.110 |  | 6 | 68.46.120 |  | 43 | 46.37.513 |
| 330 | 1 | 43.51 .055 |  | 2 | 43.83H. 110 | 8 | 51.08 .013 |  | 7 | Sev. |  | 44 | 46.37.517 |
| 331 | 1 | 28B.50.142 |  | 3 | 43.83 H .120 | 9 | 51.08.015 |  |  | n68.05.040 |  | 45 | 46.37.522 |
|  | 2 | 28B.50.143 |  | 4 | 43.83 H .130 | 10 | 51.08.020 | 352 | 1 | 69.41 .100 |  | 46 | 46.37.523 |
|  | 3 | 28B.15.031 |  | 5 | 43.83 H .140 | 11 | 51.08 .050 |  | 2 | 69.41 .110 |  | 47 | 46.37.524 |
|  | 4 | Sev. |  | 6 | 43.83 H .150 | 12 | 51.08 .070 |  | 3 | 69.41.120 |  | 48 | 46.37.525 |
|  |  | n 28B. 15.031 |  | 7 | Sev. | 13 | 51.08.160 |  | 4 | 69.41 .130 |  | 49 | 46.37.527 |
|  | 5 | Eff. date |  |  | 43.83H. 910 | 14 | 51.08 .178 |  | 5 | 69.41 .140 |  | 50 | 46.37.528 |
|  |  | n 28B.15.031 |  | 8 | Em. | 15 | 51.08.180 |  | 6 | 69.41.150 |  | 51 | 46.37.529 |
| 332 | 1 | 82.44 .020 | 343 | 1 | 43.831 .100 | 16 | 51.08.185 |  | 7 | 69.41.160 |  | 52 | 46.37.537 |
|  | 2 | 82.44.110 |  | 2 | 43.831 .110 | 17 | 51.12.035 |  | 8 | 69.41.170 |  | 53 | 46.37.539 |
|  | 3 | Sev . |  | 3 | 43.831 .120 | 18 | 51.12 .050 |  | 9 | 69.41 .180 |  | 54 | Repealer |
|  |  | n 82.44.020 |  | 4 | 43.831 .130 | 19 | 51.12.060 |  | 10 | Sev. |  | 55 | 46.37.530 |
|  | 4 | Ef: date |  | 5 | 43.831.140 | 20 | 51.12 .090 |  |  | n69.41.100 |  | 56 | 46.37.535 |
|  |  | n 82.44.020 |  | 6 | 43.831 .150 | 21 | 51.12 .100 |  | 11 | Leg. dir. |  | 57 | Sev. |
| 333 | 1 | Approp. |  | 7 | Sev. | 22 | 51.12.110 | 353 | 1 | 27.12.360 |  |  | n46.37.010 |
|  | 2 | Approp. |  |  | 43.831 .910 | 23 | 51.12 .120 |  | 2 | 27.12.370 | 356 | 1 | 46.52.120 |
|  | 3 | Approp. |  | 8 | Em. | 24 | 51.16.035 |  | 3 | 27.12.380 |  | 2 | 46.52.130 |
|  | 4 | Approp. | 344 | 1 | 28B. 31.010 | 25 | 51.16.042 |  | 4 | 27.12.390 |  | 3 | 48.30.310 |
|  | 5 | Sev. |  | 2 | 28B. 31.020 | 26 | 51.16.060 |  | 5 | 27.12.010 | 357 | 1 | 90.03.120 |
|  | 6 | Em. |  | 3 | 28B. 31.030 | 27 | 51.16.105 |  | 6 | Leg. dir. |  | 2 | 90.03.130 |
| 334 | 1 | 46.01 .011 |  | 4 | 28B.31.040 | 28 | 51.16.120 | 354 | 1 | 28B.14C. 010 |  | 3 | Em. |
|  | 2 | 46.01 .020 |  | 5 | 28B. 31.050 | 29 | 51.16 .140 |  | 2 | 28B.14C. 020 | 358 | 1 | 90.58.140 |
|  | 3 | 46.01 .061 |  | 6 | 28B. 31.060 | 30 | Vetoed |  | 3 | 28B.14C. 030 | 359 | 1 | $\text { 28A. } 58.750$ |
|  | 4 | 46.01 .170 |  | 7 | 28B. 31.070 | 31 | 51.24 .020 |  | 4 | 28B.14C. 040 |  | 2 | 28A.58.752 |
|  | 5 | 43.17 .010 |  | 8 | 28B. 31.080 | 32 | 51.28 .010 |  | 5 | 28B.14C. 050 |  | 3 | 28A.58.754 |
|  | 6 | 43.17 .020 |  | 9 | 28B. 31.090 | 33 | 51.28.020 |  | 6 | 28B.14C. 060 |  | 4 | 28A.41.130 |
|  | 7 | Repealer |  | 10 | 28B.31.100 | 34 | 51.28 .055 |  | 7 | 28B.14C. 070 |  | 5 | 28A.41.140 |
|  | 8 | Eff. date |  | 11 | Leg. dir. | 35 | 51.28 .060 |  | 8 | 28B.14C. 080 |  | 6 | 28A.41.160 |
|  |  | n 46.01.011 |  | 12 | Sev. | 36 | 51.28 .070 |  | 9 | 28B.14C. 090 |  | 7 | 28A.41.162 |
| 335 | 1 | 82.38.075 |  |  | n28B. 31.010 | 37 | 51.32 .010 |  | 10 | 28B.14C. 100 |  | 8 | 28A.41.145 |
|  | 2 | Ef: date |  | 13 | Em. | 38 | 51.32 .015 |  | 11 | 28B.14C. 110 |  | 9 | 28A.02.201 |
|  |  | n 82.38 .075 | 345 | 1 | 28B. 14 B .010 | 39 | 51.32 .020 |  | 12 | 28B.14C. 120 |  | 10 | 28A.44.080 |
| 336 | 1 | 42.17 .040 |  | 2 | 28B.14B. 020 | 40 | 51.32 .030 |  | 13 |  |  | 11 | 28A.44.085 |
|  | 2 | 42.17 .090 |  | 3 | 28B.14B. 030 | 41 | 51.32 .040 |  | 14 | 28B.14C. 140 |  | 12 | 28A.44.040 |
|  | 3 | 42.17 .095 |  | 4 | 28B.14B. 040 | 42 | 51.32 .050 |  | 15 | Sev. |  | 13 | 28A.45.050 |
|  | 4 | 42.17 .242 |  | 5 | 28B.14B.050 | 43 | 51.32 .055 |  |  | 28B.14C. 900 |  | 14 | 28A.58.190 |
|  | 5 | 42.17 .243 |  | 6 | 28B.14B. 060 | 44 | 51.32 .060 |  | 16 | Leg. dir. |  | 15 | 36.33.110 |
|  | 6 | 42.17.125 |  | 7 | Leg. dir. | 45 | 51.32.073 |  | 17 | Em. |  | 16 | 28A.58.756 |
|  | 7 | 42.17 .370 |  | 8 | Sev. | 46 | 51.32 .080 | 355 | 1 | 46.37 .010 |  | 17 | 28A.01.130 |
|  | 8 | Sev. |  |  | n28B.14B. 010 | 47 | 51.32 .090 |  | 2 | 46.37.020 |  | 18 | 28A.58.758 |
|  |  | n 42.17.040 |  | 9 | Em. | 48 | 51.32 .095 |  | 3 | 46.37 .030 |  | 19 | 28A.58.760 |
| 337 | 1 | 88.16.005 | 346 | 1 | 28B.59B. 010 | 49 | 51.32 .100 |  | 4 | 46.37 .040 |  | 20 | Repealer |
|  | 2 | 88.16 .010 |  | 2 | 28B.59B. 020 | 50 | 51.32.110 |  | 5 | 46.37.050 |  | 21 | Sev. |
|  | 3 | 88.16 .020 |  | 3 | 28B.59B. 030 | 51 | 51.32.120 |  | 6 | 46.37.060 |  |  | $\text { n 28A. } 58.750$ |
|  | 4 | 88.16.035 |  | 4 | 28B.59B. 040 | 52 | 51.32 .135 |  | 7 | 46.37 .070 |  | 22 | Eff. date |
|  | 5 | 88.16 .050 |  | 5 | 28B.59B. 050 | 53 | 51.32 .180 |  | 8 | 46.37 .080 |  |  | n 28A. 58.750 |
|  | 6 | 88.16 .070 |  | 6 | 28B.59B. 060 | 54 | 51.32.190 |  | 9 | 46.37 .090 | 360 | 1 | 47.60.560 |
|  | 7 | 88.16 .090 |  | 7 | 28B.59B. 070 | 55 | 51.32 .210 |  | 10 | 46.37.110 |  | 2 | 47.60.570 |
|  | 8 | 88.16 .150 |  | 8 | 28B.59B. 080 | 56 | 51.36 .010 |  | 11 | 46.37.120 |  | 3 | 47.60.580 |
|  | 9 | 88.16.103 |  | 9 | 28B.59B. 090 | 57 | 51.36 .020 |  | 12 | 46.37.140 |  | 4 | 47.60 .590 |
|  | 10 | 88.16 .105 |  | 10 | Leg. dir. | 58 | 51.36 .030 |  | 13 | 46.37.1 50 |  | 5 | 47.60 .600 |
|  | 11 | 88.16 .155 |  | 11 | Sev. | 59 | 51.36 .040 |  | 14 | 46.37.160 |  | 6 | 47.60.610 |
|  | 12 | 88.16 .100 |  |  | n28B.59B.010 | 60 | 51.36 .070 |  | 15 | 46.37 .170 |  | 7 | 47.60.620 |
|  | 13 | 88.16 .120 |  | 12 | Em. | 61 | 51.40 .010 |  | 16 | 46.37.196 |  | 8 | 47.60.630 |
|  | 14 | 88.16 .130 | 347 | 1 | 82.04.291 | 62 | 51.40 .020 |  | 17 | 46.37.200 |  | 9 | 47.60.640 |
|  | 15 | 88.16 .107 |  | 2 | 84.33 .060 | 63 | 51.40 .030 |  | 18 | 46.37 .210 |  | 10 | 47.60.505 |
|  | 16 | 88.16 .200 |  | 3 | 84.33 .080 | 64 | 51.40 .040 |  | 19 | 46.37.215 |  | 11 | Approp. |
|  | 17 | Repealer |  | 4 | Em. | 65 | 51.40 .050 |  | 20 | 46.37 .220 |  | 12 | Leg. dir. |
|  | 18 | Sev. | 348 | 1 | 84.36 .047 | 66 | 51.40 .060 |  | 21 | 46.37.240 |  | 13 | Sev. |
|  |  | n88.16.005 |  | 2 | 84.36.048 | 67 | 51.40 .070 |  | 22 | 46.37 .260 |  |  | 47.60.560 |
|  | 19 | Vetoed |  | 3 | Ef: date | 68 | 51.44 .110 |  | 23 | 46.37.270 |  | 14 | Em. |
| 338 |  | Par. veto |  |  | Constr. | 69 | 51.48 .010 |  | 24 | 46.37.280 | 361 | 1 | 29.01 .006 |
|  |  | Omnibus |  |  | n84.36.047 | 70 | 51.48 .050 |  | 25 | 46.37 .320 |  | 2 | 29.04.020 |
|  |  | Approp. |  | 4 | Leg. dir. | 71 | 51.48 .060 |  | 26 | 46.37.330 |  | 3 | 29.04.030 |
|  |  | Act | 349 | 1 | 28C. 50.010 | 72 | 51.48 .070 |  | 27 | 46.37.340 |  | 4 | 29.04.040 |
|  |  | (Uncod.) |  | 2 | 28C. 50.020 | 73 | 51.48 .105 |  | 28 | 46.37 .360 |  | 5 | 29.04.055 |
| 339 |  | Par. veto |  | 3 | 28C.50.030 | 74 | 51.52.010 |  | 29 | 46.37.365 |  | 6-24 | Referendum |
|  |  | Omnibus |  | 4 | 28C. 50.040 | 75 | 51.52 .050 |  | 30 | 46.37.369 |  |  | \#39 failed to |
|  |  | Approp. |  | 5 | 28C.50.050 | 76 | 51.52 .060 |  | 31 | 46.37.375 |  |  | become law |
|  |  | Act |  | 6 | 28C. 50.060 | 77 | 51.52 .070 |  | 32 | 46.37.380 |  | 25 | Leg. dir. |
|  |  | (Uncod.) |  | 7 | Leg. dir. | 78 | 51.52 .095 |  | 33 | 46.37 .390 |  | 26 | 29.10 .040 |
| 340 | 1 | 28A.67.020 |  | 8 | Sev. | 79 | 51.52 .100 |  | 34 | 46.37 .400 |  | 27 | 29.10.080 |
| 341 | 1 | 28A.97.010 |  |  | 28C.50.900 | 80 | 51.52 .110 |  | 35 | 46.37.410 |  | 28 | 29.10 .120 |
|  | 2 | 28A.97.020 |  | 9 | Em. | 81 | 51.52.120 |  | 36 | 46.37.424 |  | 29 | 29.13.070 |


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| 30 | 29.18.040 |  | 111 | Repealer | 8 | 44.48.080 |
| 31 | 29.21 .060 |  | 112 | Sev. | 9 | 44.48.090 |
| 32 | 29.21 .330 |  |  | n 29.01.006 | 10 | 44.48.100 |
| 33 | 29.30 .310 |  | 113 | Eff. date | 11 | 44.48.110 |
| 34 | 29.30.320 |  |  | n 29.01.006 | 12 | 44.48.120 |
| 35 | 29.30.330 | 362 | 1 | 15.60.005 | 13 | 44.48 .130 |
| 36 | 29.30 .340 |  | 2 | 15.60.015 | 14 | 44.48 .140 |
| 37 | 29.30.350 |  | 3 | 15.60.030 | 15 | Leg. dir. |
| 38 | 29.30 .360 |  | 4 | 15.60.040 | 16 | Sev. |
| 39 | 29.30 .370 |  | 5 | 15.60.050 |  | 44.48.900 |
| 40 | 29.30 .380 |  | 6 | 15.60.110 | 17 | Em. |
| 41 | 29.30 .390 |  | 7 | 15.60.100 |  |  |
| 42 | 29.30 .410 |  | 8 | 15.60.025 |  |  |
| 43 | 29.30.420 |  | 9 | 15.60.043 |  |  |
| 44 | 29.30.430 |  | 10 | 15.60.045 | Initiative | No. 59 |
| 45 | 29.30.440 |  | 11 | Sev. | Initiative | No. 59 |
| 46 | 29.30.450 |  |  | 15.60 .900 |  |  |
| 47 | 29.30 .460 | 363 | 1 | 9.73 .030 | 1 | 90.66.010 |
| 48 | 29.30 .470 |  | 2 | 9.73 .060 | 2 | 90.66.020 |
| 49 | 29.30 .480 |  | 3 | 9.73 .090 | 3 | 90.66.030 |
| 50 | 29.30.490 |  | 4 | 9.73 .110 | 4 | 90.66.040 |
| 51 | 29.30.010 |  | 5 | 9.73 .120 | 5 | 90.66.050 |
| 52 | 29.30 .020 |  | 6 | 9.73 .130 | 6 | 90.66.060 |
| 53 | 29.30 .030 |  | 7 | 9.73 .140 | 7 | 90.66.070 |
| 54 | 29.30.040 | 364 | 1 | 84.36 .410 | 8 | 90.66.080 |
| 55 | 29.30 .060 | 365 | 1 | 28B.20.382 | 9 | Constr. |
| 56 | 29.30 .075 |  | 2 | Em. |  | $90.66 .900$ |
| 57 | 29.30.061 | 366 | 1 | 54.28 .010 | 10 | Sev. |
| 58 | 29.30.101 |  | 2 | 54.28 .020 | 10 | $90.66 .910$ |
| 59 | 29.30.071 |  | 3 4 | 54.28 .030 | 11 | Leg. dir. |
| 60 | 29.30.081 |  | 4 | 54.28 .050 | I |  |
| 61 | 29.30 .091 |  | 5 | 54.28 .090 |  |  |
| 62 | 29.33.180 |  | 6 | 54.28 .025 |  |  |
| 63 | 29.33.210 |  | 7 | 54.28.055 |  |  |
| 64 | 29.33.220 | 367 | 1 | 87.03.440 |  |  |
| 65 | 29.34.010 | 368 | 1 | 82.16.050 |  |  |
| 66 | 29.34.080 | 369 | 1 | 46.29 .060 |  |  |
| 67 | 29.34.125 |  | 2 | 46.52 .030 |  |  |
| 68 | 29.34.130 | 370 | 1 | 18.85.010 |  |  |
| 69 | 29.34.143 |  | 2 | 18.85.095 |  |  |
| 70 | 29.34.145 |  | 3 | 18.85.120 |  |  |
| 71 | 29.34.153 |  | 4 | 18.85.140 |  |  |
| 72 | 29.34.157 |  | 5 | 18.85.150 |  |  |
| 73 | 29.34.163 |  | 6 | 18.85.155 |  |  |
| 74 | 29.34.167 |  | 7 | 18.85.161 |  |  |
| 75 | 29.34.170 |  | 8 | 18.85.215 |  |  |
| 76 | 29.36.010 |  | 9 | 18.85.110 |  |  |
| 77 | 29.36.030 |  | 10 | Temporary |  |  |
| 78 | 29.36.060 | 371 | 1 | Vetoed |  |  |
| 79 | 29.39.170 |  | 2 | 80.50 .020 |  |  |
| 80 | 29.48.020 |  | 3 | 80.50 .030 |  |  |
| 81 | 29.48.030 |  | 4 | 80.50 .040 |  |  |
| 82 | 29.48.035 |  | 5 | 80.50 .060 |  |  |
| 83 | 29.51 .125 |  | 6 | 80.50 .080 |  |  |
| 84 | 29.54.010 |  | 7 | Vetoed |  |  |
| 85 | 29.54.035 |  | 8 | 80.50 .100 |  |  |
| 86 | 29.54.040 |  | 9 | Vetoed |  |  |
| 87 | 29.54.045 |  | 10 | 80.50 .120 |  |  |
| 88 | 29.54.050 |  | 11 | 80.50 .140 |  |  |
| 89 | 29.54.060 |  | 12 | 80.50 .150 |  |  |
| 90 | 29.54.070 |  | 13 | 80.50 .175 |  |  |
| 91 | 29.54.080 |  | 14 | 80.50 .180 |  |  |
| 92 | 29.54.130 |  | 15 | 80.50 .190 |  |  |
| 93 | 29.54.140 |  | 16 | 80.50 .071 |  |  |
| 94 | 29.54.170 |  | 17 | 80.50 .075 |  |  |
| 95 | 29.54.180 |  | 18 | Approp. |  |  |
| 96 | 29.62.090 |  | 19 | Repealer |  |  |
| 97 | 29.62 .100 |  | 20 | Sev. |  |  |
| 98 | 29.64.010 |  |  | 80.50 .902 |  |  |
| 99 | 29.64.020 |  | 21 | Em. |  |  |
| 100 | 29.64.060 | 372 | 1 | 67.16.101 |  |  |
| 101 | 29.65.010 |  | 2 | 67.16.102 |  |  |
| 102 | 29.65.020 |  | 3 | Sev. |  |  |
| 103 | 29.65.040 |  |  | n67.16.101 |  |  |
| 104 | 29.65.055 | 373 | 1 | 44.48 .010 |  |  |
| 105 | 29.79.200 |  | 2 | 44.48.020 |  |  |
| 106 | 29.80.010 |  | 3 | 44.48 .030 |  |  |
| 107 | 29.82.090 |  | 4 | 44.48 .040 |  |  |
| 108 | 29.82.100 |  | 5 | 44.48 .050 |  |  |
| 109 | 29.82.140 |  | 6 | 44.48.060 |  |  |
| 110 | 29.85.200 |  | 7 | 44.48.070 |  |  |

## 1979 REGULAR SESSION LAWS





| Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 196 | 72.12 .090 | 277 | 72.65 .040 | 358 | 74.15 .070 | 19 | 28B.17.040 | 100 | 43.19.1921 |
| 197 | 72.12 .100 | 278 | 72.65 .050 | 359 | 74.15 .080 | 20 | 28B.50.090 | 101 | 43.19 .500 |
| 198 | 72.12 .140 | 279 | 72.65 .080 | 360 | 74.15 .100 | 21 | 28B.50.143 | 102 | 43.19 .600 |
| 199 | 72.13 .010 | 280 | 72.65 .100 | 361 | 74.15 .120 | 22 | 28B.80.080 | 103 | 43.19 .620 |
| 200 | 72.13 .040 | 281 | 72.65 .110 | 362 | 74.15 .130 | 23 | 28C.04.510 | 104 | 43.19.630 |
| 201 | 72.13 .050 | 282 | 72.68 .010 | 363 | 74.15 .140 | 24 | 35.04.070 | 105 | 43.19 .640 |
| 202 | 72.13.060 | 283 | 72.68 .020 | 364 | 74.20.010 | 25 | 35.13 .260 | 106 | 43.19.660 |
| 203 | 72.13 .070 | 284 | 72.68 .040 | 365 | 74.20 .060 | 26 | 35.18.020 | 107 | 43.21C. 140 |
| 204 | 72.13 .080 | 285 | 72.68 .060 | 366 | 74.20 .160 | 27 | 35.21 .600 | 108 | 43.30 .240 |
| 205 | 72.13 .100 | 286 | 72.68 .070 | 367 | 74.20 .220 | 28 | 35.58.020 | 109 | 43.41 .030 |
| 206 | 72.13 .120 | 287 | 72.68 .075 | 368 | 74.20 .260 | 29 | 35A.04.080 | 110 | 43.41 .040 |
| 207 | 72.13.140 | 288 | 72.68.090 | 269 | 74.20 .270 | 30 | 35A.04.160 | 111 | 43.41 .050 |
| 208 | 72.13 .150 | 289 | 72.68 .100 | 370 | 74.20 .280 | 31 | 35A.05.120 | 112 | 43.41 .060 |
| 209 | 72.13.160 | 290 | 72.70.020 | 371 | 74.20A. 030 | 32 | 35A.08.020 | 113 | 43.41 .080 |
| 210 | 72.13.170 | 291 | 72.70 .040 | 372 | 74.22.020 | 33 | 35A.12.010 | 114 | 43.41 .100 |
| 211 | 72.15 .010 | 292 | 72.70 .050 | 373 | 74.22.050 | 34 | 35A.13.010 | 115 | 43.41.102 |
| 212 | 72.15 .020 | 293 | 72.70 .060 | 374 | 74.22.070 | 35 | 35A. 14.700 | 116 | 43.41 .104 |
| 213 | 72.15 .030 | 294 | 74.04.005 | 375 | 74.22 .100 | 36 | 35A.44.010 | 117 | 43.41 .106 |
| 214 | 72.15 .050 | 295 | 74.04.01 1 | 376 | 74.22.110 | 37 | 36.13.030 | 118 | Vetoed |
| 215 | 72.15 .070 | 296 | 74.04.015 | 377 | 74.23.020 | 38 | 36.38.020 | 119 | 43.41 .140 |
| 216 | 72.18 .010 | 297 | 74.04.017 | 378 | 74.23 .040 | 39 | 36.57.010 | 120 | 43.41 .900 |
| 217 | 72.18 .040 | 298 | 74.04.055 | 379 | 74.23 .070 | 40 | 36.57A. 010 | 121 | 43.41 .910 |
| 218 | 72.18 .050 | 299 | 74.04.070 | 380 | 74.23.110 | 41 | 36.57A. 150 | 122 | 43.41 .920 |
| 219 | 72.18 .060 | 300 | 74.04.080 | 381 | 74.23.120 | 42 | 36.78.110 | 123 | 43.41 .930 |
| 220 | 72.18 .070 | 301 | 74.04 .120 | 382 | 75.12.130 | 43 | 38.52.205 | 124 | 43.51A. 040 |
| 221 | 72.18 .080 | 302 | 74.04.200 | 383 | 87.84.061 | 44 | 39.29.010 | 125 | 43.60A. 901 |
| 222 | 72.19 .010 | 303 | 74.04 .265 | 384 | Leg. rev. | 45 | 39.34.130 | 126 | 43.60A. 903 |
| 223 | 72.19 .020 | 304 | 74.04 .270 | 385 | Leg. rev. | 46 | 39.34 .140 | 127 | 43.62.010 |
| 224 | 72.19 .030 | 305 | 74.04.290 | 386 | Repealer | 47 | 39.34.150 | 128 | 43.62.020 |
| 225 | 72.19 .040 | 306 | 74.04 .300 | 387 | Em. | 48 | 39.58.150 | 129 | 43.62 .030 |
| 226 | 72.19 .050 | 307 | 74.04.305 | 1421 | 30.04.210 | 49 | 40.04.100 | 130 | 43.62 .040 |
| 227 | 72.19 .060 | 308 | 74.04.306 | 1431 | 30.20.090 | 50 | 40.07.020 | 131 | 43.62.050 |
| 228 | 72.20 .020 | 309 | 74.04 .310 | 1441 | Approp. | 51 | 40.14 .040 | 132 | 43.63A.070 |
| 229 | 72.20 .040 | 310 | 74.04.330 | 2 | Em. | 52 | 40.14.060 | 133 | 43.63A. 085 |
| 230 | 72.20 .060 | 311 | 74.04 .340 | 1451 | 4.24 .320 | 53 | 41.04 .036 | 134 | 43.78 .070 |
| 231 | 72.20 .080 | 312 | 74.04 .360 | 2 | 9A.48.080 | 54 | 41.04 .230 | 135 | 43.88 .020 |
| 232 | 72.20 .090 | 313 | 74.04.380 | 3 | 9A.48.100 | 55 | 41.05 .050 | 136 | 43.88.025 |
| 233 | 72.27.020 | 314 | 74.04 .385 | 4 | 16.52.070 | 56 | 41.06.075 | 137 | 43.88 .090 |
| 234 | 72.27 .070 | 315 | 74.04.390 | 1461 | 15.58.030 | 57 | 41.06.150 | 138 | 43.88 .110 |
| 235 | 72.30.040 | 316 | 74.04.400 | 2 | 15.58 .100 | 58 | 41.06.160 | 139 | 43.88.160 |
| 236 | 72.30.050 | 317 | 74.04 .410 | 3 | 15.58 .150 | 59 | 41.06.163 | 140 | 43.88.195 |
| 237 | 72.33 .650 | 318 | 74.04.420 | 4 | 15.58.065 | 60 | 41.06.167 | 141 | 43.88.205 |
| 238 | 72.33.660 | 319 | 74.04 .430 | 5 | 15.58.405 | 61 | 41.06.270 | 142 | 43.88.500 |
| 239 | 72.33 .670 | 320 | 74.04.470 | 6 | Repealer | 62 | 41.07 .020 | 143 | 43.88.505 |
| 240 | 72.33 .680 | 321 | 74.04.480 | 7 | Sev. | 63 | 41.40 .370 | 144 | 43.88.510 |
| 241 | 72.33 .685 | 322 | 74.04.500 |  | 15.58 .941 | 64 | 41.50 .800 | 145 | 43.88.515 |
| 242 | 72.33 .690 | 323 | 74.08 .055 | 147 1 | 72.64.110 | 65 | 41.50 .802 | 146 | 43.88A. 020 |
| 243 | 72.33.700 | 324 | 74.08 .070 | 2 | 70.48.070 | 66 | 41.58 .801 | 147 | 43.88A. 030 |
| 244 | 72.33 .830 | 325 | 74.08 .105 | 3 | Em. | 67 | 41.58 .802 | 148 | 43.88A. 040 |
| 245 | 72.33.840 | 326 | 74.08.120 | 148 1 | 16.08.050 | 68 | 42.16 .010 | 149 | 43.132.020 |
| 246 | 72.33 .850 | 327 | 74.08.278 | 149 1 | 28A.41.400 | 69 | 42.16 .011 | 150 | 43.132 .030 |
| 247 | 72.40.020 | 328 | 74.08.280 | 2 | 28A.41.402 | 70 | 42.16.013 | 151 | 43.132.040 |
| 248 | 72.40 .031 | 329 | 74.08.331 | 3 | 28A.41.404 | 71 | 42.16.014 | 152 | 43.132 .050 |
| 249 | 72.40.050 | 330 | 74.08.335 | 4 | 28A.41.406 | 72 | 42.16 .017 | 153 | 44.24.060 |
| 250 | 72.40.070 | 331 | 74.08.338 | 5 | 28A.41.408 | 73 | 42.17 .240 | 154 | 44.30 .050 |
| 251 | 72.56.010 | 332 | 74.08.390 | 6 | 28A.41.410 | 74 | 42.26 .030 | 155 | 44.33.280 |
| 252 | 72.56.040 | 333 | 74.09.010 | 7 | 28A.41.412 | 75 | 42.26.040 | 156 | 44.39 .050 |
| 253 | 72.56.050 | 334 | 74.09 .030 | 8 | 28A.41.414 | 76 | 42.26.050 | 157 | 44.40 .040 |
| 254 | 72.60.010 | 335 | 74.09 .050 | 9 | Leg. dir. | 77 | 42.26.070 | 158 | 44.48 .090 |
| 255 | 72.60.020 | 336 | 74.09 .070 | 10 | 28A.71.210 | 78 | 42.26 .080 | 159 | 44.60.050 |
| 256 | 72.60.030 | 337 | 74.09 .075 | 11 | Sev. | 79 | 42.26 .090 | 160 | 46.38 .070 |
| 257 | 72.60.040 | 338 | 74.09 .080 |  | n28A.41.400 | 80 | 43.01 .050 | 161 | 46.68 .110 |
| 258 | 72.60.090 | 339 | 74.09.110 | 1501 | 79.01.474 | 81 | 43.01 .090 | 162 | 47.26.190 |
| 259 | 72.60.130 | 340 | 74.09.170 | 151 | 3.30.010 | 82 | 43.01 .140 | 163 | 47.26.281 |
| 260 | 72.60.160 | 341 | 74.09.182 | 2 | 4.92 .040 | 83 | 43.03.050 | 164 | 52.36 .020 |
| 261 | 72.60.200 | 342 | 74.09.190 | 3 | 4.92 .100 | 84 | 43.03.060 | 165 | 54.28.055 |
| 262 | 72.60.250 | 343 | 74.09.500 | 4 | 4.92 .110 | 85 | 43.03.065 | 166 | 66.08.180 |
| 263 | 72.60.240 | 344 | 74.09.520 | 5 | 4.92 .160 | 86 | 43.03.120 | 167 | 66.08.200 |
| 264 | 72.60.260 | 345 | 74.09 .530 | 6 | 4.92 .170 | 87 | 43.03.150 | 168 | 66.08.210 |
| 265 | 72.64 .010 | 346 | 74.10 .010 | 7 | 8.04 .090 | 88 | 43.03.210 | 169 | 67.16 .100 |
| 266 | 72.64.020 | 347 | 74.10 .030 | 8 | 8.04.160 | 89 | 43.08 .060 | 170 | 70.48.060 |
| 267 | 72.64.030 | 348 | 74.10 .070 | 9 | 13.06.050 | 90 | 43.08.110 | 171 | 70.79.350 |
| 268 | 72.64.050 | 349 | 74.10 .090 | 10 | 26.34 .050 | 91 | 43.09.050 | 172 | 70.96A. 220 |
| 269 | 72.64 .060 | 350 | 74.12 .010 | 11 | 28A. 10.080 | 92 | 43.09 .310 | 173 | 72.60.270 |
| 270 | 72.64 .070 | 351 | 74.12 .260 | 12 | 28A.41.140 | 93 | 43.09 .340 | 174 | 74.16.430 |
| 271 | 72.64.080 | 352 | 74.12.290 | 13 | 28A.61.030 | 94 | 43.10 .160 | 175 | 75.08.230 |
| 272 | 72.64.100 | 353 | 74.12 .300 | 14 | 28B.15.031 | 95 | 43.10 .180 | 176 | 77.12 .280 |
| 273 | 72.64.110 | 354 | 74.12 .350 | 15 | 28B.16.100 | 96 | 43.10 .190 | 177 | 79.44 .040 |
| 274 | 72.65.010 | 355 | 74.15 .030 | 16 | 28B.16.110 | 97 | 43.19.1902 | 178 | 79.44.050 |
| 275 | 72.65.020 | 356 | 74.15 .040 | 17 | 28B.16.112 | 98 | 43.19.19052 | 179 | 79.44.060 |
| 276 | 72.65.030 | 357 | 74.15 .050 | 18 | 28B.16.200 | 99 | 43.19.1918 | 180 | 79.44.070 |



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## 1979 EXTRAORDINARY SESSION LAWS



| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 45 | Repealer | 921 | 74.08.070 | 4 | 79.01 .096 | 4 | 20.01.060 | 18 | 35.17 .400 |
| 69 | 1 | 47.28.050 | 931 | 15.66.150 | 5 | 79.01.136 | 5 | 20.01.370 | 19 | 35.18 .020 |
| 70 | 1 | 59.18.200 | 941 | 76.48.020 | 6 | 79.01.140 | 6 | Repealer | 20 | 35.18.270 |
| 71 | 1 | 43.03.170 | 2 | 76.48.030 | 7 | 79.01.148 |  | Savings | 21 | 35.23 .040 |
|  | 2 | 43.03.190 | 3 | 76.48.040 | 8 | 79.01.236 |  | 20.01.940 | 22 | 35.24.050 |
|  | 3 | 43.08.064 | 4 | 76.48.050 | 9 | 79.01.244 | 7 | Sev. | 23 | 35.27.090 |
|  | 4 | 43.08.066 | 5 | 76.48.060 | 10 | 79.01.242 |  | 20.01.913 | 24 | 35.61 .050 |
| 72 | 1 | 36.16.134 | 6 | 76.48.070 | 11 | 79.01.248 | 116 | 18.27.100 | 25 | 35A.29.090 |
| 73 | 1 | 47.64.040 | 7 | 76.48.080 | 12 | 79.01.252 | 2 | Eff: date | 26 | 36.16.020 |
| 74 | 1 | 46.20.342 | 8 | 76.48.092 | 13 | 79.01.256 |  | n 18.27.100 | 27 | 36.32.030 |
| 75 | 1 | 46.61.024 | 9 | 76.48.094 | 14 | 79.01.260 | 117 1 | 63.28.225 | 28 | 36.69.070 |
| 76 | 1 | 19.27.030 | 10 | 76.48.096 | 15 | 79.01.264 | 118 1 | 28A.31.100 | 29 | 36.69.080 |
|  | 2 | 43.22.480 | 11 | 76.48.098 | 16 | 79.01.268 | 2 | 28A.31.102 | 30 | 36.69.090 |
|  | 3 | 19.27.075 | 12 | 76.48.100 | 17 | 79.01.277 | 3 | 28A.31.104 | 31 | 52.12 .010 |
| 77 | 1 | 46.16.620 | 13 | 76.48.110 | 18 | 79.01.720 | 4 | 28A. 31.106 | 32 | 52.12.020 |
| 78 | 1 | 28B. 40.206 | 14 | 76.48.1 20 | 19 | 79.01 .724 | 5 | 28A.31.108 | 33 | 52.12 .060 |
|  | 2 | 28B. 40.240 | 15 | 76.48.075 | 20 | 79.12 .570 | 6 | 28A.31.110 | 34 | 53.12 .172 |
|  | 3 | 28B. 40.244 | 16 | Repealer | 21 | 79.28.080 | 7 | 28A.31.112 | 35 | 53.12.220 |
|  | 4 | Sev. | 17 | Sev. | 22 | 79.01 .093 | 8 | 28A.31.114 | 36 | 54.08 .060 |
|  |  | n28B.40.206 |  | 76.48.902 | 23 | Repealer | 9 | 28A. 31.116 | 37 | 54.12 .010 |
| 79 | 1 | 70.114 .010 | $95 \quad 1$ | 82.32.030 | 24 | Sev. | 10 | 28A.31.118 | 38 | 56.12.020 |
|  | 2 | 70.114 .020 | 2 | 82.32.130 |  | n79.01.036 | 11 | 28A.31.120 | 39 | 57.12.030 |
|  | 3 | Approp. | 3 | 82.32 .340 | 25 | Eff: date | 12 | 28A. 31.122 | 40 | 68.16.140 |
|  | 4 | Em. | 4 | 82.32 .060 |  | n79.01.036 | 13 | Ef: date | 41 | 70.44.040 |
| 80 | 1 | 48.50 .010 | 5 | Temporary | $110 \quad 1$ | 70.121 .010 |  | n 28A.31. 100 | 42 | 42.17.241 |
|  | 2 | 48.50 .020 | 6 | 84.33 .072 | 2 | 70.121 .020 | 14 | Approp. | 43 | Repealer |
|  | 3 | 48.50 .030 | $96 \quad 1$ | 41.40 .198 | 3 | 70.121 .030 | 15 | Approp. | 127 1 | 77.32 .300 |
|  | 4 | 48.50 .040 | 2 | 41.32 .485 | 4 | 70.121 .040 | 16 | Sev. | 128 1 | 26.04.180 |
|  | 5 | 48.50 .050 | 3 | 43.43.275 | 5 | 70.121 .050 |  | n 28A. 31.100 | 2 | 26.04.210 |
|  | 6 | 48.50 .060 | 4 | 2.12.045 | 6 | 70.121 .060 | 17 | Leg. dir. | 3 | 26.04.250 |
|  | 7 | 48.50 .070 | 5 | 28B. 10.430 | 7 | 70.121 .070 | 119 1 | 69.50 .402 | 4 | Repealer |
|  | 8 | 48.50 .080 | 6 | Approp. | 8 | 70.121 .080 | - 2 | Em. | 129 1 | 3.62.070 |
|  | 9 | 48.50 .090 | 7 | Em. | 9 | 70.121 .090 | $120 \quad 1$ | 28A. 58.246 | 1301 | 48.02.120 |
|  | 10 | Leg. dir. | $97 \quad 1$ | 79.01.520 | 10 | 70.121 .100 | 2 | 28A. 58.247 | 2 | 48.14 .070 |
|  | 11 | Sev. | 2 | 79.01.525 | 11 | 70.121 .110 | 3 | 28A.58.248 | 3 | 48.15 .070 |
|  |  | 48.50 .900 | 3 | 79.01.521 | 12 | 70.121.120 | $121 \quad 1$ | 47.30 .030 | 4 | 48.13.210 |
| 81 | 1 | 74.09.160 | 4 | Em. | 13 | 70.121 .130 | 2 | 47.30 .050 | 5 | Repealer |
| 82 | 1 | 43.131 .140 | $98 \quad 1$ | 31.12.375 | 14 | Constr. | 3 | 47.30.060 | $131 \quad 1$ | 43.51 .055 |
| 83 | 1 | 28B.15.620 | 991 | 75.08.260 |  | 70.121 .900 | 4 | 47.30.005 | 132 1 | 7.64.010 |
| 84 | 1 | Intent | 2 | 75.28 .380 | 15 | 70.121.905 | 122 1 | 47.05.021 | 2 | 7.64.020 |
|  |  | n 90.58.030 | 3 | 75.28.384 | 16 | Sev. | 2 | 47.05 .030 | 3 | 7.64.050 |
|  | 2 | 43.21C. 032 | 100 1 | 35.44.070 |  | 70.121 .910 | 3 | 47.05.035 | 4 | 7.64 .100 |
|  | 3 | 90.58 .030 | 1012 | 35.44 .080 | 17 | Leg. dir. | 4 | 47.05 .040 | 5 | 7.64 .035 |
|  | 4 | 90.58 .145 | 101 | 26.32.120 | 18 | Eff. date | 5 | 47.05 .051 | 6 | 7.64.045 |
|  | 5 | Em. | 2 | 70.58.210 |  | n70.121.010 | 6 | 47.05.055 | 7 | 7.64 .120 |
| 85 | 1 | 63.21 .010 | 3 | Sev. | 111 | 18.72 .030 | 7 | 47.05.070 | 8 | 12.28.005 |
|  | 2 | 63.21 .020 |  | n 70.58.210 | 2 | 18.72.060 | 8 | 47.26.180 | 9 | Sev. |
|  | 3 | 63.21 .030 | 102 1 | 35.21 .775 | 3 | 18.72.100 | 9 | Repealer |  | 7.64 .900 |
|  | 4 | 63.21 .040 | 1031 | 28B.50.100 | 4 | 18.72.130 | 10 | Sev. | 10 | Repealer |
|  | 5 | 63.21 .050 | 2 | 28B. 20.100 | 5 | 18.72.150 |  | n47.05.021 | 133 1 | 23A.40.030 |
|  | 6 | 63.21 .060 | 3 | 28B. 30.100 | 6 | 18.72.155 | 1231 | 79.01.568 | 2 | 24.03.410 |
|  | 7 | 63.21 .070 | 4 | 28B. 35.100 | 7 | 18.72.201 | 124 1 | 35A.14.015 | 3 | 24.06.455 |
|  | 8 | 63.21 .080 | 5 | 28B. 40.100 | 8 | 18.72.160 | 2 | 35A.14.020 | 1341 | 39.33.070 |
|  | 9 | Leg. dir. | 6 | 28B. 30.120 | 9 | 18.72.135 | 3 | 35A.14.030 | 2 | 28A.58.103 |
|  | 10 | Repealer | 7 | n 28B. 20.100 | 10 | 18.72.170 | 4 | 35A. 14.070 | 1351 | 2.36 .060 |
|  | 11 | Sev. | 8 | Sev. | 11 | 18.72.230 | 5 | 35A.14.080 | 2 | 2.36 .080 |
|  |  | $63.21 .900$ |  | n 28B. 20.100 | 12 | 18.72.240 | 6 | 35A.14.090 | 3 | 2.36.100 |
| 86 | 1 | 13.24.040 | 104 1 | 66.44.190 | 13 | 18.72.245 | 7 | 35A. 14.100 | 4 | 38.40.071 |
|  | 2 | 47.24 .010 | 1051 | 10.99.010 | 14 | 18.72.250 | 8 | 35A.14.120 | 5 | 72.23.050 |
|  | 3 | 84.48 .080 | 2 | 10.99.020 | 15 | 18.72.265 | 9 | 35A.14.150 | 6 | 50.20.117 |
|  | 4 | 84.48.110 | 3 | 10.99.030 | 16 | 18.72.275 | 10 | 35.22 .415 | 7 | 2.36 .150 |
|  | 5 | 84.48.1 20 | 4 | 10.99.040 | 17 | 18.26.030 | 11 | Sev. | 8 | 35.20 .090 |
|  | 6 | Temporary | 5 | 10.99.050 | 18 | 18.26.040 |  | n 35A. 14.015 | 9 | Repealer |
|  | 7 | 84.56.280 | 6 | 10.99.060 | 19 | 18.26.210 | 1251 | 80.04.520 | 10 | Leg. rev. |
|  | 8 | 84.56 .290 | 7 | 10.99.070 | 20 | 18.26 .070 | 126 | 29.04.170 | 11 | 12.12.050 |
|  | 9 | Sev. | 8 | Leg. dir. | 21 | Sev. | 2 | 29.01.135 | 12 | Sev. |
|  |  | $\text { n } 13.24 .040$ | 9 | Sev. |  | n18.72.030 | 3 | 14.08.304 |  | n 2.36.060 |
| 87 | 1 | 46.20.185 |  | 10.99 .900 | 22 | Repealer | 4 | 28A.57.312 | 136 | 46.63.010 |
| 88 | 1 | 28B.10.660 | 1061 | 18.88.190 | 23 | Em. | 5 | 28A.57.328 | 2 | 46.63.020 |
| 89 | 1 | 35.22 .620 | 107 1 | 19.62 .010 | 112 1 | 43.88A. 030 | 6 | 28A.57.355 | 3 | 46.63 .030 |
|  | 2 | 35.23.352 | 2 | 19.62.020 | 2 | 43.132 .055 | 7 | 28A.57.356 | 4 | 46.61.021 |
|  | 3 | 35A.40.210 | 3 | Sev. | 1131 | 46.12.080 | 8 | 28A.57.357 | 5 | 46.61.022 |
|  | 4 | Vetoed |  | 19.62.900 | 2 | 46.12 .170 | 9 | 28A.57.358 | 6 | 46.63.040 |
|  | 5 | Vetoed | 108 1 | 72.72.010 | 3 | 46.16.260 | 10 | 29.13.021 | 7 | 46.63.050 |
| 90 | 1 | 38.40 .170 | 2 | 72.72.020 | 4 | 46.44.030 | 11 | 29.13 .023 | 8 | 46.63 .060 |
|  | 2 | 38.40.180 | 3 | 72.72.030 | 5 | 46.44.0941 | 12 | 29.13.024 | 9 | 46.63.070 |
|  | 3 | 38.40.190 | 4 | 72.72.040 | 6 | Repealer | 13 | 29.13.025 | 10 | 46.63.080 |
|  | 4 | Sev. | 5 | Leg. dir. | 114 1 | Repealer | 14 | 29.13.050 | 11 | 46.63 .090 |
|  |  | n 38.40 .170 | 1091 | 79.01 .036 | $115 \cdot 1$ | 20.01.010 | 15 | 29.13.060 | 12 | 46.63.100 |
| 91 | 1 | 16.65 .030 | 2 | 79.01.088 | 2 | 20.01.030 | 16 | 35.03 .040 | 13 | 46.63.110 |
|  | 2 | 16.65.040 | 3 | 79.01 .092 | 3 | 20.01.040 | 17 | 35.17 .020 | 14 | 46.63.120 |


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| 15 | 3.30 .090 | 96 | 46.76.080 | 9 | 74.09.280 | 164 | 43.101 .210 |  | 23 | 74.20A. 280 |
| 16 | 3.42 .020 | 97 | 46.81 .030 | 10 | 74.09 .290 | 2 | Eff. date |  | 24 | 74.20 .010 |
| 17 | 3.50 .020 | 98 | 46.83.060 | 11 | 74.09.300 | 1651 | 26.32.015 |  | 25 | 74.20 .340 |
| 18 | 3.50 .030 | 99 | 46.85.250 | 12 | Sev. | 2 | 26.32.032 |  | 26 | Repealer |
| 19 | 3.50.280 | 100 | 46.90.345 |  | 74.09.910 | 3 | 26.32.034 |  | 27 | Savings |
| 20 | 3.66 .010 | 101 | 46.90.560 | 153 | 41.14 .050 | 4 | 26.32.036 |  |  | 74.20A.910 |
| 21 | 12.36.010 | 102 | 47.38 .030 | 2 | 41.14.060 | 5 | 26.32.038 |  | 28 | Sev. |
| 22 | 28B.10.565 | 103 | 53.08.220 | 3 | 41.14 .070 | 6 | 13.04.093 |  |  | n74.20.300 |
| 23 | 35.20.030 | 104 | 70.108.130 | 4 | 41.14.130 | 7 | 26.32.042 | 172 | 1 | 84.52.0531 |
| 24 | 35.20 .090 | 105 | 76.04.480 | 5 | 41.14.290 | 8 | 26.32.044 |  | 2 | Sev. |
| 25 | 35.20.250 | 106 | 81.68.080 | 6 | 36.28.025 | 9 | 26.32.046 |  |  | n 84.52.0531 |
| 26 | 35.22.510 | 107 | 81.70 .170 | 154 1 | 43.84.080 | 10 | 26.32.048 |  | 3 | Eff. date |
| 27 | 35.22 .530 | 108 | Leg. dir. | 1551 | 70.44.060 | 11 | 26.32.052 |  |  | n 84.52.0531 |
| 28 | 35.23 .440 | 109 | Repealer | 2 | 70.44.005 | 12 | 26.32.054 | 173 | 1 | 28A.04.120 |
| 29 | 35.24 .460 | 110 | Sev. | 3 | Sev. | 13 | 26.32.056 |  | 2 | 28A.58.101 |
| 30 | 35.24.470 |  | n46.63.010 |  | n 70.44.060 | 14 | 26.32.058 | 174 | 1 | 28A.97.020 |
| 31 | 35.27.530 | 111 | Eff. date | 156 1 | 18.37 .010 | 15 | 26.32.030 |  | 2 | 28A.97.040 |
| 32 | 35.27.540 |  | n46.63.010 | 2 | 18.37.020 | 16 | 26.32.060 |  | 3 | 28A.97.100 |
| 33 | 35A. 20.040 | 137 1 | 56.08.070 | 3 | 18.37.030 | 17 | 26.32.210 |  | 4 | Sev. |
| 34 | 35A. 20.080 | 2 | 57.08.050 | 4 | 18.37.040 | 18 | 26.37.010 |  |  | n 28A.97.020 |
| 35 | 36.32.120 | 1381 | 81.80.045 | 5 | 18.37 .050 | 19 | 26.32.120 | 175 | 1 | 35.58.2721 |
| 36 | 36.68.080 | 139 1 | 69.41 .010 | 6 | 18.37.080 | 20 | 26.36.050 |  | 2 | 35.58.273 |
| 37 | 36.69.180 | 2 | 69.41.030 | 7 | 18.37.140 | 21 | 74.13.034 |  | 3 | 35.58.279 |
| 38 | 43.30 .310 | 3 | 69.41 .075 | 8 | 18.37.150 | 22 | 74.13 .031 |  | 4 | 82.44.150 |
| 39 | 46.01.230 | 4 | Em. | 157 1 | 41.24 .170 | 23 | Repealer |  | 5 | Em. |
| 40 | 46.08.170 | 140 1 | 28A.58.225 | 2 | 41.24 .300 | 24 | Leg. dir. |  | 6 | Eff. date |
| 41 | 46.09.120 | 2 | n28A.58.225 | 158 1 | 43.21G. 040 | 25 | Applic. |  |  | n82.44.150 |
| 42 | 46.09.190 | 3 | 28A.58.136 | 2 | Approp. |  | 26.32.915 | 176 | 1 | 46.61.502 |
| 43 | 46.10.090 | 4 | Sev. | 159 1 | 41.04 .350 | 26 | Sev. |  | 2 | 46.61 .504 |
| 44 | 46.10.190 |  | n28A.58.225 | 160 1 | 72.65.020 |  | 26.32.911 |  | 3 | 46.20 .308 |
| 45 | 46.16.090 | 5 | Em. | 2 | 72.60.130 | 27 | Em. |  | 4 | 46.52.100 |
| 46 | 46.16.135 |  | n 28A.58.225 | 3 | 72.60.102 | 166 1 | 90.03.247 |  | 5 | 46.61 .506 |
| 47 | 46.16.140 | 141 1 | 75.24 .100 | 4 | 72.60.190 | 167 1 | 4.92 .040 |  | 6 | 46.61.515 |
| 48 | 46.16.145 | 2 | 75.28.087 | 5 | 72.60.280 | 2 | Approp. |  | 7 | 70.96A. 050 |
| 49 | 46.16 .350 | 3 | 75.28 .280 | 161 1 | 70.38.015 | 168 1 | Aрргор. |  | 8 | Sev. |
| 50 | 46.16.380 | 4 | 75.28 .287 | 2 | 70.38 .025 | 2 | Approp. |  |  | n46.61.502 |
| 51 | 46.16.585 | 5 | 75.28 .286 | 3 | 70.38 .035 | 3 | Арргор. |  | 9 | Approp. |
| 52 | 46.16.595 | 6 | 75.28.283 | 4 | 70.38 .045 | 4 | Approp. | 177 | 1 | 50.13 .060 |
| 53 | 46.20.021 | 7 | 75.28.288 | 5 | 70.38.055 | 5 | Sev. |  | 2 | 49.44.140 |
| 54 | 46.20.041 | 8 | 79.01.570 | 6 | 70.38.065 | 6 | Em. |  | 3 | 49.44.150 |
| 55 | 46.20.171 | 9 | Em. | 7 | 70.38.075 | 169 1 | Approp. | 178 | 1 | 46.61 .590 |
| 56 | 46.20.190 | 1421 | 36.93.170 | 8 | 70.38 .085 | 2 | Sev. |  | 2 | 46.52 .170 |
| 57 | 46.20.215 | 2 | 36.93.180 | 9 | 70.38.095 | 3 | Em. |  | 3 | 46.52.180 |
| 58 | 46.20.270 | 1431 | 70.44.200 | 10 | 70.38 .105 | $170 \quad 1$ | 64.04.140 |  | 4 | 46.52 .190 |
| 59 | 46.20 .308 | 2 | 70.44.005 | 11 | 70.38.115 | 2 | 35.63.015 |  | 5 | 46.52.200 |
| 60 | 46.20.311 | 3 | Sev. | 12 | 70.38.125 | 3 | 35.63 .060 |  | 6 | 46.52 .210 |
| 61 | 46.20.329 |  | n 70.44.200 | 13 | 70.38 .135 | 4 | 35.63 .080 |  | 7 | 46.52.102 |
| 62 | 46.20.342 | 4 | 70.44.060 | 14 | 70.38.145 | 5 | 35.63 .090 |  | 8 | 46.52.104 |
| 63 | 46.29.050 | 1441 | 4.92.140 | 15 | 70.38 .155 | 6 | 35A.63.015 |  | 9 | 46.52.106 |
| 64 | 46.29.280 | 2 | 4.92 .150 | 16 | 70.38.905 | 7 | 35A.63.062 |  | 10 | 46.52.108 |
| 65 | 46.29 .300 | 3 | 4.92.160 | 17 | Sev. | 8 | 35A.63.100 |  | 11 | 46.52.110 |
| 66 | 46.29 .600 | 1451 | 71.24 .210 |  | 70.38.910 | 9 | 36.70.025 |  | 12 | 46.52.111 |
| 67 | 46.32.010 | 1461 | Vetoed | 18 | Leg. dir. | 10 | 36.70 .350 |  | 13 | 46.52.112 |
| 68 | 46.32.050 | 2 | 41.58 .015 | 19 | Eff. dates | 11 | 36.70.560 |  | 14 | 46.52.113 |
| 69 | 46.37 .010 | 3 | Repealer | 20 | Repealer | 12 | 64.04.150 |  | 15 | 46.52.114 |
| 70 | 46.37.188 | $147 \quad 1$ | 74.38 .050 | 21 | Repealer | 13 | 64.04.170 |  | 16 | 46.52.115 |
| 71 | 46.37.423 | 2 | Repealer | 22 | 70.38.920 | 14 | 64.04.160 |  | 17 | 46.52.116 |
| 72 | 46.37.424 | 3 | Approp. | 162 1 | 70.58.170 | 15 | Sev. |  | 18 | 46.52.145 |
| 73 | 46.37.425 | 4 | Eff. date | 2 | 70.58.200 |  | n64.04.140 |  | 19 | 46.52.150 |
| 74 | 46.44.047 |  | n74.38.050 | 163 1 | 70.120 .010 | 171 | 74.20 .300 |  | 20 | 46.61.560 |
| 75 | 46.44.105 | 1481 | 28B. 15.520 | 2 | 70.120 .020 | 2 | 74.04.290 |  | 21 | 46.61.565 |
| 76 | 46.44.130 | 149 1 | 46.04.530 | 3 | 70.120 .030 | 3 | 74.20A. 020 |  | 22 | 46.61 .567 |
| 77 | 46.44.140 | 2 | 46.04.582 | 4 | 70.120 .040 | 4 | 74.20A. 030 |  | 23 | Sev. |
| 78 | 46.44.175 | 3 | 46.44.037 | 5 | 70.120 .050 | 5 | 74.20A. 060 |  |  | n46.61.590 |
| 79 | 46.52 .010 | 4 | 46.85.190 | 6 | 70.120 .060 | 6 | 74.20 A .080 |  | 24 | Em. |
| 80 | 46.52 .020 | $150 \quad 1$ | 41.04.340 | 7 | 70.120 .070 | 7 | 74.20A. 110 | 179 | 1 | 52.04 .170 |
| 81 | 46.52 .100 | 151 | 51.32 .220 | 8 | 70.120 .080 | 8 | 74.20A. 160 |  | 2 | 52.04.180 |
| 82 | 46.52 .110 | 2 | 51.32 .230 | 9 | 70.120 .090 | 9 | 74.20A. 200 |  | 3 | 52.04 .200 |
| 83 | 46.52 .120 | 3 | Applic. | 10 | 70.120 .100 | 10 | 74.20A. 090 |  | 4 | 52.04 .190 |
| 84 | 46.52 .130 |  | n51.32.220 | 11 | 46.16.015 | 11 | 51.32.040 |  | 5 | 52.04 .020 |
| 85 | 46.61.500 | 4 | Sev. | 12 | 70.120 .110 | 12 | 74.20A.055 |  | 6 | 52.22 .030 |
| 86 | 46.61.525 |  | $n 51.32 .220$ | 13 | 70.120 .120 | 13 | 74.20 .101 | 180 | 1 | 47.10 .790 |
| 87 | 46.61 .530 | 1525 | Em. | 14 | 70.120 .130 | 14 | 74.09 .180 |  | 2 | 47.10 .791 |
| 88 | 46.61.535 | $152 \quad 1$ | 74.09.200 | 15 | 46.16.016 | 15 | 74.20 .310 |  | 3 | 47.10 .792 |
| 89 | 46.61 .665 | 2 | 74.09.210 | 16 | Eff: date | 16 | 74.20A. 220 |  | 4 | 47.10 .793 |
| 90 | 46.61 .680 | 3 | 74.09.220 |  | n 46.16.015 | 17 | 74.20 .320 |  | 5 | 47.10 .794 |
| 91 | 46.61 .690 | 4 | 74.09.230 | 17 | Exp. date | 18 | 74.20A. 270 |  | 6 | 47.10 .795 |
| 92 | 46.61 .750 | 5 | 74.09.240 |  | n70.120.010 | 19 | 74.20 .350 |  | 7 | 47.10 .796 |
| 93 | 46.64 .050 | 6 | 74.09.250 | 18 | Leg. dir | 20 | 74.20A. 250 |  | 8 | 47.10 .797 |
| 94 | 46.65 .020 | 7 | 74.09.260 | 19 | Sev. | 21 | 74.20A. 290 |  | 9 | 47.10 .798 |
| 95 | 46.65.030 | 8 | 74.09.270 |  | n 70.120 .010 | 22 | 74.20.330 |  | 10 | Арргор. |




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|  | 3 | 9A.44.060 |  | 9 | Vetoed |  |  | n 28B.10.400 | 270 | Par. veto |
|  | 4 | 9A.44.070 |  | 10 | Eff. date |  | 5 | Em. |  | Omnibus |
|  | 5 | 9A.44.080 |  |  | n 28A.58.754 |  |  | n 28B. 10.400 |  | Арргор. |
|  | 6 | 9A.44.090 |  | 11 | Sev. | 260 | 1 | 43.31 .956 |  | Act |
|  | 7 | 9A.16.020 |  |  | n 28A.58.754 |  | 2 | 43.31 .958 |  | (Uncod.) |
|  | 8 | 9A.16.030 | 251 | 1 | 46.70.061 |  | 3 | 43.31 .960 |  |  |
|  | 9 | 9A.36.020 | 252 | 1 | 43.83H. 160 |  | 4 | 43.31 .962 |  |  |
|  | 10 | 9A.36.030 |  | 2 | 43.83H. 162 |  | 5 | 43.31 .964 |  |  |
|  | 11 | 9A.48.100 |  | 3 | 43.83H. 164 |  | 6 | Leg. dir. |  |  |
|  | 12 | 9A.52.070 |  | 4 | 43.83H. 166 |  | 7 | Sev. |  |  |
|  | 13 | 9A. 52.080 |  | 5 | 43.83 H .168 |  |  | n43.31.956 |  |  |
|  | 14 | 9A.56.060 |  | 6 | 43.83H. 170 |  | 8 | Em. |  |  |
|  | 15 | 9A.88.030 |  | 7 | Sev. | 261 | 1 | 18.73 .030 |  |  |
|  | 16 | 10.88.330 |  |  | 43.83H. 912 |  | 2 | 18.73 .040 |  |  |
|  | 17 | Leg. dir. |  | 8 | Em. |  | 3 | 18.73.050 |  |  |
|  |  | 9A.44.900 | 253 | 1 | 28B.14D. 010 |  | 4 | Vetoed |  |  |
|  | 18 | Constr. |  | 2 | 28B.14D. 020 |  | 5 | 18.73 .070 |  |  |
|  |  | 9A.44.901 |  | 3 | 28B.14D. 030 |  | 6 | 18.73 .080 |  |  |
|  | 19 | Ef: date |  | 4 | 28B.14D. 040 |  | 7 | Vetoed |  |  |
|  |  | $\text { 9A. } 44.902$ |  | 5 | 28B.14D. 050 |  | 8 | 18.73.085 |  |  |
| 245 | 1 | 70.123.010 |  | 6 | 28B.14D. 060 |  | 9 | 18.73.090 |  |  |
|  | 2 | 70.123 .020 |  | 7 | 28B.14D. 070 |  | 10 | 18.73.100 |  |  |
|  | 3 | 70.123 .030 |  | 8 | 28B.14D. 080 |  | 11 | 18.73.110 |  |  |
|  | 4 | 70.123 .040 |  | 9 | 28B.14D. 090 |  | 12 | 18.73.120 |  |  |
|  | 5 | 70.123.050 |  | 10 | Constr. |  | 13 | 18.73.130 |  |  |
|  | 6 | 70.123 .060 |  |  | 28B.14D. 900 |  | 14 | 18.73.140 |  |  |
|  | 7 | 70.123.070 |  | 11 | Leg. dir. |  | 15 | 18.73.150 |  |  |
|  | 8 | 70.123 .080 |  | 12 | Sev. |  | 16 | 18.73.160 |  |  |
|  | 9 | 70.123 .090 |  |  | 28B.14D.950 |  | 17 | 18.73.170 |  |  |
|  | 10 | 70.123.100 |  | 13 | Em. |  | 18 | 18.73.180 |  |  |
|  | 11 | 70.123.110 | 254 | 1 | 80.50 .040 |  | 19 | Арргор. |  |  |
|  | 12 | 70.123.120 |  | 2 | 80.50 .150 | 262 | 1 | 28B. 15.740 |  |  |
|  | 13 | Approp. |  | 3 | Em. |  | 2 | 28B. 15.742 |  |  |
|  | 14 | Leg. dir. | 255 | 1 | 43.03.010 |  | 3 | Vetoed |  |  |
|  | 15 | Sev . |  | 2 | 44.04.080 |  | 4 | $\text { 28B. } 15.744$ |  |  |
|  |  | $70.123 .900$ |  | 3 | 44.04.120 |  | 5 | Sev. |  |  |
| 246 | 1 | 37.14 .010 |  | 4 | 2.04 .090 |  |  | n 28B. 15.740 |  |  |
| 247 | , | Temporary |  | 5 | 2.06.060 | 263 | 1 | 43.83B. 300 |  |  |
|  | 2 | 41.48 .170 |  | 6 | 2.08 .090 |  | 2 | Par. veto |  |  |
|  | 3 | 41.48 .110 |  | 7 | 2.56 .010 |  |  | Арргор. |  |  |
|  | 4 | Арргор. |  | 8 | 3.58 .010 |  | 3 | Temporary |  |  |
|  | 5 | Approp. |  | 9 | 3.58 .020 |  | 4 | 87.03 .443 |  |  |
|  | 6 | Approp. |  | 10 | Approp. |  | 5 | Sev. |  |  |
| 248 | 1 | 74.13 .200 |  | 11 | Eff. date |  |  | n43.83B. 300 |  |  |
|  | 2 | 74.13 .210 |  |  | n43.03.010 |  | 6 | Em. |  |  |
|  | 3 | 74.13 .220 | 256 | 1 | 48.62.010 | 264 | 1 | 4.24 .360 |  |  |
|  | 4 | 74.13.230 |  | 2 | 48.62.020 |  | 2 | 4.24 .370 |  |  |
|  | 5 | Leg. dir. |  | 3 | 48.62.030 |  | 3 | 4.24 .380 |  |  |
|  | 6 | Approp. |  | 4 | 48.62.040 | 265 | 1 | 42.17 .190 |  |  |
| 249 | 1 | 41.26 .005 |  | 5 | 48.62 .050 |  | 2 | 42.17 .130 |  |  |
|  | 2 | 41.26 .030 |  | 6 | 48.62.060 |  | 3 | 42.17 .240 |  |  |
|  | 3 | 41.26 .045 |  | 7 | 48.62.070 |  | 4 | Repealer |  |  |
|  | 4 | 41.26 .420 |  | 8 | 48.62.080 |  | 5 | Em. |  |  |
|  | 5 | 41.32 .010 |  | 9 | 48.62 .090 | 266 | 1 | 28A.45.032 |  |  |
|  | 6 | 41.40 .005 |  | 10 | 48.62 .100 |  | 2 | 28A.45.090 |  |  |
|  | 7 | 41.40 .010 |  | 11 | 48.62.110 |  | 3 | 82.08.033 |  |  |
|  | 8 | 41.50 .110 |  | 12 | 48.62.120 |  | 4 | 82.12 .033 |  |  |
|  | 9 | 41.50 .120 |  | 13 | 48.01.050 |  | 5 | 46.12.105 |  |  |
|  | 10 | 41.40 .150 |  | 14 | Leg. dir. |  | 6 | 82.08 .030 |  |  |
|  | 11 | 41.40 .270 | 257 | 1 | 28A.51.070 |  | 7 | 82.12 .030 |  |  |
|  | 12 | Vetoed |  | 2 | Vetoed |  | 8 | 82.04.600 |  |  |
|  | 13 | Vetoed |  | 3 | Sev. |  | 9 | Em. |  |  |
|  | 14 | Vetoed |  |  | n 28A.51.070 | 267 | 1 | Par. veto |  |  |
|  | 15 | Vetoed | 258 | 1 | 43.99 D .010 |  |  | 90.48 .260 |  |  |
|  | 16 | Vetoed |  | 2 | 43.99D. 015 | 268 | 1 | 38.52.010 |  |  |
|  | 17 | Vetoed |  | 3 | 43.99D. 020 |  | 2 | 38.52 .020 |  |  |
|  | 18 | Vetoed |  | 4 | 43.99D. 025 |  | 3 | 38.52.330 |  |  |
|  | 19 | Vetoed |  | 5 | 43.99D. 030 |  | 4 | 38.52.400 |  |  |
|  | 20 | Vetoed |  | 6 | 43.99D. 035 |  | 5 | 38.52.410 |  |  |
|  | 21 | Vetoed |  | 7 | 43.99D. 040 |  | 6 | Approp. |  |  |
|  | 22 | Vetoed |  | 8 | 43.99D. 045 | 269 | 1 | 48.14 .010 |  |  |
|  | 23 | Vetoed |  | 9 | 43.99D. 050 |  | 2 | 48.17.160 |  |  |
|  | 24 | Em. |  | 10 | 43.99D. 055 |  | 3 | 48.17.170 |  |  |
| 250 | 1 | 28A.58.754 |  | 11 | Leg. dir. |  | 4 | 48.17.180 |  |  |
|  | 2 | 28A.41.130 |  | 12 | Aрргор. |  | 5 | 48.17.200 |  |  |
|  | 3 | 28A. 41.140 |  | 13 | Sev. |  | 6 | 48.17 .500 |  |  |
|  | 4 | 28A. 58.190 |  |  | 43.99D. 900 |  | 7 | 48.17 .150 |  |  |
|  | 5 | 28A.58.760 | 259 | 1 | 28B. 10.400 |  | 8 | 48.17.250 |  |  |
|  | 6 | 28A. 41.170 |  | 2 | 28B.10.415 |  | 9 | Repealer |  |  |
|  | 7 | 28A.58.758 |  | 3 | 28B.10.401 |  | 10 | Eff. date |  |  |
|  | 8 | 28A.58.053 |  | 4 | Sev. |  |  | n48.14.010 |  |  |

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| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | 43.135 .010 | 19 1 | 9.95 .210 | 4 | 28A.57.356 | 61 | 82.12 .0262 |  |  | n18.25.015 |
|  | 2 | 43.135 .020 | 2 | Em. | 5 | 28A.57.357 | 62 | 82.12.0263 | 52 | 1 | 10.79.015 |
|  | 3 | 43.135 .030 | 20 | 46.48.170 | 6 | 28A.57.358 | 63 | 82.12.0264 | 53 | 1 | 9.68 A. 010 |
|  | 4 | 43.135 .040 | 2 | 46.48.180 | 7 | 29.04.170 | 64 | 82.12.0265 |  | 2 | 9.68 A. 020 |
|  | 5 | 43.135 .050 | 3 | 46.48.185 | 8 | 29.27.080 | 65 | 82.12 .0266 |  | 3 | 9.68 A. 030 |
|  | 6 | 43.135 .060 | 4 | 46.48.190 | 9 | Em. | 66 | 82.12.0267 |  | 4 | Leg. dir. |
|  | 7 | 43.135 .070 | 211 | 43.83A. 010 |  | n28A.57.312 | 67 | 82.12 .0268 |  | 5 | Sev. |
|  | 8 | Sev. | 2 | 43.83A. 050 | 10 | Sev. | 68 | 82.12.0269 |  |  | 9.68A. 900 |
|  |  | 43.135 .900 | 22 1 | 66.44.316 |  | n 28A.57.312 | 69 | 82.12 .0271 | 54 | 1 | 33.20 .190 |
|  | 9 | Eff. date | 2 | Repealer | $36 \quad 1$ | Repealer | 70 | 82.12 .0272 |  | 2 | 33.12 .020 |
|  |  | 43.135 .901 | 231 | 87.03.460 | 371 | Intent | 71 | 82.12.0273 |  | 3 | n 33.20 .190 |
|  | 10 | Leg. dir. | 2 | 85.06.380 |  | $n 82.04 .4281$ | 72 | 82.12.0274 | 55 | 1 | 75.08.080 |
| 2 | 1 | n90.58.030 | $24 \quad 1$ | 77.20.015 | 2 | 82.04.4281 | 73 | 82.12.0275 | 56 | 1 | 36.29.020 |
|  | 2 | 43.21C. 032 | 2 | 77.32.191 | 3 | 82.04.4282 | 74 | 82.12 .0276 | 57 | 1 | 70.08.040 |
|  | 3 | 90.58 .030 | 3 | Repealer | 4 | 82.04.4283 | 75 | 82.12 .0277 |  | 2 | 70.08.070 |
|  | 4 | Repealer | $25 \quad 1$ | 35.82 .300 | 5 | 82.04.4284 | 76 | 82.12.0278 |  | 3 | 70.08 .080 |
|  | 5 | Em. | 26 1 | Repealer | 6 | 82.04.4285 | 77 | 82.12.0279 |  | 4 | Sev. |
| 3 | 1 | 29.13 .010 | 27 1 | 52.12 .010 | 7 | 82.04.4286 | 78 | 82.04.425 |  |  | 70.08.900 |
|  | 2 | 29.13.020 | 28 1 | 47.44.010 | 8 | 82.04.4287 | 79 | 82.12 .020 |  | 5 | Em. |
|  | 3 | Temporary | 2 | 47.44.020 | 9 | 82.04.4288 | 80 | 82.04.431 | 58 | 1 | 72.05 .140 |
|  | 4 | 29.07.160 | $29 \quad 1$ | 41.04.270 | 10 | 82.04.4289 | 81 | Repealer | 59 | 1 | 28A. 27.010 |
|  | 5 | Em. | 2 | Repealer | 11 | 82.04.4291 | 82 | Em. | 60 | 1 | 47.38 .050 |
| 4 | 1 | 43.51 .270 | 3 | Repealer | 12 | 82.04.4292 | 381 | Approp. |  | 2 | 46.16.063 |
|  | 2 | 43.51 .280 | $30 \quad 1$ | 19.28.500 | 13 | 82.04.4293 | $39 \quad 1$ | 42.23 .030 |  | 3 | 46.68.170 |
| 56 | 1 | 47.04 .160 | 2 | 19.28.510 | 14 | 82.04.4294 | 2 | Repealer |  | 4 | Ef: date |
|  | 1 | 28A.40.100 | 3 | 19.28.520 | 15 | 82.04.4295 | 3 | Sev. |  |  | n47.38.050 |
|  | 2 | 28A.41.040 | 4 | 19.28.530 | 16 | 82.04.4296 |  | n42.23.030 | 61 | 1 | 28A. 58.135 |
|  | 3 | 28A.41.050 | 5 | 19.28.540 | 17 | 82.04.4297 | $40 \quad 1$ | 36.77.065 | 62 | 1 | 28B. 15.740 |
|  | 4 | 28A. 35.030 | 6 | 19.28 .550 | 18 | 82.04.4298 | 2 | Repealer | 63 | 1 | 19.100.180 |
|  | 5 | 28A.48.010 | 7 | 19.28.560 | 19 | 82.08.0251 | 3 | Eff. date |  | 2 | 19.100.210 |
|  | 6 | 43.79.425 | 8 | 19.28.570 | 20 | 82.08.0252 |  | n 36.77 .065 | 64 | 1 | 19.27 .060 |
|  | 7 | Repealer | 9 | 19.28.580 | 21 | 82.08.0253 | 411 | 31.12 .080 |  | 2 | Em. |
|  | 8 | Sev. | 10 | 19.28.590 | 22 | 82.08.0254 | 2 | 31.12.090 | 65 | 1 | 46.90.200 |
|  |  | n 28A.40.100 | 11 | 19.28.600 | 23 | 82.08.0255 | 3 | 31.12 .130 |  | 2 | 46.90 .300 |
| 7 | 1 | 2.10 .220 | 12 | 19.28 .610 | 24 | 82.08.0256 | 4 | 31.12 .190 |  | 3 | 46.90.406 |
|  | 2 | Em. | 13 | 19.28 .620 | 25 | 82.08.0257 | 5 | 31.12 .220 |  | 4 | 46.90.427 |
| 8 | 1 | 19.27 .030 | 14 | Vetoed | 26 | 82.08.0258 | 6 | 31.12.270 |  | 5 | 46.90.463 |
| 910 | 1 | 30.40.060 | 15 | 19.28.200 | 27 | 82.08.0259 | 7 | 31.12.280 |  | 6 | 46.90.481 |
|  | 1 | 48.20 .490 | 16 | 19.28.350 | 28 | 82.08.0261 | 8 | 31.12 .320 |  | 7 | 46.90.700 |
|  | 2 | 48.21.210 | 17 | 19.28.370 | 29 | 82.08.0262 | 9 | 31.12.305 |  | 8 | 46.90.705 |
|  | 3 | 48.44.280 | 18 | 19.28.380 | 30 | 82.08.0263 | 10 | 11.62 .030 |  | 9 | Repealer |
|  | 4 | 48.46.065 | 19 | Repealer | 31 | 82.08.0264 | 11 | 31.12A. 010 | 66 | 1 | 75.18.110 |
| 11 | 1 | 41.06 .160 | 20 | Leg. dir. | 32 | 82.08.0265 | 12 | 31.12A. 050 | 67 | 1 | 47.68.090 |
|  | 2 | 41.06.167 | 311 | 34.04 .090 | 33 | 82.08 .0266 | 13 | Sev. | 68 | 1 | 18.27.100 |
|  | 3 | 28B.16.110 | $32 \quad 1$ | 43.79 .430 | 34 | 82.08.0267 |  | n11.62.030 |  | 2 | 18.27.090 |
| 12 | 1 | 56.20 .015 | 2 | Eff: date | 35 | 82.08.0268 | $42 \quad 1$ | 29.82.105 | 69 | 1 | 43.43 .610 |
| 13 | 1 | 28B.10.790 |  | n 43.79.430 | 36 | 82.08.0269 | 2 | 29.82.130 |  | 2 | 43.43 .670 |
|  | 2 | 28B.10.792 | 3 | 43.79.330 | 37 | 82.08.0271 | 3 | 29.82.020 |  | 3 | 43.43 .640 |
|  | 3 | ${ }^{\text {Sev. }}$ | 4 | Eff. date | 38 | 82.08 .0272 | 431 | 52.36.025 | 70 | 1 | 36.18.020 |
|  |  | n 28B. 10.790 |  | n 43.79.330 | 39 | 82.08.0273 | $44 \quad 1$ | 77.16.320 |  | 2 | 36.18.027 |
| 14 | 1 | 51.04 .030 | 5 | 28B.30.604 | 40 | 82.08.0274 | 451 | 36.75.300 | 71 | 1 | 69.41 .010 |
|  | 2 | 51.04.070 | 6 | 29.07.230 | 41 | 82.08.0275 | 461 | 18.26.040 |  | 2 | 69.50.101 |
|  | 3 | 51.04 .110 | 7 | 46.12.360 | 42 | 82.08.0276 | 2 | 18.26.070 | 72 | 1 | 18.85.120 |
|  | 4 | 51.08 .030 | 8 | Eff: date | 43 | 82.08.0277 | 3 | Em. |  | 2 | Em. |
|  | 5 | 51.08.178 |  | n 46.12.360 | 44 | 82.08.0278 | $47 \quad 1$ | 28A.57.312 | 73 | 1 | 41.06.076 |
|  | 6 | 51.12 .110 | 9 | 48.58.010 | 45 | 82.08.0279 | 2 | 28A.57.357 | 74 | 1 | 50.04.323 |
|  | 7 | 51.16.120 | 10 | 67.16.110 | 46 | 82.08.0281 | 3 | 28A.57.358 |  | 2 | 50.44.050 |
|  | 8 | 51.32 .030 | 11 | 74.09.160 | 47 | 82.08.0282 | 4 | Em. |  | 3 | 50.20.120 |
|  | 9 | 51.32 .073 | 12 | 86.18.030 | 48 | 82.08.0283 |  | n 28A.57.312 |  | 4 | 50.20 .095 |
|  | 10 | 51.32 .095 | 13 | 90.48.285 | 49 | 82.08.0284 | 5 | Sev. |  | 5 | 50.20 .050 |
|  | 11 | 51.32 .110 | 14 | 90.50 .030 | 50 | 82.08.0285 |  | n 28A.57.312 |  | 6 | Sev. |
|  | 12 | 51.36 .030 | 15 | Eff. date | 51 | 82.12.0251 | 48 1 | 29.07.010 |  |  | n 50.04.323 |
|  | 13 | 51.48 .050 |  | n 90.50.030 | 52 | 82.12.0252 | 49 1 | Par. veto |  | 7 | Eff. dates |
|  | 14 | 51.48 .070 | 16 | Repealer | 53 | 82.12 .0253 |  | 42.30 .200 |  |  | n50.04.323 |
|  | 15 | Em. | 17 | Repealer | 54 | 82.12.0254 | $50 \quad 1$ | 48.48 .140 | 75 | 1 | 9.96.050 |
| 15 | 1 | 75.48.020 | 331 | 34.04.170 | 55 | 82.12 .0255 | $51 \quad 1$ | 18.25.015 | 76 | 1 | 34.04 .133 |
| 16 | 1 | 67.16.100 | 341 | 35.39.041 | 56 | 82.12.0256 | 2 | 18.25.070 |  | 2 | 34.04.135 |
|  | 2 | Em. | 2 | Repealer | 57 | 82.12 .0257 | 3 | 18.25.025 |  | 3 | 2.06.030 |
| 17 | 1 | 72.64 .110 | 351 | 28A.57.312 | 58 | 82.12.0258 | 4 | Em. | 77 | 1 | 43.43.120 |
|  | 2 | Em. | 2 | 28A.57.328 | 59 | 82.12.0259 | 5 | Repealer |  | 2 | 43.43 .130 |
| 18 | 1 | 28A.65.405 | 3 | 28A.57.355 | 60 | 82.12.0261 | 6 | Sev. | 78 | 1 | n77.04.010 |


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| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 | 77.04.010 | 83 | 77.16.150 | 8 | 69.41 .050 | 4 | 4.84 .300 |  | 3 | 46.16.500 |
| 3 | 77.04.020 | 84 | 77.16.160 | 9 | Leg. dir. | 5 | 4.56.110 |  | 4 | 46.37 .600 |
| 4 | 77.04.030 | 85 | 77.16.170 | 10 | Арргор. | 6 | Eff: date. |  | 5 | 81.04.390 |
| 5 | 77.04.040 | 86 | 77.16.180 | 84 1 | 74.04.005 |  | n4.84.250 | 105 | 1 | 4.16.020 |
| 6 | 77.04.060 | 87 | 77.16.190 | 2 | 74.04.300 | 95 | 17.10.050 |  | 2 | 4.16.040 |
| 7 | Leg. rev. | 88 | 77.16.210 | 3 | Approp. | 2 | Em. |  | 3 | 4.56.190 |
| 8 | 77.04.080 | 89 | 77.16.220 | 85 1 | 26.32 .030 | 961 | 28A.58.535 |  | 4 | 6.04.010 |
| 9 | 77.08.010 | 90 | 77.12.425 | 2 | 26.32.916 | 2 | 28B.10.360 |  | 5 | 6.32.010 |
| 10 | 77.08.020 | 91 | 77.12.265 | 3 | 9A.64.030 | 97 1 | 46.52 .020 |  | 6 | 6.32.015 |
| 11 | 77.08.030 | 92 | 77.21 .010 | 4 | Em. | 2 | 46.61 .600 |  | 7 | Applic. |
| 12 | 77.12 .010 | 93 | 77.16.250 | 5 | Sev. | 3 | Eff: date. |  |  | n4.16.020 |
| 13 | 77.12.020 | 94 | 77.16.260 |  | n9A.64.030 |  | n 46.52.020 | 106 | 1 | 74.26 .010 |
| 14 | 77.12 .030 | 95 | 77.16.290 | 86 1 | 82.08.0283 | $98 \quad 1$ | 82.27 .010 |  | 2 | 74.26.020 |
| 15 | 77.12.040 | 96 | Leg. rev. | 2 | 82.12.0277 | 2 | 82.27 .020 |  | 3 | 74.26.030 |
| 16 | 77.04.090 | 97 | Leg. rev. | 3 | 82.08.0284 | 3 | 82.27 .030 |  | 4 | 74.26 .040 |
| 17 | 77.12.055 | 98 | 77.12.570 | 4 | 82.12.0278 | 4 | 82.27 .040 |  | 5 | 74.26.050 |
| 18 | 77.12 .060 | 99 | 77.12.580 | 87 1 | 44.04.200 | 5 | 82.27 .050 |  | 6 | 74.26.060 |
| 19 | 77.12.070 | 100 | 77.12.590 | 2 | 1.12.025 | 6 | 82.27 .060 |  | 7 | Approp. |
| 20 | 77.12 .080 | 101 | 77.12.600 | 3 | Vetoed | 7 | 82.27 .070 |  | 8 | Leg. dir. |
| 21 | 77.12 .090 | 102 | 77.32.005 | 4 | Vetoed | 8 | n75.48.120 | 107 | 1 | 29.04.130 |
| 22 | 77.12.095 | 103 | 77.32 .010 | 5 | 28A.41.053 | 9 | 75.98.040 |  | 2 | 29.04.135 |
| 23 | 77.12.100 | 104 | 77.32.155 | 6 | 28A.41.250 | 10 | Repealer |  | 3 | 29.04.040 |
| 24 | Leg. rev. | 105 | 77.32.020 | 7 | 28A. 92.030 |  | Savings | 108 | 1 | 41.14.080 |
| 25 | 77.21 .040 | 106 | 77.32.050 | 8 | 28A.97.100 | 11 | Eff: date |  | 2 | Em. |
| 26 | 77.12 .120 | 107 | 77.32.060 | 9 | 28B. 19.050 |  | 82.27 .900 | 109 | 1 | 70.84.010 |
| 27 | 77.12.130 | 108 | 77.32 .070 | 10 | 28B. 20.382 | 12 | Leg. dir. |  | 2 | 70.84.020 |
| 28 | 77.12.140 | 109 | 77.32 .090 | 11 | 34.04.040 | 13 | 82.27 .080 |  | 3 | 70.84 .030 |
| 29 | 77.12.150 | 110 | 77.32.101 | 12 | 34.04.160 | 991 | 23A.08.025 |  | 4 | 70.84.040 |
| 30 | 77.12 .170 | 111 | Leg. rev. | 13 | 40.04.090 | 2 | 23A.08.255 |  | 5 | 70.84 .050 |
| 31 | 77.21 .050 | 112 | 77.32.161 | 14 | 41.06 .070 | 3 | 23A.08.330 |  | 6 | 70.84 .060 |
| 32 | Leg. rev. | 113 | 77.32.191 | 15 | 41.32 .401 | 4 | 23A.08.340 |  | 7 | 70.84 .070 |
| 33 | Leg. rev. | 114 | 77.32.197 | 16 | 41.52 .010 | 5 | 23A.08.343 |  | 8 | 70.84 .080 |
| 34 | 77.12 .190 | 115 | 77.32.211 | 17 | 41.56 .220 | 6 | 23A.08.395 | 110 | 1 | Purpose |
| 35 | 77.12.200 | 116 | 77.32 .220 | 18 | 41.56.420 | 7 | 23A.08.400 |  |  | n53.08.290 |
| 36 | 77.12 .201 | 117 | 77.32.230 | 19 | 41.56.452 | 8 | 23A.08.450 |  | 2 | 53.08.290 |
| 37 | 77.12.203 | 118 | 77.32 .310 | 20 | 43.03.028 | 9 | 23A.08.480 |  | 3 | 53.08.295 |
| 38 | 77.12 .210 | 119 | 77.32 .240 | 21 | 43.07.030 | 10 | 23A. 28.125 | 111 | 1 | 4.24 .210 |
| 39 | 77.12.220 | 120 | 77.32 .250 | 22 | 43.21 A .130 | 11 | 23A. 28.250 | 112 | 1 | 41.40 .509 |
| 40 | 77.12.230 | 121 | 77.32.256 | 23 | 43.21G. 040 | 12 | 23A. 32.160 |  | 2 | 41.40.123 |
| 41 | 77.12 .240 | 122 | 77.21 .060 | 24 | 43.56 .030 | 13 | 23A.40.020 | 113 | 1 | 75.28 .800 |
| 42 | 77.12.250 | 123 | 77.21 .030 | 25 | 43.88 .020 | 14 | 23A.40.035 | 114 | 1 | 46.20.440 |
| 43 | 77.12 .260 | 124 | 77.21 .020 | 26 | 43.88.030 | 15 | 23A.40.070 |  | 2 | 46.01.140 |
| 44 | Leg. rev. | 125 | 77.16.310 | 27 | 44.04.010 | 16 | Repealer | 115 | 1 | 28A. 58.040 |
| 45 | 77.12.270 | 126 | 77.12.550 | 28 | 44.24 .010 | 17 | Eff. date |  | 2 | 28A.58.033 |
| 46 | 77.12.280 | 127 | 77.12.560 | 29 | 44.24.020 |  | n 23A.40.032 |  | 3 | 28A.58.034 |
| 47 | 77.12 .290 | 128 | 77.12.540 | 30 | 44.28 .010 | $100 \quad 1$ | 27.12 .060 |  | 4 | 28A. 58.035 |
| 48 | 77.12.300 | 129 | 3.62 .015 | 31 | 44.28 .020 | 2 | 36.95.130 |  | 5 | 28A.58.036 |
| 49 | 77.12.315 | 130 | 43.126 .030 | 32 | 44.30 .020 | 3 | 36.29.040 |  | 6 | 28A.58.037 |
| 50 | 77.12.320 | 131 | 46.10.200 | 33 | 44.30 .030 | 4 | 36.29.060 |  | 7 | Leg. dir. |
| 51 | 77.12.323 | 132 | 70.93.050 | 34 | 44.33 .220 | 5 | 36.88.200 |  | 8 | 79.01 .770 |
| 52 | 77.12.325 | 133 | 75.08.1 50 | 35 | 44.33 .240 | 6 | 36.88.330 |  | 9 | Sev. |
| 53 | 77.12.330 | 134 | 75.08 .200 | 36 | 44.36.030 | 7 | Em. |  |  | n 28A.58.040 |
| 54 | 77.12.360 | 135 | 75.28.650 | 37 | 44.36 .050 | 101 1 | 18.55 .010 | 116 | 1 | n79.80.010 |
| 55 | 77.12.370 | 136 | Leg. rev. | 38 | 44.39.020 | 2 | 18.55 .020 |  | 2 | 79.80 .010 |
| 56 | 77.12.380 | 137 | Eff. date | 39 | 44.40.010 | 3 | 18.55.030 |  | 3 | 79.80 .020 |
| 57 | 77.12.390 |  | n77.04.010 | 40 | 44.48.010 | 4 | 18.55 .040 |  | 4 | 79.80 .030 |
| 58 | Leg. rev. | 138 | Savings | 41 | 44.48.020 | 5 | 18.55.060 |  | 5 | 79.80 .040 |
| 59 | 77.12.420 |  | n77.04.010 | 42 | 44.48.030 | 6 | 18.55 .070 |  | 6 | 79.80.050 |
| 60 | 77.12 .430 | 139 | Sev. | 43 | 44.60.020 | 7 | 18.55.050 |  | 7 | n79.80.010 |
| 61 | 77.12 .440 |  | n77.04.010 | 44 | 46.68.120 | 8 | 18.55 .080 |  | 8 | Leg. dir. |
| 62 | 77.12.450 | 140 | Repealer | 45 | 47.01 .071 | 9 | 18.55.090 |  | 9 | Sev. |
| 63 | 77.12 .470 | $79 \quad 1$ | 74.08 .025 | 46 | 90.03.247 | 10 | 18.55.100 |  |  | 79.80 .900 |
| 64 | 77.12 .480 | 80 | 74.08.335 | $88 \quad 47$ | Repealer | 11 | Sev. |  | 10 | Eff: date |
| 65 | 77.12 .490 | $80 \quad 1$ | 28B. 15.044 | $88 \quad 1$ | 46.16 .035 |  | $18.55 .900$ |  |  | 79.80 .901 |
| 66 | 77.12 .185 | 2 | 28B. 15.045 | 89 | 73.04.110 | 12 | Leg. dir. | 117 | 1 | 48.22.030 |
| 67 | 77.12.530 | 3 | Leg. dir. | $89 \quad 1$ | 43.51 .040 | $102 \quad 1$ | 48.05 .185 |  | 2 | 48.22.040 |
| 68 | Leg. rev. | 4 | Sev. | 2 | 43.51 .060 | 2 | 48.15 .020 |  | 3 | 46.29 .090 |
| 69 | 77.16.010 |  | n 28B. 15.044 | 3 | 43.51 .380 | 3 | 48.15 .070 |  | 4 | 46.29.260 |
| 70 | 77.16.020 | $81 \quad 1$ | 75.25 .040 | 4 | 43.51 .385 | 4 | 48.15 .090 |  | 5 | 46.29 .390 |
| 71 | 77.12.105 | 2 | 75.25 .080 | 5 | Vetoed | 5 | 48.15 .130 |  | 6 | 46.29.490 |
| 72 | 77.16.040 | 3 | Eff. date | $90 \quad 1$ | 36.34 .350 | 6 | 48.15 .140 |  | 7 | 46.29.550 |
| 73 | 77.16.050 |  | n75.25.040 | 2 | 82.20.065 | 7 | 48.18.290 |  | 8 | Eff. date |
| 74 | 77.16.060 | $82 \quad 1$ | 28B.05.040 | 3 | Exp. date | 8 | 48.18 .300 |  |  | n 48.22.030 |
| 75 | 77.16.070 | 82 | Em. | $91 \quad 1$ | 28A.24.175 | 9 | 48.50 .070 | 118 | 1 | 41.06 .010 |
| 76 | 77.16 .080 | 831 | 69.41 .200 | $92 \quad 1$ | 56.12 .010 | 10310 | 48.44 .010 |  | 2 | 41.06 .020 |
| 77 | 77.16 .090 | 2 | 69.41 .210 | 2 | 57.12 .010 | 1031 | 43.19 .190 |  | 3 | 41.06.150 |
| 78 | 77.16.095 | 3 | 69.41 .220 | 931 | 36.80.010 | 2 | 43.19.1906 |  | 4 | 41.06 .400 |
| 79 | 77.16.100 | 4 | 69.41 .230 | 2 | Repealer | 3 | Sev. |  | 5 | 41.06.410 |
| 80 | 77.16.110 | 5 | 69.41 .240 | 941 | 4.84 .250 |  | n43.19.190 |  | 6 | 41.06.420 |
| 81 | 77.16.120 | 6 | 69.41.250 | 2 | 4.84 .270 | 1041 | 46.48.175 |  | 7 | 41.06.430 |
| 82 | 77.16.130 | 7 | 69.41.260 | 3 | 4.84.280 | 2 | 46.44.120 |  | 8 | 41.06.440 |




## 1981 REGULAR SESSION LAWS




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| 35 | 3 | Repealer |
|  | 1 | 50.04.323 |
|  | 2 | 50.13.020 |
|  | 3 | 50.20 .010 |
|  | 4 | 50.20 .050 |
|  | 5 | 50.20 .120 |
|  | 6 | 50.20.190 |
|  | 7 | 50.22 .010 |
|  | 8 | 50.22.020 |
|  | 9 | 50.22.030 |
|  | 10 | 50.32.040 |
|  | 11 | 50.44.030 |
|  | 12 | 50.44.050 |
|  | 13 | 50.04.165 |
|  | 14 | Repealer |
|  | 15 | n50.22.030 |
|  | 16 | Eff. dates |
|  |  | n50.22.030 |
|  | 17 | Sev. <br> n50.22.030 |
| 36 | 1 | 28A.87.055 |
| 37 | 1 | 54.24 .070 |
|  | 2 | 54.24.100 |
| 38 | 1 | 28A.04.020 |
|  | 2 | 28A.04.050 |
|  | 3 | 28A.04.060 |
|  | 4 | Repealer |
|  | 5 | Sev . |
|  |  | n28A.04.020 |
| 39 | 1 | 39.58.160 |
| 40 | 1 | 35.33.011 |
| 41 | 1 | 62A.1-105 |
|  | 2 | 62A.1-201 |
|  | 3 | 62A.2-107 |
|  | 4 | 62A.2-702 |
|  | 5 | 62A.5-116 |
|  | 6 | 62A.9-102 |
|  | 7 | 62A.9-103 |
|  | 8 | 62A.9-104 |
|  | 9 | 62A.9-105 |
|  | 10 | 62A.9-106 |
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|  | 25 | 62A.9-401 |
|  | 26 | 62A.9-402 |
|  | 27 | 62A.9-403 |
|  | 28 | 62A.9-404 |
|  | 29 | 62A.9-405 |
|  | 30 | 62A.9-406 |
|  | 31 | 62A.9-407 |
|  | 32 | 62A.9-408 |
|  | 33 | n62A.9-408 |
|  | 34 | 62A.9-501 |
|  | 35 | 62A.9-502 |
|  | 36 | 62A.9-504 |
|  | 37 | 62A.9-505 |
|  | 38 | 62A.11-102 |
|  | 39 | 62A.11-103 |
|  | 40 | 62A.11-104 |

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| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 32 | 32.32.165 | 4 | 32.20.280 | 4 | 40.14.025 | 16 | 72.09.120 |  | 95 | 72.13 .120 |
|  | 33 | 32.32.170 | 5 | 32.20.285 | 5 | Temporary | 17 | 72.09.130 |  | 96 | 72.15 .010 |
|  | 34 | 32.32.175 | 6 | 32.20 .380 | 6 | Temporary | 18 | 72.09.140 |  | 97 | 72.15 .060 |
|  | 35 | 32.32.180 | 7 | 32.20.400 | 7 | Temporary | 19 | 72.09.160 |  | 98 | 72.20 .001 |
|  | 36 | 32.32.185 | 8 | 32.20 .410 | 8 | Temporary | 20 | 72.09.170 |  | 99 | 72.23 .010 |
|  | 37 | 32.32 .190 | 9 | 32.20 .460 | 9 | Temporary | 21 | 72.09.150 |  | 100 | 72.40.001 |
|  | 38 | 32.32.195 | 10 | 32.08.142 | 10 | Eff. date | 22 | 72.09.180 |  | 101 | 72.60 .100 |
|  | 39 | 32.32.200 | 11 | 32.08.220 |  | n40.14.020 | 23 | 72.09.190 |  | 102 | 72.60.102 |
|  | 40 | 32.32.205 | 12 | 32.08.225 | 116 1 | 81.28.050 | 24 | 70.48.035 |  | 103 | 72.60.160 |
|  | 41 | 32.32.210 | 13 | 32.08.230 | 2 | 81.80.150 | 25 | 70.48.020 |  | 104 | 72.60.190 |
|  | 42 | 32.32.215 | 14 | 32.20.253 | 1171 | 80.12 .020 | 26 | 43.101 .220 |  | 105 | 72.60.220 |
|  | 43 | 32.32.220 | 15 | 32.20.415 | 118 1 | 76.09.950 | 27 | 43.101 .180 |  | 106 | 72.60 .280 |
|  | 44 | 32.32.225 | 16 | Repealer | 2 | Repealer | 28 | 41.06.071 |  | 107 | 72.62 .040 |
|  | 45 | 32.32.230 | 17 | Sev. | 3 | Em. | 29 | Constr. |  | 108 | 72.64 .001 |
|  | 46 | 32.32.235 |  | n 32.04.060 | 1191 | 41.48.050 |  | 72.09.902 |  | 109 | 72.12 .160 |
|  | 47 | 32.32.240 | 87 1 | 33.12 .012 | 120 1 | 69.41 .030 | 30 | Savings |  | 110 | 72.65.010 |
|  | 48 | 32.32.245 | 2 | 33.12.014 | 121 1 | 70.37 .050 |  | 72.09.903 |  | 111 | 72.65 .080 |
|  | 49 | 32.32.250 | 3 | Repealer | 2 | 70.37.100 | 31 | 72.09.200 |  | 112 | 72.65 .100 |
|  | 50 | 32.32.255 | 4 | Em. | 3 | Em. | 32 | 72.09.210 |  | 113 | 72.66.010 |
|  | 51 | 32.32.260 | 88 1 | 30.04.020 | 122 1 | 62A.4-104 | 33 | 72.09.220 |  | 114 | 72.68.001 |
|  | 52 | 32.32.265 | 89 1 | 30.04.180 | 2 | Constr. | 34 | 72.09.230 |  | 115 | 72.68 .031 |
|  | 53 | 32.32.270 | 2 | 30.04.230 |  | n62A.4-104 | 35 | 9.92 .080 |  | 116 | 72.68.032 |
|  | 54 | 32.32.275 | 3 | 30.12.010 | 123 1 | 9A.44.010 | 36 | 9.95 .060 |  | 117 | 72.68 .040 |
|  | 55 | 32.32.280 | 4 | 30.08.082 | 124 1 | 43.145 .010 | 37 | 9.95 .120 |  | 118 | 72.70.020 |
|  | 56 | 32.32.285 | 5 | 30.08.084 | 2 | 43.145 .020 | 38 | 9.95 .121 |  | 119 | 72.70 .050 |
|  | 57 | 32.32.290 | 6 | 30.08.086 | 3 | Vetoed | 39 | 9.95.124 |  | 120 | 72.72 .020 |
|  | 58 | 32.32.295 | 7 | Repealer | 4 | Leg. dir. | 40 | 9.95 .170 |  | 121 | Repealer |
|  | 59 | 32.32.300 | 8 | Sev. | 5 | Em. | 41 | 9.95 .200 |  | 122 | Leg. dir. |
|  | 60 | 32.32.305 |  | n 30.04.180 | 125 1 | 53.08.085 | 42 | 9.95 .210 |  | 123 | Par. veto |
|  | 61 | 32.32.310 | 9 | Em. | 126 1 | 4.24 .230 | 43 | 9.95 .250 |  |  | Арргор. |
|  | 62 | 32.32.315 | $90 \quad 1$ | 31.12 .373 | 127 1 | 43.101 .210 | 44 | 9.95.260 |  | 124 | Eff. date |
|  | 63 | 32.32.320 | 2 | Repealer | 128 1 | 51.08.070 | 45 | 9.95 .320 |  |  | 72.09 .900 |
|  | 64 | 32.32.325 | 3 | 31.12.377 | 2 | 51.08.180 | 46 | 9.95 .330 | 137 | 1 | 9.94A. 010 |
|  | 65 | 32.32.330 | 4 | Em. | 3 | 51.12.020 | 47 | 9.95 .340 |  | 2 | 9.94A. 020 |
|  | 66 | 32.32.335 | $91 \quad 1$ | 46.20 .311 | 4 | 51.12 .070 | 48 | 9.95 .350 |  | 3 | 9.94A. 030 |
|  | 67 | 32.32.340 | 92 1 | 46.20.336 | 5 | 51.12.115 | 49 | 9.95 .360 |  | 4 | 9.94A. 040 |
|  | 68 | 32.32.345 | 2 | 46.20.117 | 129 1 | 82.38 .075 | 50 | 9.95 .370 |  | 5 | 9.94A. 050 |
|  | 69 | 32.32.350 | 931 | 82.45.010 | 1301 | 28A.02.030 | 51 | 9.95 A .020 |  | 6 | 9.94 A .060 |
|  | 70 | 32.32.355 | 2 | Leg. rev. | 131 1 | 70.48A. 010 | 52 | 9.95A. 030 |  | 7 | 9.94 A .070 |
|  | 71 | 32.32.360 |  | n82.45.010 | 2 | 70.48A. 020 | 53 | 9.95 A .040 |  | 8 | 9.94 A .080 |
|  | 72 | 32.32.365 | 3 | Eff. date | 3 | 70.48A. 030 | 54 | 9.95 A .080 |  | 9 | 9.94 A .090 |
|  | 73 | 32.32.370 |  | n82.45.010 | 4 | 70.48A. 040 | 55 | 9A. 32.040 |  | 10 | 9.94A. 100 |
|  | 74 | 32.32.375 | 94 | 66.24.340 | 5 | 70.48A. 050 | 56 | 9A.32.047 |  | 11 | 9.94 A .110 |
|  | 75 | 32.32.380 | 2 | 66.24.400 | 6 | 70.48A. 060 | 57 | 9A.44.040 |  | 12 | 9.94 A .120 |
|  | 76 | 32.32.385 | $95 \quad 1$ | 47.52.133 | 7 | 70.48A. 070 | 58 | 11.08 .101 |  | 13 | 9.94 A .130 |
|  | 77 | 32.32.390 | 2 | 47.52.145 | 8 | 70.48A. 080 | 59 | 11.08.120 |  | 14 | 9.94A. 140 |
|  | 78 | 32.32.395 | 3 | 47.52 .210 | 9 | 70.48A. 090 | 60 | 36.63.255 |  | 15 | 9.94 A .150 |
|  | 79 | 32.32.400 | 961 | 39.33.010 | 10 | Approp. | 61 | 43.17.010 |  | 16 | 9.94A. 160 |
|  | 80 | 32.32.405 | 2 | 39.33.020 | 11 | Sev. | 62 | 43.17.020 |  | 17 | 9.94 A .170 |
|  | 81 | 32.32.410 | 971 | 53.08.280 |  | 70.48A. 900 | 63 | 43.19.450 |  | 18 | 9.94A. 180 |
|  | 82 | 32.32.415 | 98 1 | 43.84.1 50 | 12 | Em. | 64 | 71.06 .091 |  | 19 | 9.94 A .190 |
|  | 83 | 32.32.420 | 2 | Eff. date | 1321 | 2.56 .030 | 65 | 71.06.140 |  | 20 | 9.94A. 200 |
|  | 84 | 32.32.425 |  | n43.84.150 | 2 | 43.101 .010 | 66 | 72.01 .010 |  | 21 | 9.94 A .210 |
|  | 85 | 32.32 .430 | 991 | 18.32.055 | 3 | 43.101 .030 | 67 | 72.01 .042 |  | 22 | 9.94A. 220 |
|  | 86 | 32.32.435 | 1001 | 35.92.370 | 4 | 43.101 .090 | 68 | 72.01.050 |  | 23 | 9.94A. 230 |
|  | 87 | 32.32.440 | 2 | Em. | 5 | 43.101 .100 | 69 | 72.01.210 |  | 24 | 9.95.009 |
|  | 88 | 32.32.445 | 1011 | 39.58.1 50 | 6 | 43.101 .110 | 70 | 72.01.240 |  | 25 | 9.94A. 250 |
|  | 89 | 32.32.450 | 102 1 | 42.17.245 | 7 | 2.56.100 | 71 | 72.01.282 |  | 26 | 9.94 A .260 |
|  | 90 | 32.32.455 | - 2 | Em. | 133 1 | 43.101 .850 | 72 | 72.01 .370 |  | 27 | 9.94A. 900 |
|  | 91 | 32.32.460 | 1031 | Repealer | 2 | Repealer | 73 | 72.01.380 |  | 28 | Eff. date |
|  | 92 | 32.32.465 | 2 | 28A. 21.088 | 1341 | 43.101 .230 | 74 | 72.01.410 |  |  | 9.94A. 905 |
|  | 93 | 32.32.470 | 1041 | 48.48.060 | 1351 | 67.16.175 | 75 | 72.01 .430 |  | 29 | Non-op. |
|  | 94 | 32.32.475 | 1051 | 46.61.470 | 2 | Sev. | 76 | 72.01.450 |  | 30 | Temporary |
|  | 95 | 32.32.480 | 1061 | 10.31.100 |  | n67.16.175 | 77 | 72.01.460 |  | 31 | 9.92.900 |
|  | 96 | 32.32.485 | 107 1 | 28B.10.205 | 3 | Em. | 78 | 72.01 .480 |  | 32 | 9.95.900 |
|  | 97 | 32.32.490 | 2 | Repealer | $136 \quad 1$ | 72.09.901 | 79 | 72.02.040 |  | 33 | 9.95A.905 |
|  | 98 | 32.32.495 | 1081 | Repealer | 2 | 72.09.010 | 80 | 72.02.110 |  | 34 | 72.04A. 900 |
|  | 99 | 32.32.500 | 109 1 | Repealer | 3 | 72.09.030 | 81 | 72.04A. 050 |  | 35 | 72.65.200 |
|  | 100 | 32.32.505 | 110 | Repealer | 4 | 72.09.040 | 82 | 72.04A. 070 |  | 36 | 9A.44.040 |
|  | 101 | 32.32.510 | 1111 | 48.14.010 | 5 | 72.09.050 | 83 | 72.04A. 080 |  | 37 | 9A.20.020 |
|  | 102 | 32.32.515 | 2 | 48.17 .120 | 6 | 72.09.060 | 84 | 72.04A. 090 |  | 38 | Repealer |
|  | 103 | 32.32.520 | 3 | 48.17.130 | 7 | 72.09.020 | 85 | 72.08.101 |  | 39 | Repealer |
|  | 104 | 32.32.525 | 112 1 | 43.19.19366 | 8 | 72.09.070 | 86 | 72.08.102 |  | 40 | Leg. dir. |
|  | 105 | 32.04.010 | 2 | Repealer | 9 | 72.09.080 | 87 | 72.08.380 |  | 41 | Sev. |
|  | 106 | 32.04.020 | 113 1 | 28B.10.650 | 10 | 72.09 .090 | 88 | 72.12.020 |  |  | 9.94 A .910 |
|  | 107 | Sev. | 1141 | n43.51.390 | 11 | 72.09.100 | 89 | 72.12 .140 |  | 42 | Approp. |
|  |  | 32.32 .900 | 2 | 43.51 .390 | 12 | 72.09.110 | 90 | 72.13 .001 | 138 | 1 | 10.95.010 |
|  | 108 | Leg. dir. | 3 | Em. | 13 | nCh. 72.09 | 91 | 72.13 .010 |  | 2 | 10.95 .020 |
| 86 | 1 | 32.04.060 | 1151 | 40.14.020 |  | Digest | 92 | 72.13 .040 |  | 3 | 10.95.030 |
|  | 2 | 32.08.140 | 2 | 43.19 .015 | 14 | 43.19.1932 | 93 | 72.13 .060 |  | 4 | 10.95.040 |
|  | 3 | 32.08.150 | 3 | 43.58 .070 | 15 | 43.19.535 | 94 | 72.13 .070 |  | 5 | 10.95.050 |





| Chap. | Sec. | Rev. Code of Wash. | Chap | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Cha | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 3 | 15.36.140 |  | 13 | 13.40.160 | 3 | Vetoed |  | 14 | 77.32 .370 |  | 6 | 47.26.421 |
|  | 4 | 15.36.290 |  | 14 | 13.40.180 | 4 | 59.20.030 |  | 15 | 77.32 .380 |  | 7 | 47.26.422 |
|  | 5 | 16.36.320 |  | 15 | 13.40.185 | 5 | 59.20 .040 |  | 16 | 77.32 .050 |  | 8 | 47.26.423 |
|  | 6 | 15.49.220 |  | 16 | 13.40.230 | 6 | Vetoed |  | 17 | 77.32 .060 |  | 9 | 47.26.424 |
|  | 7 | 15.49.280 |  | 17 | 13.40.300 | 7 | Vetoed |  | 18 | 77.32 .070 |  | 10 | 47.26.4254 |
|  | 8 | 15.49.290 |  | 18 | 34.08.020 | 8 | Vetoed |  | 19 | 77.32 .090 |  | 11 | 47.26.426 |
|  | 9 | 15.49.310 |  | 19 | 13.50.050 | 9 | Vetoed |  | 20 | 77.32 .101 |  | 12 | 47.26.430 |
|  | 10 | 15.49.320 |  | 20 | 13.04.450 | 10 | Vetoed |  | 21 | 77.32 .155 |  | 13 | Approp. |
|  | 11 | 15.49.330 |  | 21 | 9.92 .200 | 11 | Vetoed |  | 22 | 77.32 .161 |  |  | n47.26.420 |
|  | 12 | 15.49.340 |  | 22 | Approp. | 12 | Vetoed |  | 23 | 77.32 .191 |  | 14 | Eff. date |
|  | 13 | 15.49.350 |  | 23 | Em. | 13 | Vetoed |  | 24 | 77.32 .197 |  |  | n47.26.060 |
|  | 14 | 15.49.370 | 300 | 1 | 39.84.010 | 14 | Vetoed |  | 25 | 77.32 .211 | 316 | 1 | 47.10.801 |
|  | 15 | 15.49 .380 |  | 2 | 39.84.020 | 15 | Vetoed |  | 26 | 77.32 .220 |  | 2 | 47.10.802 |
|  | 16 | 15.49 .410 |  | 3 | 39.84.030 | 16 | Vetoed |  | 27 | 77.32 .230 |  | 3 | 47.10.803 |
|  | 17 | 15.53.9018 |  | 4 | 39.84.040 | 17 | 6.12 .100 |  | 28 | 77.32 .240 |  | 4 | 47.10.804 |
|  | 18 | 15.54 .350 |  | 5 | 39.84.050 | 18 | 59.20 .060 |  | 29 | 77.32 .250 |  | 5 | 47.10.805 |
|  | 19 | 15.58.200 |  | 6 | 39.84.060 | 19 | 59.20.070 |  | 30 | 77.32.256 |  | 6 | 47.10.806 |
|  | 20 | 15.58.220 |  | 7 | 39.84.070 | 20 | 59.20.073 |  | 31 | Leg. dir. |  | 7 | 47.10 .807 |
|  | 21 | 17.21.070 |  | 8 | 39.84.080 | 21 | 59.20.080 |  | 32 | Eff. dates |  | 8 | 47.10.808 |
|  | 22 | 17.21.110 |  | 9 | 39.84.090 | 22 | 59.20 .190 |  |  | n77.12.170 |  | 9 | 47.10.809 |
|  | 23 | 17.21.203 |  | 10 | 39.84.100 | 23 | Vetoed | 311 | 1 | 41.64 .010 |  | 10 | 47.10 .790 |
|  | 24 | 17.21.220 |  | 11 | 39.84.110 | 24 | Vetoed |  | 2 | 41.64 .900 |  | 11 | Approp. |
|  | 25 | 22.09.500 |  | 12 | 39.84.120 | 25 | Vetoed |  | 3 | 41.64 .020 |  |  | $47.10 .810$ |
|  | 26 | 17.21.129 |  | 13 | 39.84.130 | 26 | Vetoed |  | 4 | 41.64 .030 |  | 12 | Leg. dir. |
|  | 27 | 43.23 .200 |  | 14 | 39.84.140 | 27 | Vetoed |  | 5 | 41.64 .040 |  | 13 | Sev. |
|  | 28 | 43.23.205 |  | 15 | 39.84.150 | 28 | Vetoed |  | 6 | 41.64 .050 |  |  | 47.10.811 |
|  | 29 | n70.94.640 |  | 16 | 39.84.160 | 29 | Vetoed |  | 7 | 41.64 .060 |  | 14 | Em. |
|  | 30 | 70.94.640 |  | 17 | Constr. | 30 | Vetoed |  | 8 | 41.64 .070 | 317 |  | Omnibus |
|  | 31 | 90.48.450 |  |  | 39.84.900 | 31 | Vetoed |  | 9 | 41.64 .080 |  |  | Approp. |
|  | 32 | 23.86.090 |  | 18 | Leg. dir. | 32 | 82.50 .530 |  | 10 | 41.64 .090 |  |  | Act |
|  | 33 | 23.86.120 |  | 19 | 39.84 .910 | 33 | Constr. |  | 11 | 41.64 .100 |  |  | (Uncod.) |
|  | 34 | 23.86.210 |  | 20 | Sev. | 34 | 64.32.010 |  | 12 | 41.64 .110 | 318 | 1 | 46.16.160 |
|  | 35 | 23.86.220 |  |  | 39.84 .920 | 35 | n64.32.010 |  | 13 | 41.64 .120 |  | 2 | 46.63.020 |
|  | 36 | 23.86.250 | 301 | 1 | 43.52 .520 | 36 | 46.70.135 |  | 14 | 41.64 .130 | 319 | 1 | 36.57 .010 |
|  | 37 | 24.32.300 |  | 2 | 43.52 .525 | 37 | 59.20 .050 |  | 15 | 41.64 .140 |  | 2 | 36.57 .040 |
|  | 38 | 23.86.195 |  | 3 | 43.52 .530 | 38 | 43.63A. 160 |  | 16 | 41.06.110 |  | 3 | 35.58.279 |
|  | 39 | Repealer |  | 4 | 43.52.535 | 39 | 43.63A. 165 |  | 17 | 41.06.120 | 320 |  | 4.24 .400 |
|  | 40 | 15.66.150 | 302 | 1 | 19.76.100 | 40 | 43.63A. 170 |  | 18 | 41.06 .150 |  | 2 | 48.50 .075 |
|  | 41 | Repealer |  | 2 | 23.86.060 | 41 | 43.63A. 175 |  | 19 | 41.06.170 | 321 | 1 | 15.32.160 |
|  |  | $\text { n } 15.36 .050$ |  | 3 | 23.90.040 | 42 | 43.63A. 180 |  | 20 | 42.17.240 | 322 | 1 | 84.38 .100 |
|  | 42 | Repealer |  | 4 | 23A.12.010 | 43 | Approp. |  | 21 | Repealer |  | 2 | 84.56.020 |
|  |  | Eff. date |  | 5 | 24.06.170 | 44 | Leg. dir. |  | 22 | Em. |  | 3 | $84.64 .030$ |
|  |  |  |  | 6 | 24.06.195 | 45 | Exp. date |  | 23 | Leg. dir. |  | 4 | $84.64 .050$ |
|  |  | 22.09.951 |  | 7 | 24.06.200 | 46 | Sev. |  | 24 | Sev. |  | 5 | 84.64.080 |
|  | 43 | Sev. |  | 8 | 24.06.225 |  | n26.16.030 |  |  | 41.64 .910 |  | 6 | 84.64.200 |
|  |  | n 15.36 .110 |  | 9 | 24.06.280 | 47 | Em. | 312 | 1 | 31.04 .040 |  | 7 | 84.64 .270 |
|  | 44 | Eff. date |  | 10 | 24.12.030 | 3051 | 18.85 .010 |  | 2 | 31.04 .090 |  | 8 | 19.52.140 |
|  |  | n15.53.9018 |  | 11 | 24.20.010 | 2 | 46.70.011 |  | 3 | 31.04.100 | 323 | 1 | 35.43.120 |
| 298 | 1 | 13.32A. 040 |  | 12 | 24.24.010 | 3061 | 28A.02.110 |  | 4 | 31.04 .140 |  | 2 | 35.45 .040 |
|  | 2 | 13.32A. 050 |  | 13 | 24.28.010 | 2 | 28A. 58.033 |  | 5 | 31.04 .150 |  | 3 | 35.45 .130 |
|  | 3 | 13.32A. 060 |  | 14 | 24.28.020 | 3 | 28A.58.040 |  | 6 | 31.04 .220 |  | 4 | 35.45.150 |
|  | 4 | 13.32A. 065 |  | 15 | 30.08.040 | 4 | 28A.58.045 | 313 | 1 | 36.94.020 |  | 5 | 35.49 .020 |
|  | 5 | 13.32A. 070 |  | 16 | 30.08.050 | 5 | Sev. |  | 2 | 36.94.200 |  | 6 | 35.50 .030 |
|  | 6 | 13.32A. 080 |  | 17 | 30.08.060 |  | n 28A.02.110 |  | 3 | 36.94.220 |  | 7 | 35.54 .060 |
|  | 7 | 13.32A. 090 |  | 18 | 30.08.070 | $307 \quad 1$ | 28A.24.065 |  | 4 | 36.94.230 |  | 8 | 35.54 .090 |
|  | 8 | 13.32A. 100 |  | 19 | 30.08.095 | 2 | Sev. |  | 5 | 36.94.240 | 324 | 1 | n34.04.010 |
|  | 9 | 13.32A. 130 |  | 20 | 31.04.040 |  | n 28A.24.065 |  | 6 | 36.94.270 |  | 2 | 34.04 .010 |
|  | 10 | 13.32A. 140 |  | 21 | 31.04 .050 | 308 1 | 28A.58.107 |  | 7 | 36.94.380 |  | 3 | 34.04.025 |
|  | 11 | 13.32A. 150 |  | 22 | 31.04 .070 | 308 | 39.34.030 |  | 8 | 36.94.390 |  | 4 | 34.04.030 |
|  | 12 | 13.32A. 170 |  | 23 | 31.12 .050 | 3 | Sev. |  | 9 | 36.94.400 |  | 5 | 34.04.210 |
|  | 13 | 13.32A. 190 |  | 24 | 31.16 .040 |  | n28A.58.107 |  | 10 | 35.43 .110 |  | 6 | 34.04.220 |
|  | 14 | 13.32A. 250 |  | 25 | 31.16 .070 | $309 \quad 1$ | 46.29.070 |  | 11 | 35.91 .020 |  | 7 | 34.04.230 |
|  | 15 | 13.32A. 175 |  | 26 | 32.08 .060 | 2 | 46.29 .140 |  | 12 | 36.67 .520 |  | 8 | 34.04.240 |
|  | 16 | 74.13.031 |  | 27 | 32.08.061 | 3 | 46.29.170 |  | 13 | 36.67.530 |  | 9 | 34.04.250 |
|  | 17 | 74.13 .034 |  | 28 | 32.08.070 | 4 | 46.29 .220 |  | 14 | 36.94 .010 36.94 .030 |  | 10 | 34.04 .260 |
|  | 18 | 74.13 .036 |  | 29 | 32.24.020 | 5 | 46.29.230 |  | 15 | 36.94.030 |  | 11 | 28B. 19.020 |
|  | 19 | Temporary |  | 30 | 33.08.050 | 6 | 46.29.605 |  | 16 | 36.94.050 |  | 12 | 28B. 19.030 |
|  | 20 | Sev. |  | 31 | 33.08 .080 | $310 \quad 7$ | Approp. |  | 17 | 36.94.250 |  | 13 | 28B. 19.040 |
|  |  | n13.32A. 040 |  | 32 | 33.08 .090 | $310 \quad 1$ | n77.12.170 |  | 18 | 36.94.260 |  | 14 | 28B.19.160 |
| 299 | 1 | 13.04 .030 |  | 33 | 33.28 .010 | 2 | 77.12 .170 |  | 19 | 36.88.375 |  | 15 | 28B.19.163 |
|  | 2 | 13.40.020 |  | 34 | 33.44 .020 | 3 | 77.16.020 |  | 20 | 36.89.100 |  | 16 | 28B. 19.165 |
|  | 3 | 13.40.025 |  | 35 | 33.46.050 | 4 | 77.16.310 |  | 21 | 36.89.110 |  | 17 | 28B.19.168 |
|  | 4 | 13.40.027 |  | 36 | 33.46.060 | 5 | 77.16.320 |  | 22 | Em. |  | 18 | Sev. |
|  | 5 | 13.40.030 |  | 37 | 48.06.200 | 6 | 77.21 .010 |  | 23 | Sev. |  |  | n34.04.010 |
|  | 6 | 13.40.060 |  | 38 | 48.07.070 | 7 | 77.32.010 |  |  | n 36.94 .020 | 325 | 1 | 51.44 .070 |
|  | 7 | 13.40 .070 |  | 39 | 50.24.050 | 8 | 77.32 .320 | 314 | 1 | 42.28.030 | 326 | 1 | 51.32 .055 |
|  | 8 | 13.40 .080 |  | 40 | Sev. | 9 | 77.32.020 | 315 | 1 | 47.26.060 | 327 | 1 | 47.56 .740 |
|  | 9 | 13.40.120 |  |  | n 19.76 .100 | 10 | 77.32 .330 |  | 2 | 47.26.080 |  | 2 | 47.56.742 |
|  | 10 | 13.40 .130 | 303 | 1 | 88.16 .090 | 11 | 77.32 .340 |  | 3 | 47.26 .120 |  | 3 | 47.56 .745 |
|  | 11 | 13.40.140 | 304 | 1 | 26.16 .030 | 12 | 77.32 .350 |  | 4 | 47.26 .190 |  | 4 | 47.56 .748 |
|  | 12 | 13.40.150 |  | 2 | 46.12.290 | 13 | 77.32.360 |  | 5 | 47.26.420 |  | 5 | Approp. |


| Chap. | Sec. | Rev. Code of Wash. | Chap | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | n47.56.753 |  | 3 | 43.09.414 |  | 3 | 82.36 .226 |
| 328 | 1 | 18.71.240 |  | 4 | 43.09.416 |  | 4 | 82.36.225 |
| 329 | 1 | 6.24 .010 |  | 5 | 43.09.418 |  | 5 | 82.36.435 |
|  | 2 | 6.24 .015 |  | 6 | 43.09.290 |  | 6 | 82.38.086 |
|  | 3 | 6.24 .100 |  | 7 | Leg. dir. |  | 7 | 82.38.085 |
|  | 4 | 6.04.035 |  | 8 | Eff. date |  | 8 | 46.16.060 |
|  | 5 | 6.04 .040 |  |  | n43.09.410 |  | 9 | 46.68.030 |
|  | 6 | 6.24.145 | 337 | 1 | Par. veto |  | 10 | 47.60.325 |
|  | 7 | 6.12 .010 |  |  | 67.08.001 |  | 11 | 46.68.130 |
|  | 8 | 6.12.020 |  | 2 | 67.08.005 |  | 12 | Eff: date |
|  | 9 | 6.12 .045 |  | 3 | Vetoed |  |  | n82.36.010 |
|  | 10 | 6.12 .050 |  | 4 | Vetoed |  | 13 | Sev. |
|  | 11 | 6.12 .070 |  | 5 | Vetoed |  |  | n82.36.010 |
|  | 12 | 6.12.080 |  | 6 | Vetoed | 343 | 1 | 28A.41.160 |
|  | 13 | 6.12.090 |  | 7 | Vetoed | 344 | 1 | 47.64.010 |
|  | 14 | 6.12.120 |  | 8 | Vetoed |  | 2 | 47.64.031 |
|  | 15 | 6.12.150 |  | 9 | Vetoed |  | 3 | 47.64.100 |
|  | 16 | 6.12.170 |  | 10 | Vetoed |  | 4 | 47.64.110 |
|  | 17 | 6.12 .220 |  | 11 | 67.08 .910 |  | 5 | 47.60.326 |
|  | 18 | 6.12 .230 |  | 12 | Repealer |  | 6 | 41.05 .050 |
|  | 19 | 6.12 .250 |  | 13 | Em. |  | 7 | 41.06.166 |
|  | 20 | 6.12 .260 | 338 | 1 | 43.06.094 |  | 8 | Sev. |
|  | 21 | 6.24 .210 |  | 2 | 43.06.092 |  |  | n47.60.326 |
|  | 22 | Repealer |  | 3 | 38.12.010 |  | 9 | Approp. |
|  | 23 | 6.24 .230 |  | 4 | 43.43 .020 |  | 10 | Repealer |
|  | 24 | Sev. |  | 5 | Vetoed |  | 11 |  |
|  |  | n6.24.010 |  | 6 | 43.78 .010 | 345 | 1 | 87.03.075 |
| 330 | 1 | 3.62 .060 |  | 7 | 43.99.110 |  | 2 | 87.03 .100 |
|  | 2 | 3.62 .080 |  | 8 | Vetoed |  | 3 | 87.03.017 |
|  | 3 | 12.40.030 |  | 9 | 49.60.050 |  |  |  |
|  | 4 | 13.40.260 |  | 10 | 51.52.010 |  |  |  |
|  | 5 | 36.18.020 |  | 11 | 77.04.030 |  |  |  |
|  | 6 | 36.18.027 |  | 12 | 43.06.030 |  |  |  |
|  | 7 | 46.63.110 |  | 13 | 18.73.040 |  |  |  |
|  | 8 | 46.63.1 50 |  | 14 | 28B.70.040 |  |  |  |
|  | 9 | Temporary |  | 15 | 43.115 .030 |  |  |  |
|  | 10 | Approp. |  | 16 | 43.117 .040 |  |  |  |
|  | 11 | Sev. |  | 17 | 18.64 .001 |  |  |  |
|  |  | n3.62.060 |  | 18 | Vetoed |  |  |  |
|  | 12 | Em. |  | 19 | 28B.16.060 |  |  |  |
| 331 | 1 | n 2.32 .070 |  | 20 | 41.06.110 |  |  |  |
|  | 2 | 2.32 .070 |  | 21 | 41.58 .010 |  |  |  |
|  | 3 | 4.84 .080 |  | 22 | Vetoed |  |  |  |
|  | 4 | 4.88 .260 |  | 23 | Vetoed |  |  |  |
|  | 5 | 2.04.215 | 339 | 1 | 48.02.180 |  |  |  |
|  | 6 | 3.20 .020 |  | 2 | 48.03.060 |  |  |  |
|  | 7 | 3.66.020 |  | 3 | 48.05.210 |  |  |  |
|  | 8 | 3.02.050 |  | 4 | 48.05.215 |  |  |  |
|  | 9 | 3.34.130 |  | 5 | 48.07.130 |  |  |  |
|  | 10 | 12.40.010 |  | 6 | 48.13 .160 |  |  |  |
|  | 11 | 12.40.060 |  | 7 | Vetoed |  |  |  |
|  | 12 | 12.40.080 |  | 8 | Vetoed |  |  |  |
|  | 13 | 4.28 .100 |  | 9 | 48.17.010 |  |  |  |
|  | 14 | 5.24 .040 |  | 10 | 48.17 .090 |  |  |  |
|  | 15 | 2.56.060 |  | 11 | Vetoed |  |  |  |
|  | 16 | Sev. |  | 12 | Vetoed |  |  |  |
|  |  | n 2.32 .070 |  | 13 | 48.17.270 |  |  |  |
| 332 | 1 | 35.13 .025 |  | 14 | 48.17 .340 |  |  |  |
|  | 2 | 35.13.165 |  | 15 | 48.17.380 |  |  |  |
|  | 3 | 35.13 .020 |  | 16 | 48.17.390 |  |  |  |
|  | 4 | 35.13 .180 |  | 17 | 48.18.292 |  |  |  |
|  | 5 | 35.13 .247 |  | 18 | 48.19.080 |  |  |  |
|  | 6 | 35A.14.020 |  | 19 | 48.20.460 |  |  |  |
|  | 7 | 35A.14.300 |  | 20 | 48.36 .010 |  |  |  |
|  | 8 | 35A. 14.380 |  | 21 | 48.36.170 |  |  |  |
|  | 9 | 36.93.090 |  | 22 | 48.44.030 |  |  |  |
|  | 10 | 36.93.180 |  | 23 | Vetoed |  |  |  |
|  | 11 | Sev. |  | 24 | Vetoed |  |  |  |
|  |  | n35.13.025 |  | 25 | Vetoed |  |  |  |
| 333 | 1 | 48.24.160 |  | 26 | Repealer |  |  |  |
|  | 2 | 49.48.120 | 340 |  | Par. veto |  |  |  |
| 334 | 1 | Em. |  |  | Omnibus |  |  |  |
|  | 1 | 43.131 .187 |  |  | Approp. |  |  |  |
|  | 2 | 43.131 .188 |  |  | Act |  |  |  |
| 335 | 1 | 43.10.230 |  |  | (Uncod.) |  |  |  |
|  | 2 | 43.10.232 | 341 | 1 | 47.60.013 |  |  |  |
|  | 3 | 43.10.234 |  | 2 | Sev. |  |  |  |
|  | 4 | 10.01.190 |  |  | n 47.60.013 |  |  |  |
|  | 5 | Temporary |  | 3 | Em. |  |  |  |
| 336 | 1 | 43.09.410 | 342 | 1 | 82.36 .010 |  |  |  |
|  | 2 | 43.09.412 |  | 2 | 82.36.025 |  |  |  |

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## 1981 1ST EXTRAORDINARY SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | 43.52.250 | 19 | 66.24.490 |
|  | 2 | 43.52 .3411 | 20 | 66.28.090 |
|  | 3 | 43.52.343 | 21 | 66.44.100 |
|  | 4 | 43.52.550 | 22 | 66.44.180 |
|  | 5 | Sev. | 23 | 66.44.292 |
|  |  | n43.52.250 | 24 | 66.44.310 |
|  | 6 | Em. | 25 | 82.08.150 |
| 2 | 1 | 74.09 .610 | 26 | 82.08.160 |
|  | 2 | 74.09.580 | 27 | 66.44.370 |
|  | 3 | 74.46.070 | 28 | 66.24.140 |
|  | 4 | 74.46.120 | 29 | 66.24.1 50 |
|  | 5 | 74.46 .460 | 30 | 66.24.160 |
|  | 6 | 74.46.490 | 31 | 66.24.170 |
|  | 7 | 74.46.530 | 32 | 66.24.200 |
|  | 8 | 74.46.810 | 33 | 66.24.204 |
|  | 9 | Repealer | 34 | 66.24 .206 |
|  | 10 | 74.46.901 | 35 | 66.24.270 |
|  | 11 | 74.09.120 | 36 | 66.24 .310 |
|  | 12 | 18.51.310 | 37 | 66.24.320 |
|  | 13 | 74.46 .850 | 38 | 66.24.330 |
|  | 14 | 18.51 .007 | 39 | 66.24 .340 |
|  | 15 | 18.51 .010 | 40 | 66.24.350 |
|  | 16 | 18.51.145 | 41 | 66.24.360 |
|  | 17 | 18.51.050 | 42 | 66.24.370 |
|  | 18 | 18.51 .060 | 43 | 66.24 .380 |
|  | 19 | 18.51 .065 | 44 | 66.24.395 |
|  | 20 | 18.51 .190 | 45 | 66.24.420 |
|  | 21 | 18.51.200 | 46 | 66:24.500 |
|  | 22 | 18.51.210 | 47 | 66.24.510 |
|  | 23 | 18.51 .240 | 48 | 66.44.340 |
|  | 24 | 18.51 .300 | 49 | Repealer |
|  | 25 | 35A. 70.070 | 50 | Sev. |
|  | 26 | Repealer |  | 66.98 .090 |
|  | 27 | $\begin{gathered} \text { Eff. dates } \\ \text { n } 18.51 .010 \end{gathered}$ | 51 | $\begin{aligned} & \text { Eff. date } \\ & 66.98 .100 \end{aligned}$ |
|  | 28 | Sev. | 61 | Par. veto |
|  |  | n18.51.010 |  | 74.04.005 |
| 3 | 1 | 43.52 .370 | 2 | 74.04.015 |
|  | 2 | 43.52.374 | 3 | 74.04.050 |
|  | 3 | 43.52 .375 | 4 | 74.04.200 |
|  | 4 | 43.52 .378 | 5 | 74.04.510 |
|  | 5 | 43.52.379 | 6 | Par. veto |
| 4 | 1 | Temporary |  | 74.04.660 |
|  | 2 | Temporary | 7 | 74.04.620 |
|  | 3 | Temporary | 8 | 74.04.650 |
|  | 4 | Temporary | 9 | 74.08.025 |
|  | 5 | Temporary | 10 | Par. veto |
|  | 6 | Temporary |  | 74.08 .041 |
|  | 7 | Temporary | 11 | 74.08 .042 |
|  | 8 | Approp. | 12 | 74.08.043 |
|  | 9 | Temporary | 13 | 74.08.060 |
|  | 10 | Sev. | 14 | 74.08.070 |
|  | 11 | Em. | 15 | 74.08.120 |
| 5 | 1 | 66.04 .010 | 16 | 74.08.545 |
|  | 2 | 66.08.024 | 17 | 74.08.541 |
|  | 3 | 66.08.080 | 18 | 74.09.010 |
|  | 4 | 66.08.130 | 19 | 74.09.035 |
|  | 5 | 28B.30.067 | 20 | 74.09.510 |
|  | 6 | 66.08 .180 | 21 | 74.09.520 |
|  | 7 | 28B.30.068 | 22 | 74.09 .700 |
|  | 8 | 66.16.040 | 23 | 74.12.010 |
|  | 9 | 66.20 .190 | 24 | Vetoed |
|  | 10 | 66.24.010 | 25 | 43.20A. 670 |
|  | 11 | 66.24.025 | 26 | 7.68.070 |
|  | 12 | 66.24.210 | 27 | 7.68.080 |
|  | 13 | 66.24.240 | 28 | Repealer |
|  | 14 | 66.24 .250 | 29 | Leg. dir. |
|  | 15 | 66.24.260 | 30 | Sev. |
|  | 16 | 66.24 .290 |  | n74.04.005 |
|  | 17 | 66.24 .410 | 31 | Eff. date |
|  | 18 | 66.24.450 |  | n74.04.005 |

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## 1982 REGULAR SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | 43.52.391 | 32 | 33.16.060 | 103 | 33.48.210 | 5 | 34.04.010 |  | 13 | 18.22.083 |
|  | 2 | 43.52.395 | 33 | 33.16.080 | 104 | 33.48.220 | 6 | 36.57.040 |  | 14 | 18.22.120 |
|  | 3 | Sev. | 34 | 33.16 .090 | 105 | 33.48.230 | 7 | 36.93.090 |  | 15 | 18.22.141 |
|  |  | n43.52.391 | 35 | 33.16.120 | 106 | 33.48.240 | 8 | 41.06.110 |  | 16 | 18.22.151 |
|  | 4 | Em. | 36 | 33.16 .150 | 107 | 33.48.250 | 9 | 42.17.240 |  | 17 | 18.22.210 |
| 2 | 1 | 29.69 .001 | 37 | 33.20 .010 | 108 | 33.48.260 | 10 | 43.33A. 160 |  | 18 | 18.22.215 |
|  | 2 | 29.69.002 | 38 | 33.20 .040 | 109 | 33.48.270 | 11 | 43.88.160 |  | 19 | 18.22.230 |
|  | 3 | 29.69.003 | 39 | 33.20 .060 | 110 | 33.48.280 | 12 | 46.63.020 |  | 20 | Sev. |
|  | 4 | 29.69.004 | 40 | 33.20 .125 | 111 | 33.48.290 | 13 | 46.63.110 |  |  | 18.22.911 |
|  | 5 | 29.69.005 | 41 | 33.20 .150 | 112 | 33.48.320 | 14 | 70.37.100 |  | 21 | Repealer |
|  | 6 | 29.69.006 | 42 | 33.20.180 | 113 | 43.19.100 | 15 | 77.12.323 | 22 | 1 | 4.24 .410 |
|  | 7 | 29.69.007 | 43 | 33.20 .190 | 114 | Temporary | 16 | 82.04.260 |  | 2 | 9A.76.200 |
|  | 8 | 29.69.010 | 44 | 33.24.005 | 115 | Repealer | 17 | Repealer | 23 | 1 | 58.17.080 |
|  | 9 | 29.69.020 | 45 | 33.24 .010 | 116 | Repealer | 18 | Repealer | 24 | 1 | 35.92.075 |
|  | 10 | 29.69.030 | 46 | 33.24 .100 | 117 | Repealer | 19 | Sev. | 25 | 1 | 46.90 .300 |
|  | 11 | 29.69.040 | 47 | 33.24 .160 | 118 | Sev. |  | n6.12.100 |  | 2 | 46.90.427 |
|  | 12 | 29.69.050 | 48 | 33.24 .295 |  | n 33.04.002 | 20 | Em. |  | 3 | 46.90.705 |
|  | 13 | 29.69.060 | 49 | 33.24 .007 | 119 | Em. | 111 | 43.51 .290 |  | 4 | Repealer |
|  | 14 | 29.69.070 | 50 | 33.24.115 | 41 | 43.121 .010 | 2 | 43.51 .300 |  | 5 | Em. |
|  | 15 | 29.69.080 | 51 | 33.24.015 | 2 | 43.121 .020 | 3 | 43.51 .310 | 26 | 1 | Intent |
|  | 16 | 29.69.900 | 52 | 33.24.345 | 3 | 43.121 .030 | 4 | 43.51 .320 |  |  | n77.12.440 |
|  | 17 | Leg. dir. | 53 | 33.24.350 | 4 | 43.121 .040 | 5 | 43.51 .330 |  | 2 | 77.12.440 |
|  | 18 | 29.70 .010 | 54 | 33.24.360 | 5 | 43.121 .050 | 6 | 43.51 .340 |  | 3 | Eff: date |
|  | 19 | 29.70.020 | 55 | 33.24 .370 | 6 | 43.121 .060 | 7 | Approp. |  |  | n77.12.440 |
|  | 20 | 29.70.030 | 56 | 33.24.375 | 7 | 43.121 .070 | 8 | Em. | 27 | 1 | 79.01.184 |
|  | 21 | 29.70.040 | 57 | 33.28 .020 | 8 | 43.121 .080 | 12 1 | 41.26 .110 |  | 2 | 79.01.204 |
|  | 22 | 29.70.050 | 58 | 33.28 .040 | 9 | 43.121 .090 | 2 | 41.26 .470 |  | 3 | 79.01.132 |
|  | 23 | 29.70.060 | 59 | 33.32.020 | 10 | 43.121 .100 | 131 | 41.50 .130 | 28 | 1 | Repealer |
|  | 24 | 29.70.070 | 60 | 33.32.030 | 11 | Exp. date | 2 | Repealer | 29 | 1 | 3.34 .020 |
|  | 25 | 29.70.080 | 61 | 33.32.070 |  | 43.121 .900 | $14 \quad 1$ | 75.12.090 |  | 2 | 3.58 .020 |
|  | 26 | 29.70.090 | 62 | 33.36.030 | 12 | 36.18.010 | 2 | 75.12.400 | 30 | 1 | 43.59 .030 |
|  | 27 | 29.70 .100 | 63 | 33.36.040 | 13 | Leg. dir. | 151 | 90.03.243 |  | 2 | Em. |
|  | 28 | 29.70 .110 | 64 | 33.36.050 | 14 | Approp. | 2 | 90.03.180 | 31 | 1 | 77.21 .010 |
|  | 29 | 29.70.120 | 65 | 33.36.060 | 15 | Sev. | 3 | Em. | 32 | 1 | 67.16.020 |
|  | 30 | 29.70.130 | 66 | 33.40 .020 |  | 43.121 .910 | 16 | 1.12 .028 |  | 2 | 67.16.050 |
|  | 31 | 29.70.900 | 67 | 33.40 .040 | $5 \quad 1$ | 32.08.115 | 17 1 | 46.10 .020 |  | 3 | 67.16.105 |
|  | 32 | Leg. dir. | 68 | 33.40 .050 | 2 | 32.08.116 | 2 | 46.10.040 |  | 4 | 67.16.130 |
|  | 33 | Sev. | 69 | 33.40 .070 | 3 | Em. | 3 | 46.10.043 |  | 5 | 67.16.180 |
|  |  | 29.70 .910 | 70 | 33.40 .075 | $6 \quad 1$ | 19.85 .010 | 4 | 46.10 .055 |  | 6 | Sev. |
|  | 34 | Em. | 71 | 33.40 .110 | 2 | 19.85.020 | 5 | 46.10.050 |  |  | n67.16.020 |
| 3 | 1 | 33.04.002 | 72 | 33.40 .120 | 3 | 19.85 .030 | 6 | 46.10.075 |  | 7 | Em. |
|  | 2 | 33.04.005 | 73 | 33.40 .130 | 4 | 19.85 .040 | 7 | 46.10 .080 | 33 | 1 | 46.68.120 |
|  | 3 | 33.04 .010 | 74 | 33.43 .010 | 5 | 19.85.050 | 8 | 46.10.190 |  | 2 | 46.68 .122 |
|  | 4 | 33.04.020 | 75 | 33.44.020 | 6 | 34.08.020 | 18 1 | 2.10 .120 |  | 3 | 46.68.124 |
|  | 5 | 33.04.025 | 76 | 33.44 .080 | 7 | 34.04.045 | 2 | 2.12.020 | 34 | 1 | 67.40 .010 |
|  | 6 | 33.04.110 | 77 | 33.44 .090 | 8 | 34.04.070 | 3 | 41.40 .200 |  | 2 | 67.40.020 |
|  | 7 | 33.04.042 | 78 | 33.44.125 | 9 | 43.31 .925 | 4 | 41.40 .230 |  | 3 | 67.40.030 |
|  | 8 | 33.04.044 | 79 | 33.44.130 | 10 | Leg. dir. | 5 | 41.40 .670 |  | 4 | 67.40.040 |
|  | 9 | 33.04.046 | 80 | 33.46 .010 | 11 | Sev. | $19 \quad 1$ | 47.10.801 |  | 5 | 67.40.050 |
|  | 10 | 33.04.048 | 81 | 33.46 .020 |  | 19.85.900 | 2 | 47.10 .802 |  | 6 | 67.40.060 |
|  | 11 | 33.04.052 | 82 | 33.46 .030 | 71 | 43.01.200 | 3 | 47.10 .790 |  | 7 | 67.40.070 |
|  | 12 | 33.04.054 | 83 | 33.46 .040 | 2 | 43.01.210 | 4 | Approp. |  | 8 | 67.40.080 |
|  | 13 | 33.08.020 | 84 | 33.46.050 | 3 | 36.01.150 | 5 | Sev. |  | 9 | 67.40.090 |
|  | 14 | 33.08.030 | 85 | 33.46.060 | 4 | 90.58.500 |  | n47.10.801 |  | 10 | 67.40.100 |
|  | 15 | 33.08.040 | 86 | 33.46 .070 | 5 | 43.21C. 500 | 6 | Em. |  | 11 | Leg. dir. |
|  | 16 | 33.08 .050 | 87 | 33.46 .080 | 6 | 89.16 .500 | $20 \quad 1$ | 20.01.330 |  | 12 | Approp. |
|  | 17 | 33.08.055 | 88 | 33.46 .100 | 7 | 43.21 A. 500 | 2 | 20.01.390 |  | 13 | Sev. |
|  | 18 | 33.08.060 | 89 | 33.46.110 | 8 | 75.20 .300 | 3 | 20.01.430 |  |  | 67.40 .900 |
|  | 19 | 33.08 .080 | 90 | 33.46.130 | 9 | 44.04.500 | 4 | 20.01.460 |  | 14 | Em. |
|  | 20 | 33.08 .090 | 91 | 33.48.025 | 10 | Approp. | 21 1 | 18.22.005 | 35 | 1 | Intent |
|  | 21 | 33.08 .110 | 92 | 33.48 .030 | 11 | Sev. | 2 | 18.22.010 |  |  | n43.07.160 |
|  | 22 | 33.12 .010 | 93 | 33.48 .040 |  | n 36.01 .150 | 3 | 18.22.020 |  | 2 | 43.07 .160 |
|  | 23 | 33.12 .012 | 94 | 33.48 .080 | 12 | Em. | 4 | 18.22.030 |  | 3 | Leg. dir. |
|  | 24 | 33.12 .014 | 95 | 33.48 .090 | 81 | 46.20 .435 | 5 | 18.22.040 |  | 4 | 23A.04.010 |
|  | 25 | 33.12 .060 | 96 | 33.48 .100 | 2 | Sev. | 6 | 18.22.050 |  | 5 | 23A. 08.060 |
|  | 26 | 33.12 .140 | 97 | 33.48.110 |  | n 46.20 .435 | 7 | 18.22 .060 |  | 6 | 23A.08.090 |
|  | 27 | 33.12 .150 | 98 | 33.48.120 | $9 \quad 1$ | 68.08.520 | 8 | 18.22.013 |  | 7 | 23A.08.100 |
|  | 28 | 33.16 .020 | 99 | 33.48 .140 | $10 \quad 1$ | 6.12.100 | 9 | 18.22.014 |  | 8 | 23A. 08.110 |
|  | 29 | 33.16 .030 | 100 | 33.48 .170 | 2 | 9A. 32.040 | 10 | 18.22.015 |  | 9 | 23A.08.130 |
|  | 30 | 33.16 .040 | 101 | 33.48 .180 | 3 | 9A.44.040 | 11 | 18.22.016 |  | 10 | 23A. 08.340 |
|  | 31 | 33.16.050 | 102 | 33.48.200 | 4 | 31.04.040 | 12 | 18.22.081 |  | 11 | 23A.08.450 |

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| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 12 | 23A.40.032 | 93 | 24.03.240 | 174 | 23.86.090 | 46 1 | 28A.21.086 |  | 26 | Eff. dates |
| 13 | Leg. rev. | 94 | 24.03.245 | 175 | 23.86.210 | 47 1 | 16.67.120 |  |  | n 51.32.095 |
| 14 | 23A.12.020 | 95 | 24.03.255 | 176 | 23.86.220 | 48 1 | 43.19.670 | 64 | 1 | 42.17 .310 |
| 15 | 23A.12.030 | 96 | 24.03.300 | 177 | 25.10.010 | 2 | 43.19.675 | 65 | 1 | 19.16.500 |
| 16 | 23A.12.040 | 97 | 24.03.302 | 178 | 25.10.130 | 3 | 43.19.680 | 66 | 1 | 18.39.010 |
| 17 | 23A.16.040 | 98 | 24.03.315 | 179 | 25.10.310 | 4 | 43.19.685 |  | 2 | 18.39.240 |
| 18 | 23A.16.050 | 99 | 24.03.330 | 180 | 15.66.010 | 491 | 72.02.150 |  | 3 | 18.39.250 |
| 19 | 23A.16.060 | 100 | 24.03.335 | 181 | 19.77.030 | 2 | 72.02.160 |  | 4 | 18.39.260 |
| 20 | 23A.16.075 | 101 | 24.03.340 | 182 | 19.77.050 | 3 | 72.72.050 |  | 5 | 18.39.270 |
| 21 | 23A.16.080 | 102 | 24.03.345 | 183 | 19.77.060 | 4 | 72.72.060 |  | 6 | 18.39.300 |
| 22 | 23A.16.100 | 103 | 24.03.350 | 184 | 19.77.090 | 5 | 72.02.170 |  | 7 | 18.39.280 |
| 23 | 23A.16.110 | 104 | 24.03.370 | 185 | 19.77.100 | 501 | 28B.50.090 |  | 8 | 18.39.290 |
| 24 | 23A.16.120 | 105 | 24.03.375 | 186 | 43.07.030 | 511 | 18.71 .030 |  | 9 | 18.39.310 |
| 25 | 23A. 20.040 | 106 | 24.03.380 | 187 | 43.07.120 | 52 1 | 46.52.120 |  | 10 | 18.39.320 |
| 26 | 23A. 20.050 | 107 | 24.03.385 | 188 | 43.07.130 | 531 | 18.73 .110 |  | 11 | 18.39 .330 |
| 27 | 23A.20.060 | 108 | 24.03.395 | 189 | 43.07.140 | 541 | 79.01.096 |  | 12 | 18.39.340 |
| 28 | 23A. 20.070 | 109 | 24.03.400 | 190 | 43.07.035 | 551 | 35.75.060 |  | 13 | 18.39.350 |
| 29 | 23A. 28.010 | 110 | 24.03.405 | 191 | 43.07.170 | 2 | 36.75.240 |  | 14 | 18.39 .360 |
| 30 | 23A.28.020 | 111 | 24.03.410 | 192 | 43.07.180 | 3 | 36.82.145 |  | 15 | 18.39.231 |
| 31 | 23A. 28.030 | 112 | 24.03.430 | 193 | 43.07.190 | 4 | 46.04.071 |  | 16 | Leg. dir. |
| 32 | 23A. 28.040 | 113 | 24.03.435 | 194 | 18.08.130 | 5 | 46.61.160 |  | 17 | n 18.39.240 |
| 33 | 23A.28.060 | 114 | 24.03.440 | 195 | 26.40.060 | 6 | 46.61 .750 |  | 18 | Savings |
| 34 | 23A.28.070 | 115 | 24.03.445 | 196 | 42.17.380 | 7 | 46.61 .770 |  |  | n 18.39.240 |
| 35 | 23A. 28.080 | 116 | 24.03.450 | 197 | 46.64 .040 | 8 | 46.61 .758 |  | 19 | Repealer |
| 36 | 23A. 28.090 | 117 | 24.03.915 | 198 | 47.68.210 | $56 \quad 1$ | 5.60.060 |  | 20 | 18.39.045 |
| 37 | 23A.28.110 | 118 | 24.06.005 | 199 | 76.40.060 | 2 | Sev. |  | 21 | 18.39.050 |
| 38 | 23A. 28.120 | 119 | 24.06.020 | 200 | Repealer |  | n 5.60.060 |  | 22 | 18.39 .130 |
| 39 | 23A. 28.125 | 120 | 24.06.025 | 201 | Repealer | $57 \quad 1$ | Approp. |  | 23 | Sev. |
| 40 | 23A. 28.130 | 121 | 24.06.045 | 202 | Sev. | 2 | Approp. |  |  | 18.39.901 |
| 41 | 23A.28.250 | 122 | 24.06.046 |  | n43.07.160 | 3 | Aрprop. |  | 24 | Eff. dates |
| 42 | 23A. 32.050 | 123 | 24.06.047 | 203 | Eff. dates | 4 | Approp. |  |  | n 18.39.240 |
| 43 | 23A. 32.060 | 124 | 24.06.048 |  | n43.07.160 | 5 | Em. | 67 | 1 | 31.12A. 005 |
| 44 | 23A.32.070 | 125 | 24.06.050 | 36 1 | 40.10.010 | 581 | 43.33A. 170 |  | 2 | 31.12A. 010 |
| 45 | 23A. 32.073 | 126 | 24.06.055 | 2 | 40.10.020 | 59 1 | Approp. |  | 3 | 31.12A. 030 |
| 46 | 23A. 32.075 | 127 | 24.06.060 | 3 | 40.14.010 | 2 | Em. |  | 4 | 31.12A. 040 |
| 47 | 23A.32.080 | 128 | 24.06.170 | 4 | 40.14.040 | 601 | 42.17.405 |  | 5 | 31.12A. 050 |
| 48 | 23A.32.090 | 129 | 24.06.175 | 5 | 40.14.060 | 2 | 68.16.060 |  | 6 | 31.12A. 060 |
| 49 | 23A.32.100 | 130 | 24.06.195 | 6 | 40.14.070 | 3 | 68.16.140 |  | 7 | 31.12A. 090 |
| 50 | 23A.32.140 | 131 | 24.06.200 | 371 | 18.43.110 | 4 | Em. | 68 | 1 | 43.117 .040 |
| 51 | 23A.32.150 | 132 | 24.06.205 | 38 1 | 28A.87.120 | 611 | 43.19.537 | 69 | 1 | 19.105.300 |
| 52 | 23A.32.160 | 133 | 24.06.207 | 39 1 | 66.04.010 | 2 | 43.19.538 |  | 2 | 19.105 .310 |
| 53 | 23A. 32.170 | 134 | 24.06.225 | 2 | 66.28 .120 | 3 | 39.24.050 |  | 3 | 19.105 .320 |
| 54 | 23A.32.072 | 135 | 24.06.230 | 3 | Sev. | 4 | 39.30.050 |  | 4 | 19.105.330 |
| 55 | 23A.32.077 | 136 | 24.06.233 |  | n66.04.010 | 621 | 46.71 .010 |  | 5 | 19.105 .340 |
| 56 | 23A.36.050 | 137 | 24.06.260 | $40 \quad 1$ | 29.33.041 | 2 | 46.71 .030 |  | 6 | 19.105 .350 |
| 57 | 23A.40.010 | 138 | 24.06.275 | 2 | 29.33.051 | 3 | 46.71 .040 |  | 7 | 19.105.360 |
| 58 | 23A.40.020 | 139 | 24.06.280 | 3 | 29.33.061 | 4 | 46.71 .043 |  | 8 | 19.105 .370 |
| 59 | 23A.40.030 | 140 | 24.06.285 | 4 | 29.33.081 | 5 | 46.71 .047 |  | 9 | 19.105.380 |
| 60 | 23A.40.035 | 141 | 24.06.290 | 5 | 29.33.090 | 6 | 46.71 .050 |  | 10 | 19.105 .390 |
| 61 | 23A.40.040 | 142 | 24.06.335 | 6 | 29.34.080 | 7 | 46.71 .060 |  | 11 | 19.105.400 |
| 62 | 23A.40.050 | 143 | 24.06.350 | 7 | 29.34.090 | 8 | 46.71 .065 |  | 12 | 19.105 .410 |
| 63 | 23A.40.060 | 144 | 24.06.365 | 8 | 43.17 .070 | 9 | 46.71 .070 |  | 13 | 19.105.420 |
| 64 | 23A.40.070 | 145 | 24.06.370 | 9 | 43.131 .234 | 10 | 46.71 .080 |  | 14 | 19.105.430 |
| 65 | 23A.44.010 | 146 | 24.06.380 | 10 | Em. | 11 | 46.71 .090 |  | 15 | 19.105.440 |
| 66 | 23A.44.020 | 147 | 24.06.395 | 11 | Sev. | 12 | Approp. |  | 16 | 19.105 .450 |
| 67 | 23A.44.040 | 148 | 24.06.415 |  | n 29.33 .041 | 13 | Approp. |  | 17 | 19.105 .460 |
| 68 | 23A.44.050 | 149 | 24.06.420 | 41 1 | 43.82 .010 | 63 1 | 51.41 .010 |  | 18 | 19.105 .470 |
| 69 | 23A.44.060 | 150 | 24.06.425 | 2 | 43.19 .500 | 2 | 51.41 .020 |  | 19 | 19.105 .480 |
| 70 | 23A.44.146 | 151 | 24.06.430 | 3 | Eff. dates | 3 | 51.41 .030 |  | 20 | 19.105.490 |
| 71 | 23A.98.030 | 152 | 24.06.440 |  | n43.82.010 | 4 | 51.41 .090 |  | 21 | 19.105.500 |
| 72 | 24.03.005 | 153 | 24.06.445 | $42 \quad 1$ | 87.03.017 | 5 | 51.41 .040 |  | 22 | 19.105 .510 |
| 73 | 24.03.017 | 154 | 24.06.450 | 2 | Em. | 6 | 51.41 .060 |  | 23 | Constr. |
| 74 | 24.03.020 | 155 | 24.06.455 | 431 | 50.38 .010 | 7 | 51.41 .100 |  |  | 19.105 .910 |
| 75 | 24.03.025 | 156 | 24.06.460 | 2 | 50.38 .020 | 8 | 51.41 .050 |  | 24 | 19.105 .520 |
| 76 | 24.03.045 | 157 | 24.06.475 | 3 | 50.38.030 | 9 | 51.41 .070 |  | 25 | 19.105 .530 |
| 77 | 24.03.046 | 158 | 24.06.480 | 4 | Leg. dir. | 10 | 51.41 .080 |  | 26 | 19.105.540 |
| 78 | 24.03.047 | 159 | 24.06.485 | 5 | Eff. date | 11 | 51.32 .095 |  | 27 | 19.105.550 |
| 79 | 24.03.048 | 160 | 24.06.490 |  | 50.38 .900 | 12 | 51.36 .020 |  | 28 | Repealer |
| 80 | 24.03.050 | 161 | 24.06.495 | $44 \quad 1$ | 43.170 .010 | 13 | 51.32 .250 |  | 29 | Sev. |
| 81 | 24.03.055 | 162 | 24.06.520 | 2 | 43.170 .020 | 14 | 51.44 .040 |  |  | 19.105 .920 |
| 82 | 24.03.060 | 163 | 24.06.900 | 3 | 43.170 .030 | 15 | 51.12 .020 |  | 30 | Approp. |
| 83 84 | 24.03.145 | 164 | 24.06.915 | 4 | 43.170 .040 | 16 | 51.12 .090 |  | 31 | Leg. dir. |
| 84 | 24.03.150 | 165 | 24.20 .020 | 5 | 43.170 .050 | 17 | 51.12 .110 |  | 32 | Eff. date |
| 85 | 24.03.170 | 166 | 24.24.010 | 6 | 43.170 .060 | 18 | 51.32 .050 |  |  | 19.105 .930 |
| 86 | 24.03.175 | 167 | 24.24.100 | 7 | Exp. date | 19 | 51.32 .220 | 70 | 1 | 43.51 .540 |
| 87 | 24.03.180 | 168 | Temporary |  | 43.170 .900 | 20 | 51.48 .010 | 71 | 1 | 81.80 .010 |
| 88 | 24.03.183 | 169 | 18.100 .120 | 8 | Approp. | 21 | 51.48 .030 |  | 2 | 81.80 .400 |
| 89 | 24.03.200 | 170 | 18.100.140 | 9 | Leg. dir. | 22 | 51.52 .120 |  | 3 | 81.80 .410 |
| 90 | 24.03.205 | 171 | 23.86.050 | $45 \quad 1$ | 24.32 .210 | 23 | 51.52 .130 |  | 4 | 81.80 .420 |
| 91 | 24.03.207 | 172 | 23.86.060 | 2 | 24.06.360 | 24 | Leg. dir. |  | 5 | Sev. |
| 92 | 24.03.220 | 173 | 23.86.070 | 3 | 23A.32.050 | 25 | Approp. |  |  | n81.80.010 |





## 1982 1ST EXTRAORDINARY SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | Special | 101 | Par. veto | 26 | 57.28 .090 | 24 | 79.90.180 | 95 | 79.94.100 |
|  |  | n Title 79 |  | 28A.58.098 | 27 | 57.28 .100 | 25 | 79.90.190 | 96 | 79.94.110 |
|  |  | Digest | 2 | 41.32.4985 | 28 | 57.32.010 | 26 | 79.90.200 | 97 | 79.94.120 |
|  | 2 | Special | 3 | Sev. | 29 | 57.36 .010 | 27 | 79.90.210 | 98 | 79.94.130 |
|  |  | n Title 79 |  | n 28A.58.098 | 30 | 57.32.020 | 28 | 79.90.220 | 99 | 79.94.140 |
|  |  | Digest | 4 | Em. | 31 | 57.32.022 | 29 | 79.90 .230 | 100 | 79.94.150 |
| 2 | 1 | 82.35 .050 | $11 \quad 1$ | 43.150 .010 | 32 | 57.32.023 | 30 | 79.90.240 | 101 | 79.94.160 |
|  | 2 | 82.35 .030 | 2 | 43.150 .020 | 33 | 57.36.030 | 31 | 79.90 .250 | 102 | 79.94.170 |
|  | 3 | 82.35.040 | 3 | 43.150 .030 | 34 | 57.40.100 | 32 | 79.90.260 | 103 | 79.94.180 |
|  | 4 | Em. | 4 | 43.150 .040 | 35 | 57.90.020 | 33 | 79.90.270 | 104 | 79.94.190 |
| 3 | 1 | 53.36 .100 | 5 | 43.150 .050 | $18 \quad 1$ | 50.12.200 | 34 | 79.90 .280 | 105 | 79.94.200 |
|  | 2 | 84.55.045 | 6 | 43.150 .060 | 2 | 50.22.010 | 35 | 79.90.290 | 106 | 79.94.210 |
|  | 3 | Eff. date | 7 | 43.150 .070 | 3 | 50.22.060 | 36 | 79.90 .300 | 107 | 79.94.220 |
|  |  | n 53.36.100 | 8 | 43.150 .080 | 4 | 50.22.030 | 37 | 79.90 .310 | 108 | 79.94.230 |
| 4 | 1 | 82.32 .030 | 9 | Approp. | 5 | 50.22.050 | 38 | 79.90 .320 | 109 | 79.94 .240 |
| 5 | 1 | 82.08.0273 | 10 | Leg. dir. | 6 | 50.20 .050 | 39 | 79.90.330 | 110 | 79.94 .250 |
|  | 2 | n82.08.0273 | 121 | 46.63 .110 | 7 | 50.20.118 | 40 | 79.90.340 | 111 | 79.94.260 |
| 6 | 1 | 82.36 .020 | 131 | 90.58.020 | 8 | 50.32.080 | 41 | 79.90.350 | 112 | 79.94.270 |
|  | 2 | Em. | 2 | 90.58.030 | 9 | 50.32.095 | 42 | 79.90.360 | 113 | 79.94.280 |
| 7 | 1 | 28A.04.030 | $14 \quad 1$ | 46.16.215 | 10 | 50.40.020 | 43 | 79.90 .370 | 114 | 79.94.290 |
|  | 2 | 28A.04.040 | 2 | 46.63.060 | 11 | 50.40.050 | 44 | 79.90 .380 | 115 | 79.94.300 |
|  | 3 |  | 3 | 46.63.070 | 12 | 74.20A. 090 | 45 | 79.90 .390 | 116 | 79.94 .310 |
|  |  | $\text { n 28A. } 04.030$ | 4 | 46.63.110 | 13 | 50.04.145 | 46 | 79.90.400 | 117 | 79.94.320 |
| 8 | 1 | 7.68 .035 | 5 | 46.20.270 | 14 | 50.04.100 | 47 | 79.90.410 | 118 | 79.94.330 |
|  | 2 | 7.68.070 | 6 | Sev. | 15 | 50.24.130 | 48 | 79.91.010 | 119 | 79.94.340 |
|  | 3 | 7.68 .915 |  | n 46.63.060 | 16 | 50.20.060 | 49 | 79.91 .020 | 120 | 79.94 .350 |
|  | 4 | 9.92 .060 | 7 | Eff: date | 17 | 50.22.100 | 50 | 79.91 .030 | 121 | 79.94.360 |
|  | 5 | 9.95 .210 |  | n 46.63.060 | 18 | 50.22.110 | 51 | 79.91 .040 | 122 | 79.94.370 |
|  | 6 | 2.56.035 | 151 | 28B.04.020 | 19 | 50.22.120 | 52 | 79.91.050 | 123 | 79.94.380 |
|  | 7 | Approp. | 2 | 28B.04.040 | 20 | 50.04.225 | 53 | 79.91 .060 | 124 | 79.94.390 |
|  | 8 | Approp. | 3 | 28B.04.050 | 21 | n50.12.200 | 54 | 79.91 .070 | 125 | 79.94 .400 |
|  | 9 | Eff. dates | 4 | 28B.04.060 | 22 | Sev . | 55 | 79.91 .080 | 126 | 79.94 .410 |
|  |  | n7.68.035 | 5 | 28B.04.070 |  | n 50.12.200 | 56 | 79.91 .090 | 127 | 79.94.420 |
|  | 10 | Intent | 6 | 28B.04.080 | 23 | Eff: dates | 57 | 79.91.100 | 128 | 79.94.430 |
|  |  | n7.68.035 | 7 | 36.18 .010 |  | n50.22.030 | 58 | 79.91.110 | 129 | 79.94.440 |
| 9 | 1 | 48.74.010 | 8 | Approp. | 191 | Par. veto | 59 | 79.91.120 | 130 | 79.95.010 |
|  | 2 | 48.74 .020 | 9 | Repealer |  | 74.09.700 | 60 | 79.91 .130 | 131 | 79.95 .020 |
|  | 3 | 48.74 .030 | 10 | Em. | 2 | 74.09 .610 | 61 | 79.91 .140 | 132 | 79.95 .030 |
|  | 4 | 48.74 .040 | 11 | Exp. date | 3 | 74.09.035 | 62 | 79.91 .150 | 133 | 79.95 .040 |
|  | 5 | 48.74.050 |  | n 28B.04.020 | 4 | 74.09.520 | 63 | 79.91 .160 | 134 | 79.96.010 |
|  | 6 | 48.74.060 | 161 | 19.91.010 | 5 | 74.09.620 | 64 | 79.91.170 | 135 | 79.96.020 |
|  | 7 | 48.74.070 | 2 | 19.91.140 | 6 | Ef: date | 65 | 79.91.180 | 136 | 79.96.030 |
|  | 8 | 48.74.080 | 3 | 19.91.150 |  | n 74.09 .035 | 66 | 79.91.190 | 137 | 79.96.040 |
|  | 9 | Leg. dir. | 4 | 19.91.180 | $20 \quad 1$ | 51.32 .075 | 67 | 79.91.200 | 138 | 79.96.050 |
|  | 10 | 48.76 .010 | 5 | 19.91.910 | 2 | 51.32 .080 | 68 | 79.91 .210 | 139 | 79.96.060 |
|  | 11 | 48.76.020 | 6 | Approp. | 3 | 51.32 .190 | 69 | 79.92 .010 | 140 | 79.96.070 |
|  | 12 | 48.76.030 | $17 \quad 1$ | 56.02.055 | 4 | Ef: date | 70 | 79.92 .020 | 141 | 79.96.080 |
|  | 13 | 48.76.040 | 2 | 56.02.120 |  | n51.32.075 | 71 | 79.92 .030 | 142 | 79.96.090 |
|  | 14 | 48.76.050 | 3 | 56.24 .070 | 211 | 79.90 .010 | 72 | 79.92 .040 | 143 | 79.96.100 |
|  | 15 | 48.76.060 | 4 | 56.36 .010 | 2 | 79.90.015 | 73 | 79.92.050 | 144 | 79.96.110 |
|  | 16 | 48.76.070 | 5 | 57.02.050 | 3 | 79.90.020 | 74 | 79.92 .060 | 145 | 79.96.120 |
|  | 17 | 48.76.080 | 6 | 57.02.060 | 4 | 79.90.025 | 75 | 79.92.070 | 146 | Leg. dir. |
|  | 18 | 48.76 .090 | 7 | 57.02.070 | 5 | 79.90.030 | 76 | 79.92 .080 | 147 | 79.01 .036 |
|  | 19 | 48.76.100 | 8 | 57.02.010 | 6 | 79.90.035 | 77 | 79.92 .090 | 148 | 79.01.038 |
|  | 20 | Leg. dir. | 9 | 57.04.020 | 7 | 79.90.040 | 78 | 79.92.100 | 149 | 79.01.052 |
|  | 21 | 48.23 .410 | 10 | 57.04.030 | 8 | 79.90.045 | 79 | 79.92 .110 | 150 | 79.01.084 |
|  | 22 | 48.23 .420 | 11 | 57.04.050 | 9 | 79.90.050 | 80 | 79.93.010 | 151 | 79.01.088 |
|  | 23 | 48.23.430 | 12 | 57.08.080 | 10 | 79.90.055 | 81 | 79.93 .020 | 152 | 79.01.116 |
|  | 24 | 48.23 .440 | 13 | 57.08 .090 | 11 | 79.90.060 | 82 | 79.93 .030 | 153 | 79.01.120 |
|  | 25 | 48.23.450 | 14 | 57.12.030 | 12 | 79.90.065 | 83 | 79.93 .040 | 154 | 79.01.124 |
|  | 26 | 48.23.460 | 15 | 57.16 .050 | 13 | 79.90.070 | 84 | 79.93 .050 | 155 | 79.01 .176 |
|  | 27 | 48.23.470 | 16 | 57.16.060 | 14 | 79.90.080 | 85 | 79.93.060 | 156 | 79.01.184 |
|  | 28 | 48.23 .480 | 17 | 57.16.070 | 15 | 79.90 .090 | 86 | 79.94.010 | 157 | 79.01.188 |
|  | 29 | 48.23.490 | 18 | 57.16 .090 | 16 | 79.90.100 | 87 | 79.94 .020 | 158 | 79.01 .212 |
|  | 30 | 48.23 .500 | 19 | 57.16.110 | 17 | 79.90.110 | 88 | 79.94.030 | 159 | 79.01.216 |
|  | 31 | 48.23.510 | 20 | 57.20.030 | 18 | 79.90.120 | 89 | 79.94.040 | 160 | 79.01.220 |
|  | 32 | 48.23.520 | 21 | 57.24 .010 | 19 | 79.90 .130 | 90 | 79.94 .050 | 161 | 79.01.224 |
|  | 33 | Leg. dir. | 22 | 57.24.020 | 20 | 79.90.140 | 91 | 79.94.060 | 162 | 79.01.228 |
|  | 34 | 48.23 .200 | 23 | 57.28 .020 | 21 | 79.90.150 | 92 | 79.94 .070 | 163 | 79.01 .236 |
|  | 35 | 48.14.015 | 24 | 57.28 .060 | 22 | 79.90.160 | 93 | 79.94 .080 | 164 | 79.01.240 |
|  | 36 | Repealer | 25 | 57.28.070 | 23 | 79.90.170 | 94 | 79.94.090 | 165 | 79.01.292 |

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| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | 17 | 41.32.820 |  | 18 | Sev. |
|  | 18 | 41.40 .100 |  | 19 | Em. |
|  | 19 | 41.40.120 | 55 | 1 | 76.04.360 |
|  | 20 | 41.40 .150 |  | 2 | 76.04.515 |
|  | 21 | 41.40.180 |  |  |  |
|  | 22 | 41.40 .370 |  |  |  |
|  | 23 | 41.40 .730 |  |  |  |
|  | 24 | 43.43.120 |  |  |  |
|  | 25 | 43.43.230 |  |  |  |
|  | 26 | 43.43.250 |  |  |  |
|  | 27 | 43.43.260 |  |  |  |
|  | 28 | 43.43.270 |  |  |  |
|  | 29 | 43.43.280 |  |  |  |
|  | 30 | 43.43 .290 |  |  |  |
|  | 31 | 43.43 .310 |  |  |  |
|  | 32 | 2.12 .090 |  |  |  |
|  | 33 | 41.50 .140 |  |  |  |
|  | 34 | 41.40.187 |  |  |  |
|  | 35 | Temporary |  |  |  |
|  | 36 | Repealer |  |  |  |
|  | 37 | Eff. dates |  |  |  |
| 53 |  | n41.32.401 |  |  |  |
|  | 1 | 41.06 .020 |  |  |  |
|  | 2 | 41.06 .070 |  |  |  |
|  | 3 | 41.06.130 |  |  |  |
|  | 4 | 41.06.150 |  |  |  |
|  | 5 | 41.06.169 |  |  |  |
|  | 6 | Par. veto 41.06 .175 |  |  |  |
|  | 7 | Par. veto |  |  |  |
|  |  | 41.06.205 |  |  |  |
|  | 8 | 41.06.185 |  |  |  |
|  | 9 | Par. veto |  |  |  |
|  |  | 41.06.195 |  |  |  |
|  | 10 | 41.06 .215 |  |  |  |
|  | 11 | 28B.10.646 |  |  |  |
|  | 12 | Par. veto |  |  |  |
|  |  | 28B.10.644 |  |  |  |
|  | 13 | 28B.10.645 |  |  |  |
|  | 14 | 28B.16.020 |  |  |  |
|  | 15 | 28B.16.040 |  |  |  |
|  | 16 | 28B.16.100 |  |  |  |
|  | 17 | 28B.16.105 |  |  |  |
|  | 18 | Par. veto |  |  |  |
|  |  | 28B.16.250 |  |  |  |
|  | 19 | 28B.16.101 |  |  |  |
|  | 20 | Par. veto |  |  |  |
|  |  | 28B.16.280 |  |  |  |
|  | 21 | 28B.16.260 |  |  |  |
|  | 22 | Par. veto |  |  |  |
|  |  | 28B.16.270 |  |  |  |
|  | 23 | 28B.16.290 |  |  |  |
|  | 24 | 28B.50.030 |  |  |  |
|  | 25 | Par. veto |  |  |  |
|  |  | 28B.50.830 |  |  |  |
|  | 26 | 28B.50.840 |  |  |  |
|  | 27 | 28B.80.250 |  |  |  |
|  | 28 | 28B.80.260 |  |  |  |
|  | 29 | 28B.80.270 |  |  |  |
|  | 30 | Vetoed |  |  |  |
|  | 31 | Repealer |  |  |  |
|  | 32 | Sev. |  |  |  |
|  |  | n41.06.020 |  |  |  |
| 54 | 1 | Temporary |  |  |  |
|  | 2 | Temporary |  |  |  |
|  | 3 | Temporary |  |  |  |
|  | 4 | Approp. |  |  |  |
|  | 5 | Leg. dir. |  |  |  |
|  | 6 | Temporary |  |  |  |
|  | 7 | Temporary |  |  |  |
|  | 8 | Temporary |  |  |  |
|  | 9 | Leg. dir. |  |  |  |
|  | 10 | Temporary |  |  |  |
|  | 11 | Leg. dir. |  |  |  |
|  | 12 | Temporary |  |  |  |
|  | 13 | Leg. dir. |  |  |  |
|  | 14 | Vetoed |  |  |  |
|  | 15 | Vetoed |  |  |  |
|  | 16 | Par. veto |  |  |  |
|  |  | Temporary |  |  |  |
|  | 17 | Temporary |  |  |  |

1982 2ND EXTRAORDINARY SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | 74.09.610 |  | 3 | 82.16.050 |
|  | 2 | Em. |  | 4 | Eff: date |
| 2 | 1 | Repealer |  |  | n82.16.010 |
|  | 2 | 72.13 .091 | 10 | 1 | 48.14 .020 |
|  | 3 | Em. |  | 2 | n 48.14.020 |
| 3 | 1 | 82.08.0292 |  | 3 | Em. |
|  | 2 | 82.12 .0292 | 11 |  | Omnibus |
|  | 3 | Eff: date |  |  | Approp. |
|  |  | n82.08.0292 |  |  | Act |
| 4 | 1 | 84.33 .030 |  |  | (Uncod.) |
|  | 2 | 84.33 .071 | 12 | 1 | 82.04.442 |
|  | 3 | 84.33.073 | 13 | 1 | 82.04.260 |
|  | 4 | Eff. date |  | 2 | Sev. |
|  |  | n84.33.073 |  |  | n 82.04.260 |
| 5 | 1 | 82.16 .020 |  | 3 | Eff. date |
|  | 2 | Eff. date |  |  | n82.04.260 |
|  |  | n82.16.020 | 14 | 1 | 82.02.030 |
| 6 | 1 | 43.31A.160 |  | 2 | 82.44.020 |
|  | 2 | Temporary |  | 3 | Eff: date |
| 7 | 1 | 67.70 .010 |  |  | n 82.02.030 |
|  | 2 | 67.70.020 | 15 | 1 | 43.88.110 |
|  | 3 | 67.70.030 |  | 2 | 43.88.112 |
|  | 4 | 67.70.040 |  | 3 | 43.88.113 |
|  | 5 | 67.70.050 |  | 4 | Repealer |
|  | 6 | 67.70.060 |  | 5 | Sev. |
|  | 7 | 67.70.070 |  |  | n 43.88.110 |
|  | 8 | 67.70.080 |  | 6 | Em. |
|  | 9 | 67.70.090 |  |  |  |
|  | 10 | 67.70 .100 |  |  |  |
|  | 11 | 67.70 .110 |  |  |  |
|  | 12 | 67.70.120 |  |  |  |
|  | 13 | 67.70.130 |  |  |  |
|  | 14 | 67.70.140 |  |  |  |
|  | 15 | 67.70.150 |  |  |  |
|  | 16 | 67.70.160 |  |  |  |
|  | 17 | 67.70.170 |  |  |  |
|  | 18 | 67.70.180 |  |  |  |
|  | 19 | 67.70.190 |  |  |  |
|  | 20 | 67.70.200 |  |  |  |
|  | 21 | 67.70 .210 |  |  |  |
|  | 22 | 67.70.220 |  |  |  |
|  | 23 | 67.70 .230 |  |  |  |
|  | 24 | 67.70.240 |  |  |  |
|  | 25 | 67.70.250 |  |  |  |
|  | 26 | 67.70.260 |  |  |  |
|  | 27 | 67.70.270 |  |  |  |
|  | 28 | 67.70.280 |  |  |  |
|  | 29 | 67.70.290 |  |  |  |
|  | 30 | 67.70.300 |  |  |  |
|  | 31 | 67.70 .310 |  |  |  |
|  | 32 | 67.70.320 |  |  |  |
|  | 33 | 67.70 .330 |  |  |  |
|  | 34 | Exp. date <br> 67.70 .900 |  |  |  |
|  | 35 | Constr. |  |  |  |
|  |  | 67.70.902 |  |  |  |
|  | 36 | Approp. |  |  |  |
|  | 37 | Approp. |  |  |  |
|  | 38 | Leg. dir. |  |  |  |
|  | 39 | 9.46.291 |  |  |  |
|  | 40 | Sev. |  |  |  |
|  |  | 67.70 .903 |  |  |  |
|  | 41 | Em. |  |  |  |
| 8 | 1 | 79.16.180 |  |  |  |
|  | 2 | 79.92.110 |  |  |  |
|  | 3 | Eff: date |  |  |  |
|  |  | n79.92.110 |  |  |  |
|  | 4 | 79.24 .580 |  |  |  |
|  | 5 | 79.24.638 |  |  |  |
| 9 | 1 | 82.16 .010 |  |  |  |
|  | 2 | 82.04.120 |  |  |  |
| (1985 Ed.) |  |  |  |  |  |

## 1983 REGULAR SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | 50.22.010 | 46 | 29.68.120 | 117 | 46.01 .040 | 188 | 72.99.120 |  | 13 | Em. |
|  | 2 | Em. | 47 | 30.12.190 | 118 | 46.16.605 | 189 | 74.08.550 | 7 | 1 | Vetoed |
| 2 | 1 | 18.71.030 | 48 | 30.42.020 | 119 | 46.37 .540 | 190 | 74.08.560 |  | 2 | Vetoed |
|  | 2 | 18.92.021 | 49 | 30.99.010 | 120 | 46.44.038 | 191 | 74.12.280 |  | 3 | 82.04.2902 |
|  | 3 | 19.91.010 | 50 | 30.99.100 | 121 | 46.44.150 | 192 | 74.15 .010 |  | 4 | Vetoed |
|  | 4 | 19.91.140 | 51 | 31.24 .030 | 122 | 46.68.030 | 193 | 75.24.100 |  | 5 | Vetoed |
|  | 5 | 19.91.150 | 52 | 31.24.150 | 123 | 46.70 .090 | 194 | 76.01 .060 |  | 6 | 82.08.020 |
|  | 6 | 23A.32.050 | 53 | 32.12 .020 | 124 | 46.90.335 | 195 | 76.12.072 |  | 7 | 82.12 .020 |
|  | 7 | 28A.59.180 | 54 | 35.13 .280 | 125 | 47.12.063 | 196 | 77.16.020 |  | 8 | 82.02.030 |
|  | 8 | 34.08.020 | 55 | 35.20.900 | 126 | Repealer | 197 | 78.08.075 |  | 9 | 82.49 .010 |
|  | 9 | 41.05 .050 | 56 | 35.39.050 | 127 | 47.52.080 | 198 | 78.08.080 |  | 10 | 82.49.030 |
|  | 10 | 43.24.085 | 57 | 35.92.100 | 128 | 47.56.220 | 199 | 78.08.115 |  | 11 | 82.49.040 |
|  | 11 | 43.38 .010 | 58 | 35A.20.150 | 129 | 47.56.270 | 200 | 79.01.618 |  | 12 | 82.49.050 |
|  | 12 | 46.52 .100 | 59 | 35A.21.161 | 130 | 47.56.271 | 201 | 79.08.170 |  | 13 | 82.49.060 |
|  | 13 | 51.32.040 | 60 | 35A.27.010 | 131 | 47.56.705 | 202 | 79.28.050 |  | 14 | 88.02.010 |
|  | 14 | 67.16.180 | 61 | 35A.28.010 | 132 | 47.56 .706 | 203 | 79.64.060 |  | 15 | 88.02.020 |
|  | 15 | 69.50.505 | 62 | 35A.37.010 | 133 | Repealer | 204 | 79.64.070 |  | 16 | 88.02.030 |
|  | 16 | 79.01.132 | 63 | 35A.40.040 | 134 | 47.60.115 | 205 | 80.50 .175 |  | 17 | 88.02.040 |
|  | 17 | 79.01.184 | 64 | 35A.40.050 | 135 | 47.60.150 | 206 | 81.24.050 |  | 18 | 88.02.050 |
|  | 18 | Eff. date | 65 | 35A.40.200 | 136 | 47.60.290 | 207 | 81.40.030 |  | 19 | 88.02.060 |
|  |  | n79.01.184 | 66 | 35A.41.020 | 137 | 47.60.310 | 208 | 81.44 .050 |  | 20 | 88.02.100 |
|  | 19 | 84.52 .052 | 67 | 35A.42.050 | 138 | 47.60.380 | 209 | 81.44 .060 |  | 21 | 88.02.090 |
|  | 20 | Repealer | 68 | 35A.47.020 | 139 | 47.60.440 | 210 | 81.53.220 |  | 22 | 88.02.110 |
|  | 21 | Sev. | 69 | 35A.47.030 | 140 | 47.60.650 | 211 | 82.03.190 |  | 23 | 84.36.080 |
|  |  | $\text { n } 18.71 .030$ | 70 | 35A.58.030 | 141 | 47.68.140 | 212 | 82.04.290 |  | 24 | 84.36.090 |
|  | 22 | Em. | 71 | 35A.69.010 | 142 | 47.68.160 | 213 | 82.04.300 |  | 25 | n82.49.010 |
| 3 | 1 | 2.32 .200 | 72 | 35A.79.010 | 143 | 47.68.233 | 214 | Repealer |  | 26 | Leg. dir. |
|  | 2 | 2.32 .240 | 73 | 35 A .81 .010 | 144 | 47.68 .236 | 215 | 82.08 .170 |  | 27 | 82.48.020 |
|  | 3 | 3.58 .040 | 74 | 35A.82.010 | 145 | 47.68.240 | 216 | 82.14.045 |  | 28 | Vetoed |
|  | 4 | 4.24 .050 | 75 | 35A.88.030 | 146 | 47.68.330 | 217 | 82.24 .260 |  | 29 | Vetoed |
|  | 5 | 4.24 .060 | 76 | 36.26.090 | 147 | 47.68.360 | 218 | 82.26 .100 |  | 30 | Vetoed |
|  | 6 | 6.04 .100 | 77 | 36.32.240 | 148 | 48.10.300 | 219 | 82.32 .010 |  | 31 | Vetoed |
|  | 7 | 9.41 .160 | 78 | 36.64.060 | 149 | 48.11 .140 | 220 | 82.32 .020 |  | 32 | 82.32 .090 |
|  | 8 | 9.45 .230 | 79 | 36.67.030 | 150 | 48.18A. 050 | 221 | 82.32 .070 |  | 33 | 82.32.400 |
|  | 9 | Repealer | 80 | 36.69.200 | 151 | 48.21A. 050 | 222 | 82.32 .300 |  | 34 | Constr. |
|  | 10 | 9.95 .190 | 81 | 36.77.070 | 152 | 48.25.100 | 223 | 82.37 .020 |  |  | n82.08.020 |
|  | 11 | Repealer | 82 | 36.94.180 | 153 | 48.25.110 | 224 | 84.33 .100 |  | 35 | Sev. |
|  | 12 | 10.40.070 | 83 | 40.06.070 | 154 | 48.30.157 | 225 | 84.33 .160 |  |  | n82.08.020 |
|  | 13 | Leg. rev. | 84 | 40.14.080 | 155 | 48.36 .370 | 226 | 84.33 .170 |  | 36 | Approp. |
|  | 14 | 11.36 .010 | 85 | 40.14.180 | 156 | 49.12.123 | 227 | 84.34 .020 |  | 37 | Eff. dates. |
|  | 15 | 13.04.300 | 86 | 41.04 .040 | 157 | 49.46.080 | 228 | 84.40 .031 |  |  | n82.08.020 |
|  | 16 | 13.34 .070 | 87 | 41.04.050 | 158 | 50.20.115 | 229 | 84.40.032 | 8 | 1 | 84.33.080 |
|  | 17 | 14.20.070 | 88 | 41.04.220 | 159 | 51.32.060 | 230 | 85.08.410 |  | 2 | Em. |
|  | 18 | 14.20.090 | 89 | 41.04 .235 | 160 | Leg. rev. | 231 | 88.16 .180 | 9 | 1 | 82.04.255 |
|  | 19 | 15.14.010 | 90 | 41.05 .010 | 161 | 52.12 .110 | 41 | 18.27.090 |  | 2 | 82.04.290 |
|  | 20 | 15.32.100 | 91 | 41.05 .025 | 162 | 53.36 .070 | 2 | 19.29 .040 |  | 3 | 82.04.2904 |
|  | 21 | Leg. rev. | 92 | 41.20 .160 | 163 | 57.20.100 | 3 | 19.90.020 |  | 4 | 82.04.2901 |
|  | 22 | 15.60.080 | 93 | 41.28 .080 | 164 | 66.24.410 | 4 | 19.90.120 |  | 5 | 82.04.2903 |
|  | 23 | 16.36.095 | 94 | 41.40 .193 | 165 | 66.28.040 | 5 | 54.04.100 |  | 6 | Constr. |
|  | 24 | 18.22.215 | 95 | 41.40.260 | 166 | Repealer | 6 | 79.01.324 |  |  | n82.04.255 |
|  | 25 | 19.86.920 | 96 | 41.40 .515 | 167 | 68.20.020 | 7 | 79.36.240 |  | 7 | Sev. |
|  | 26 | 22.28.020 | 97 | 41.50 .090 | 168 | 69.07.100 | 8 | 79.36.270 |  |  | n82.04.255 |
|  | 27 | 24.36.060 | 98 | 41.56 .020 | 169 | Leg. rev. | 9 | 79.36.280 |  | 8 | Eff. date |
|  | 28 | 24.36.090 | 99 | 41.56 .420 | 170 | 70.12 .040 | 10 | 80.08.105 |  |  | n82.04.255 |
|  | 29 | 28A.02.240 | 100 | 43.08.135 | 171 | 70.33 .010 | 11 | 81.08.105 | 10 | 1 | 9A.32.010 |
|  | 30 | 28A.41.130 | 101 | 43.19.015 | 172 | 70.33.020 | 12 | Em. |  | 2 | Em. |
|  | 31 | 28A.44.045 | 102 | 43.19.1901 | 173 | 70.33 .030 | 51 | 41.32 .010 | 11 | 1 | 53.12.150 |
|  | 32 | 28A.44.095 | 103 | Repealer | 174 | 70.79 .090 | 2 | 49.60.330 |  | 2 | Em. |
|  | 33 | 28A.57.020 | 104 | 43.27A. 080 | 175 | 70.94.041 | 3 | Em. | 12 |  | Omnibus |
|  | 34 | 28A.57.120 | 105 | 43.30.090 | 176 | 70.94.181 | $6 \quad 1$ | Temporary |  |  | Approp. |
|  | 35 | 28A.57.324 | 106 | Repealer | 177 | 70.94.232 | 2 | Temporary |  |  | Act |
|  | 36 | 28A.57.435 | 107 | 43.43 .610 | 178 | 70.104 .040 | 3 | Temporary |  |  | (Uncod.) |
|  | 37 | 28A.58.230 | 108 | 43.43 .765 | 179 | 71.05 .030 | 4 | Temporary | 13 | 1 | 66.20 .010 |
|  | 38 | 28A.97.010 | 109 | 43.51 .675 | 180 | 71.12 .590 | 5 | Temporary |  | 2 | 66.28.040 |
|  | 39 | Repealer | 110 | 43.51 .680 | 181 | 71.20 .030 | 6 | Temporary |  | 3 | Em. |
|  | 40 | 28B.50.095 | 111 | Leg. rev. | 182 | 71.20 .040 | 7 | Temporary | 14 | 1 | Temporary |
|  | 41 | 28C.04.230 | 112 | 43.60A.905 | 183 | 71.20 .110 | 8 | Temporary |  | 2 | Аррго. |
|  | 42 | Repealer | 113 | 43.85 .190 | 184 | 72.01 .260 | 9 | Temporary |  | 3 | Em. ${ }_{47} 64.006$ |
|  | 43 | 29.13 .021 | 114 | 43.99 .120 | 185 | 72.15 .060 | 10 | Temporary | 15 | 1 | 47.64 .006 |
|  | 45 | 29.21 .085 29.27 .010 | 116 | 43.105 .080 | 186 187 | 72.70.060 72.99 .100 | 112 | Temporary Leg. dir. |  | 3 | 47.64 .011 47.64 .120 |



| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 76 | 1 | 36.93 .100 | 99 | 1 | 82.14 .200 |  | 3 | 9.94A. 320 |  | 13 | 43.19 .536 |  | 3 | 36.83 .030 |
| 77 | 1 | 46.01.140 |  | 2 | 82.14.036 |  | 4 | 9.94A. 330 |  | 14 | 41.06 .082 |  | 4 | 36.83.040 |
|  | 2 | 82.12 .045 |  | 3 | 82.46.021 |  | 5 | 9.94A. 340 |  | 15 | 47.28 .030 |  | 5 | 36.83.050 |
| 78 | 1 | 82.38 .100 |  | 4 | 35.21 .865 |  | 6 | 9.94A. 350 |  | 16 | 47.28 .050 |  | 6 | 36.83.060 |
| 79 | 1 | 47.17.085 |  | 5 | 35.21 .870 |  | 7 | 9.94 A .360 |  | 17 | 47.28 .090 |  | 7 | 36.83.070 |
| 80 | 1 | 46.61 .024 |  | 6 | 35.21 .706 |  | 8 | 9.94A. 370 |  | 18 | ${ }^{\mathrm{Sev}}$. |  | 8 | 36.83.080 |
| 81 | 1 | 43.43.120 |  | 7 | 35.21 .710 |  | 9 | 9.94A. 380 |  |  | 39.19 .920 |  |  | 36.83.090 |
|  | 2 | 43.43.130 |  | 8 | Repealer |  | 10 | 9.94 A .390 |  | 19 | 39.19 .900 |  | 10 | 36.83.900 |
|  | 3 | 41.40 .530 |  | 9 | Em. |  | 11 | 9.94 A .400 |  | 20 | Leg. dir. |  | 11 | 84.52.052 |
|  | 4 | Ef: date |  | 10 | Sev. |  | 12 | 9.94 A .410 |  | 21 | Eff. date |  | 12 | Leg. dir. |
|  |  | n43.43.120 |  |  | n82.14.200 |  | 13 | 9.94A. 420 |  |  | 39.19 .910 | 131 | , | 47.17 .755 |
| 82 | 1 | 47.74.010 | 100 | 1 | 18.100.050 |  | 14 | 9.94A.430 | 121 | 1 | 58.17 .020 | 132 | 1 | 82.04.280 |
|  | 2 | 47.74 .020 | 101 | 1 | 54.04.035 |  | 15 | 9.94A. 440 |  | 2 | 58.17 .040 | 133 | 1 | 47.60.680 |
| 83 | 1 | 28A.67.070 | 102 | 1 | 18.92.015 |  | 16 | 9.94A.450 |  | 3 | 58.17 .140 |  | 2 | 47.60.690 |
| 84 | 1 | 40.14.020 |  | 2 | 18.92.030 |  | 17 | 9.94 A .460 |  | 4 | 58.17 .150 |  | 3 | 47.60 .700 |
| 85 | 1 | 48.05.250 |  | 3 | 18.92.033 |  | 18 | Leg. dir. |  | 5 | 58.17 .180 |  | 4 | 47.60 .710 |
| 86 | 1 | 51.41 .030 |  | 4 | 18.92 .040 | 116 | 1 | 18.74 .005 | 122 | 1 | 10.77.010 |  | 5 | 47.60 .720 |
|  | 2 | 51.41 .040 |  | 5 | 18.92.125 |  | 2 | 18.74 .010 |  | 2 | 10.77.163 |  | 6 | 47.60 .730 |
|  | 3 | 51.41 .060 |  | 6 | 18.92 .140 |  | 3 | 18.74.020 |  | 3 | 10.77.165 |  | 7 | 47.60 .740 |
|  | 4 | Em. |  | 7 | 18.92 .145 |  | 4 | 18.74 .023 |  | 4 | Em. |  | 8 | 47.60 .750 |
| 87 | 1 | 35.21 .777 |  | 8 | 18.92 .160 |  | 5 | 18.74 .027 | 123 | 1 | 70.87 .010 |  | 9 | 47.60 .760 |
| 88 | 1 | 56.04.065 |  | 9 | 18.92.180 |  | 6 | 18.74 .030 |  | 2 | 70.87.020 |  | 10 | 42.17.310 |
| 89 | 1 | 19.92.100 |  | 10 | Repealer |  | 7 | 18.74.035 |  | 3 | 70.87 .030 |  | 11 | Leg. dir. |
|  | 2 | 19.92.110 | 103 | 1 | 35.21 .275 |  | 8 | 18.74 .040 |  | 4 | 70.87 .040 |  | 12 | Repealer |
| 90 | 1 | Repealer |  | 2 | 36.75 .255 |  | 9 | 18.74.050 |  | 5 | 70.87.050 |  | 13 | Em. |
| 91 | 1 | 27.34 .010 | 104 | 1 | 28B.15.730 |  | 10 | 18.74 .060 |  | 6 | 70.87.060 | 134 | 1 | Intent |
|  | 2 | 27.34.020 |  | 2 | 28B. 15.736 |  | 11 | 18.74.065 |  | 7 | 70.87 .070 |  |  | 19.27 .410 |
|  | 3 | 27.34.030 | 105 | 1 | Temporary |  | 12 | 18.74 .070 |  | 8 | 70.87.080 |  | 2 | 19.27 .420 |
|  | 5 | 27.34.040 |  | 2 | Em. |  | 13 | 18.74.080 |  | 9 | 70.87.090 |  | 3 | 19.27 .430 |
|  | 5 | 27.34.050 | 106 | 1 | 48.46.020 |  | 14 | 18.74.084 |  | 10 | 70.87.125 |  | 4 | 19.27 .440 |
|  | 6 | 27.34.060 |  | 2 | 48.46 .030 |  | 15 | 18.74.082 |  | 11 | 70.87.100 |  | 5 | 19.27 .450 |
|  | 7 | 27.34.070 |  | 3 | 48.46 .040 |  | 16 | 18.74 .086 |  | 12 | 70.87.110 |  | 7 | 19.27.460 |
|  | 8 | 27.34.080 |  | 4 | 48.46 .060 |  | 17 | 18.74 .088 |  | 13 | 70.87.120 |  | 7 | Leg. dir. |
|  | 9 | 27.34 .090 |  | 5 | 48.46.070 |  | 18 | 18.74 .090 |  | 14 | 70.87.140 | 135 | 1 | 14.20 .020 |
|  | 10 | 27.34.200 |  | 6 | 48.46.080 |  | 19 | 18.74.095 |  | 15 | 70.87.145 |  | 2 | 14.20.070 |
|  | 11 | 27.34.210 |  | 7 | 48.46 .170 |  | 20 | 18.74.100 |  | 16 | 70.87.170 |  | 3 | 14.20 .090 |
|  | 12 | 27.34.220 |  | 8 | 48.46 .300 |  | 21 | 18.74.120 |  | 17 | 70.87.180 | 136 | 1 | 29.36.075 |
|  | 13 | 27.34.230 |  | 9 | 48.46 .310 |  | 22 | 18.74.130 |  | 18 | 70.87.185 | 137 | 1 | 19.114.010 |
|  | 14 | 27.34.240 |  | 10 | 48.46 .320 |  | 23 | Repealer |  | 19 | 70.87.034 |  | 2 | 19.114.020 |
|  | 15 | 27.34.250 |  | 11 | 48.46 .330 |  | 24 | Sev . |  | 20 | 70.87 .036 |  | 3 | 19.114.030 |
|  | 16 | 27.34.280 |  | 12 | 48.46 .340 |  |  | 18.74 .911 |  | 21 | 70.87 .190 |  | 4 | Leg. dir. |
|  | 17 | 27.34.270 |  | 13 | 48.46 .350 | 117 | 1 | 43.21C. 031 |  | 22 | 70.87.200 |  | 5 | Sev. |
|  | 18 | 27.34.260 |  | 14 | 48.46 .360 |  | 2 | 43.21C. 037 |  | 23 | 70.87.205 |  |  | 19.114.900 |
|  | 19 | 27.34.290 |  | 15 | 48.46 .370 |  | 3 | 43.21C. 060 |  | 24 | 70.87.900 | 138 | 1 | 90.58.550 |
|  | 20 | 27.53 .030 |  | 16 | 48.46 .380 |  | 4 | 43.21 C .075 |  | 25 | Repealer |  | 2 | 90.58.560 |
|  | 21 | Leg. rev. |  | 17 | 48.46 .390 |  | 5 | 43.21 C .095 |  | 26 | Leg. dir. |  | 3 | 90.58 .220 |
|  | 22 | 43.131 .313 |  | 18 | 48.46.400 |  | 6 | 43.21 C .170 | 124 | 1 | 18.106.010 |  | 4 | Sev . |
|  | 23 | 43.131 .314 |  | 19 | 48.46 .410 |  | 7 | 43.21 C .110 |  | 2 | 18.106.050 |  |  | 90.58 .911 |
|  | 24 | Repealer |  | 20 | 48.46 .420 |  | 8 | 43.21 C .120 |  | 3 | 18.106.070 | 139 | 1 | 46.10.220 |
|  | 25 | Repealer |  | 21 | 48.46 .430 |  | 9 | 43.21 C .300 |  | 4 | 18.106.020 | 140 | 1 | 8.04 .092 |
|  | 26 | Approp. |  | 22 | 24.03 .015 |  | 10 | Repealer |  | 5 | 18.106.025 |  | 2 | 47.12 .044 |
|  | 27 | Eff. date |  | 23 | 41.26 .150 |  | 11 | Leg. rev. |  | 6 | 18.106.170 | 141 | 1 | 43.19 .1906 |
|  |  | 27.34 .910 |  | 24 | 48.21 .200 |  | 12 | Leg. rev. |  | 7 | 18.106.180 | 142 | 1 | 46.52 .090 |
| 92 | 1 | 35.58 .120 |  | 25 | Repealer |  | 13 | Leg. rev. |  | 8 | 18.106.200 |  | 2 | 46.79.010 |
| 93 | , | 18.104.120 | 107 | , | 19.16.250 |  | 14 | 43.21C.911 |  | 9 | 18.106.190 |  | 3 | 46.79.020 |
| 94 | 1 | 80.62.010 | 108 | 1 | 82.08.0255 |  | 15 | Applic. |  | 10 | 18.106.210 |  | 4 | 46.79.050 |
|  | 2 | 80.62 .020 |  | 2 | 82.12.0256 |  |  | 43.21C. 912 |  | 11 | 18.106.220 |  | 5 | 46.79 .070 |
|  | 3 | 80.62 .030 |  | 3 | 82.36.285 |  | 16 | Sev . |  | 12 | 18.106.240 |  | 6 | 46.79 .090 |
|  | 4 | 80.62.040 |  | 4 | 82.38 .080 |  |  | 43.21C. 913 |  | 13 | 18.106.250 |  | 7 | 46.79.110 |
|  | 5 | 80.62 .050 | 109 | 1 | 43.21 C .038 |  | 17 | Eff: dates |  | 14 | 18.106.230 |  | 8 | 46.79.120 |
|  | 6 | 80.62 .060 |  | 2 | 28A.58.031 |  |  | 43.21C. 914 |  | 15 | 18.106.260 |  | 9 | 46.80.150 |
|  | 7 | 80.62 .070 |  | 3 | 28A. 58.032 | 118 | , | 9A.44.040 |  | 16 | 18.106.270 | 143 | 1 | 29.34.085 |
|  | 8 | 80.62 .080 | 110 | 1 | 29.10 .090 |  | 2 | 9A.44.050 |  | 17 | 18.106.125 | 144 | , | 43.43 .020 |
|  | 9 | Exp. date | 111 | I | 51.32 .260 | 119 | 1 | 43.117 .010 |  | 18 | Leg. dir. | 145 | 1 | 71.30 .010 |
|  |  | 80.62 .900 | 112 |  | 18.71.200 |  |  | 43.117 .910 |  | 19 | Repealer |  | 2 | 71.30 .020 |
|  | 10 | Sev. |  | 2 | 18.71.205 |  | 3 | 43.131 .215 |  | 20 | Repealer |  | 3 | 71.30 .030 |
|  |  | 80.62 .910 |  | 3 | 18.71 .210 |  | 4 | 43.131 .216 |  | 21 | Eff. date |  | 4 | Leg. dir. |
|  | 11 | Leg. dir. |  | 4 | 18.71.215 |  | 5 | Ef: date |  |  | $n 18.106 .020$ | 146 | 1 | 35.21 .775 |
| 95 | 1 | 15.24 .090 |  | 5 | 18.73.030 |  |  | n43.117.010 | 125 | 1 | 28A.58.107 |  | 2 | Temporary |
|  | 2 | 15.58 .070 |  | 6 | 18.73.205 | 120 | 1 | 39.19 .010 | 126 | 1 | 35.72 .010 | 147 | 1 | 4.56.110 |
|  | 3 | 15.58 .080 |  | 7 | 18.73.077 |  | 2 | 39.19 .020 |  | 2 | 35.72 .020 |  | 2 | 4.56.115 |
|  |  | 15.58 .180 |  | 7 | 18.73 .073 |  | 3 | 39.19 .030 |  | 3 | 35.72 .030 |  | 3 | Applic. |
|  | 5 | 15.58.210 | 113 | 1 | 48.20 .395 |  | 4 | 39.19 .040 |  | 4 | 35.72 .040 |  |  | n4.56.110 |
|  | 6 | 15.80.520 |  | 2 | 48.21 .230 |  | 5 | 39.19 .050 |  | 5 | Leg. dir. | 148 | 1 | 69.54.120 |
|  | 7 | 17.21 .170 |  |  | 48.44 .330 |  | 6 | 39.19 .060 | 127 | 1 | 4.84 .185 | 149 | 1 | 4.24 .290 |
|  | 8 | 69.04 .120 42.017 .090 |  | 4 | 48.46.280 |  | 7 | 39.19 .070 |  | 2 | Temporary |  | 2 | 7.70 .040 |
| 96 | 1 | 42.17 .090 | 114 | 1 | 9.04 .090 |  | 8 | 39.19 .080 | 128 | 1 | 35A.12.010 | 150 | 1 | 46.61.515 |
| 97 | , | 51.08 .180 |  | 2 | Vetoed |  | 9 | 39.19 .090 |  | 2 | 35A.13.010 |  | 2 | 46.61 .516 |
| 98 | , | 13.04.145 |  |  | Em. |  | 10 | 28B.10.023 | 129 | 1 | 36.32.200 | 151 | 1 | 36.57A. 130 |
|  | 2 | 13.04 .135 | 115 | 1 | 9.94A. 300 |  | 11 | 39.04.160 | 130 | 1 | 36.83.010 | 152 | 1 | 4.18.010 |
|  | 3 | 28A.58.765 |  | 2 | 9.94A. 310 |  | 12 | 39.29.050 |  | 2 | 36.83.020 |  | 2 | 4.18 .020 |


| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. |
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|  | 3 | 4.18 .030 | 17 | 43.180 .170 | 45 | 10.05.120 | 69 | 35.92.150 | 150 | 54.24 .060 |
|  | 4 | 4.18 .040 | 18 | 43.180 .180 | 46 | Leg. dir. | 70 | 35.92.160 | 151 | 54.24.100 |
|  | 5 | Applic. | 19 | 43.180 .190 | 47 | Eff: dates | 71 | 36.58.150 | 152 | 54.24 .200 |
|  |  | $4.18 .901$ | 20 | 43.180 .200 |  | n46.20.308 | 72 | 36.62.070 | 153 | 54.24 .220 |
|  | 6 | Constr. | 21 | 43.180 .900 | 48 | Sev. | 73 | 36.62.080 | 154 | 54.24 .250 |
|  |  | 4.18.902 | 22 | 43.180 .210 |  | n 46.20.308 | 74 | 36.67.030 | 155 | 56.16.040 |
|  | 7 | Short t. | 23 | Constr. | 166 1 | 28B.15.750 | 75 | 36.67.040 | 156 | 56.16.060 |
|  |  | 4.18 .900 |  | 43.180 .901 | - 2 | 28B.15.752 | 76 | 36.67.050 | 157 | 56.16.080 |
|  | 8 | Sev. | 24 | 43.180 .902 | 3 | 28B. 15.754 | 77 | 36.67.060 | 158 | 56.16 .130 |
|  |  | 4.18 .903 | 25 | 82.04.408 | 4 | 28B.15.756 | 78 | 36.67.070 | 159 | 56.20.015 |
|  | 9 | 4.18 .904 | 26 | 84.36.135 | 5 | 28B.15.758 | 79 | 36.67.510 | 160 | 57.16.030 |
|  | 10 | Leg. dir. | 27 | 42.17.240 | 6 | Exp. date | 80 | 36.67.530 | 161 | 57.16.050 |
| 153 | 1 | 79.92.110 | 28 | 4.92 .040 |  | n 28B.15.750 | 81 | 36.67.540 | 162 | 57.20 .010 |
|  | 2 | Eff. date | 29 | 43.21C. 230 | 167 1 | 39.46.010 | 82 | 36.67.560 | 163 | 57.20 .015 |
|  |  | n79.92.110 | 30 | Leg. dir. | 2 | 39.46.020 | 83 | 36.68.520 | 164 | 57.20 .020 |
| 154 | 1 | 48.44.299 | 31 | Sev. | 3 | 39.46.030 | 84 | 36.69.140 | 165 | 57.20 .080 |
|  | 2 | 48.44.300 |  | 43.180 .903 | 4 | 39.46.040 | 85 | 36.69.200 | 166 | 57.20 .090 |
|  | 3 | 48.44.010 | 32 | Eff: dates | 5 | 39.46.050 | 86 | 36.69.370 | 167 | 57.20.130 |
|  | 4 | 48.44.220 |  | 43.180 .904 | 6 | 39.46.060 | 87 | 36.69.380 | 168 | 67.28 .160 |
|  | 5 | 48.44.225 | 162 1 | 9.95 .390 | 7 | 39.46.070 | 88 | 36.69.390 | 169 | 67.38 .110 |
|  | 6 | Sev. | 163 1 | 9.94 A .030 | 8 | 39.46.100 | 89 | 36.69 .400 | 170 | 67.38.120 |
|  |  | n 48.44.299 | 2 | 9.94 A .120 | 9 | Leg. dir. | 90 | 36.76.080 | 171 | 70.37.050 |
| 155 | 1 | 42.30 .020 | 3 | 9.94 A .125 | 10 | Temporary | 91 | 36.76.090 | 172 | 70.44.060 |
|  | 2 | 42.30 .070 | 4 | 9.94 A .160 | 11 | 43.80.125 | 92 | 36.76.120 | 173 | 70.44.120 |
|  | 3 | 42.30.110 | 5 | n 9.94A. 040 | 12 | 8.12.400 | 93 | 36.88.190 | 174 | 70.95A. 040 |
| 156 | 1 | 3.66.067 | 6 | n9.94A. 010 | 13 | 8.12 .410 | 94 | 36.88.200 | 175 | 70.95A. 050 |
|  | 2 | 3.66.068 | 7 | Eff.date | 14 | 8.12 .440 | 95 | 36.88.210 | 176 | 70.95A. 070 |
|  | 3 | 3.66.069 |  | n 9.94A. 120 | 15 | 8.12 .460 | 96 | 36.88.230 | 177 | 85.05 .290 |
|  | 4 | 9.95 .210 | 164 1 | 46.61.520 | 16 | 14.08.112 | 97 | 36.88.240 | 178 | 85.05 .300 |
|  | 5 | 3.50 .320 | 2 | 46.61.522 | 17 | 14.08.114 | 98 | 36.88.470 | 179 | 85.05 .340 |
|  | 6 | 3.50 .330 | 3 | Vetoed | 18 | 17.28.260 | 99 | 36.89.040 | 180 | 85.05 .480 |
|  | 7 | 3.50 .340 | 4 | 46.20 .391 | 19 | 27.12.060 | 100 | 36.89.100 | 181 | 85.05.510 |
|  | 8 | 35.20.255 | 5 | 46.21 .010 | 20 | 27.12.223 | 101 | 36.94.200 | 182 | 85.05.520 |
|  | 9 | Em. | 6 | 46.63.020 | 21 | 28A.51.010 | 102 | 36.95.130 | 183 | 85.05 .530 |
| 157 | 1 | 30.04.235 | 7 | 46.65.020 | 22 | 28A.51.030 | 103 | 36.95.160 | 184 | 85.06 .260 |
|  | 2 | 30.04.112 | 8 | 46.72.100 | 23 | 28A. 51.055 | 104 | 39.42.030 | 185 | 85.06 .270 |
|  | 3 | 30.04.060 | 9 | 9.94 A .030 | 24 | 28A.51.070 | 105 | 39.44.010 | 186 | 85.06 .310 |
|  | 4 | 30.04.110 | 165 1 | 46.20.308 | 25 | 28A.51.180 | 106 | 39.44.030 | 187 | 85.06.321 |
|  | 5 | 30.04.128 | 2 | 46.20 .308 | 26 | 28A. 51.190 | 107 | 39.44.100 | 188 | 85.06 .327 |
|  | 6 | 30.04.140 | 3 | 46.20 .600 | 27 | 28A.51. 220 | 108 | 39.44.110 | 189 | 85.07 .060 |
|  | 7 | 30.04.160 | 4 | 46.20.610 | 28 | 28A.52.050 | 109 | 39.44.120 | 190 | 85.07 .070 |
|  | 8 | 30.04.215 | 5 | 46.20 .620 | 29 | 28A.52.055 | 110 | 39.44.130 | 191 | 85.07 .080 |
|  | 9 | 30.04.230 | 6 | 46.20 .630 | 30 | 28A.52.060 | 111 | 39.44.140 | 192 | 85.07.110 |
|  | 10 | Repealer | 7 | 46.20 .640 | 31 | 28B. 10.310 | 112 | 39.50 .030 | 193 | 85.08.240 |
|  | 11 | Vetoed | 8 | 46.20.650 | 32 | 28B. 10.315 | 113 | 39.52 .020 | 194 | 85.08.280 |
|  | 12 | Sev. | 9 | 46.20.660 | 33 | 28B. 20.396 | 114 | 39.52 .030 | 195 | 85.08 .430 |
|  |  | n 30.04.235 | 10 | 46.20 .670 | 34 | 28B. 20.398 | 115 | 39.84 .100 | 196 | 85.09 .010 |
|  | 13 | Em. | 11 | 46.20 .680 | 35 | 35.22 .590 | 116 | 43.52.3411 | 197 | 85.16 .030 |
| 158 | 1 | 63.10 .010 | 12 | 46.20 .690 | 36 | 35.37 .090 | 117 | 43.80 .110 | 198 | 85.16 .180 |
|  | 2 | 63.10.020 | 13 | 46.04.480 | 37 | 35.37 .100 | 118 | 47.56.140 | 199 | 85.24.160 |
|  | 3 | 63.10 .030 | 14 | 46.04.480 | 38 | 35.37 .120 | 119 | 47.56.243 | 200 | 85.24 .230 |
|  | 4 | 63.10 .040 | 15 | 46.20.285 | 39 | 35.41 .030 | 120 | 52.16.020 | 201 | 86.09.325 |
|  | 5 | 63.10 .050 | 16 | 46.20.285 | 40 | 35.41 .050 | 121 | 52.16 .050 | 202 | 86.09.562 |
|  | 6 | 19.52.010 | 17 | 46.20.311 | 41 | 35.45.030 | 122 | 52.16 .061 | 203 | 86.09.571 |
|  | 7 | 63.14 .010 | 18 | 46.20.311 | 42 | 35.45 .040 | 123 | 52.15 .070 | 204 | 86.09.580 |
|  | 8 | 63.10 .060 | 19 | 46.68.055 | 43 | 35.45 .050 | 124 | 52.16 .100 | 205 | 86.09.583 |
|  | 9 | Sev. | 20 | 46.68.062 | 44 | 35.45.150 | 125 | 52.16.110 | 206 | 86.09.586 |
|  |  | 63.10 .900 | 21 | 46.61 .515 | 45 | 35.48 .020 | 126 | 52.16 .130 | 207 | 86.09.598 |
|  | 10 | Leg. dir. | 22 | 46.20 .700 | 46 | 35.58 .2721 | 127 | 52.16 .140 | 208 | 86.09.604 |
|  | 11 | Em. | 23 | 46.20.391 | 47 | 35.58 .450 | 128 | 52.16.160 | 209 | 86.09.607 |
| 159 | 1 | Repealer | 24 | 46.20.391 | 48 | 35.58.460 | 129 | 52.20 .060 | 210 | 86.09.613 |
|  | 2 | Em. | 25 | 46.20.393 | 49 | 35.59.060 | 130 | 52.34 .010 | 211 | 86.15 .170 |
| 160 | 1 | 66.08.050 | 26 | 46.20.394 | 50 | 35.59 .070 | 131 | 52.34 .060 | 212 | 86.15.178 |
|  | 2 | 66.08.026 | 27 | 46.61 .517 | 51 | 35.60.040 | 132 | 53.08.050 | 213 | 87.03.200 |
|  | 3 | 66.24 .010 | 28 | 46.61 .519 | 52 | Vetoed | 133 | 53.34 .030 | 214 | 87.03.210 |
| 161 | 1 | 43.180 .010 | 29 | 66.44.240 | 53 | 35.61 .160 | 134 | 53.34 .040 | 215 | 87.03.215 |
|  | 2 | 43.180 .020 | 30 | 66.44.250 | 54 | 35.61 .170 | 135 | 53.34 .050 | 216 | 87.03.260 |
|  | 3 | 43.180 .030 | 31 | 2.56.110 | 55 | 35.61 .180 | 136 | 53.36 .040 | 217 | 87.03 .430 |
|  | 4 | 43.180 .040 | 32 | 3.66.070 | 56 | 35.61 .200 | 137 | 53.40 .030 | 218 | 87.03 .440 |
|  | 5 | 43.180 .050 | 33 | 46.61.5151 | 57 | 35.67 .080 | 138 | 53.40 .040 | 219 | 87.03.441 |
|  | 6 | 43.180 .060 | 34 | 70.48.020 | 58 | 35.67 .090 | 139 | 53.40 .110 | 220 | 87.03 .470 |
|  | 7 | 43.180 .070 | 35 | 70.48.370 | 59 | 35.67 .140 | 140 | 53.40 .130 | 221 | 87.03.475 |
|  | 8 | 43.180 .080 | 36 | 70.48.380 | 60 | 35.67 .150 | 141 | 53.43 .030 | 222 | 87.03.485 |
|  | 9 | 43.180 .090 | 37 | 70.48.180 | 61 | 35.67 .180 | 142 | 53.43 .040 | 223 | 87.03.490 |
|  | 10 | 43.180 .100 | 38 | 70.48.190 | 62 | 35.73 .060 | 143 | 53.44 .020 | 224 | 87.03.510 |
|  | 11 | 43.180 .110 | 39 | 70.48.210 | 63 | 35.73 .070 | 144 | 54.16 .070 | 225 | 87.03.515 |
|  | 12 | 43.180 .120 | 40 | 35.21.165 | 64 | 35.81 .100 | 145 | 54.16 .130 | 226 | 87.03.522 |
|  | 13 | 43.180 .130 | 41 | 36.32.127 | 65 | 35.82.140 | 146 | 54.24 .018 | 227 | 87.19 .010 |
|  | 14 | 43.180 .140 | 42 | 43.59.140 | 66 | 35.89 .020 | 147 | 54.24 .030 | 228 | 87.19 .030 |
|  | 15 | 43.180 .150 | 43 | Temporary | 67 | 35.92 .080 | 148 | 54.24 .040 | 229 | 87.22 .020 |
|  | 16 | 43.180.160 | 44 | n46.20.308 | 68 | 35.92.100 | 149 | 54.24 .050 | 230 | 87.22.030 |


| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap | Sec. | Rev. Code of Wash. |  | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
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|  | 231 | 87.22.145 |  |  | 28B.07.910 | 180 | 1 | 47.17.055 |  |  | 74.14A.901 |  | 33 | 43.131 .268 |
|  | 232 | 87.22 .150 |  | 17 | Sev. |  | 2 | 47.17.200 |  | 8 | Eff. date |  | 34 | 43.131 .270 |
|  | 233 | 87.22.175 |  |  | 28B.07.920 |  | 3 | Table of |  |  | n74.14A. 020 |  | 35 | 43.131 .272 |
|  | 234 | 87.22.190 |  | 18 | Leg. dir. |  |  | dispo. |  | 9 | Leg. dir. |  | 36 | 43.131 .274 |
|  | 235 | 87.22.275 |  | 19 | Em. |  |  | n47.17.470 | 193 | 1 | 43.51 .065 |  | 37 | 43.131 .276 |
|  | 236 | 87.28.015 | 170 | 1 | 51.12 .090 |  | 4 | 47.17.525 |  | 2 | Repealer |  | 38 | 43.131 .278 |
|  | 237 | 87.28 .020 |  | 2 | 51.12 .095 |  | 5 | Repealer | 194 | 1 | 74.18 .010 |  | 39 | 43.131 .280 |
|  | 238 | 87.28 .040 |  | 3 | Em. | 181 | 1 | 2.36 .100 |  | 2 | 74.18 .020 |  | 40 | 43.131 .282 |
|  | 239 | 87.28 .070 | 171 | 1 | 36.58 .080 | 182 | 1 | 48.22 .030 |  | 3 | 74.18 .030 |  | 41 | 43.131 .284 |
|  | 240 | 87.28.100 | 172 | 1 | 70.105 .097 |  | 2 | 48.22.040 |  | 4 | 74.18 .040 |  | 42 | 43.131 .286 |
|  | 241 | 87.28.110 |  | 2 | 70.105 .080 |  | 3 | Sev. |  | 5 | 74.18 .050 |  | 43 | 43.131 .288 |
|  | 242 | 87.28.150 |  | 3 | 70.105 .090 |  |  | n 48.22.030 |  | 6 | 74.18 .060 |  | 44 | 43.131 .290 |
|  | 243 | 87.64 .010 |  | 4 | 70.105 .095 | 183 | 1 | 43.19 .700 |  | 7 | 74.18 .070 |  | 45 | 43.131 .292 |
|  | 244 | 87.64.020 |  | 5 | Scv. |  | 2 | 43.19 .702 |  | 8 | 74.18 .080 |  | 46 | 43.131 .294 |
|  | 245 | 88.32 .140 |  |  | n70.105.097 |  | 3 | 43.19 .704 |  | 9 | 74.18 .090 |  | 47 | 43.131 .296 |
|  | 246 | 88.32 .160 | 173 | 1 | 35.21 .070 |  | 4 | 43.19 .1911 |  | 10 | 74.18 .100 |  | 48 | 43.131 .298 |
|  | 247 | 88.32.170 | 174 | 1 | 51.08.173 | 184 | 1 | 43.43 .760 |  | 11 | 74.18 .110 |  | 49 | 43.131 .300 |
|  | 248 | 89.16.050 |  | 2 | 51.14.150 | 185 | 1 | 84.36.810 |  | 12 | 74.18 .120 |  | 50 | 43.131 .302 |
|  | 249 | 89.30.325 |  | 3 | 51.14 .160 | 186 | 1 | 26.04.050 |  | 13 | 74.18 .130 |  | 51 | 43.131 .304 |
|  | 250 | 89.30 .412 | 175 | 1 | 41.06 .071 |  | 2 | 3.58 .010 |  | 14 | 74.18 .140 |  | 52 | 43.131 .306 |
|  | 251 | 89.30 .415 | 176 | 1 | 42.17.105 |  | 3 | 3.66.110 |  | 15 | 74.18 .150 |  | 53 | 43.131 .308 |
|  | 252 | 89.30.418 |  | 2 | 42.17.420 | 187 | 1 | 28A.61.030 |  | 16 | 74.18 .170 |  | 54 | 43.131 .309 |
|  | 253 | 89.30 .421 | 177 | 1 | 43.96D. 010 |  | 2 | 28A.61.050 |  | 17 | 74.18.160 |  | 55 | 43.131 .310 |
|  | 254 | 89.30 .427 |  | 2 | 43.96D. 020 |  | 3 | 43.19.560 |  | 18 | 74.18 .180 |  | 56 | Leg. dir. |
|  | 255 | 89.30.433 |  | 3 | 43.96D. 030 |  | 4 | 28A.61.070 |  | 19 | 74.18.190 | 198 | 1 | 56.08.014 |
|  | 256 | 89.30 .517 |  | 4 | 43.96D. 040 |  | 5 | 41.06.086 |  | 20 | 74.18.200 |  | 2 | 57.08.014 |
|  | 257 | 89.30 .520 |  | 5 | Exp. date |  | 6 | 28A.61.900 |  | 21 | 74.18.210 |  | 3 | Sev |
|  | 258 | 89.30.544 |  |  | 43.96D.900 |  | 7 | Repealer |  | 22 | 74.18 .220 |  |  | n56.08.014 |
|  | 259 | 89.30 .547 |  | 6 | 41.06.085 |  | 8 | Eff. date |  | 23 | 74.18 .230 | 199 | 1 | 10.40.200 |
|  | 260 | 89.30.556 |  | 7 | Leg. dir. |  |  | 28A.61.910 |  | 24 | 74.18 .250 |  | 2 | n 10.40.200 |
|  | 261 | 89.30 .616 | 178 | 1 | n19.27.130 | 188 | 1 | 53.08 .310 |  | 25 | 74.18.901 |  | 3 | Eff. date |
|  | 262 | 89.30 .778 |  | 2 | 19.27.130 |  | 2 | 53.08.320 |  | 26 | 74.09.720 |  |  | n 10.40.200 |
|  | 263 | 89.30 .781 | 179 | 1 | 63.29.010 |  | 3 | Constr. |  | 27 | Temporary | 200 | 1 | 46.04.710 |
|  | 264 | 89.30 .784 |  | 2 | 63.29 .020 |  |  | n 53.08.310 |  | 28 | 43.20A. 300 |  | 2 | 46.16.640 |
|  | 265 | 91.08 .465 |  | 3 | 63.29 .030 |  | 4 | Leg. dir. |  | 29 | Exp. date |  | 3 | 46.20 .550 |
|  | 266 | 91.08.480 |  | 4 | 63.29 .040 |  | 5 | Sev. |  |  | 74.18 .900 |  | 4 | 46.37.610 |
|  | 267 | 91.08.485 |  | 5 | 63.29.050 |  |  | n53.08.310 |  | 30 | Repealer |  | 5 | 46.61 .730 |
|  | 268 | 91.08.490 |  | 6 | 63.29.060 |  | 6 | Em. |  | 31 | Sev. |  | 6 | 82.44.013 |
|  | 269 | 91.08 .510 |  | 7 | 63.29 .070 | 189 | 1 | Repealer |  |  | 74.18.902 |  | 7 | Sev. |
|  | 270 | Repealer |  | 8 | 63.29 .080 |  | 2 | 28A.47.440 |  | 32 | Leg. dir. |  |  | n 46.04.710 |
|  | 271 | 36.68.520 |  | 9 | 63.29 .090 |  | 3 | 82.24 .260 |  | 33 | Eff. dates |  | 8 | Em. |
|  | 272 | 56.16.040 |  | 10 | 63.29.100 |  | 4 | Repealer |  |  | 74.18.903 | 201 | 1 | 11.40.011 |
|  | 273 | Sev. |  | 11 | 63.29.110 |  | 5 | 43.79 .441 | 195 | 1 | 3.34 .040 |  | 2 | Applic. |
|  |  | $\text { n } 39.46 .010$ |  | 12 | 63.29.120 |  | 6 | Repealer |  | 2 | 3.34 .130 |  |  | n 11.40 .011 |
|  | 274 | Eff. dates |  | 13 | 63.29.130 |  | 7 | 43.79 .442 | 196 | 1 | 9.95 .052 | 202 | 1 | 48.44.011 |
|  |  | n 36.68.520 |  | 14 | 63.29.140 |  | 8 | 43.79 .440 |  | 2 | 9.95 .124 |  | 2 | 48.44.015 |
| 168 | 1 | 18.120 .010 |  | 15 | 63.29.150 |  | 9 | Em. |  | 3 | 10.77.210 |  | 3 | 48.44.095 |
|  | 2 | 18.120.020 |  | 16 | 63.29.160 |  | 10 | Sev. |  | 4 | 71.05.390 |  | 4 | 48.44.166 |
|  | 3 | 18.120 .030 |  | 17 | 63.29 .170 |  |  | n 28A.47.440 |  | 5 | 71.06.270 |  | 5 | 48.44.212 |
|  | 4 | 18.120 .900 |  | 18 | 63.29.180 | 190 | 1 | 68.46.090 | 197 | 1 | 43.131 .256 |  | 6 | 48.44.350 |
|  | 5 | 43.24.072 |  | 19 | 63.29.190 | 191 | 1 | 13.06.010 |  | 2 | 43.131 .257 |  | 7 | 48.17.065 |
|  | 6 | Temporary |  | 20 | 63.29 .200 |  | 2 | 13.06.020 |  | 3 | 43.131 .259 |  | 8 | 48.46.023 |
|  | 7 | Temporary |  | 21 | 63.29 .210 |  | 3 | 13.06.030 |  | 4 | 43.131 .261 |  | 9 | 48.46.027 |
|  | 8 | 18.53 .050 |  | 22 | 63.29 .220 |  | 4 | 13.06.040 |  | 5 | 43.131 .263 |  | 10 | 48.46.080 |
|  | 9 | 18.54.140 |  | 23 | 63.29 .230 |  | 5 | 13.06.050 |  | 6 | 43.131 .265 |  | 11 | 48.46.110 |
|  | 10 | 18.83.051 |  | 24 | 63.29.240 |  | 6 | 13.40.030 |  | 7 | 43.131 .267 |  | 12 | 48.46.250 |
|  | 11 | 43.24.015 |  | 25 | 63.29.250 |  | 7 | 13.40.020 |  | 8 | 43.131 .269 |  | 13 | 48.46.260 |
|  | 12 | 43.24.086 |  | 26 | 63.29.260 |  | 8 | 13.40.160 |  | 9 | 43.131 .271 |  | 14 | 48.46.270 |
|  | 13 | Repealer |  | 27 | 63.29 .270 |  | 9 | 13.40.190 |  | 10 | 43.131 .273 |  | 15 | 48.46.135 |
|  | 14 | 18.29.031 |  | 28 | 63.29.280 |  | 10 | 13.40.205 |  | 11 | 43.131 .275 |  | 16 | 48.21 .200 |
|  | 15 | Repealer |  | 29 | 63.29.290 |  | 11 | 13.40.210 |  | 12 | 43.131 .277 |  | 17 | Repealer |
|  | 16 | Vetoed |  | 30 | 63.29 .300 |  | 12 | 72.05.130 |  | 13 | 43.131 .279 | 203 | 1 | 51.32.075 |
|  | 17 | Sev. |  | 31 | 63.29.310 |  | 13 | Repealer |  | 14 | 43.131 .281 | 204 | 1 | 43.46 .090 |
|  |  | 18.120.910 |  | 32 | 63.29.320 |  | 14 | 13.04 .040 |  | 15 | 43.131 .283 |  | 2 | 43.46.095 |
|  | 18 | Leg. dir. |  | 33 | 63.29.330 |  | 15 | 13.40.200 |  | 16 | 43.131 .285 |  | 3 | 43.17.205 |
| 169 | 1 | 28B.07.010 |  | 34 | 63.29 .340 |  | 16 | 13.40.080 |  | 17 | 43.131 .287 |  | 4 | 43.17 .200 |
|  | 2 | 28B.07.020 |  | 35 | 63.29.350 |  | 17 | 13.40 .300 |  | 18 | 43.131 .289 |  | 5 | 43.17 .210 |
|  | 3 | 28B. 07.030 |  | 36 | 63.29.360 |  | 18 | 13.40.070 |  | 19 | 43.131 .291 |  | 6 | 43.19 .455 |
|  | 4 | 28B.07.040 |  | 37 | 63.29 .900 |  | 19 | 13.50.050 |  | 20 | 43.131 .293 |  | 7 | 28A.58.055 |
|  | 5 | 28B.07.050 |  | 38 | 63.29.370 |  | 20 | 13.50.100 |  | 21 | 43.131 .295 |  | 8 | 28B. 10.025 |
|  | 6 | 28B.07.060 |  | 39 | 63.29.380 |  | 21 | Repealer |  | 22 | 43.131 .297 |  | 9 | 28B. 10.027 |
|  | 7 | 28B.07.070 |  | 40 | 63.29.901 |  | 22 | 13.40.280 |  | 23 | 43.131 .299 |  | 10 | n 28A.58.055 |
|  | 8 | 28B. 07.080 |  | 41 | 63.29.902 |  | 23 | 13.40.285 |  | 24 | 43.131 .301 |  | 11 | Sev. |
|  | 9 | 28B.07.090 |  | 42 | 63.29.903 |  | 24 | Em. |  | 25 | 43.131 .303 |  |  | n 43.46.090 |
|  | 10 | 28B.07.100 |  | 43 | Sev. | 192 | 1 | 74.14A. 010 |  | 26 | 43.131 .305 | 205 | 1 | 47.48.050 |
|  | 11 | 28B.07.110 |  |  | 63.29 .904 |  | 2 | 74.14A. 020 |  | 27 | 43.131 .307 |  | 2 | 47.01.270 |
|  | 12 | Vetoed |  | 44 | Leg. dir. |  | 3 | 74.14A. 030 |  | 28 | 43.131 .258 |  | 3 | Em. |
|  | 13 | 28B.07.120 |  | 45 | Temporary |  | 4 | 74.14A. 040 |  | 29 | 43.131 .260 | 206 | 1 | 19.28 .005 |
|  | 14 | 28B.07.130 |  | 46 | Repealer |  | 5 | Temporary |  | 30 | 43.131 .262 |  | 2 | 19.28.010 |
|  | 15 | 28B.07.900 |  | 47 | Eff. date |  | 6 | 74.14A.900 |  | 31 | 43.131 .264 |  | 3 | 19.28.015 |
|  | 16 | Constr. |  |  | 63.29.905 |  | 7 | Sev. |  | 32 | 43.131 .266 |  | 4 | 19.28.060 |


| Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. | Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 5 | 19.28 .120 |  | 14 | Leg. dir. |  |  | 18.04.320 |  | 4 | 82.38 .170 | 254 | 1 | 12.40 .100 |
|  | 6 | 19.28.125 |  | 15 | Sev . |  | 15 | 18.04.335 |  | 5 | 82.38.220 |  | 2 | 12.40.105 |
|  | 8 | 19.28.210 |  |  | 35.97 .900 |  | 16 | 18.04.345 | 243 | 1 | 90.70.010 |  | 3 | 12.40.110 |
|  | 8 | 19.28 .250 | 217 | 1 | 35.22 .640 |  | 17 | 18.04 .350 |  | 2 | 90.70 .020 |  | 4 | 12.24.135 |
|  | 9 | 19.28 .260 | 218 | 1 | 38.12 .030 |  | 18 | 18.04 .360 |  | 3 | 90.70 .030 |  | 5 | Ef. date |
|  | 10 | 19.28 .300 | 219 | 1 | 26.12.010 |  | 19 | 18.04.370 |  | 4 | 90.70.040 |  |  | n 12.40.100 |
|  | 11 | 19.28.310 |  | 2 | 26.12.090 |  | 20 | 18.04.380 |  | 5 | 90.70 .050 | 255 | 1 | 10.95.170 |
|  | 12 | 19.28 .350 |  | 3 | 26.12.100 |  | 21 | 18.04.390 |  | 6 | 90.70.900 |  | 2 | 72.01.365 |
|  | 13 | 19.28.510 |  | 4 | 26.12.120 |  | 22 | 18.04.080 |  | 7 | Leg. dir. |  | 3 | 72.01 .370 |
|  | 14 | 19.28 .530 |  | 5 | 26.12.170 |  | 23 | 18.04 .405 | 244 | , | 1.12 .025 |  | 4 | 72.01 .375 |
|  | 15 | 19.28 .540 |  | 6 | 26.12.180 |  | 24 | 18.04.065 | 245 | 1 | 75.12.132 |  | 5 | 72.09.100 |
|  | 16 | 19.28 .550 |  | 7 | 26.12.190 |  | 25 | 18.04 .930 | 246 | 1 | 13.34 .060 |  | 6 | 72.62.030 |
|  | 17 | 19.28 .570 |  | 8 | 26.12.200 |  | 26 | 18.04 .931 |  | 2 | 13.34.130 |  | 7 | 72.66 .036 |
|  | 18 | 19.28 .580 |  | 9 | 26.12.210 |  | 27 | 18.04.932 |  | 3 | 26.44.056 |  | 8 | 72.66 .016 |
|  | 19 | 19.28 .590 | 220 | 1 | 28B.15.535 |  | 28 | 18.04.933 |  | 4 | 74.13 .031 |  |  | 43.06 .350 |
|  | 20 | 19.28 .600 | 221 | 1 | 28B.10.560 |  | 29 | 18.04 .934 | 247 | 1 | 46.61 .690 |  | 10 | 72.68 .010 |
|  | 21 | 19.28.610 |  | 2 | 46.63 .040 |  | 30 | 43.131 .311 | 248 | 1 | 43.23 .002 |  | 11 | 72.68 .080 |
|  | 22 | 19.28.620 |  | 3 | Repealer |  | 31 | 43.131 .312 |  | 2 | 43.23 .005 |  | 12 | 72.74 .010 |
|  | 23 | Repealer | 222 | 1 | 2.42 .010 |  | 32 | Repealer |  | 3 | 43.23 .010 |  | 13 | 72.74 .020 |
|  | 24 | Sev. |  | 2 | 2.42 .020 |  | 33 | Leg. dir. |  | 4 | 43.23 .015 |  | 14 | 72.74 .030 |
|  |  | 19.28 .911 | 223 | 1 | 84.55 .100 |  | 34 | Sev . |  | 5 | 43.23 .030 |  | 15 | 72.74 .040 |
| 207 | 1 | 50.60 .010 | 224 | 1 | 28B.50.100 |  |  | 18.04.901 |  | 6 | 43.23 .050 |  | 16 | 72.74 .050 |
|  | 2 | 50.60 .020 | 225 | 1 | 35.82 .020 |  | 35 | Eff: date |  | 7 | 43.23 .070 |  | 17 | 72.74 .060 |
|  | 3 | 50.60.030 |  | 2 | 35.82 .070 |  |  | 18.04 .910 |  | 8 | 43.23 .090 |  | 18 | 72.74 .070 |
|  | 4 | 50.60 .040 |  | 3 | 35.82 .080 | 235 | 1 | 70.38.015 |  | 9 | 43.23 .110 |  | 19 | Leg. dir. |
|  | 5 | 50.60.050 |  | 4 | Sev. |  | 2 | Par. veto |  | 10 | 43.23 .160 |  | 20 | Sev. |
|  | 6 | 50.60.060 |  |  | n 35.82.020 |  |  | 70.38 .025 |  | 11 | 41.06.084 |  |  | 72.74 .900 |
|  | 7 | 50.60 .070 | 226 | 1 | 41.04.260 |  | 3 | 70.38.035 |  | 12 | 43.23 .220 | 256 | 1 | 28B. 15.600 |
|  | 8 | 50.60.080 | 227 | 1 | 31.08 .160 |  | 4 | 70.38.045 |  | 13 | 89.08.030 | 257 | 1 | 70.132.020 |
|  | 9 | 50.60 .090 |  | 2 | 31.08 .170 |  | 5 | Par. veto |  | 14 | Repealer | 258 | 1 | 48.48 .150 |
|  | 10 | 50.60.100 | 228 | 1 | 67.16.170 |  |  | 70.38 .065 | 249 | 1 | 48.21 .220 | 259 | 1-3 | Failed to |
|  | 11 | 50.60 .110 | 229 | 1 | 28A.41.140 |  | 6 | 70.38.085 |  | 2 | 48.21 A .090 |  |  | become law |
|  | 12 | 50.60 .120 | 230 | 1 | 41.04 .005 |  | 7 | 70.38.105 |  | 3 | 48.44.320 |  |  | by reason of |
|  | 13 | 50.60.900 |  | 2 | 73.04.110 |  | 8 | 70.38.115 |  | 4 | 70.126.001 |  |  | the rejection |
|  | 14 | 50.60.901 |  | 3 | Eff. date |  | 9 | 70.38.125 |  | 5 | 70.126.010 |  |  |  |
|  | 15 | Leg. dir. |  |  | $n 41.04 .005$ |  | 10 | 70.38.135 |  | 6 | 70.126.020 |  |  | SJR \#105 |
|  | 16 | Eff. date | 231 | 1 | Temporary |  | 11 | 70.38.157 |  | 7 | 70.126.030 | 260 | 1 | 43.61 .030 |
|  |  | 50.60.902 |  | 2 | Temporary |  | 12 | 70.38 .905 |  | 8 | 70.126.040 |  | 2 | Approp. |
| 208 | , | Temporary |  | 3 | Temporary |  | 13 | 70.38.910 |  | 9 | 70.126.050 |  | 3 | Em. |
|  | 2 | 18.18.010 |  | 4 | Approp. |  | 14 | 70.38.914 |  | 10 | Leg. dir. | 261 | 1 | 79.08 .180 |
|  | 3 | 18.18.102 |  | 5 | Em. |  | 15 | Temporary |  | 11 | Eff: date | 262 | , | 87.03 .115 |
|  | 4 | 18.18 .140 |  | 5 | Sev. |  | 16 | 43.131 .213 |  |  | n70.126.001 | 263 | 1 | 7.25 .010 |
|  | 5 | 18.18 .260 | 232 | 1 | 9.41 .010 |  | 17 | 43.131 .214 | 250 | 1 | 53.36 .010 |  | 2 | 7.25 .020 |
|  |  | Repealer |  | 2 | 9.41 .040 |  | 18 |  |  |  | 6.12.110 | 264 |  | 59.12 .030 |
|  | 7 | Repealer |  | 3 | 9.41 .070 | 236 | 1 | 18.51 .010 | 252 | 1 | ${ }_{51.12 .020}$ |  | 2 | 59.12 .040 |
|  | 8 | Em. |  | 4 | 9.41 .090 |  | 2 | 18.51.091 |  | 2 | 51.12 .150 |  | 3 | 59.18 .130 |
|  | 9 | Sev. |  |  | 9.41 .097 |  | 3 | Constr. | 253 |  | 78.52 .001 |  |  | 59.18 .230 |
|  |  | 18.18 .911 |  | 6 | 9.41 .098 |  |  | $n 18.51 .010$ |  | 2 | 78.52 .010 |  | 5 | 59.18 .285 |
| 210 | 1 | 46.65 .030 |  | 7 | 10.99.040 | 237 | , | n46.37.467 |  | 3 | 78.52 .025 |  | 6 | 59.18.260 |
|  | 1 | 70.37 .030 |  | 8 | 10.99.045 |  | 2 | 46.37.467 |  | 4 | 78.52 .037 |  | 7 | 59.18 .280 |
|  | 2 | 70.37.050 |  | 9 | 10.99.055 |  | 3 | 46.16.015 |  | 5 | 78.52 .031 |  | 8 | 59.18 .310 |
|  | 3 | 70.37.020 |  | 10 | 26.09.060 | 238 | 1 | Par. veto |  | 6 | 78.52 .040 |  | 9 | 59.18 .240 |
|  | 4 | Em. |  | 11 | 9.41 .160 |  |  | 46.16.015 |  | 7 | 78.52 .050 |  | 10 | 59.18.250 |
| 211 | 1 | 51.24 .050 |  | 12 | 9.41 .290 |  | 2 | Repealer |  | 8 | 78.52 .100 |  | 11 | 59.18 .315 |
|  | 2 | 51.24 .060 |  | 13 | Applic. |  | 3 | Sev. |  | 9 | 78.52 .155 |  | 12 | 59.18 .340 |
|  | 3 | Applic. |  |  | n9.41.290 |  |  | n46.16.015 |  | 10 | 78.52 .032 |  | 13 | 59.18 .375 |
|  |  | $n 51.24 .050$ |  | 14 | $\mathrm{Sev}^{\text {che }}$ |  | 4 | Em. |  | 11 | 78.52 .120 | 265 | 1 | 19.09.020 |
|  | 4 | Sev. |  |  | n9.41.010 | 239 | , | 7.68 .035 |  | 12 | 78.52 .200 |  | 2 | 19.09.030 |
|  |  | $n 51.24 .050$ | 233 | 1 | Par. veto |  | 2 | 7.68 .070 |  | 13 | 78.52 .205 |  | 3 | 19.09.045 |
| 212 | , | 82.38 .075 |  |  | 41.32 .500 |  | 3 | 7.68 .080 |  | 14 | 78.52 .210 |  | 4 | 19.09.065 |
|  | 2 | 44.40.140 |  | 2 | Par. veto |  | 4 | 7.68 .020 |  | 15 | 78.52 .220 |  | 5 | 19.09.075 |
|  | 3 | Em. |  |  | 41.40 .150 | 240 | 1 | 19.118.010 |  | 16 | 78.52 .230 |  | 6 | 19.09 .095 |
| 213 | 1 | 42.17 .245 |  | 3 | Vetoed |  | 2 | 19.118.020 |  | 17 | 78.52 .240 |  | 7 | 19.09.305 |
| 214 | 1 | 42.28 .090 |  | 4 | Sev . |  | 3 | 19.118.030 |  | 18 | 78.52 .245 |  | 8 | 19.09.085 |
| 215 |  | 46.37 .505 |  |  | n41.32.500 |  | 4 | 19.118.040 |  | 19 | 78.52 .250 |  | 9 | 19.09 .100 |
|  | 2 | 46.61 .687 |  | 5 | Em. |  | 5 | 19.118.050 |  | 20 | 78.52.253 |  | 10 | 19.09.210 |
|  | 3 | Sev. | 234 | 1 | 18.04.920 |  | 6 | 19.118.060 |  | 21 | 78.52 .255 |  |  | 19.09.275 |
|  |  | n46.37.505 |  | 2 | 18.04.015 |  | 7 | 19.118.070 |  | 22 | 78.52 .257 |  | 12 | 19.09.340 |
| 216 | , | 35.97 .020 |  |  | 18.04.025 |  | 8 | Leg. dir. |  | 23 | 78.52 .335 |  | 13 | 19.09 .050 |
|  | 2 | 35.97 .010 |  | 4 | 18.04.035 | 241 | 1 | 69.80 .010 |  | 24 | 78.52 .345 |  | 14 | 19.09 .069 |
|  | 3 | 35.97 .030 |  | 5 | 18.04.045 |  | 2 | 69.80.020 |  | 25 | 78.52 .355 |  | 15 | 19.09 .079 |
|  |  | 35.97.040 |  | 6 | 18.04.055 |  | 3 | 69.80.030 |  | 26 | 78.52 .365 |  | 16 | 19.09.190 |
|  | 5 | 35.97 .050 |  | 7 | 18.04.105 |  | 4 | 69.80 .040 |  | 27 | 78.52 .470 |  | 17 | 19.09.315 |
|  | 5 | 35.97 .060 |  | 8 | 18.04.185 |  | 5 | Constr. |  | 28 | 78.52 .480 |  | 18 | 19.09.355 |
|  | 7 | 35.97 .070 |  |  | 18.04.195 |  |  | 69.80.900 |  | 29 | 78.52.463 |  | 19 | Approp. |
|  | 8 | 35.97 .080 |  | 10 | 18.04.205 |  | 6 | 69.80.050 |  | 30 | 78.52 .467 |  | 20 | ${ }^{\text {Sev. }}$ 19. ${ }^{\text {d }}$ |
|  |  | 35.97 .090 |  | 11 | 18.04 .215 |  | 7 | Repealer |  | 31 | 78.52 .020 |  |  | 19.09.911 |
|  | 10 | 35.97 .100 3597110 |  | 12 | Par. veto |  | 8 | Leg. dir. |  | 32 | 78.52.490 |  | 21 | Ef: date |
|  | 11 | 35.97 .110 |  |  | 18.04 .295 | 242 | 1 | 82.38.050 |  | 33 | Repealer |  |  | 19.09.912 |
|  | 12 | 35.97 .120 |  | 13 | 18.04.305 |  | 2 | 82.38.110 |  | 34 | ${ }_{\text {Sev. }}$ | $266$ | 1 | 28B.05.040 |
|  | 13 | 35.97.130 |  | 14 | Par. veto |  | 3 | 82.38.150 |  |  | 78.52.921 | $267$ | 1 | 13.04.130 |



## 1983 1ST EXTRAORDINARY SESSION LAWS





1983 2ND EXTRAORDINARY SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | 67.40.010 | 56 | 84.09.070 |
|  | 2 | 67.40.020 | 57 | 82.32.400 |
|  | 3 | 67.40.030 | 58 | Repealer |
|  | 4 | 67.40.040 | 59 | 84.33.071 |
|  | 5 | 67.40.060 | 60 | 43.06.400 |
|  | 6 | 48.30 .270 | 61 | 82.04.2901 |
|  | 7 | Approp. | 62 | 82.08 .020 |
|  | 8 | Approp. | 63 | 82.32.045 |
|  | 9 | Em. | 64 | Approp. |
| 2 | 1 | Temporary | 65 | Constr. |
|  | 2 | 79.90.105 |  | n82.04.255 |
|  | 3 | Repealer | 66 | Sev. |
|  | 4 | Em. |  | n82.04.255 |
| 3 | 1 | 82.04.255 | 67 | Eff. dates |
|  | 2 | 82.04.290 |  | n82.04.255 |
|  | 3 | 82.04.2904 |  |  |
|  | 4 | 82.04.2901 |  |  |
|  | 5 | 82.04.260 |  |  |
|  | 6 | 82.02.030 |  |  |
|  | 7 | 48.14.020 |  |  |
|  | 8 | 54.28.020 |  |  |
|  | 9 | 54.28.025 |  |  |
|  | 10 | 66.24.210 |  |  |
|  | 11 | 66.24.290 |  |  |
|  | 12 | 82.08.150 |  |  |
|  | 13 | 82.16 .020 |  |  |
|  | 14 | 82.20 .010 |  |  |
|  | 15 | 82.24.020 |  |  |
|  | 16 | 82.26 .020 |  |  |
|  | 17 | 82.27.020 |  |  |
|  | 18 | 82.29A. 030 |  |  |
|  | 19 | 82.44.020 |  |  |
|  | 20 | 82.45 .060 |  |  |
|  | 21 | 82.48 .010 |  |  |
|  | 22 | 82.48 .030 |  |  |
|  | 23 | 82.32 .090 |  |  |
|  | 24 | 82.04.065 |  |  |
|  | 25 | 82.04.050 |  |  |
|  | 26 | 82.04.060 |  |  |
|  | 27 | 82.04.190 |  |  |
|  | 28 | 82.04.460 |  |  |
|  | 29 | 82.04.470 |  |  |
|  | 30 | 82.08.0289 |  |  |
|  | 31 | 82.14.020 |  |  |
|  | 32 | 82.16 .010 |  |  |
|  | 33 | 35.21 .710 |  |  |
|  | 34 | 35A.82.050 |  |  |
|  | 35 | 35.21.712 |  |  |
|  | 36 | 35A.82.055 |  |  |
|  | 37 | 35.21.714 |  |  |
|  | 38 | 35A.82.060 |  |  |
|  | 39 | 35.21 .860 |  |  |
|  | 40 | 80.04.270 |  |  |
|  | 41 | 82.08.020 |  |  |
|  | 42 | 82.49 .010 |  |  |
|  | 43 | 82.49.020 |  |  |
|  | 44 | Par. veto |  |  |
|  |  | 88.02.030 |  |  |
|  | 45 | 88.02.050 |  |  |
|  | 46 | 88.02.070 |  |  |
|  | 47 | 88.02.020 |  |  |
|  | 48 | 88.02.080 |  |  |
|  | 49 | Par. veto |  | - |
|  |  | 82.49 .070 |  |  |
|  | 50 | 88.02.110 |  |  |
|  | 51 | 84.36 .080 |  |  |
|  | 52 | 43.51.400 |  |  |
|  | 53 | Par. veto |  |  |
|  |  | Temporary |  |  |
|  | 54 | 39.64.085 |  |  |
|  | 55 | 82.02.040 |  |  |

1983 3RD EXTRAORDINARY SESSION LAWS

| Chap. | Sec. | Rev. Code <br> of Wash. |
| :---: | ---: | :--- |
| 1 | 1 | Temporary |
|  | 2 | Temporary |
|  | 3 | Em. |

## 1984 REGULAR SESSION LAWS

| Chap. | Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | 1 | 35.21 .417 | 52 | 46.44.020 | 123 | 47.12.180 | 194 | 47.36.080 | 265 | 47.56 .240 |
|  | 2 | 35.21 .418 | 53 | 46.44.037 | 124 | 47.12.240 | 195 | 47.36 .090 | 266 | 47.56.242 |
|  | 3 | Em. | 54 | 46.44.049 | 125 | 47.12 .244 | 196 | 47.36.095 | 267 | 47.56.245 |
| 2 | 1 | Approp. | 55 | 46.44.093 | 126 | 47.12.246 | 197 | 47.36 .097 | 268 | 47.56.247 |
|  | 2 | Approp. | 56 | 46.44.096 | 127 | 47.12.248 | 198 | 47.36 .100 | 269 | 47.56.248 |
|  | 3 | Approp. | 57 | 46.44.098 | 128 | 47.12.250 | 199 | 47.36 .110 | 270 | 47.56.253 |
|  | 4 | Approp. | 58 | 46.44.105 | 129 | 47.12 .270 | 200 | 47.36 .120 | 271 | 47.56.255 |
|  | 5 | Approp. | 59 | 46.44.110 | 130 | 47.12 .320 | 201 | 47.36 .180 | 272 | 47.56.256 |
|  | 6 | Approp. | 60 | 46.44.140 | 131 | 47.17.155 | 202 | 47.36 .200 | 273 | 47.56.284 |
|  | 7 | Sev. | 61 | 46.44.173 | 132 | 47.17.350 | 203 | 47.36.250 | 274 | 47.56.286 |
|  | 8 | Em. | 62 | 46.61.085 | 133 | 47.17.375 | 204 | 47.38 .010 | 275 | 47.56 .287 |
| 3 | 1 | Temporary | 63 | 46.61.130 | 134 | 47.17 .417 | 205 | 47.38 .020 | 276 | 47.56 .345 |
|  | 2 | 80.04.130 | 64 | 46.61.135 | 135 | 47.17.455 | 206 | 47.38 .040 | 277 | 47.56.366 |
|  | 3 | Em. | 65 | 46.61.165 | 136 | 47.17 .640 | 207 | 47.39 .030 | 278 | 47.56.380 |
| 4 | 1 | 48.44.212 | 66 | 46.61.195 | 137 | 47.17 .730 | 208 | 47.39 .040 | 279 | 47.56 .390 |
|  | 2 | 48.46.250 | 67 | 46.61 .200 | 138 | 47.17 .750 | 209 | 47.39 .060 | 280 | 47.56 .400 |
|  | 3 | Em. | 68 | 46.61 .290 | 139 | 47.17 .850 | 210 | 47.40 .020 | 281 | 47.56 .490 |
| 5 | 1 | 41.32 .010 | 69 | 46.61.345 | 140 | 47.20.570 | 211 | 47.40.030 | 282 | 47.56.702 |
| 6 | 1 | 48.27 .010 | 70 | 46.61 .380 | 141 | 47.20.580 | 212 | 47.40.050 | 283 | 47.56.703 |
|  | 2 | 48.30 .260 | 71 | 46.61.428 | 142 | 47.20 .590 | 213 | 47.40.060 | 284 | 47.56.704 |
| 7 | 1 | 8.26 .040 | 72 | 46.61 .560 | 143 | 47.20 .600 | 214 | 47.40.070 | 285 | 47.56 .720 |
|  | 2 | 8.26 .050 | 73 | 46.68.100 | 144 | 47.20.605 | 215 | 47.40.090 | 286 | 47.56.725 |
|  | 3 | 8.26 .110 | 74 | 46.68.150 | 145 | 47.20 .610 | 216 | 47.41 .020 | 287 | 47.56 .730 |
|  | 4 | 14.08.090 | 75 | 47.01.141 | 146 | 47.20 .630 | 217 | 47.41 .030 | 288 | 47.58 .010 |
|  | 5 | 14.08.120 | 76 | 47.01.145 | 147 | 47.20.635 | 218 | 47.41 .040 | 289 | 47.58 .020 |
|  | 6 | 14.08.160 | 77 | 47.01 .170 | 148 | 47.20 .640 | 219 | 47.41 .050 | 290 | 47.58 .030 |
|  | 7 | 14.08.200 | 78 | 47.01.180 | 149 | 47.20.645 | 220 | 47.41 .070 | 291 | 47.58 .040 |
|  | 8 | 14.16.010 | 79 | 47.01.190 | 150 | 47.24.020 | 221 | 47.41 .080 | 292 | 47.58 .050 |
|  | 9 | 14.20 .010 | 80 | 47.01.210 | 151 | 47.24 .030 | 222 | 47.42.020 | 293 | 47.58 .060 |
|  | 10 | 14.20.020 | 81 | 47.01 .220 | 152 | 47.24.050 | 223 | 47.42 .046 | 294 | 47.58 .080 |
|  | 11 | 14.20 .030 | 82 | 47.01.240 | 153 | 47.26.040 | 224 | 47.42.047 | 295 | 47.58 .090 |
|  | 12 | 14.20.040 | 83 | 47.02.010 | 154 | 47.26 .070 | 225 | 47.42.055 | 296 | 47.60.010 |
|  | 13 | 14.20.050 | 84 | 47.02.080 | 155 | 47.26.160 | 226 | 47.42.060 | 297 | 47.60.015 |
|  | 14 | 14.20 .060 | 85 | 47.04 .020 | 156 | 47.26.170 | 227 | 47.42 .080 | 298 | 47.60.020 |
|  | 15 | 14.20 .070 | 86 | 47.04.060 | 157 | 47.26.185 | 228 | 47.42 .090 | 299 | 47.60 .030 |
|  | 16 | 14.20 .090 | 87 | 47.04 .070 | 158 | 47.26.230 | 229 | 47.42.103 | 300 | 47.60.040 |
|  | 17 | 14.20.100 | 88 | 47.04 .080 | 159 | 47.26 .290 | 230 | 47.42.104 | 301 | 47.60.050 |
|  | 18 | 17.04.180 | 89 | 47.04.081 | 160 | 47.26 .310 | 231 | 47.42.110 | 302 | 47.60.060 |
|  | 19 | 35.21 .260 | 90 | 47.04.100 | 161 | 47.26.400 | 232 | 47.42.120 | 303 | 47.60 .080 |
|  | 20 | 35.21 .270 | 91 | 47.04.140 | 162 | 47.26.410 | 233 | 47.42 .130 | 304 | 47.60 .090 |
|  | 21 | 35.76 .040 | 92 | 47.08 .010 | 163 | 47.26.440 | 234 | 47.44.030 | 305 | 47.60.113 |
|  | 22 | 35.76 .050 | 93 | 47.08 .040 | 164 | 47.28.020 | 235 | 47.44.031 | 306 | 47.60.114 |
|  | 23 | 35.77 .010 | 94 | 47.08.050 | 165 | 47.28.025 | 236 | 47.44.040 | 307 | 47.60.120 |
|  | 24 | 35.78 .020 | 95 | 47.08 .070 | 166 | 47.28.026 | 237 | 47.44.050 | 308 | 47.60.122 |
|  | 25 | 35.78.040 | 96 | 47.08.080 | 167 | 47.28 .040 | 238 | 47.48.010 | 309 | 47.60.124 |
|  | 26 | 36.75 .010 | 97 | 47.08 .090 | 168 | 47.28 .060 | 239 | 47.52 .020 | 310 | 47.60.126 |
|  | 27 | 36.75 .030 | 98 | 47.08 .100 | 169 | 47.28 .070 | 240 | 47.52 .026 | 311 | 47.60.140 |
|  | 28 | 36.75.090 | 99 | 47.08.130 | 170 | 47.28.080 | 241 | 47.52 .090 | 312 | 47.60.160 |
|  | 29 | 36.75 .100 | 100 | 47.10 .070 | 171 | 47.28 .100 | 242 | 47.52.105 | 313 | 47.60.170 |
|  | 30 | 36.75 .250 | 101 | 47.10 .110 | 172 | 47.28 .110 | 243 | 47.52 .131 | 314 | 47.60.200 |
|  | 31 | 36.75 .260 | 102 | 47.10 .210 | 173 | 47.28 .120 | 244 | 47.52 .160 | 315 | 47.60.210 |
|  | 32 | 36.76.140 | 103 | 47.10 .340 | 174 | 47.28 .140 | 245 | 47.52 .190 | 316 | 47.60.220 |
|  | 33 | 36.78 .090 | 104 | 47.10 .360 | 175 | 47.28 .170 | 246 | 47.56.010 | 317 | 47.60.230 |
|  | 34 | 36.80.080 | 105 | 47.10 .470 | 176 | 47.32 .010 | 247 | 47.56.032 | 318 | 47.60.240 |
|  | 35 | 36.82.150 | 106 | 47.10 .716 | 177 | 47.32.020 | 248 | 47.56 .040 | 319 | 47.60.250 |
|  | 36 | 36.82.170 | 107 | 47.10 .718 | 178 | 47.32 .030 | 249 | 47.56 .042 | 320 | 47.60.260 |
|  | 37 | 36.82.180 | 108 | 47.10 .732 | 179 | 47.32 .040 | 250 | 47.56 .050 | 321 | 47.60.270 |
|  | 38 | 36.86.020 | 109 | 47.10 .734 | 180 | 47.32 .060 | 251 | 47.56 .060 | 322 | 47.60.280 |
|  | 39 | 36.86.030 | 110 | 47.10 .757 | 181 | 47.32 .100 | 252 | 47.56.075 | 323 | 47.60.282 |
|  | 40 | 36.86.040 | 111 | 47.10 .761 | 182 | 47.32 .110 | 253 | 47.56 .077 | 324 | 47.60.283 |
|  | 41 | 36.88.015 | 112 | 47.10 .767 | 183 | 47.32.120 | 254 | 47.56 .100 | 325 | 47.60 .300 |
|  | 42 | 36.89.030 | 113 | 47.10.768 | 184 | 47.32.130 | 255 | 47.56 .110 | 326 | 47.60.350 |
|  | 43 | 39.06.010 | 114 | 47.12 .011 | 185 | 47.32 .150 | 256 | 47.56 .130 | 327 | 47.60 .370 |
|  | 44 | 39.08.090 | 115 | 47.12 .023 | 186 | 47.32.160 | 257 | 47.56.150 | 328 | 47.60 .390 |
|  | 45 | 41.06 .280 | 116 | 47.12 .026 | 187 | 47.32.170 | 258 | 47.56.160 | 329 | 47.60.410 |
|  | 46 | 43.31 .880 | 117 | 47.12 .029 | 188 | 47.36.010 | 259 | 47.56 .170 | 330 | 47.60.420 |
|  | 47 | 43.79A. 020 | 118 | 47.12 .040 | 189 | 47.36 .040 | 260 | 47.56 .180 | 331 | 47.60.450 |
|  | 48 | 43.80.100 | 119 | 47.12 .050 | 190 | 47.36.050 | 261 | 47.56 .190 | 332 | 47.60.470 |
|  | 49 | 46.16.061 | 120 | 47.12 .066 | 191 | 47.36.053 | 262 | 47.56 .200 | 333 | 47.60.500 |
|  | 50 | 46.37 .420 | 121 | 47.12 .080 | 192 | 47.36.060 | 263 | 47.56 .210 | 334 | 47.60.540 |
|  | 51 | 46.39.020 | 122 | 47.12.160 | 193 | 47.36.070 | 264 | 47.56.230 | 335 | 47.60.550 |


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|  | 336 | 47.60.560 | 101 | 19.60.010 | 4 | 36.71 .090 | 47 | 31.12.455 | 25 | 38.52.240 |
|  | 337 | 47.60.610 | 2 | 19.60.085 | 5 | 70.05.050 | 48 | 31.12.465 | 26 | 38.52.250 |
|  | 338 | 47.61 .010 | 3 | 19.60.020 | 6 | 70.05 .060 | 49 | 31.12 .475 | 27 | 38.52.260 |
|  | 339 | 47.61 .090 | 4 | 19.60.014 | 7 | 70.05.070 | 50 | 31.12.485 | 28 | 38.52.270 |
|  | 340 | 47.64.060 | 5 | 19.60.045 | 8 | 70.05.120 | 51 | 31.12.495 | 29 | 38.52.280 |
|  | 341 | 47.64.080 | 6 | 19.60.040 | 9 | 70.05.132 | 52 | 31.12.506 | 30 | 38.52.290 |
|  | 342 | 47.68.020 | 7 | 19.60.055 | 26 1 | 36.62.010 | 53 | 31.12 .516 | 31 | 38.52.300 |
|  | 343 | 47.68.060 | 8 | 19.60.050 | 2 | 36.62.040 | 54 | 31.12.526 | 32 | 38.52.310 |
|  | 344 | 47.68.070 | 9 | 19.60.060 | 3 | 36.62.050 | 55 | 31.12.535 | 33 | 38.52.320 |
|  | 345 | 47.68.080 | 10 | 19.60.061 | 4 | 36.62.060 | 56 | 31.12.545 | 34 | 38.52.330 |
|  | 346 | 47.68.100 | 11 | 19.60.062 | 5 | 36.62.070 | 57 | 31.12.555 | 35 | 38.52.340 |
|  | 347 | 47.68.120 | 12 | 19.60.066 | 6 | 36.62.090 | 58 | 31.12.565 | 36 | 38.52.350 |
|  | 348 | 47.68.1 30 | 13 | 19.60.075 | 7 | 36.62.100 | 59 | 31.12.575 | 37 | 38.52.360 |
|  | 349 | 47.68.1 50 | 14 | Repealer | 8 | 36.62 .110 | 60 | 31.12 .585 | 38 | 38.52.370 |
|  | 350 | 47.68.170 | 15 | Sev. | 9 | 36.62.120 | 61 | 31.12.595 | 39 | 38.52.380 |
|  | 351 | 47.68.180 |  | 19.60.900 | 10 | 36.62.130 | 62 | 31.12 .605 | 40 | 38.52 .390 |
|  | 352 | 47.68.185 | 16 | Ef: date | 11 | 36.62.140 | 63 | 31.12.615 | 41 | 38.52.400 |
|  | 353 | 47.68.190 |  | 19.60.901 | 12 | 36.62.150 | 64 | 31.12.625 | 42 | 38.52.410 |
|  | 354 | 47.68.200 | 11 1 | 36.80.010 | 13 | 36.62 .160 | 65 | 31.12 .635 | 43 | 38.52.900 |
|  | 355 | 47.68.233 | 2 | Em. | 14 | 36.62.170 | 66 | 31.12.645 | 44 | 38.52.035 |
|  | 356 | 47.68.280 | 12 1 | 46.61.290 | 15 | 36.62.180 | 67 | 31.12.655 | 45 | Repealer |
|  | 357 | 47.68.290 | 131 | 44.05.030 | 16 | 36.62.190 | 68 | 31.12.665 | 391 | 46.12.101 |
|  | 358 | 47.68.300 | 2 | 44.05.050 | 17 | 36.62.200 | 69 | 31.12.675 | 2 | 46.12.102 |
|  | 359 | 47.68.310 | 3 | 44.05.060 | 18 | 36.62.210 | 70 | 31.12.685 | 401 | 28A.02.250 |
|  | 360 | 47.68.320 | 4 | 29.70.100 | 19 | 36.62.230 | 71 | 31.12.695 | 2 | 28A.04.120 |
|  | 361 | 47.68.340 | 5 | Sev. | 20 | 36.62.252 | 72 | 31.12 .705 | 3 | 28A.31.100 |
|  | 362 | 47.68.350 |  | 44.05.902 | 21 | 36.62.270 | 73 | 31.12 .715 | 4 | 28A.31.102 |
|  | 363 | 47.68.370 | $14 \quad 1$ | 61.16.030 | 22 | 36.62.290 | 74 | 31.12 .725 | 5 | 28A.31.106 |
|  | 364 | 49.46.010 | 15 1 | 54.04 .050 | 23 | Repealer | 75 | 31.12.735 | 6 | 28A.31.108 |
|  | 365 | 53.34 .010 | 161 | Approp. | 27 1 | 29.36.010 | 76 | 31.12.902 | 7 | 28A.31.110 |
|  | 366 | 53.34 .180 | 2 | Temporary | 2 | 29.36.035 | 77 | Applic. | 8 | 28A.31.114 |
|  | 367 | 58.22.020 | 3 | Temporary | 28 1 | 43.180 .200 |  | 31.12 .903 | 9 | 28A.31.116 |
|  | 368 | 67.32 .140 | 4 | Em. | 29 1 | Repealer | 78 | Leg. dir. | 10 | 28A.60.350 |
|  | 369 | 68.24.180 | 17 1 | 10.98.010 | 2 | 43.19 .015 | 79 | 31.13 .010 | 11 | Repealer |
|  | 370 | 79.24.160 | 2 | 10.98.020 | 301 | Repealer | 80 | Sev. | 12 | Repealer |
|  | 371 | 79.72 .020 | 3 | 10.98.030 | $31 \quad 1$ | Repealer |  | 31.12 .904 | 13 | Repealer |
|  | 372 | 80.50 .030 | 4 | 10.98.040 | 2 | 31.12.005 | 81 | Ef: date | 14 | Repealer |
|  | 373 | 81.53 .030 | 5 | 10.98.050 | 3 | 31.12 .015 |  | 31.12.905 | 15 | Repealer |
|  | 374 | 81.53 .060 | 6 | 10.98.060 | 4 | 31.12.025 | 321 | 49.60.178 | 16 | Repealer |
|  | 375 | 81.53 .240 | 7 | 10.98.070 | 5 | 31.12 .035 | 2 | 49.60.030 | 17 | Sev . |
|  | 376 | 81.96 .030 | 8 | 10.98.080 | 6 | 31.12.045 | 331 | 77.32 .235 |  | n 28A.02.250 |
|  | 377 | 85.08 .400 | 9 | 10.98.090 | 7 | 31.12.055 | $34 \quad 1$ | 42.17 .240 | 411 | 29.04.035 |
|  | 378 | 85.16 .070 | 10 | 10.98.100 | 8 | 31.12 .065 | 2 | 42.17.2401 | 421 | 82.34 .010 |
|  | 379 | 86.09.529 | 11 | 10.98.110 | 9 | 31.12.075 | 3 | 42.17 .241 | 2 | 82.34 .015 |
|  | 380 | 87.03.810 | 12 | 10.98.120 | 10 | 31.12.085 | 4 | 41.64 .030 | 431 | 13.50.050 |
|  | 381 | 87.03.815 | 13 | 10.98.130 | 11 | 31.12 .095 | 5 | 42.17 .020 | 441 | 35.58.1 50 |
|  | 382 | 88.28.055 | 14 | 10.98.140 | 12 | 31.12.105 | 6 | 42.17 .180 | 451 | 66.20 .010 |
|  | 383 | 88.32.250 | 15 | 10.98.150 | 13 | 31.12.115 | 7 | 42.17.370 | 461 | 9.95 .210 |
|  | 384 | 90.22.020 | 16 | 10.98.160 | 14 | 31.12.125 | 8 | 43.52 A .030 | 2 | Em. |
|  | 385 | 90.28 .010 | 17 | 43.43.700 | 15 | 31.12.136 | $35 \quad 1$ | 29.51.020 | 471 | 58.17 .155 |
|  | 386 | 90.58 .140 | 18 | 68.08.355 | 16 | 31.12.145 | $36 \quad 1$ | 41.04.005 | 48 1 | 47.01 .081 |
|  | 387 | Leg. rev. | 19 | 68.08.360 | 17 | 31.12 .155 | 37 1 | 2.10 .040 | 2 | 47.64 .290 |
|  | 388 | Repealer | 20 | Leg. dir. | 18 | 31.12.165 | 2 | 2.10 .140 | 491 | 9A.52.010 |
|  | 389 | Sev. | 21 | Em. | 19 | 31.12 .175 | 3 | Applic. | 501 | Intent |
|  |  | n47.01.141 | 18 1 | 47.60.010 | 20 | 31.12 .185 |  | n2.10.140 |  | n 28B. 15.522 |
| 8 | 1 | 35A.05.170 | 2 | Em. | 21 | 31.12 .195 | 4 | Em. | 2 | 28B. 15.522 |
|  | 2 | 35.10 .211 | 191 | 66.24.185 | 22 | 31.12 .206 | $38 \quad 1$ | 38.52.005 | 3 | Exp. date |
|  | 3 | Em. | 201 | 2.56.010 | 23 | 31.12.215 | 2 | 38.52.010 |  | n 28B. 15.522 |
| 9 | 1 | 18.59 .900 | 21 1 | 12.24.100 | 24 | 31.12 .225 | 3 | Par. veto | 4 | Sev. |
|  | 2 | 18.59 .010 | 2 | Applic. | 25 | 31.12.235 |  | 38.52.020 |  | n 28B. 15.522 |
|  | 3 | 18.59 .020 |  | n 12.24.100 | 26 | 31.12 .246 | 4 | 38.52.030 | 5 | Em. |
|  | 4 | 18.59 .030 | 221 | 48.21 .220 | 27 | 31.12.255 | 5 | 38.52.040 | 511 | 46.16 .390 |
|  | 5 | 18.59.040 | 22 | 48.21 A .090 | 28 | 31.12.265 | 6 | 38.52.050 | 51 2 | 46.61 .583 |
|  | 6 | 18.59 .050 | 3 | 48.44.320 | 29 | 31.12 .275 | 7 | 38.52 .070 | $52 \quad 1$ | 28A. 05.030 |
|  | 7 | 18.59.060 | 4 | 70.126 .010 | 30 | 31.12.285 | 8 | 38.52.080 | 2 | 28A.05.040 |
|  | 8 | 18.59 .070 | 5 | 70.126.020 | 31 | 31.12.295 | 9 | 38.52 .090 | 531 | 68.40.010 |
|  | 9 | 18.59.080 | 6 | 70.126 .030 | 32 | 31.12 .306 | 10 | 38.52 .100 | 2 | 68.44.060 |
|  | 10 | 18.59.090 | 7 | 70.126.040 | 33 | 31.12 .315 | 11 | 38.52.110 | 3 | 68.46.030 |
|  | 11 | 18.59.100 | 8 | Eff: date | 34 | 31.12.326 | 12 | 38.52 .120 | 4 | 68.46.060 |
|  | 12 | 18.59.110 |  | n 48.21 .220 | 35 | 31.12.335 | 13 | 38.52.140 | 5 | 68.46.100 |
|  | 13 | 18.59.120 | 23 1 | 48.09.350 | 36 | 31.12.345 | 14 | 38.52.150 | 6 | 68.46.210 |
|  | 14 | 18.59.130 | 2 | 48.09.360 | 37 | 31.12 .355 | 15 | 38.52.160 | 7 | 68.08.135 |
|  | 15 | 18.59.150 | 241 | 35.21.209 | 38 | 31.12.365 | 16 | 38.52.170 | 8 | 68.46.055 |
|  | 16 | 18.59.200 | 2 | 35A.21.220 | 39 | 31.12 .376 | 17 | 38.52.180 | 9 | Em. |
|  | 17 | 18.59.140 | 3 | 36.16.139 | 40 | 31.12.385 | 18 | 38.52.190 | $54 \quad 1$ | 29.80.010 |
|  | 18 | 18.120.020 | 4 | 51.12.045 | 41 | 31.12.395 | 19 | 38.52.195 | 2 | 29.80.020 |
|  | 19 | Leg. dir. | 5 | Repealer | 42 | 31.12 .406 | 20 | 38.52 .200 | 3 | 29.80.040 |
|  | 20 | Approp. | $25 \quad 6$ | Em. | 43 | 31.12 .415 | 21 | 38.52.205 | 4 | 29.81 .010 |
|  | 21 | Sev. | $25 \quad 1$ | 70.05.040 | 44 | 31.12 .425 | 22 | 38.52.207 | 5 | 29.81 .011 |
|  |  | 18.59.905 | 2 | 70.05.045 | 45 | 31.12.435 | 23 | 38.52.210 | 6 | 29.81 .012 |
|  | 22 | Vetoed | 3 | 70.08.030 | 46 | 31.12.445 | 24 | 38.52.220 | 7 | 29.80.090 |


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|  | 8 | Sev. |  | 3 | 9.47A. 030 |  | 35 | Repealer | 96 | 1 | 70.98.080 |  | 2 | Em. |
|  |  | n 29.80.010 |  |  | 9.47 A .040 | 77 | 1 | 28B.30.530 | 97 | 1 | 26.44.010 | 116 | 1 | 35.21 .755 |
| 55 | 1 | 70.74.180 | 69 | 1 | 88.16.118 |  | 2 | 28B.30.533 |  | 2 | 26.44.020 | 117 | 1 | Repealer |
|  | 2 | 70.74.270 |  | 2 | Repealer | 78 | 1 | n66.12.160 |  | 3 | 26.44.030 | 118 | 1 | 6.12 .180 |
| 56 | 1 | 48.42.060 |  | 3 | Em. |  | 2 | 69.04.240 |  | 4 | 26.44.040 |  | 2 | 6.12 .270 |
|  | 2 | 48.42.070 | 70 | 1 | 9.46.030 |  | 3 | 66.12.160 |  | 5 | 26.44.050 | 119 | 1 | 46.37 .450 |
|  | 3 | 48.42.080 | 71 | 1 | 66.24.510 |  | 4 | 66.12.170 |  | 6 | 26.44.070 | 120 | 1 | 27.60.020 |
|  | 4 | Leg. dir. | 72 | , | 75.52 .010 |  | 5 | 66.04.010 |  | 7 | 74.34.010 |  | 2 | 27.60.060 |
| 57 | 1 | Temporary |  | 2 | 75.52 .020 |  | 6 | 66.20.010 |  | 8 | 74.34.020 | 121 | 1 | 41.40 .120 |
|  | 2 | 28B. 30.537 |  | 3 | 75.52 .030 |  | 7 | Sev. |  | 9 | 74.34 .030 | 122 | 1 | Temporary |
|  | 3 | 28B.30.539 |  | 4 | 75.52 .040 |  |  | n66.12.160 |  | 10 | 74.34 .040 |  | 2 | Temporary |
|  | 4 | Temporary |  | 5 | 75.52 .050 |  | 8 | Em. |  | 11 | 74.34 .050 |  | 3 | Vetoed |
|  | 5 | Temporary |  | 6 | 75.52 .060 | 79 | 1 | Approp. |  | 12 | 74.34 .060 |  | 4 | Vetoed |
|  | 6 | 28B. 30.541 |  | 7 | 75.52 .070 |  | 2 | Repealer |  | 13 | 74.34 .070 |  | 5 | Temporary |
|  | 7 | 28B.30.543 |  | 8 | 75.52.080 | 80 | 1 | 75.28.116 |  | 14 | 74.34.080 |  | 6 | Temporary |
|  | 8 | Approp. |  | 9 | Sev. |  | 2 | 75.24.100 |  | 15 | 74.34.090 |  | 7 | Vetoed |
|  | 9 | Em. |  |  | 75.52.900 |  | 3 | 75.20 .300 |  | 16 | Eft. date |  | 8 | Temporary |
| 58 | 1 | 59.20 .060 |  | 10 | Leg. dir. |  | 4 | 75.10 .140 |  |  | n 74.34.030 |  | 9 | Exp. date |
|  | 2 | 59.20 .070 | 73 | 1 | 65.08 .060 |  | 5 | 75.12.132 |  | 17 | Leg. dir. |  | 10 | 53.08.255 |
|  | 3 | 59.20.075 |  | 2 | Repealer |  | 6 | 75.25.015 |  | 18 | Sev. |  | 11 | Em. |
|  | 4 | 59.20 .080 | 74 | 1 | 43.08 .180 |  | 7 | 75.25 .130 |  |  | 74.34 .900 | 123 | 1 | 70.95 .010 |
|  | 5 | 59.20 .130 | 75 | 1 | 23A.04.010 |  | 8 | 75.25 .140 | 98 | 1 | 28A.58.115 |  | 2 | 70.95.030 |
|  | 6 | 59.20.200 |  | 2 | 23A.08.020 |  | 9 | 75.25.150 |  | 2 | 28A.58.120 |  | 3 | Vetoed |
|  | 7 | 59.20 .240 |  | 3 | 23A.08.030 |  | 10 | 75.25.160 | 99 | 1 | 46.52.120 |  | 4 | 70.95.165 |
|  | 8 | 59.20.210 |  | 4 | 23A.08.120 | 81 | 1 | 40.14.200 | 100 | 1 | 70.44.400 |  | 5 | 70.95.090 |
|  | 9 | 59.20 .220 |  | 5 | 23A.08.130 |  | 2 | 40.14.205 | 101 | 1 | 19.27.030 |  | 6 | 70.95.100 |
|  | 10 | 59.20.230 |  | 6 | 23A.08.135 |  | 3 | 40.14.210 | 102 | 1 | n 43.19.200 |  | 7 | 70.95.110 |
|  | 11 | 59.20 .180 |  | 7 | 23A.08.150 |  | 4 | Approp. |  | 2 | 43.19 .200 |  | 8 | 70.95.185 |
|  | 12 | 59.20 .250 |  | 8 | 23A.08.160 | 82 | 1 | 43.51 .045 |  | 3 | 43.19.1906 |  | 9 | 70.95 .190 |
|  | 13 | 59.20.260 |  | 9 | 23A.08.180 |  | 2 | 43.51 .395 | 103 | 1 | 28A.58.045 |  | 10 | 70.95.268 |
|  | 14 | 59.20.270 |  | 10 | 23A.08.190 |  | 3 | 43.51 .047 |  | 2 | 56.08.090 |  | 11 | Repealer |
|  | 15 | 59.20 .280 |  | 11 | 23A.08.200 |  | 4 | Temporary |  | 3 | 57.08.016 | 124 | 1 | 28A.58.800 |
|  | 16 | 59.20 .290 |  | 12 | 23A.08.300 | 83 | 1 | 90.54.160 |  | 4 | 70.44.300 |  | 2 | 28A.58.802 |
|  | 17 | 59.20 .160 |  | 13 | 23A.08.400 | 84 | 1 | 73.04.120 |  | 5 | Em. |  | 3 | 28A.58.804 |
|  | 18 | Sev. |  | 14 | 23A.08.420 | 85 | 1 | 42.18 .220 | 104 | 1 | 46.44.030 |  | 4 | 28A.58.806 |
|  |  | n 59.20.200 |  | 15 | 23A.08.450 | 86 | 1 | 13.40.145 |  | 2 | Em. |  | 5 | 28A.58.808 |
| 59 | 1 | 54.52.010 |  | 16 | 23A.08.500 | 87 | , | 43.51 .200 | 105 | 1 | 28B.15.615 |  | 6 | 28A.58.809 |
|  | 2 | 54.52 .020 |  | 17 | 23A.12.020 |  | 2 | 43.51 .210 | 106 | 1 | 29.01.043 |  | 7 | Vetoed |
|  | 3 | 54.52 .030 |  | 18 | 23A.16.020 |  | 3 | Em. |  | 2 | 29.01.087 |  | 8 | 28A.58.801 |
|  | 4 | Leg. dir. |  | 19 | 23A.16.040 | 88 | 1 | 70.94.0935 |  | 3 | 29.81 A. 010 | 125 | 1 | 43.63A. 030 |
| 60 | 1 | 76.36.010 |  | 20 | 23A.32.079 |  | 2 | 70.94.151 |  | 4 | 29.81 A. 020 |  | 2 | 43.63A. 020 |
|  | 2 | 76.36.020 |  | 21 | 23A.40.020 | 89 | 1 | 49.38.010 |  | 5 | 29.81 A. 030 |  | 3 | 43.63A. 040 |
|  | 3 | 76.36.060 |  | 22 | 23A.40.037 |  | 2 | 49.38.020 |  | 6 | 29.81A. 040 |  | 4 | 43.63 A .060 |
|  | 4 | 76.36.070 |  | 23 | 23A.44.180 |  | 3 | 49.38 .030 |  | 7 | 29.81A. 050 |  | 5 | 43.63A. 065 |
|  | 5 | 76.36.090 |  | 24 | 23A.98.030 |  | 4 | 49.38 .040 |  | 8 | 29.81 A .060 |  | 6 | 43.63 A .075 |
|  | 6 | 76.36.110 |  | 25 | 43.07.210 |  | 5 | 49.38 .050 |  | 9 | 29.81 A. 070 |  | 7 | 43.63A. 078 |
|  | 7 | 76.36.160 |  | 26 | Repealer |  | 6 | 49.38 .060 |  | 10 | 29.81 A. 080 |  | 8 | 43.63 A .095 |
|  | 8 | 76.36.035 | 76 | 1 | 4.16 .020 |  | 7 | 49.38 .070 |  | 11 | Leg. dir. |  | 9 | 43.63A. 100 |
|  | 9 | 76.40.010 |  | 2 | 4.28 .020 |  | 8 | Sev. |  | 12 | 29.27 .080 |  | 10 | 43.63A. 105 |
|  | 10 | 76.40.012 |  | 3 | 4.36 .200 |  |  | 49.38 .900 |  | 13 | Sev. |  | 11 | 43.63 A .190 |
|  | 11 | 76.40.013 |  | 4 | 4.44 .410 |  | 9 | Leg. dir. |  |  | 29.81A. 901 |  | 12 | 43.17 .010 |
|  | 12 | 76.40.020 |  | 5 | 4.64 .100 | 90 | 1 | Temporary |  | 14 | Eff. date |  | 13 | 43.17 .020 |
|  | 13 | 76.40.030 |  | 6 | 4.68 .010 |  | 2 | Temporary |  |  | 29.81A. 900 |  | 14 | 42.17 .240 |
|  | 14 | 76.40.040 |  | 7 | Repealer |  | 3 | Temporary | 107 | 1 | 41.05 .050 |  | 15 | 43.97 .080 |
|  | 15 | 76.40.050 |  | 8 | Repealer |  | 4 | Temporary | 108 | 1 | 46.90.300 |  | 16 | 43.132 .020 |
|  | 16 | 76.40.070 |  | 9 | Repealer |  | 5 | Approp. |  | 2 | 46.90.427 |  | 17 | 70.39 .070 |
|  | 17 | 76.40.080 |  | 10 | Repealer |  | 6 | Em. |  | 3 | 46.90.463 |  | 18 | 80.50 .030 |
|  | 18 | 76.40.100 |  | 11 | Repealer | 91 | 1 | Intent |  | 4 | 46.90.481 |  | 19 | 43.131 .189 |
|  | 19 | 76.40.120 |  | 12 | Repealer |  |  | 36.65 .010 |  | 5 | 46.90.900 |  | 20 | 43.131 .190 |
|  | 20 | 76.40.135 |  | 13 | Repealer |  | 2 | 36.65.020 | 109 | 1 | 29.39.210 |  | 21 | 43.63A. 045 |
|  | 21 | 76.40.140 |  | 14 | Repealer |  | 3 | 36.65.030 | 110 | 1 | Temporary |  | 22 | Repealer |
|  | 22 | 76.40.145 |  | 15 | Repealer |  | 4 | 36.65.040 |  | 2 | Temporary |  | 23 | Sev. |
|  | 23 | Repealer |  | 16 | Repealer |  | 5 | 36.65.050 |  | 3 | Temporary |  |  | 43.63 A .901 |
| 61 | 1 | 19.94.505 |  | 17 | 10.52 .040 |  | 6 | 36.65.060 |  | 4 | Temporary |  | 24 | 43.63A. 902 |
| 62 | 1 | 46.16.275 |  | 18 | 36.26.070 |  | 7 | Leg. dir. |  | 5 | Temporary |  | 25 | Eff: date |
| 63 | 1 | 51.16.120 |  | 19 | 36.26.090 | 92 | 1 | 28A.02.061 |  | 6 | Temporary |  |  | 43.62A.903 |
| 64 | 1 | 2.04.090 |  | 20 | Repealer | 93 | 1 | 70.79.060 |  | 7 | Temporary | 126 | 1 | 81.72 .200 |
|  | 2 | 2.06.060 |  | 21 | Repealer | 94 | 1 | n 43.21A. 510 |  | 8 | Approp. |  | 2 | 81.72 .210 |
|  | 3 | 2.08 .090 |  | 22 | Repealer |  | 2 | 43.21 A .510 |  | 9 | Exp. date |  | 3 | 81.72 .220 |
|  | 4 | Approp. |  | 23 | Repealer |  | 3 | 43.21A.515 |  | 10 | Em. |  | 4 | Leg. dir. |
|  | 5 | Eff: date |  | 24 | Repealer |  | 4 | 43.31 .390 | 111 | 1 | 84.34 .037 | 127 | 1 | Intent |
| 65 | 1 | 50.06.010 |  | 25 | Repealer |  | 5 | Approp. |  | 2 | 84.34 .070 |  |  | n 18.51 .320 |
|  | 2 | 50.06.020 |  | 26 | Repealer | 95 | 1 | 9A.40.060 | 112 | 1 | 82.14 .045 |  | 2 | 18.51.320 |
|  | 3 | 50.06.030 |  | 27 | Repealer |  | 2 | 9A.40.070 | 113 | 1 | 36.79.140 | 128 | 1 | 36.32.180 |
|  | 4 | Applic. |  | 28 | Repealer |  | 3 | 9A.40.080 |  | 2 | Em. |  | 2 | 36.22.010 |
|  |  | 50.06.900 |  | 29 | Repealer |  | 4 | 13.34.055 | 114 | 1 | 9.95 .028 |  | 3 | 36.18.110 |
| 66 | 1 | 28B.65.040 |  | 30 | Repealer |  | 5 | 13.34.060 |  | 2 | 9.95 .030 |  | 4 | 36.18.120 |
| 67 | 1 | 75.44.110 |  | 31 | Repealer |  | 6 | 26.09.255 |  | 3 | 9.95.032 |  | 5 | 4.64 .010 |
|  | 2 | Repealer |  | 32 | Repealer |  | 7 | Repealer |  | 4 | 72.13 .150 |  | 6 | 4.64 .030 |
| 68 | 1 | 9.47 A .010 |  | 33 | Repealer |  | 8 | Sev. |  | 5 | Em. |  | 7 | 26.27.160 |
|  | 2 | 9.47 A .020 |  | 34 | Repealer |  |  | n9A.40.060 | 115 | 1 | Repealer |  | 8 | 28A.65.435 |





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|  | 4 | Temporary |  | 8 | Temporary |  | 3 | 78.22.030 | 42 | 3.66.040 | 128 | Applic. |
|  | 5 | Temporary |  | 0 | 72.09.240 |  | 4 | 78.22.040 | 43 | 3.66.050 |  | n3.50.005 |
|  | 6 | Temporary |  | 10 | Approp. |  | 5 | 78.22.050 | 44 | 3.66.060 | 129 | Leg. rev. |
|  | 7 | Temporary |  | 11 | Em. |  | 6 | 78.22.060 | 45 | 3.66.065 | 130 | Repealer |
|  | 8 | Temporary |  | 12 | Sev. |  | 7 | 78.22 .070 | 46 | 3.66.067 | 131 | Repealer |
|  | 9 | Temporary |  |  | n 9.94A. 160 |  | 8 | 78.22.080 | 47 | 3.66.070 | 132 | Repealer |
|  | 10 | Temporary |  | 13 | Exp. date |  | 9 | 78.22.090 | 48 | 3.66.080 | 133 | Repealer |
|  | 11 | Exp. date | 247 | 1 | 43.88 .037 |  | 10 | Leg. dir. | 49 | 3.66 .090 | 134 | Repealer |
|  | 12 | Em. |  | 2 | 43.88 .027 | 253 | 1 | 35.63 .090 | 50 | 3.70 .010 | 135 | Repealer |
| 232 | 1 | 28B.15.014 |  | 3 | 43.88 .090 |  | 2 | 35A.63.061 | 51 | 3.70 .020 | 136 | 46.08.190 |
|  | 2 | Sev. |  | 4 | Repealer |  | 3 | 36.70.330 | 52 | 3.70 .030 | 137 | 46.63.040 |
|  |  | n28B.15.014 | 248 | 1 | 82.14 C .010 |  | 4 | 90.54.130 | 53 | 3.70 .040 | 138 | 46.83.050 |
|  | 3 | Em. |  | 2 | 82.14C. 020 |  | 5 | 90.54.140 | 54 | 3.74 .010 | 139 | 78.12.030 |
| 233 | 1 | 71.05.150 |  | 3 | 82.14 C .030 | 254 | 1 | 70.105.165 | 55 | 3.74 .020 | 201 | 35.20 .010 |
|  | 2 | Em. |  | 4 | Leg. dir. |  | 2 | 70.105 .160 | 56 | 3.74 .030 | 202 | 3.50 .800 |
| 234 | 1 | Temporary |  | 5 | Eff. date |  | 3 | Sev. | 57 | 12.40.010 | 203 | 3.50.805 |
|  | 2 | Temporary |  |  | 82.14C. 900 |  |  | n70.105.160 | 58 | 12.40.020 | 204 | 35.22.425 |
|  | 3 | Temporary | 249 | , | 70.77.126 | 255 | 1 | 70.94.430 | 59 | 12.40.025 | 205 | 35.23 .595 |
| 235 | 1 | 70.48.400 |  | 2 | 70.77.131 |  | 2 | 70.94.431 | 60 | 12.40.030 | 206 | 35.24.455 |
|  | 2 | 70.48.410 |  | 3 | 70.77.136 | 256 | 1 | 41.32 .010 | 61 | 12.40.040 | 207 | 35.27.515 |
|  | 3 | 70.48.420 |  | 4 | 70.77.146 |  | 2 | 41.32.242 | 62 | 12.40.050 | 208 | 35.30 .100 |
|  | 4 | 70.48.430 |  | 5 | 70.77.180 |  | 3 | Vetoed | 63 | 12.40.060 | 209 | 35A. 11.200 |
|  | 5 | 70.48.440 |  | 6 | 70.77.177 | 257 | 1 | 43.160 .010 | 64 | 12.40 .070 | 210 | 3.46 .150 |
|  | 6 | 70.48.450 |  | 7 | 70.77.250 |  | 2 | 43.160 .020 | 65 | 12.40 .080 | 301 | Intent |
|  | 7 | 70.48.460 |  | 8 | 70.77.575 |  | 3 | 43.160 .100 | 66 | 12.40 .090 |  | n3.46.120 |
|  | 8 | 70.48.240 |  | 9 | 70.77.580 |  | 4 | 43.160 .110 | 67 | 12.40.100 | 302 | 3.34.130 |
|  | 9 | Leg. dir. |  | 10 | 70.77.255 |  | 5 | 43.160.120 | 68 | 12.40.110 | 303 | 3.46.120 |
|  | 10 | Eff. dates |  | 11 | 70.77.260 |  | 6 | 43.160 .130 | 69 | 12.40.120 | 304 | 3.50 .100 |
|  |  | n 70.48.400 |  | 12 | 70.77.265 |  | 7 | 43.160.140 | 70 | 7.20 .140 | 305 | 3.62 .010 |
| 236 | 1 | 41.32 .401 |  | 13 | 70.77.270 |  | 8 | 43.160 .150 | 71 | 35.20 .100 | 306 | 3.62 .020 |
|  | 2 | 41.32 .405 |  | 14 | 70.77.280 |  | 9 | 43.160 .160 | 72 | 3.46 .010 | 307 | 3.62 .040 |
|  | 3 | 41.32.403 |  | 15 | 70.77.285 |  | 10 | 43.160 .170 | 73 | 3.46.020 | 308 | 3.62 .050 |
|  | 4 | Repealer |  | 16 | 70.77.290 |  | 11 | 39.84 .200 | 74 | 3.46.040 | 309 | 3.62 .060 |
|  | 5 | Sev. |  | 17 | 70.77.295 |  | 12 | 43.160.080 | 75 | 3.46.060 | 310 | 27.24.070 |
|  |  | n41.32.401 |  | 18 | 70.77.305 |  | 13 | Vetoed | 76 | 3.46.070 | 311 | 7.68.035 |
|  | 6 | Eff. date |  | 19 | 70.77.311 |  | 14 | 43.160.902 | 77 | 3.46.080 | 312 | 9.41 .160 |
|  |  | $\text { n } 41.32 .401$ |  | 20 | 70.77.325 |  | 15 | Repealer | 78 | 3.46 .090 | 313 | 10.82 .070 |
| 237 | 1 | 70.105 .090 |  | 21 | 70.77.355 |  | 16 | Leg. dir. | 79 | 3.46.100 | 314 | 28A.87.010 |
|  | 2 | 70.105 .145 |  | 22 | 70.77.360 |  | 17 | Vetoed | 80 | Repealer | 315 | 28A.87.060 |
|  | 3 | 70.105 .110 |  | 23 | 70.77.365 |  | 18 | Em. | 81 | Repealer | 316 | 28A. 87.070 |
| 238 | 1 | 52.12 .031 |  | 24 | 70.77.395 | 258 | 1 | n 3.30 .010 | 82 | Repealer | 317 | 28A.87.130 |
|  | 2 | 52.14 .050 |  | 25 | 70.77.415 |  | 2 | Index | 83 | Repealer | 318 | 28A.87.140 |
|  | 3 | 52.14 .110 |  | 26 | 70.77.420 |  | 3 | 3.30 .010 | 84 | Repealer | 319 | 35.20 .220 |
|  | 4 | 52.14.120 |  | 27 | 70.77.425 |  | 4 | 3.30 .030 | 85 | Repealer | 320 | 35A.42.010 |
|  | 5 | Repealer |  | 28 | 70.77.430 |  | 5 | 3.30 .040 | 86 | Repealer | 321 | 35A.47.030 |
| 239 | 1 | n77.12.650 |  | 29 | 70.77.440 |  | 6 | 3.30 .050 | 87 | Repealer | 322 | 36.18.025 |
|  | 2 | 77.12.650 |  | 30 | 70.77.485 |  | 7 | 3.30 .080 | 88 | 4.84 .250 | 323 | 46.08.172 |
|  | 3 | 77.12 .655 |  | 31 | 70.77.510 |  | 8 | 3.34 .020 | 89 | 12.20 .060 | 324 | 46.20.285 |
|  | 4 | 77.12.660 |  | 32 | 70.77.515 |  | 9 | 3.34.030 | 90 | 3.30.015 | 325 | 46.20 .311 |
|  | 5 | Leg. dir. |  | 33 | 70.77.520 |  | 10 | 3.34 .040 | 91 | 2.06.040 | 326 | 46.20.680 |
| 240 | 1 | 77.04 .090 |  | 34 | 70.77.517 |  | 11 | 3.34 .050 | 92 | 4.84 .010 | 327 | 46.44.105 |
|  | 2 | 77.12.030 |  | 35 | 70.77.535 |  | 12 | 3.34 .060 | 93 | Repealer | 328 | 46.61 .515 |
|  | 3 | 77.12 .040 |  | 36 | 70.77.540 |  | 13 | 3.34 .070 | 94 | 12.24.135 | 329 | 46.61 .587 |
|  | 4 | 77.12.150 |  | 37 | 70.77.488 |  | 14 | 3.34 .080 | 95 | 26.04.050 | 330 | 46.63 .110 |
|  | 5 | 77.32.340 |  | 38 | Vetoed |  | 15 | 3.34 .090 | 101 | 3.50.005 | 331 | 46.81 .070 |
|  | 6 | 77.32 .350 |  | 39 | Vetoed |  | 16 | 3.34 .100 | 102 | 3.50 .007 | 332 | 75.08.230 |
|  | 7 | 77.32.370 |  | 40 | Repealer |  | 17 | 3.34 .110 | 103 | 3.50 .010 | 333 | 69.50.505 |
|  | 8 | 77.32 .007 |  | 41 | Sev. |  | 18 | 3.34 .120 | 104 | 3.50 .020 | 334 | 77.12 .170 |
| 241 | 1 | 46.01 .260 |  |  | 70.77.912 |  | 19 | 3.34.130 | 105 | 3.50 .030 | 335 | 77.12.201 |
|  | 2 | 46.12.380 |  | 42 | Vetoed |  | 20 | 3.34.140 | 106 | 3.50 .040 | 336 | 77.21 .070 |
| 242 | 1 | 41.04 .260 | 250 | 1 | 82.49 .020 |  | 21 | 3.34.150 | 107 | 3.50 .050 | 337 | 3.62 .090 |
|  | 2 | Approp. |  | 2 | Par. veto |  | 22 | 3.38 .010 | 108 | 3.50 .060 | 338 | 43.08.250 |
|  | 3 | Em. |  |  | 88.02 .030 |  | 23 | 3.38 .020 | 109 | 3.50 .070 | 339 340 | Repealer |
| 243 | 1 | 43.20.025 43.20 .030 |  | 3 4 | 88.02 .025 82.49 .070 |  | 24 | 3.38 .022 3.38 .030 | 110 | 3.50 .097 3.50 .080 | 340 401 | Temporary 2.04.092 |
|  | 3 | Temporary |  | 5 | 84.08.200 |  | 26 | 3.38 .031 | 112 | 3.50 .090 | 402 | 2.06.062 |
| 244 | 1 | 43.63A. 200 |  | 6 | Repealer |  | 27 | 3.38 .040 | 113 | 3.50 .093 | 403 | 2.08 .092 |
|  | 2 | 43.79.450 |  | 7 | 84.56.260 |  | 28 | 3.38 .050 | 114 | 3.50 .110 | 404 | Par. veto |
|  | 3 | 43.79.452 |  | 8 | Em. |  | 29 | 3.38 .060 | 115 | 3.50 .300 |  | Repealer |
|  | 4 | Temporary | 251 | 1 | Par. veto |  | 30 | 3.42 .010 | 116 | 3.50 .320 | 405 | Vetoed |
|  | 5 | Approp. |  |  | 35.21 .300 |  | 31 | 3.42 .020 | 117 | 3.50 .330 | 501 | 7.75 .010 |
|  | 6 | Eff. dates |  | 2 | Par. veto |  | 32 | 3.42 .030 | 118 | 3.50 .340 | 502 | 7.75 .020 |
| 245 | 1 | 28A.58.095 |  |  | 54.16.285 |  | 33 | 3.42 .040 | 119 | 3.50 .430 | 503 | 7.75 .030 |
|  | 2 | Em. |  | 3 | 54.16.290 |  | 34 | 3.54 .010 | 120 | 3.50 .440 | 504 | 7.75 .040 |
| 246 | 1 | 9.94 A .160 |  | 4 | Par. veto |  | 35 | 3.58 .020 | 121 | 3.50 .450 | 505 | 7.75 .050 |
|  | 2 | Approp. |  |  | 80.28 .010 |  | 36 | 3.58 .030 | 122 | 3.50 .125 | 506 | 7.75 .060 |
|  | 3 | Temporary |  | 5 | 35.21 .301 |  | 37 | 3.58 .040 | 123 | 3.50 .115 | 507 | 7.75 .070 |
|  | 4 | Temporary |  | 6 | 54.16 .286 |  | 38 | 3.58 .050 | 124 | 3.50 .095 | 508 | 7.75 .080 |
|  | 5 | Temporary |  | 7 | 80.28 .011 |  | 39 | 3.62 .070 | 125 | 3.50 .003 | 509 | 7.75 .090 |
|  | 6 | Temporary | 252 | 1 | 78.22 .010 |  | 40 | 3.66 .010 | 126 | 3.50 .135 | 510 | Leg. dir. |
|  | 7 | Temporary |  | 2 | 78.22.020 |  | 41 | 3.66.020 | 127 | 3.50.425 | 511 | 7.06.010 |


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|  | 512 | 4.48 .010 |  | 43 | Sev. |  | 3 | 28A.47.842 |  | 8 | 19.130.901 |  | 33 | 18.35.173 |
|  | 513 | 4.48 .020 |  |  | 26.18.900 |  | 4 | 28A.47.843 |  | 9 | Leg. dir. |  | 34 | 18.36.135 |
|  | 514 | 4.48 .030 |  | 44 | Repealer |  | 5 | 28A.47.844 | 276 | 1 | 6.24 .010 |  | 35 | 18.39.176 |
|  | 515 | 4.48 .040 | 261 | 1 | 43.121 .020 |  | 6 | 28A.47.845 |  | 2 | 6.24 .015 |  | 36 | 18.50.125 |
|  | 516 | 4.48 .050 |  | 2 | 43.121 .090 |  | 7 | 28A.47.846 |  | 3 | 6.24 .100 |  | 37 | 18.52.065 |
|  | 517 | 4.48 .060 |  | 3 | 43.121 .100 |  | 8 | Sev. |  | 4 | 6.24.140 |  | 38 | 18.54.075 |
|  | 518 | 4.48 .070 |  | 4 | 36.18.010 |  |  | n 28A.47.840 |  | 5 | 6.24.145 |  | 39 | 18.55.065 |
|  | 519 | 4.48 .080 |  | 5 | 43.131 .319 |  | 9 | Leg. dir. |  | 6 | 6.24 .180 |  | 40 | 18.57.009 |
|  | 520 | 4.48 .090 |  | 6 | 43.131 .320 |  | 10 | Em. |  | 7 | 6.04 .100 |  | 41 | 18.71 .018 |
|  | 521 | 4.48 .110 |  | 7 | Repealer | 267 | 1 | 28C.04.520 |  | 8 | Applic. |  | 42 | 18.72.153 |
|  | 522 | 4.48 .120 |  | 8 | Sev. |  | 2 | 28C.04.525 |  |  | n 6.24 .010 |  | 43 | 18.74.028 |
|  | 523 | 4.48 .130 |  |  | n43.121.020 |  | 3 | 28C.04.530 | 277 | 1 | Intent |  | 44 | 18.78.053 |
|  | 524 | 4.48.100 | 262 | , | 9.68 A. 001 |  | 4 | 28C.04.535 |  |  | 70.94.800 |  | 45 | 18.83.053 |
|  | 601 | Temporary |  | 2 | 9.68A. 011 |  | 5 | 28C.04.540 |  | 2 | 70.94.805 |  | 46 | 18.88.085 |
|  | 602 | Temporary |  | 3 | 9.68A. 040 |  | 6 | 28B. 15.545 |  | 3 | 70.94.810 |  | 47 | 18.92.045 |
|  | 603 | Temporary |  | 4 | 9.68 A. 050 |  | 7 | 28C.04.545 |  | 4 | Temporary |  | 48 | 18.108.075 |
|  | 604 | 2.56.120 |  | 5 | 9.68A. 060 |  | 8 | 28C.04.550 |  | 5 | 70.94.815 |  | 49 | 18.25.015 |
|  | 701 | 3.66 .100 |  | 6 | 9.68A. 070 |  | 9 | Approp. |  | 6 | 70.94.820 |  | 50 | 18.32.035 |
|  | 702 | 12.16.015 |  | 7 | 9.68A. 080 |  | 10 | Leg. dir. |  | 7 | 70.94.825 |  | 51 | 18.32.560 |
|  | 703 | Repealer |  | 8 | 9.68 A. 090 |  | 11 | Em. |  | 8 | Approp. |  | 52 | 18.34.120 |
|  | 801 | 35.20 .030 |  | 9 | 9.68 A. 100 | 268 | 1 | 9A.36.080 |  | 9 | Leg. dir. |  | 53 | 18.39 .175 |
|  | 802 | 35.22 .280 |  | 10 | 9.68 A. 110 | 269 | 1 | 43.83H. 184 |  | 10 | Em. |  | 54 | 18.54.030 |
|  | 803 | 35.23.440 |  | 11 | 9.68 A. 120 |  | 2 | 43.83H. 186 | 278 | 1 | 28A.58.094 |  | 55 | 18.73.040 |
|  | 804 | 35.24 .290 |  | 12 | 9.68A. 130 |  | 3 | 43.83H. 188 |  | 2 | 28A. 05.005 |  | 56 | 18.108.020 |
|  | 805 | 35.27 .370 |  | 13 | Repealer |  | 4 | 43.83H. 190 |  | 3 | 28A.58.090 |  | 57 | 18.120.020 |
|  | 806 | 35.30.010 |  | 14 | Leg. dir. |  | 5 | 43.83H. 192 |  | 4 | Repealer |  | 58 | 18.120.050 |
|  | 807 | 35A.11.020 |  | 15 | Sev. |  | 6 | 43.83 H .194 |  | 5 | 28A.03.425 |  | 59 | 18.120.040 |
|  | 808 | 9A.20.010 |  |  | 9.68 A. 910 |  | 7 | Sev. |  | 6 | 28A.05.060 |  | 60 | 43.24 .110 |
|  | 901 | Approp. | 263 | 1 | 26.50.900 |  |  | 43.83H.915 |  | 7 | 28A.58.195 |  | 61 | 43.24.075 |
|  | 902 | Eff. dates |  | 2 | 26.50.010 |  | 8 | Leg. dir. |  | 8 | 28A.03.360 |  | 62 | 18.32.620 |
|  |  | $\text { n } 3.30 .010$ |  | 3 | 26.50 .020 |  | 9 | Em. |  | 9 | Temporary |  | 63 | 18.29.056 |
|  | 903 | Sev. |  | 4 | 26.50 .030 | 270 | 1 | 9A. 82.010 |  | 10 | 28A.03.365 |  | 64 | Vetoed |
|  |  | n3.30.010 |  | 5 | 26.50.040 |  | 2 | 9A.82.020 |  | 11 | 28A.03.370 |  | 65 | Par. veto |
| 259 | 1 | Par. veto |  | 6 | 26.50.050 |  | 3 | 9A.82.030 |  | 12 | 28A.16.040 |  |  | 18.52.070 |
|  |  | $43.20 \mathrm{~A} .360$ |  | 7 | 26.50 .060 |  | 4 | 9A. 82.040 |  | 13 | 28A.16.060 |  | 66 | Vetoed |
|  | 2 | 43.20A. 370 |  | 8 | 26.50.070 |  | 5 | 9A.82.050 |  | 14 | 28A.16.050 |  | 67 | Vetoed |
|  | 3 | 43.20A. 375 |  | 9 | 26.50 .080 |  | 6 | 9A.82.060 |  | 15 | Repealer |  | 68 | 18.52.090 |
|  | 4 | 43.131 .221 |  | 10 | 26.50 .090 |  | 7 | 9A.82.070 |  | 16 | 28A.05.070 |  | 69 | 18.52.110 |
|  | 5 | 43.131 .222 |  | 11 | 26.50 .100 |  | 8 | 9A.82.080 |  | 17 | 28B. 15.543 |  | 70 | Par. veto |
| 260 | 1 | 26.18 .010 |  | 12 | 26.50.110 |  | 9 | 9A.82.090 |  | 18 | 28B. 10.045 |  |  | 18.52.120 |
|  | 2 | 26.18.020 |  | 13 | 26.50.120 |  | 10 | 9A.82.100 |  | 19 | 28B. 10.050 |  | 71 | 18.52.160 |
|  | 3 | 26.18.030 |  | 14 | 26.50 .130 |  | 11 | 9A.82.110 |  | 20 | 28B. 10.052 |  | 72 | 18.52.055 |
|  | 4 | 26.18.040 |  | 15 | 26.50.200 |  | 12 | 9A.82.120 |  | 21 | 28A.03.380 |  | 73 | Repealer |
|  | 5 | 26.18.050 |  | 16 | 26.50 .210 |  | 13 | 9A.82.130 |  | 22 | n28A.03.425 |  | 74 | Leg. dir. |
|  | 6 | 26.18.060 |  | 17 | 26.50.140 |  | 14 | 9A.82.140 |  | 23 | Eff. date |  | 75 | 18.83 .010 |
|  | 7 | 26.18.070 |  | 18 | 9A.36.040 |  | 15 | 9A.82.150 |  |  | n 28A.05.070 |  | 76 | 18.83.035 |
|  | 8 | 26.18.080 |  | 19 | 10.31.100 |  | 16 | 9A.82.160 |  | 24 | Sev. |  | 77 | 18.83.045 |
|  | 9 | 26.18.090 |  | 20 | 10.99.020 |  | 17 | 9A.82.170 |  |  | n 28A.58.094 |  | 78 | 18.83.050 |
|  | 10 | 26.18.100 |  | 21 | 10.99.030 |  | 18 | 9A.04.080 | 279 | 1 | Intent |  | 79 | 18.83.060 |
|  | 11 | 26.18.110 |  | 22 | 10.99.040 |  | 19 | Leg. dir. |  |  | 18.130 .010 |  | 80 | 18.83 .070 |
|  | 12 | 26.18.120 |  | 23 | 10.99.045 |  | 20 | Sev. |  | 2 | 18.130 .020 |  | 81 | 18.83.072 |
|  | 13 | 26.18.130 |  | 24 | 10.99.050 |  |  | 9A.82.900 |  | 3 | 18.130 .030 |  | 82 | 18.83.082 |
|  | 14 | 26.18.140 |  | 25 | 10.99.055 |  | 21 | Eff. date |  | 4 | 18.130 .040 |  | 83 | 18.83 .090 |
|  | 15 | 26.18.150 |  | 26 | 26.09.060 |  |  | 9A.82.901 |  | 5 | 18.130.050 |  | 84 | 18.83.120 |
|  | 16 | 6.12 .100 |  | 27 | 26.09.180 | 271 | 1 | 43.83 .198 |  | 6 | 18.130 .060 |  | 85 | 18.83.130 |
|  | 17 | 11.52 .010 |  | 28 | 26.09.300 |  | 2 | 43.83.200 |  | 7 | 18.130 .070 |  | 86 | 18.83.135 |
|  | 18 | 11.52 .012 |  | 29 | 36.18.020 |  | 3 | 43.83.202 |  | 8 | 18.130.080 |  | 87 | 18.83.025 |
|  | 19 | 11.52 .020 |  | 30 | Leg. dir. |  | 4 | 43.83.204 |  | 9 | 18.130 .090 |  | 88 | 18.83.145 |
|  | 20 | 11.52 .022 |  | 31 | 26.50 .035 |  | 5 | 43.83 .206 |  | 10 | 18.130 .100 |  | 89 | 18.83.155 |
|  | 21 | 26.09.135 |  | 32 | Eff. date |  | 6 | 43.83.208 |  | 11 | 18.130 .110 |  | 90 | 18.83.161 |
|  | 22 | 26.21.125 |  |  | 26.50 .901 |  | 7 | Sev. |  | 12 | 18.130.120 |  | 91 | 18.83.165 |
|  | 23 | 26.26 .132 |  | 33 | Sev. |  |  | 43.83 .210 |  | 13 | 18.130 .130 |  | 92 | 18.83.170 |
|  | 24 | 26.18.035 |  |  | 26.50.902 |  | 8 | Leg. dir. |  | 14 | 18.130 .140 |  | 93 | Repealer |
|  | 25 | 26.18 .160 | 264 | 1 | 28B.14F. 070 |  | 9 | Em. |  | 15 | 18.130 .150 |  | 94 | 43.131 .323 |
|  | 26 | 26.20 .030 26.20 .035 |  | 2 | 28B.14F. 072 | 272 | 1 | 13.04 .030 |  | 16 | 18.130 .160 |  | 95 | Sev. |
|  | 27 | 26.20.035 |  | 3 | 28B.14F. 074 | 273 | 1 | 9A.52.110 |  | 17 | 18.130 .170 |  |  | 18.130 .901 |
|  | 28 | 26.20 .080 |  | 4 | 28B.14F. 076 |  | 2 | 9A. 52.120 |  | 18 | 18.130 .180 | 280 | 1 | 63.14 .010 |
|  | 29 | 74.20 .040 |  | 5 | 28B.14F. 078 |  | 3 | 9A.52.130 |  | 19 | 18.130 .190 |  | 2 | 63.14 .090 |
|  | 30 | 6.12 .105 |  | 6 | Sev. |  | 4 | 9A.48.100 |  | 20 | 18.130 .200 |  | 3 | 63.14 .120 |
|  | 31 | 26.26 .090 |  |  | 28B.14F. 952 |  | 5 | 9A. 52.010 |  | 21 | 18.130 .300 |  | 4 | 63.14.125 |
|  | 32 | 26.26.100 |  | 7 | Leg. dir. |  | 6 | 9A.56.010 |  | 22 | 18.130 .210 |  | 5 | 63.14 .130 |
|  | 33 | 26.26.110 |  | 8 | Em. | 274 | 1 | 46.61.519 |  | 23 | 18.130 .310 |  | 6 | 63.14.140 |
|  | 34 | 26.26.120 | 265 | 1 | 28A.03.430 |  | 2 | 46.61 .5191 |  | 24 | 18.130 .900 |  | 7 | 63.14.150 |
|  | 35 | 26.26.140 |  | 2 | 28A.03.432 |  | 3 | 46.61 .5195 |  | 25 | 43.24.140 |  | 8 | 63.14 .151 |
|  | 36 | Temporary |  | 3 | 28A.03.434 | 275 | 1 | 19.130 .010 |  | 26 | 18.22.017 |  | 9 | 63.14.160 |
|  | 37 38 | Temporary |  | 4 | 28A.03.436 |  | 2 | 19.130 .020 |  | 27 | 18.25 .018 |  | 10 | 63.14.165 |
|  | 38 | Temporary |  | 5 | 28A.03.438 |  | 3 | 19.130 .030 |  | 28 | 18.26.027 |  | 11 | Par. veto |
|  | 39 | Exp. date |  | 6 | n 28A.03.430 |  | 4 | 19.130 .040 |  | 29 | 18.29.075 |  |  | 63.14 .167 |
|  | 40 | 74.20A. 030 |  | 7 | Leg. dir. |  | 5 | 19.130 .050 |  | 30 | 18.32.038 |  | 12 | 63.14.180 |
|  | 41 | 74.20A. 270 | 266 | 1 | 28A.47.840 |  | 6 | 19.130 .900 |  | 31 | 18.32.535 |  | 13 | Sev. |
|  | 42 | Leg. dir. |  | 2 | 28A.47.841 |  | 7 | 19.130.060 |  | 32 | 18.34.135 |  |  | 63.14.904 |


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| 281 | 1 | 18.135.010 | 12 | 43.131 .322 | 76 | 43.21A.180 | 7 | Vetoed |
|  | 2 | 18.135 .020 | 13 | Sev. | 77 | 43.22.475 | 8 | Vetoed |
|  | 3 | 18.135 .040 |  | n43.230.010 | 78 | 43.24 .060 | 9 | Vetoed |
|  | 4 | 18.135 .030 | 14 | Leg. dir. | 79 | 43.24.110 | 10 | Vetoed |
|  | 5 | 18.135 .050 | 15 | Approp. | 80 | 43.33 A .050 | 11 | Vetoed |
|  | 6 | 18.135 .060 | 16 | Em. | 81 | 43.49 .010 | 12 | Vetoed |
|  | 7 | 18.135 .070 | 2871 | n43.03.220 | 82 | 43.51 .020 | 13 | Vetoed |
|  | 8 | 18.135 .080 | 2 | 43.03.220 | 83 | 43.57 .020 | 14 | Vetoed |
|  | 9 | 18.135 .090 | 3 | 43.03.230 | 84 | 43.99 .110 | 15 | 49.70.100 |
|  | 10 | Temporary | 4 | 43.03.240 | 85 | 43.101 .070 | 16 | 49.70.110 |
|  | 11 | Vetoed | 5 | 43.03.250 | 86 | 43.105 .032 | 17 | 49.70.120 |
|  | 12 | Leg. dir. | 6 | 1.08.005 | 87 | 43.121 .030 | 18 | 49.70.130 |
| 282 | 1 | Temporary | 7 | 2.32 .160 | 88 | 43.126 .075 | 19 | Vetoed |
|  | 2 | Temporary | 8 | 2.64 .040 | 89 | 43.160 .030 | 20 | 49.70.140 |
|  | 3 | Vetoed | 9 | 9.46.050 | 90 | 43.180 .040 | 21 | 49.70.150 |
|  | 4 | Temporary | 10 | 9.94 A .060 | 91 | 43.200 .040 | 22 | Vetoed |
|  | 5 | Temporary | 11 | 13.40.025 | 92 | 44.60.050 | 23 | 49.70 .160 |
|  | 6 | Temporary | 12 | 15.24.050 | 93 | 46.82.300 | 24 | 49.70.170 |
|  | 7 | 43.175 .010 | 13 | 15.26.100 | 94 | 47.01.061 | 25 | 49.70 .180 |
|  | 8 | 43.175 .020 | 14 | 15.28.090 | 95 | 47.64.280 | 26 | 49.70.190 |
|  | 9 | Vetoed | 15 | 15.44.038 | 96 | 48.17.135 | 27 | 49.70.200 |
|  | 10 | Vetoed | 16 | 15.65.270 | 97 | 49.04.010 | 28 | Leg. dir. |
|  | 11 | Vetoed | 17 | 15.66.130 | 98 | 49.60.070 | 29 | Approp. |
|  | 12 | Vetoed | 18 | 15.76.170 | 99 | 67.08.003 | 30 | Sev. |
|  | 13 | Exp. date | 19 | 16.67.070 | 100 | 67.16.017 |  | $49.70 .905$ |
|  |  | 43.175 .900 | 20 | 18.04.080 | 101 | 67.70.270 |  |  |
|  | 14 | Leg. dir. | 21 | 18.08.120 | 102 | 68.05.060 |  |  |
|  | 15 | Approp. | 22 | Vetoed | 103 | 70.37.030 |  |  |
|  | 16 | Approp. | 23 | Vetoed | 104 | 70.39.050 |  |  |
|  | 17 | Sev. | 24 | Vetoed | 105 | 70.79.020 |  |  |
|  |  | 43.175 .901 | 25 | Vetoed | 106 | 70.95B. 070 |  |  |
|  | 18 | Exp. date | 26 | 18.22 .014 | 107 | 72.09.150 |  |  |
|  | 19 | Em. | 27 | 18.25.017 | 108 | 76.09.030 |  |  |
| 283 | 1 | 48.44.026 | 28 | 18.26.070 | 109 | 76.09.220 |  |  |
|  | 2 | Vetoed | 29 | 18.29.031 | 110 | 77.04.060 |  |  |
| 284 | 1 | Vetoed | 30 | 18.32.050 | 111 | 88.16 .020 |  |  |
|  | 2 | Vetoed | 31 | 18.32.600 | 112 | 89.08.040 |  |  |
|  | 3 | Vetoed | 32 | 18.34.050 | 113 | 43.03.260 |  |  |
|  | 4 | Vetoed | 33 | 18.35.150 | 114 | n43.03.220 |  |  |
|  | 5 | Vetoed | 34 | 18.39.175 | 115 | Sev. |  |  |
|  | 6 | Vetoed | 35 | 18.43.030 |  | n 43.03.220 |  |  |
|  | 7 | Vetoed | 36 | 18.44.208 | 116 | Ef: date |  |  |
|  | 8 | Vetoed | 37 | 18.44.215 |  | n 43.03.220 |  |  |
|  | 9 | Vetoed | 38 | Vetoed | 288 1 | 70.39 .010 |  |  |
|  | 10 | Vetoed | 39 | 18.51.100 | 2 | 70.39.020 |  |  |
|  | 11 | Vetoed | 40 | 18.52.060 | 3 | 70.39 .030 |  |  |
|  | 12 | Vetoed | 41 | 18.54.130 | 4 | 70.39.040 |  |  |
|  | 13 | Vetoed | 42 | 18.57.003 | 5 | 70.39.050 |  |  |
|  | 14 | Vetoed | 43 | 18.64.003 | 6 | 70.39.060 |  |  |
|  | 15 | Vetoed | 44 | 18.71.015 | 7 | 70.39 .070 |  |  |
|  | 16 | Vetoed | 45 | 18.72.100 | 8 | 70.39.080 |  |  |
|  | 17 | Vetoed | 46 | 18.74.020 | 9 | 70.39.090 |  |  |
|  | 18 | Vetoed | 47 | 18.78.040 | 10 | 70.39.100 |  |  |
|  | 19 | 72.09.250 | 48 | 18.83.051 | 11 | 70.39.110 |  |  |
|  | 20 | Vetoed | 49 | 18.85.080 | 12 | 70.39.120 |  |  |
|  | 21 | Vetoed | 50 | 18.88.080 | 13 | 70.39 .130 |  |  |
|  | 22 | Vetoed | 51 | 18.92.040 | 14 | Par. veto |  |  |
| 285 | 101- | Par. veto | 52 | 18.96.050 |  | 70.39 .140 |  |  |
|  | 606 | Omnibus | 53 | 18.108.020 | 15 | 70.39.165 |  |  |
|  |  | Approp. | 54 | 19.16.310 | 16 | Temporary |  |  |
|  |  | Act | 55 | 19.27 .070 | 17 | Temporary |  |  |
|  |  | (Uncod.) | 56 | 19.28.065 | 18 | 70.39.150 |  |  |
|  | 607 | 82.32 .400 | 57 | 19.28.123 | 19 | 70.39.160 |  |  |
|  | 608- |  | 58 | 27.04.020 | 20 | 70.39 .200 |  |  |
|  | 610 | Approp. | 59 | 27.08.010 | 21 | 70.38.105 |  |  |
|  | 611 | Repealer | 60 | 28A.04.110 | 22 | Par. veto |  |  |
|  | 612 | Sev. | 61 | 28A.92.050 |  | 70.38.115 |  |  |
|  |  | n 82.32.400 | 62 | 28B.07.030 | 23 | 70.39.195 |  |  |
|  | 613 | Em. | 63 | 28B.16.060 | 24 | 70.39.125 |  |  |
| 286 | 1 | n 43.230.010 | 64 | 28B.50.050 | 25 | 43.131 .253 |  |  |
|  | 2 | 43.230 .010 | 65 | 28B.80.110 | 26 | 43.131 .254 |  |  |
|  | 3 | 43.230 .020 | 66 | 28C.04.070 | 27 | Sev. |  |  |
|  | 4 | 43.230 .030 | 67 | 28C.04.300 |  | n70.39.010 |  |  |
|  | 5 | 43.230 .040 | 68 | 41.05 .025 | 28 | Approp. |  |  |
|  | 6 | Par. veto | 69 | 41.06.110 | 29 | Vetoed |  |  |
|  |  | 43.230.050 | 70 | 41.24 .270 | 2891 | 49.70 .900 |  |  |
|  | 7 | Vetoed | 71 | 41.58.015 | 2 | 49.70.010 |  |  |
|  | 8 | Vetoed | 72 | 41.60 .015 | 3 | Vetoed |  |  |
|  | 9 | Vetoed | 73 | 41.64 .030 | 4 | Vetoed |  |  |
|  | 10 | Vetoed | 74 | 42.17 .350 | 5 | Vetoed |  |  |
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|  | 96 | 28B.05.040 |  | 2 | 7.24 .050 | 22 | 1 | 46.44.170 |
|  | 97 | 30.04.160 |  | 3 | Repealer |  | 2 | 46.44.175 |
|  | 98 | 31.12A. 010 |  | 4 | Sev. | 23 | 1 | Purpose |
|  | 99 | 31.12A. 030 |  |  | n7.24.050 |  |  | n11.12.250 |
|  | 100 | 35.58.274 |  | 5 | Em. |  | 2 | 11.12.250 |
|  | 101 | 35A. 27.010 | 10 | 1 | Purpose |  | 3 | 11.12.255 |
|  | 102 | 35A.82.010 |  |  | n64.28.040 |  | 4 | 11.12.260 |
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|  | 106 | 40.10.020 |  | 4 | Em. |  |  | n 11.12 .250 |
|  | 107 | 41.56.020 | 11 | 1 | Purpose |  | 7 | Em. |
|  | 108 | 43.10.067 |  |  | n4.16.110 | 24 | 1 | 36.18.020 |
|  | 109 | 43.131 .323 |  | 2 | 4.16.110 |  | 2 | Em. |
|  | 110 | 43.220 .070 |  | 3 | 4.16.370 | 25 | 1 | 69.08 .030 |
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|  | 113 | 46.68.124 |  | 5 | Em. |  | 2 | Eff. date |
|  | 114 | 47.56.286 | 12 | 1 | 79.90.160 |  |  | n 15.04.200 |
|  | 115 | 48.46.120 | 13 | 1 | Purpose | 27 | 1 | 43.21 A .450 |
|  | 116 | 48.46.360 |  |  | n41.04.445 |  | 2 | Intent |
|  | 117 | 50.04.225 |  | 2 | 41.04.445 |  |  | n43.21A.450 |
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|  | 119 | 52.08.025 |  | 4 | 41.04.455 | 29 | 1 | 27.40.010 |
|  | 120 | 52.08.041 |  | 5 | 41.26.030 |  | 2 | Repealer |
|  | 121 | 52.16.130 |  | 6 | 41.32 .010 |  | 3 | Eff. date. |
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|  | 123 | 52.18 .020 |  | 8 | n41.04.445 | 30 | 1 | Purpose |
|  | 124 | 53.08.320 |  | 9 | Em. |  |  | 11.02 .902 |
|  | 125 | 63.21 .080 | 14 |  | Par. veto |  | 2 | Short title |
|  | 126 | 63.40.050 |  |  | Omnibus |  |  | 11.02 .900 |
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|  | 130 | 70.120.030 |  | 2 | 39.12.065 |  | 6 | 11.36.021 |
|  | 131 | 70.120 .110 |  | 3 | 39.12.050 |  | 7 | 11.68 .090 |
|  | 132 | 70.136.030 |  | 4 | Sev. |  | 8 | 11.68 .110 |
|  | 133 | 74.13 .100 |  |  | n 39.12 .065 |  | 9 | 11.92 .040 |
|  | 134 | 74.13.106 | 16 | 1 | 28A.02.201 |  | 10 | 11.92.140 |
|  | 135 | 74.13.109 | 17 | 1 | Approp. |  | 11 | 11.92.150 |
|  | 136 | 74.13.112 |  | 2 | Approp. |  | 12 | 11.93 .010 |
|  | 137 | 74.13.115 |  | 3 | Approp. |  | 13 | 11.93 .020 |
|  | 138 | 74.13.118 |  | 4 | Approp. |  | 14 | 11.93 .030 |
|  | 139 | 74.13 .121 |  | 5 | Approp. |  | 15 | 11.93 .040 |
|  | 140 | 74.13.124 |  | 6 | Approp. |  | 16 | 11.93 .050 |
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|  | 142 | 74.13 .130 |  | 8 | Sev. |  | 18 | 11.93 .070 |
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|  | 146 | 74.13.145 |  | 3 | 18.96.110 |  | 22 | 11.93 .911 |
|  | 147 | 74.46.180 |  | 4 | 18.96.130 |  | 23 | 11.93 .912 |
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|  | 151 | 80.50 .030 | 19 | 1 | 46.90.300 |  | 27 | 11.94 .030 |
|  | 152 | 81.80 .300 |  | 2 | 46.90.427 |  | 28 | 11.94 .040 |
|  | 153 | 81.80 .318 |  | 3 | 46.90.463 |  | 29 | 11.94.050 |
|  | 154 | 82.04 .460 | 20 | 1 | 47.04.170 |  | 30 | 11.94.060 |
|  | 155 | 82.49 .070 | 21 | 1 | 27.26.010 |  | 31 | 11.95 .010 |
|  | 156 | 84.40.405 |  | 2 | 27.26.020 |  | 32 | 11.95.020 |
|  | 157 | Leg. rev. |  | 3 | 43.105 .100 |  | 33 | 11.95 .030 |
| 8 | 1 | Purpose |  | 4 | 43.105 .110 |  | 34 | 11.95 .040 |
|  |  | n 25.04.020 |  | 5 | 43.105 .120 |  | 35 | 11.95 .050 |
|  | 2 | 25.04.020 |  | 6 | 43.105 .130 |  | 36 | 11.95.060 |
|  | 3 | 25.04.150 |  | 7 | 43.105 .140 |  | 37 | 11.95 .070 |
|  | 4 | Sev. |  | 8 | 43.105 .150 |  | 38 | 11.97 .010 |
|  |  | n 25.04.020 |  | 9 | 43.131 .289 |  | 39 | 11.97 .900 |
|  | 5 | Em. |  | 10 | 43.131 .290 |  | 40 | 11.98 .009 |
| 9 | 1 | Purpose |  | 11 | Ef: date |  | 41 | 11.98 .016 |
|  |  | n 7.24.050 |  |  | n27.26.010 |  | 42 | 11.98.019 |


| Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. | Chap. Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 43 | 11.98.029 | 124 | 11.110 .110 | 12 | 18.08.410 | 2 | 28A.31.102 | 13 | 28B.14D. 040 |
| 44 | 11.98 .039 | 125 | 11.110 .120 | 13 | 18.08.420 | 3 | 28A.31.114 | 14 | 28B. 31.040 |
| 45 | 11.98 .045 | 126 | 11.110 .125 | 14 | 18.08.430 | 4 | 28A.31.115 | 15 | 28B. 35.370 |
| 46 | 11.98 .051 | 127 | 11.110 .130 | 15 | 18.08.440 | 5 | 28A.31.117 | 16 | 28B.50.360 |
| 47 | 11.98 .055 | 128 | 11.110 .140 | 16 | 18.08.450 | 6 | Repealer | 17 | 28B.56.030 |
| 48 | 11.98 .060 | 129 | 11.110 .200 | 17 | 18.08.460 | 7 | Em. | 18 | 28B.57.050 |
| 49 | 11.98 .065 | 130 | 11.110 .210 | 18 | Repealer | $50 \quad 1$ | 13.04.116 | 19 | 28C.50.040 |
| 50 | 11.98 .070 | 131 | 11.110 .220 | 19 | Leg. dir. | 2 | Repealer | 20 | 37.14 .010 |
| 51 | 11.98 .080 | 132 | 11.110 .230 | 20 | Sev. | 511 | 69.30.010 | 21 | 39.42.090 |
| 52 | 11.98 .090 | 133 | 11.110 .240 |  | 18.08.900 | 2 | 69.30.050 | 22 | 40.14.025 |
| 53 | 11.98 .100 | 134 | 11.110 .250 | $38 \quad 1$ | 82.08.050 | 3 | 69.30.060 | 23 | 41.04.260 |
| 54 | 11.98 .110 | 135 | 11.110 .260 | 2 | 82.08.055 | 4 | 69.30.110 | 24 | 41.05 .040 |
| 55 | 11.98 .130 | 136 | 11.110 .900 | 3 | 82.08.010 | 5 | 69.30.120 | 25 | 42.16.011 |
| 56 | 11.98.140 | 137 | 30.04.310 | 4 | 82.08.120 | 6 | 69.30.140 | 26 | 43.01 .050 |
| 57 | 11.98 .150 | 138 | 68.44.030 | 5 | Em. | 7 | 75.12.120 | 27 | 43.08.250 |
| 58 | 11.98.160 | 139 | Applic. | $39 \quad 1$ | 28B. 30.535 | 521 | Repealer | 28 | 43.19 .610 |
| 59 | 11.98 .170 |  | 11.02 .901 | 2 | 28B. 30.537 | 531 | 9A. 64.020 | 29 | 43.24.072 |
| 60 | 11.98 .900 | 140 | Applic. | 3 | 28B. 30.539 | 541 | 48.20 .397 | 30 | 43.31 .942 |
| 61 | 11.98 .910 |  | 11.94 .900 | 4 | 28B.30.541 | 2 | 48.21 .235 | 31 | 43.31 .958 |
| 62 | 11.98 .920 | 141 | 11.98 .041 | 5 | 28B.30.543 | 3 | 48.44.335 | 32 | 43.33A. 160 |
| 63 | 11.100 .010 | 142 | Applic. | 6 | Leg. dir. | 4 | 48.46.285 | 33 | 43.51 .200 |
| 64 | 11.100 .015 |  | 11.104 .901 | 7 | Repealer | 5 | 48.20 .395 | 34 | 43.51 .280 |
| 65 | 11.100 .020 | 143 | Repealer | 8 | 43.131 .329 | 6 | 48.21 .230 | 35 | 43.51 .310 |
| 66 | 11.100 .023 | 144 | Sev. | 9 | 43.131 .330 | 7 | 48.44.330 | 36 | 43.79 .080 |
| 67 | 11.100 .025 |  | 11.02 .903 | 10 | Eff: date | 8 | 48.46.280 | 37 | 43.79.201 |
| 68 | 11.100 .030 | 145 | Em. |  | n 28B.30.535 | 9 | Eff. date | 38 | 43.79 .330 |
| 69 | 11.100 .035 | 311 | Purpose | 401 | 50.20.043 |  | n 48.20.397 | 39 | 43.79.335 |
| 70 | 11.100 .037 |  | 11.96.900 | 2 | n 50.20.043 | $55 \quad 1$ | 48.31 A .020 | 40 | 43.79 .350 |
| 71 | 11.100 .040 | 2 | 11.96.009 | 3 | Sev. | 2 | 48.31 A. 050 | 41 | 43.79 .445 |
| 72 | 11.100 .050 | 3 | 11.96 .020 |  | n 50.20.043 | 3 | 48.31A. 055 | 42 | 43.79 .450 |
| 73 | 11.100 .060 | 4 | 11.96 .030 | 4 | Eff. date | 4 | Em. | 43 | 43.83.020 |
| 74 | 11.100 .070 | 5 | 11.96 .040 |  | n 50.20.043 | $56 \quad 1$ | 32.04.020 | 44 | 43.83A. 030 |
| 75 | 11.100 .090 | 6 | 11.96 .050 | 411 | 50.04.080 | 2 | 32.04.030 | 45 | 43.83B. 030 |
| 76 | 11.100 .120 | 7 | 11.96 .060 | 2 | n50.04.080 | 3 | 32.08.142 | 46 | 43.83B. 360 |
| 77 | 11.100 .130 | 8 | 11.96 .070 | 3 | Sev. | 4 | 32.08.215 | 47 | 43.83C. 030 |
| 78 | 11.100 .140 | 9 | 11.96 .080 |  | n 50.04.080 | 5 | 32.08.225 | 48 | 43.83 D .030 |
| 79 | 11.102 .010 | 10 | 11.96 .090 | 42 1 | 50.29 .020 | 6 | 32.12.020 | 49 | 43.83H. 030 |
| 80 | 11.102 .020 | 11 | 11.96.100 | 2 | n50.29.020 | 7 | 32.12.050 | 50 | 43.831 .166 |
| 81 | 11.102 .030 | 12 | 11.96.110 | 3 | Sev. | 8 | 32.16.010 | 51 | 43.84.092 |
| 82 | 11.102 .040 | 13 | 11.96.120 |  | n 50.29.020 | 9 | 32.16 .040 | 52 | 43.88.525 |
| 83 | 11.102 .050 | 14 | 11.96.130 | 4 | Em. | 10 | 32.16.050 | 53 | 43.99.040 |
| 84 | 11.104 .010 | 15 | 11.96 .140 | 431 | 50.60.030 | 11 | 32.20 .090 | 54 | 43.99.060 |
| 85 | 11.104 .020 | 16 | 11.96 .150 | 2 | n50.60.030 | 12 | 32.20 .220 | 55 | 43.99C. 040 |
| 86 | 11.104 .030 | 17 | 11.96.160 | 3 | Sev. | 13 | 32.20 .330 | 56 | 43.99F. 030 |
| 87 | 11.104 .040 | 18 | 11.96 .170 |  | n 50.60.030 | 14 | 32.24.030 | 57 | 43.101 .210 |
| 88 | 11.104 .050 | 19 | 11.96.180 | 4 | Em. | 15 | 32.24 .080 | 58 | 43.140 .030 |
| 89 | 11.104 .060 | 20 | Sev. | 441 | 26.04.105 | 16 | 32.32.025 | 59 | 46.08 .172 |
| 90 | 11.104 .070 |  | 11.96 .901 | 2 | 36.18.010 | 17 | 32.32.040 | 60 | 46.09.110 |
| 91 | 11.104 .080 | 21 | Em. | 3 | 36.18.110 | 18 | 32.32.115 | 61 | 46.10 .075 |
| 92 | 11.104 .090 | $32 \quad 1$ | 82.08.020 | 4 | 36.18.120 | 19 | 32.32.120 | 62 | 46.81 .060 |
| 93 | 11.104.120 | 2 | 82.04.255 | 5 | 42.28 .030 | 20 | 32.32.150 | 63 | 47.68.236 |
| 94 | 11.104 .130 | 3 | 82.04.290 | 6 | 42.28 .035 | 21 | 32.32 .210 | 64 | 47.76.030 |
| 95 | 11.106 .010 | 4 | 82.04.2901 | 7 | 42.28 .060 | 22 | 32.32.215 |  | 58.24 .060 |
| 96 | 11.106 .020 | 5 | 82.04.2904 | 8 | 42.28 .070 | 23 | 32.32.220 | 66 | 67:40.040 |
| 97 | 11.106 .030 | 6 | Repealer | 9 | 42.28 .090 | 24 | 32.32.222 | 67 | $70.39: 170$ |
| 98 | 11.106 .040 | 7 | Em. | 10 | 60.04.070 | 25 | 32.32.228 | 68 | 70.93 .180 |
| 99 | 11.106 .050 | 331 | 39.34 .020 | 11 | 60.12 .070 | 26 | 32.32.230 | 69 | 70.94.656 |
| 100 | 11.106 .060 | $34 \quad 1$ | 70.125 .040 | 12 | 60.12.190 | 27 | 32.32.265 | 70 | 70.105 .180 |
| 101 | 11.106 .070 | 2 | 70.125 .055 | 13 | 61.16 .020 | 28 | 32.32 .490 | 71 | 72.72.030 |
| 102 | 11.106 .080 | 3 | Repealer | 14 | 65.04 .020 | 29 | 32.32.495 | 72 | 74.18 .230 |
| 103 | 11.106 .090 | 4 | Eff: date | 15 | 65.04 .030 | 30 | 32.32 .497 | 73 | 75.48.030 |
| 104 | 11.106 .100 |  | n70.125.040 | 16 | 65.04.040 | 31 | 32.32 .500 | 74 | 76.04.515 |
| 105 | 11.106.110 | 351 | 26.44.063 | 17 | 65.04.060 | 32 | 32.32.505 | 75 | 76.12.110 |
| 106 | 11.108 .010 | 2 | 26.44.067 | 18 | 65.04.080 | 33 | 32.34 .030 | 76 | 79.24 .030 |
| 107 | 11.108 .020 | 361 | 15.13 .250 | 19 | 73.04.120 | 34 | 32.34 .040 | 77 | 79.24.060 |
| 108 | 11.108 .030 | 2 | 15.13.260 | 20 | Repealer | 35 | 32.34 .050 | 78 | 79.24 .085 |
| 109 | 11.108 .040 | 3 | 15.13 .270 | 451 | Intent | 36 | 32.34 .060 | 79 | 79.24 .580 |
| 110 | 11.108 .050 | 4 | 15.13 .280 |  | n 29.13 .047 | 37 | Leg. dir. | 80 | 79.64.020 |
| 111 | 11.108 .060 | 5 | 15.13 .470 | 2 | 29.13 .047 | 38 | Repealer | 81 | 82.14 .050 |
| 112 | 11.108 .900 | 6 | 15.13 .490 | 3 | 29.68.070 | $57 \quad 1$ | 2.56 .100 | 82 | 82.14 .200 |
| 113 | 11.110 .010 | $37 \quad 1$ | 18.08.235 | 4 | 29.68.080 | 2 | 15.52.320 | 83 | 82.14 .210 |
| 114 | 11.110 .020 | 2 | 18.08 .310 | 5 | 29.68.100 | 3 | 18.04.105 | 84 | 82.29 A .080 |
| 115 | 11.110 .040 | 3 | 18.08.320 | 6 | 29.68.120 | 4 | 18.08.240 | 85 | 82.32 .400 |
| 116 | 11.110 .050 | 4 | 18.08.330 | 7 | 29.68.130 | 5 | 18.43.150 | 86 | 82.42 .090 |
| 117 | 11.110 .060 | 5 | 18.08.340 | 8 | Repealer | 6 | 18.72.390 | 87 | 84.33 .041 |
| 118 | 11.110 .070 | 6 | 18.08.350 | $46 \quad 1$ | 28A.58.099 | 7 | 27.34.090 | 88 | 86.26.007 |
| 119 | 11.110 .073 | 7 | 18.08.360 | 47 1 | 50.04.148 | 8 | 27.60.060 | 89 | 43.79 .015 |
| 120 | 11.110 .075 | 8 | 18.08.370 | 2 | Eff: date | 9 | 28A.46.010 | 90 | Repealer |
| 121 | 11.110 .080 | 9 | 18.08.380 |  | n 50.04.148 | 10 | 28B.10.821 | 91 | Eff. date |
| 122 | 11.110 .090 | 10 | 18.08.390 | $48 \quad 1$ | 49.48.075 | 11 | 28B.10.851 |  | n 15.52 .320 |
| 123 | 11.110.100 | 11 | 18.08.400 | 49 1 | 28A.31.104 | 12 | 28B. 10.852 | 58 1 | 28A.03.448 |




Codification Tables: 1985 Regular Session Laws-RCW







| Chap. | Sec. | Rev. Code of Wash. |
| :---: | :---: | :---: |
|  | 10 | 82.16 .020 |
|  | 11 | 82.20 .010 |
|  | 12 | Repealer |
|  | 13 | Vetoed |
|  | 14 | Vetoed |
|  | 15 | Vetoed |
|  | 16 | 82.04.433 |
|  | 17 | Sev. |
|  |  | n82.04.260 |
|  | 18 | Eff. date |
|  |  | n82.04.260 |
| 472 | 1 | 46.94.001 |
|  | 2 | 46.94.005 |
|  | 3 | Par. veto 46.94.010 |
|  | 4 | Par. veto |
|  |  | 46.94.020 |
|  | 5 | Par. veto |
|  |  | 46.94.030 |
|  | 6 | Vetoed |
|  | 7 | Vetoed |
|  | 8 | Par. veto |
|  |  | 46.94 .040 |
|  | 9 | 46.94.050 |
|  | 10 | Par. veto |
|  |  | 46.94.060 |
|  | 11 | Vetoed |
|  | 12 | Vetoed |
|  | 13 | 46.70 .180 |
|  | 14 | Sev. |
|  |  | 46.94.900 |
|  | 15 | Leg. dir. |
| 473 | 1 | 9.46.020 |
|  | 2 | 9.46.030 |

## 1985 EXTRAORDINARY SESSION LAWS

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| 1 | 1 | 46.20.070 |  |  | Approp. |
|  | 2 | 46.20 .091 |  |  |  |
|  | 3 | 46.20 .117 |  |  | (Uncod.) |
|  | 4 | 46.20.120 |  | 720 | Repealer |
|  | 5 | 46.20 .200 |  | 721 | Sev. |
|  | 6 | 46.20 .380 |  | 722 | Em. |
|  | 7 | 46.20.470 |  |  |  |
|  | 8 | 46.20.505 |  |  |  |
|  | 9 | 46.20.510 |  |  |  |
|  | 10 | 46.29.050 |  |  |  |
|  | 11 | 46.52.130 |  |  |  |
|  | 12 | 46.68.041 |  |  |  |
|  | 13 | Repealer |  |  |  |
|  | 14 | Eff. date |  |  |  |
|  |  | n46.20.070 |  |  |  |
| 2 | 1 | 82.61 .010 |  |  |  |
|  | 2 | 82.61 .020 |  |  |  |
|  | 3 | 82.61 .030 |  |  |  |
|  | 4 | 82.61 .050 |  |  |  |
|  | 5 | 82.61 .060 |  |  |  |
|  | 6 | 82.61 .070 |  |  |  |
|  | 7 | 82.61 .080 |  |  |  |
|  | 8 | Exp. date |  |  |  |
|  |  | 82.61 .040 |  |  |  |
|  | 9 | Leg. dir. |  |  |  |
|  | 10 | Em. |  |  |  |
| 3 | 1 | 28A.47.841 |  |  |  |
|  | 2 | 28A.47.844 |  |  |  |
|  | 3 | Em. |  |  |  |
| 4 | 1 | 43.99G. 010 |  |  |  |
|  | 2 | 43.99G. 020 |  |  |  |
|  | 3 | 43.99G. 030 |  |  |  |
|  | 4 | 43.99G. 040 |  |  |  |
|  | 5 | 43.99G. 050 |  |  |  |
|  | 6 | 43.99G. 060 |  |  |  |
|  | 7 | 43.99G. 070 |  |  |  |
|  | 8 | 43.99G. 080 |  |  |  |
|  | 9 | 43.99G. 090 |  |  |  |
|  | 10 | 75.48.020 |  |  |  |
|  | 11 | 28A.47.792 |  |  |  |
|  | 12 | 28A.47B. 010 |  |  |  |
|  | 13 | 28B.10.850 |  |  |  |
|  | 14 | 28B.14C. 010 |  |  |  |
|  | 15 | 43.83.150 |  |  |  |
|  | 16 | Sev. |  |  |  |
|  |  | 43.99G. 900 |  |  |  |
|  | 17 | Leg. dir. |  |  |  |
|  | 18 | Em. |  |  |  |
| 5 | 1 | 50.62 .010 |  |  |  |
|  | 2 | 50.62 .020 |  |  |  |
|  | 3 | 50.62 .030 |  |  |  |
|  | 4 | 50.04.070 |  |  |  |
|  | 5 | 50.04.072 |  |  |  |
|  | 6 | 50.16.010 |  |  |  |
|  | 7 | 50.29 .025 |  |  |  |
|  | 8 | 50.24.014 |  |  |  |
|  | 9 | 50.44.053 |  |  |  |
|  | 10 | 50.22.010 |  |  |  |
|  | 11 | 50.22.112 |  |  |  |
|  | 12 | Temporary |  |  |  |
|  | 13 | Repealer |  |  |  |
|  | 14 | Exp. date |  |  |  |
|  |  | n50.62.010 |  |  |  |
|  | 15 | Approp. |  |  |  |
|  | 16 | n 50.62.010 |  |  |  |
|  | 17 | Sev. |  |  |  |
|  |  | n 50.62.010 |  |  |  |
|  | 18 | Leg. dir. |  |  |  |
|  | 19 | Em. |  |  |  |
| 6 | 1-719 | Par. veto |  |  |  |
|  |  | Omnibus |  |  |  |

## INITIATIVES AND REFERENDUMS

This table contains initiatives to the people, initiatives to the legislature, and referendum bills, which were approved by the people, and their placement in the session laws beginning with with the 1951 session.
The RCW placement can be found by using the Codification Tables.

| Initiative Number | Session Law Citation |
| :---: | :---: |
| 178 | 1951 c 1 |
| 180 | 1953 c 1 |
| 181 | 1953 c 2 |
| 199 | 1957 c 5 |
| 207 | 1961 c 1 |
| 208 | 1961 c 2 |
| 210 | 1961 c 3 |
| 215 | 1965 c 5 |
| 229 | 1967 c 1 |
| 233 | 1967 c 2 |
| 242 | 1969 c 1 |
| 245 | 1969 c 2 |
| 276 | 1973 c 1 |
| 282 | 1974 ex.s. c 149 |
| 316 | 1975-'76 2nd ex.s c 9 |
| 335 | 1979 c 1 |
| 345 | 1979 c 2 |
| 350 | 1979 c 4 |
| 383 | 1981 c 1 |
| 394 | 1981 2nd ex.s. c 6 |
| 402 | 1981 2nd ex.s. c 7 |
| 456 464 | 1985 c 1 |
| 464 | 1985 c 2 |

Initiatives to the Legislature--Session Laws Initiative Number

| 23 | 1959 c 1 |
| :--- | :--- |
| 25 | 1961 c 4 |
| 44 | 1973 c 2 |
| 59 | 1979 c 3 |
| 62 | 1980 c 1 |

Referendum Bills--Session Laws

| Referendum Bill Number | Session Law Citation |
| :---: | :---: |
| 10 | 1957 c 299 |
| 11 | 1963 ex.s. c 12 |
| 12 | 1963 ex.s. c 26 |
| 13 | 1963 ex.s. c 27 |
| 14 | 1965 ex.s. c 158 |
| 15 | 1965 ex.s. c 172 |
| 16 | 1965 ex.s. c 152 |
| 17 | 1967 c 106 |
| 18 | 1967 ex.s. c 126 |
| 19 | 1967 ex.s. c 148 |
| 20 | 1970 ex.s. c 3 |
| 21 | 1970 ex.s. c 40 |
| 23 | 1970 ex.s. c 67 |
| 24 | 1972 ex.s. c 82 |
| 25 | 1972 ex.s. c 98 |
| 26 | 1972 ex.s. c 127 |
| 27 | 1972 ex.s. c 128 |
| 28 | 1972 ex.s. c 129 |
| 29 | 1972 ex.s. c 130 |
| 31 | 1972 ex.s. c 133 |
| 33 | 1973 1st ex.s. c 200 |
| 36 | $\begin{aligned} & \text { 1975-'76 2nd ex.s. } \\ & \text { c } 104 \end{aligned}$ |
| 37 | 1979 ex.s. c 221 |


| Referendum Bills--Session Laws |  |
| :---: | :---: |
| Referendum Bill Number | Session Law Citation <br> 38 |
| 39 | 1979 ex.s. c 234 <br> 1980 c 159 |

## DISPOSITION OF FORMER RCW SECTIONS

This table contains a numerical list of RCW sections no longer appearing in the code because of the repeal, expiration, decodification, or recodification of the sections. Each entry gives the affected RCW number, its caption, and the section's session law source and disposition. The text of the section can be found by referring to the session law source citation contained in brackets.
 by 1971 ex.s. c 67 § 20. Later enactment, see RCW 10.27.030.
 similar section (where applicable)

## Title 1 GENERAL PROVISIONS

## Chapter 1.12 <br> RULES OF CONSTRUCTION

1.12.030 Common law not superseded. [1897 c 17 § 1; Code 1881 § 1; 1877 p 3 § 1 ; 1862 p 83 § 1 ; RRS § 143.] Now codified as RCW 4.04.010.

## Title 2 <br> COURTS OF RECORD

Chapter 2.04
SUPREME COURT
2.04.060 Seal of court. [1890 p 324 § 17; RRS § 7.] Repealed by 1971 c 81 § 183.
2.04.090 Salary--Timely completion of opinions required. [1984 c $64 \S 1 ; 1979$ ex.s. c $255 \S 4 ; 1977$ ex.s. c $318 \S 2 ; 19751$ st ex.s. c 263 § 2; 1974 ex.s. c 149 § 3 (Initiative Measure No. 282, approved November 6, 1973); 1973 c 106 § 2; 1972 ex.s c 100 § $1 ; 1965$ ex.s. c 127 § $1 ; 1957$ c 260 § 1 ; 1953 c 144 § 1. Prior: 1949 c 48 § 2, part; 1947 c 194 § 1 , part; 1943 c 50 § 1, part; 1921 c 188 § 1 , part; 1919 c 77 § 1, part; 1907 c 57 § 1, part; Rem. Supp. 1949 § 11053, part.] Repealed by 1984 c 258 § 404, effective July 1, 1985. Later enactment, see RCW 2.04.092.
2.04.120 Two departments--Quorum. [1909 c 24 § 3; 1905 c 5 § 2; 1890 p 322 § 5; RRS § 8.] Repealed by 1971 c 81 § 183.
2.04.130 Selection of chief justice. [1890 p 321 § 2; RRS § 11041.] Repealed by 1971 c 81 § 183.
2.04.140 Acting chief justice. [1909 c 24 § 6; RRS § 12.] Repealed by 1971 c 81 § 183 .

## Chapter 2.06 <br> COURT OF APPEALS

2.06.060 Salaries--Timely completion of opinions required. [1984 c $64 \S 2 ; 1979$ ex.s. c $255 \S 5 ; 1977$ ex.s. c $318 \S 3 ; 19751$ st ex.s. c 263 § 3; 1974 ex.s. c 149 § 4 (lnitiative Measure No. 282, approved November 6, 1973); 1973 c 106 § 3; 1972 ex.s. c 100 § 2; 1969 ex.s. c 221 §6.] Repealed by 1984 c 258 § 404, effective July 1, 1985. Later enactment, see RCW 2.06.062.

## Chapter 2.08 <br> SUPERIOR COURTS

2.08.090 Salary. [1984 c $64 \S 3 ; 1979$ ex.s. c $255 \S 6 ; 1977$ ex.s. c 318 § 4; 1975 lst ex.s. c 263 § $4 ; 1974$ ex.s. c 149 § 5 (Initiative Measure No. 282, approved November 6, 1973); 1972 ex.s. c $100 \S 3 ; 1967$ c 65 § 1 ; 1965 ex.s. c 127 § 2; 1957 c 260 § 2; 1953 c 144 § 2. Prior: 1949 c 48 § 2, part; 1947 c 194 § 1, part; 1943 c 50 § 1, part; 1923 c 169 § 1; 1921 c 188 § 1, part; 1919 c 77 § 1, part; 1907 c 57 § 1 , part; Rem. Supp. 1949 § 11053, part.] Repealed by 1984 c 258 § 404, effective July 1, 1985. Later enactment, see RCW 2.08.092.
2.08.130 Judges to wear gowns. [1909 c 206 § 1, part; RRS § 11054, part.] Now codified in RCW 2.04.110.

## Chapter 2.10 <br> JUDICIAL RETIREMENT SYSTEM

2.10.050 Retirement board--General powers and duties--Administration of system. [1971 ex.s. c 267 § 5.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
2.10.060 Retirement board--Members--Terms--Vacancies--Officers. [1971 ex.s. c 267 § 6.] Repealed by 1982 c 163 § 23, effective June 30, 1982.

Chapter 2.16

## ASSOCIATION OF SUPERIOR COURT JUDGES

2.16.030 Distribution of work--Relief of congestion--Visitation. [1955 c 38 § 8; 1933 ex.s. c 58 § 3; RRS § 11051-3.] Repealed by 1957 c 259 § 12.
2.16.060 Expense of attendance. [1957 c 259 § 10; 1955 c 38 § 11 ; 1933 ex.s. c 58 § 6; RRS § 11051-6.] Repealed by 1973. c 106 § 40.

Chapter 2.32
COURT CLERKS, REPORTERS, AND BAILIFFS
2.32.010 Appointment of supreme court clerk and reporter. [ 1890 p 324 § 13; Code 1881 § 2174; RRS § 11055.] Repealed by 1971 c 81 § 183.
2.32.020 Oath and bond of clerk of supreme court. [Code 1881 § 2175; 1863 p 417 § 2; 1854 p 366 § 2; RRS § 11056.] Repealed by 1971 c 81 § 183.
2.32.030 Office--Records--Clerk of supreme court. [Code 1881 § 2176; 1854 p 366 § 3; RRS § 11057.] Repealed by 1971 c 81 § 183.
2.32.040 Deputies. [1891 c 57 § 4; RRS § 78.] Repealed by 1971 c 81 § 183.
2.32.080 Fee--Forma pauperis. [1947 c 192 § 1; Rem. Supp. 1947 § 1754-1.] Repealed by 1971 c 81 § 183.
2.32.100 Duty of supreme court reporter. [ 1890 p 320 § 1 ; RRS § 11058.] Repealed by 1971 c 81 § 183.
2.32.150 Salary of reporter. [1909 c 148 § 1; 1897 c 30 § 1; 1891 c 58 § $1 ; 1890$ p 320 § 6; RRS § 11063 .] Repealed by 1971 c 81 § 183.
2.32.190 Superior court reporters--Appointment--Terms--Oath and bond. [1945 c 154 § 1, part; 1943 c 69 § 1, part; 1921 c 42 § 1, part; 1913 c 126 § 1, part; Rem. Supp. § 42-1, part.] Now codified in RCW 2.32.180.
2.32.320 Additional filing fee--Stenographers' costs. [1943 c 69 § 3; 1939 c 178 § 2; 1913 c 126 § 4; Rem. Supp. 1943 § 42-4.] Repealed by 1959 c 263 § 14.
2.32.340 Bailiffs of supreme court--Compensation. [ 1890 p 331 § 1; RRS § 10971.] Repealed by 1971 c 81 § 183.
2.32.350 Bailiffs of supreme court--Payment of compensation. [1890 p 331 § 2; RRS § 10972.] Repealed by 1971 c 81 § 183.

## Chapter 2.36 <br> JURIES

2.36.030 Grand jury defined. [1891 c 48 § 3; RRS § 91.] Repealed by 1971 ex.s. c 67 § 20. Later enactment, see RCW 10.27.020.
2.36.031 Grand jury--How summoned. [1951 c 90 § 1.] Repealed by 1971 ex.s. c 67 § 20 . Later enactment, see RCW 10.27.030.
2.36.033 Duration of grand jury. [1951 c 90 § 2.] Repealed by 1971 ex.s. c 67 § 20. Later enactment, see RCW 10.27.110.
2.36.040 Grand jury, how drawn. [1911 c 57 § 5; RRS § 98.] Repealed by 1971 ex.s. c 67 § 20 . Later enactment, see RCW 10.27.040.
2.36.120 Telegraph company employees exempt. [Code 1881 § 2351; 1866 p 74 § 10; RRS § 11358.] Now codified as RCW 38.40.071.

## Chapter 2.48 <br> STATE BAR ACT

2.48.120 Admission of presiding officer of house or senate. [1945 c 181 § 6; Rem. Supp. 1945 § 138-7F.] Repealed by 1980 c 87 § 47.

## Chapter 2.50

LEGAL AID
2.50.030 Application to certain counties. [1939 c 93 § 3; RRS § 10007-203. Formerly RCW 74.36.030.] Repealed by 1973 1st ex.s c 69 § 1.

Chapter 2.56
ADMINISTRATOR FOR THE COURTS
2.56.100 Penalty assessment in addition to penalty resulting from hearing under RCW $\mathbf{4 6 . 6 3 . 0 9 0}$ or $\mathbf{4 6 . 6 3 . 1 0 0}$--Paid into judiciary education account--Account created, purposes. [1985 c 57 § 1; 1983 1st ex.s. c 9 § 1; 1981 c 132 § 7.] Repealed by 1984 c 258 § 339, effective July 1, 1985. See RCW 3.62.090 and 43.08.250.

Reviser's note: RCW 2.56 .100 was amended by 1985 c 57 § 1 without reference to its repeal by 1984 c $258 \S 339$, both to be effective July 1, 1985. It has been decodified for publication purposes pursuant to RCW 1.12.025.

## Title 3

DISTRICT COURTS--COURTS OF
LIMITED JURISDICTION
(Formerly: Justice Courts-Courts of Limited Jurisdiction)

## Chapter 3.04

## JUSTICES OF THE PEACE

(Similar enactment, see chapter 3.34 RCW)
3.04.010 Election of justices of the peace. [1955 c 11 § 1. Prior: 1888 p 120 § 1 ; 1854 p 222 § 1 ; RRS § 7544.] Repealed by 1984 c 258 § 80, effective July $1,1984$.
3.04.030 Qualifications, terms of office, powers--Disqualification. [1955 c 11 § 2; 1888 p 120 § 4; RRS § 7546.] Repealed by 1984 c 258 § 80, effective July $1,1984$.
3.04.040 Eligibility. [1955 c 11 § 3; Code 1881 § 1691; 1854 p 223 § 3; RRS § 7547.] Repealed by 1984 c 258 § 80, effective July 1 , 1984.
3.04.050 Certificate of election--Oath. [1955 c 11 §4; Code 1881 § 1692; 1854 p 223 § 4; RRS § 7548.] Repealed by 1984 c 258 § 80, effective July 1, 1984.
3.04.060 Official bond. [1955 c 11 § 5; Code 1881 § 1693; 1854 p 223 § 5; RRS § 7549.] Repealed by 1984 c 258 § 80, effective July 1, 1984.
3.04.070 Action upon bond. [1955 c 11 § 6; Code 1881 § 1694; 1854 p 223 § 6; RRS § 7550.] Repealed by 1984 c 258 § 80, effective July $1,1984$.
3.04.080 Term of office. [1955 c 11§7; Code 1881§ 1695; 1854 p 224 § 7; RRS § 7551.] Repealed by 1984 c 258 § 80, effective July 1, 1984.
3.04.090 Location of office--Process. [1951 c 156 § 14; Code 1881 § 1707 ; 1873 p 333 § 14; 1854 p 226 § 20; RRS § 48.] Repealed by 1984 c 258 § 80 , effective July $1,1984$.
3.04.100 Effect of division of precinct. [Code 1881 § 1703; 1854 p 224 § 10; R RS § 7552.] Repealed by 1984 c 258 § 80, effective July 1, 1984.
3.04.110 Docket--Contents. [1955 c 11 § 8; Code 1881 § 1724; 1873 p 339 § 31 ; 1854 p 227 § 25 ; RRS § 1770.] Repealed by 1984 c 258 § 80, effective July 1, 1984.
3.04.120 Separate docket for small claims department. [1919 c 187 § 12; RRS § 1777-12.] Repealed by 1984 c 258 § 80, effective July 1, 1984.
3.04.130 Vacancy--Delivery of records--Completion of business. [1951 c 156 § 15; Code 1881 § 1704; 1854 p 224 § 11; RRS § 7553.] Repealed by 1984 c 258 § 80, effective July 1, 1984.
3.04.140 Penalty for default. [Code 1881 § 1705 ; 1854 p 224 § 12; RRS § 7554.] Repealed by 1984 c 258 § 80, effective July 1, 1984.
3.04.150 Not to office with attorney--Exception. [Code 1881 § 1708; 1873 p 333 § 15 ; 1854 p 226 § 21; RRS § 49.] Repealed by 1984 c 258 § 80, effective July 1, 1984.

## Chapter 3.08 <br> CONSTABLES

3.08.010 Election of constables. [1953 c 237 § 1 ; Code 1881 § 2796; 1854 p 225 § 13; RRS § 7555.] Repealed by 1984 c 258 § 81, effective July 1, 1984.
3.08.020 Conduct of election. [Code 1881 § 2798; 1854 p 225 § 15 ; RRS § 7557.] Repealed by 1984 c 258 § 81, effective July 1, 1984.
3.08.030 Oath. [Code 1881 § 2799; 1854 p 225 § 16; RRS § 7558.] Repealed by 1984 c 258 § 81 , effective July $1,1984$.
3.08.040 Bond. [1955 c 11 § 9; Code 1881 § 2800; RRS § 7559.] Repealed by 1984 c 258 § 81, effective July 1, 1984.
3.08.050 Vacancies. [Code 1881 § 2797; 1854 p 225 § 14; RRS § 7556.] Repealed by 1984 c 258 § 81, effective July 1, 1984.
3.08.060 Duties generally. [1955 c 11 § 10. Prior: (i) 1854 p 225 § 18; Code 1881 § 2801; RRS § 7560. (ii) 1869 p 264 § 311 ; Code 1881 § 2801; RRS § 4173, part.] Repealed by 1984 c 258 § 81 , effective July 1, 1984.
3.08.065 County commissioners may alter powers and duties. [1953 c 237 § 3.] Repealed by 1984 c 258 § 81, effective July 1, 1984.
3.08.070 Limitation of jurisdiction in class A counties. [1941 c 64 § 1; 1935 c 138 § 1 ; Rem. Supp. 1941 § 7560-1.] Repealed by 1984 c 258 § 81, effective July 1, 1984.
3.08.080 County commissioners may abolish office. [1953 c 237 § 2.] Repealed by 1984 c 258 § 81, effective July 1, 1984.

## Chapter 3.12

JUSTICES AND CONSTABLES IN CITIES
(Similar enactment, see chapters 3.46 and 3.50 RCW)
3.12.010 Number in cities of not more than five thousand. [1955 c 11 § 11 ; 1888 p 120 § 3; RRS § 7562.] Repealed by 1984 c 258 § 82, effective July 1, 1984.
3.12.021 Number in cities of five thousand or more. [1957 c 203 § 1; 1955 c 11 § 12 ; 1951 c 156 § 1. Prior: (i) 1888 p 120 § 2; RRS § 7562. (ii) 1897 c 66 § 1; RRS § 7563. (iii) 1899 c 85 § 1; RRS § 7564. (iv) 1905 c $105 \S 1$; RRS § 7570. (v) 1913 c 41 § 1 ; 1915 c 110 § 1; RRS § 7565. (vi) 1913 c 41 § 2; RRS § 7566.] Repealed by 1984 c 258 § 82, effective July 1, 1984.
3.12.041 Election of justices--Cities of five thousand or more-Term of office. [1951 c 156 § 6.] Repealed by 1984 c 258 § 82, effective July 1, 1984.
3.12.051 Increase in justices or constables--Vacancies. [1951 c 156 § 7. Prior: 1913 c 41 § 2; RRS § 7566.] Repealed by 1984 c 258 § 82, effective July $1,1984$.
3.12.071 Justices must be attorneys in cities of five thousand or more. [1957 c 203 § 2; 1951 c 156 § 2. Prior: 1913 c 41 § 2; RRS § 7566.] Repealed by 1984 c 258 § 82, effective July 1, 1984.
3.12.080 Exchange of service by justices in first class city. [1931 c 63 § 1 ; RRS § 7565-1.] Repealed by 1984 c 258 § 82, effective July 1, 1984.
3.12.090 Clerks. [1943 c 21 § 1; 1917 c 102 § 1; 1891 c 7 § 8; Rem. Supp. 1943 § 7583.] Repealed by 1984 c 258 § 82, effective July 1, 1984.
3.12.100 Power of clerks. [1909 c 145 § 4; RRS § 7576.] Repealed by 1955 c 11 § 20 .

## Chapter 3.14 <br> JUSTICE COURT DISTRICTS

3.14.010 Justice court district committee--Formation of districts. [1953 c 206 § $1 ; 1951$ c 156 § 8.] Repealed by 1955 c 7 § 1.
3.14.020 Election of district justice--Term of office. [1951 c 156 § 10.] Repealed by 1984 c $258 \S 82$, effective July 1, 1984. Later enactments, see RCW 3.34.020, 3.34.070, and 3.38.031.
3.14.030 Qualification of district justice--Certificate. [1951 c 156 § 11.] Repealed by 1955 c 7 § 1.
3.14.040 Salary of district justice--Other activities. [1953 c 206 § 6; 1951 c 156 § 12.] Repealed by 1955 c 7 § 1.
3.14.050 County to furnish office and clerical help. [1951 c 156 § 9.] Repealed by 1984 c $258 \S 82$, effective July 1, 1984. Later enactment, see RCW 3.58.050.
3.14.060 Transfer of pending cases to district justice. [1951 c 156 § 13.] Repealed by 1984 c $258 \S 82$, effective July 1, 1984.

> Chapter 3.16
> SALARIES AND FEES
> (Similar enactment, see chapters 3.46 and 3.62 RCW)
3.16.002 Justices' salaries--Cities of five to twenty thousand-Private practice. [1953 c 206 § 5; 1951 c 156 § 3.] Repealed by 1984 c 258 § 83, effective July 1, 1984.
3.16.004 Justices' salaries--Cities over twenty thousand--Full time--Allocation. [1969 c 52 § 2; 1965 ex.s. c 110 § 6; 1951 c 156 § 4.] Repealed by 1984 c 258 § 83, effective July $1,1984$.
3.16.008 Payment of justices' salaries. [1955 c 11 § 13. Prior: 1951 c 156 § 5 ; 1891 c 7 § 7; RRS § 7582.] Repealed by 1984 c 258 § 83, effective July $1,1984$.
3.16.010 Constable salaries--Cities of five thousand to thirty-five thousand. [1955 c 11 § 14 ; 1897 c 66 § 2; RRS § 7571.] Repealed by 1984 c 258 § 83, effective July 1, 1984.
3.16.020 Constable salaries--Cities of thirty-five thousand to one hundred thousand. [1955 c 11 § 15 ; 1905 c 105 § 3; RRS § 7572.] Repealed by 1984 c 258 § 83, effective July 1, 1984.
3.16.030 Constable salaries--Cities of more than one hundred thousand. [1955 c 11 § $16 ; 1913$ c 41 §§ 3,$4 ; 1909$ c 145 § 3 ; RRS §§ $7567,7568,7575$.$] Repealed by 1984$ c 258 § 83, effective July 1, 1984.
3.16.050 Payment of salaries. [1955 c 11 § 17. Prior: 1951 c 156 § 5 ; 1891 c 7 § 7; RRS § 7582.] Repealed by 1984 c 258 § 83, effective July 1, 1984.
3.16.060 Travel expense of constables. [1955 c 11 § 18; 1891 c 7 § 9; RRS § 7584.] Repealed by 1984 c 258 § 83, effective July 1, 1984.
3.16.070 Fees of nonsalaried justices. [1919 c 143 § 1 ; 1915 c 138 § 1 ; 1907 c 121 § 1 ; 1893 c $66 \S 1$; RRS § 1864.] Repealed by 1984 c 258 § 83, effective July 1, 1984.
3.16.080 Fees before salaried justices. [1893 c 66 § 2; RRS § 1865.] Repealed by 1984 c 258 § 83, effective July $1,1984$.
3.16.090 Compensation limited to schedule. [1893 c 66 § 3; R RS § 1866.] Repealed by 1984 c 258 § 83, effective July 1, 1984.
3.16.100 Constables' fees. [1959 c 263 § 13; 1907 c 56 § 1, part; RRS § 7561, part.] Repealed by 1984 c 258 § 83, effective July 1, 1984.
3.16.110 Payment of fees and fines--Salaried justices and consta-bles--Cities over five thousand. [1969 ex.s. c 199 § 5; 1891 c 7 § 3 ; RRS § 7578.] Repealed by 1984 c 258 § 83, effective July 1, 1984.
3.16.120 Fee books to be kept--Salaried justices and constables-Cities over five thousand. [1891 c 7 § 4; RRS § 7579.] Repealed by 1984 c 258 § 83, effective July 1, 1984.
3.16.130 Procedure for remitting fees and fines--Salaried justices and constables--Cities over five thousand. [ 1969 ex.s. c 199 § 6; 1891 c 7 § 5; RRS § 7580.] Repealed by 1984 c 258 § 83, effective July 1 , 1984.
3.16.140 Fees payable in advance--Salaried justices and consta-bles--Cities over five thousand. [1891 c 7 § 10; RRS § 7585.] Repealed by 1984 c 258 § 83, effective July 1, 1984.
3.16.150 Fees to salary fund--Salaried justices and constables-Cities over five thousand. [1891 c 7 § 6; RRS § 7581.] Repealed by 1984 c 258 § 83, effective July 1, 1984.
3.16.160 Fines and unclaimed fees of nonsalaried justice. [1969 ex.s. c 199 § 7; Code 1881 § 1901; 1863 p 379 § 181; RRS § 7577.] Repealed by 1984 c 258 § 83, effective July 1, 1984.

## Chapter $\mathbf{3 . 2 0}$

## JURISDICTION AND VENUE

(Similar enactment, see chapters 3.46 through 3.66 RCW)
3.20.010 General powers of justice of the peace. [1941 c 89 § 1 ; Code 1881 § 1709; 1854 p 226 § 22; Rem. Supp. 1941 § 43.] Repealed by 1984 c 258 § 84, effective July 1, 1984.
3.20.020 Civil jurisdiction. [1981 c 331 § 6; 1979 c 102 § 2; 1965 c 96 § $1 ; 1955$ c $11 \S 19 ; 1891$ c 73 § $1 ; 1883$ p $44 \S 1$; Code 1881 § $1710 ; 1877$ p 199 § $1 ; 1873$ p 333 § 17 ; 1854 p 226 § 23; RRS § 44.] Repealed by 1984 c 258 § 84, effective July 1, 1984.
3.20.030 Restrictions on civil jurisdiction. [Code 1881 § 1711; 1873 p 334 § 18 ; 1854 p 227 § 24 ; RRS § 45 .] Repealed by 1984 c 258 § 84, effective July 1, 1984.
3.20.040 Criminal jurisdiction. [1983 1st ex.s. c $46 \S 175 ; 1909$ c 98 § $1 ; 1901$ c 35 § 1 ; Code 1881 § 1886; 1875 p 51 § $1 ; 1873$ p 181 § 184; 1860 p 279 § 171 ; RRS § 46.] Repealed by 1984 c 258 § 84, effective July 1, 1984.
3.20.050 Territorial jurisdiction--General. [1941 c 89 § 2; Code 1881 § 1702 ; 1854 p 224 § 9; Rem. Supp. 1941 § 47.] Repealed by 1984 c 258 § 84, effective July 1, 1984.
3.20.060 Jurisdictional venue in civil actions. [1953 c 206 § 2; 1941 c 89 § 3 ; 1929 c 75 § 1 ; 1925 ex.s. c 53 § 1 ; 1901 c 65 § 1 ; 1899 c $40 \S$ 1; Rem. Supp. 1941 § 1756.] Repealed by 1984 c 258 § 84, effective July 1, 1984.
3.20.070 Dismissal if brought in improper forum--Attorney's fee. [1929 c 75 § 2; 1927 c 264 § 1; RRS § 1756-1.] Repealed by 1984 c 258 § 84, effective July $1,1984$.
3.20.080 Fees paid justice without jurisdiction--Disposition. [1929 c 75 § 3; RRS § 1756-2.] Repealed by 1984 c 258 § 84, effective July 1, 1984.
3.20.090 Territorial jurisdiction--Civil. [1941 c 89 § 4; 1929 c 75 § 4; 1901 c 65 § 2; Rem. Supp. 1941 § 1757.] Repealed by 1984 c 258 § 84, effective July 1, 1984.
3.20.110 Change of venue--General. [Code 1881 § 1881; 1863 p 369 § 162 ; 1860 p 252 § 68; RRS § 1775.] Repealed by 1984 c 258 § 84, effective July $1,1984$.
3.20.115 Removal of certain civil actions to superior court. Crossreference section, decodified July, 1984.
3.20.120 Restriction on criminal jurisdiction in certain counties. [1935 c 135 § 1 ; 1933 ex.s. c 4 § 1 ; RRS § 1925-1.] Repealed by 1984 c 258 § 84, effective July 1, 1984.
3.20.130 Venue, criminal actions--Justice of peace districts. [1951 c 156 § 16.] Repealed by 1953 c 206 § 3.
3.20.131 Venue in criminal actions. [1953 c 206 § 4.] Repealed by 1984 c 258 § 84, effective July 1, 1984.

## Chapter 3.24 <br> NIGHT COURTS

3.24.010 Night courts established. [1923 c 14 § 1; R RS § 7576-1.] Repealed by 1984 c $258 \S 85$, effective July 1, 1984. See RCW 35.20.020.
3.24.020 Appointment of judge--Vacancy. [1927 c 201 § 1; 1923 c 14 § 2; RRS § 7576-2.] Repealed by 1984 c 258 § 85, effective July 1, 1984.
3.24.030 Term of office. [1923 c 14 § 4; RRS § 7576-4.] Repealed by 1984 c 258 § 85, effective July 1, 1984.
3.24.040 Salaries--Judges--Court clerk. [1923 c 14 § 5; RRS § 7576-5.] Repealed by 1984 c 258 § 85, effective July 1, 1984.
3.24.050 Payment of salary. [1923 c 14 § 6; RRS § 7576-6.] Repealed by 1984 c 258 § 85, effective July $1,1984$.
3.24.060 Powers, duties and jurisdiction. [1923 c 14 § 3; RRS § 7576-3.] Repealed by 1984 c 258 § 85, effective July 1, 1984.
3.24.070 Transfer of cases to night court. [1923 c 14 § 7; RRS § 7576-7.] Repealed by 1984 c 258 § 85, effective July 1, 1984.
3.24.080 Trial fee. [1923 c 14 § 8; RRS § 7576-8.] Repealed by 1984 c 258 § 85, effective July 1, 1984.
3.24.090 Sessions. [1923 c 14 § 9; RRS § 7576-9.] Repealed by 1984 c 258 § 85, effective July 1, 1984.

## Chapter 3.28 <br> CONTEMPT

3.28.010 When justice may punish for contempt. [Code 1881 § 1842; 1873 c 171 § 665; 1854 p 248 § 145; RRS § 1891.] Repealed by 1984 c 258 § 86, effective July 1, 1984.
3.28.020 Warrant-Hearing. [Code 1881 § 1844; 1873 p 173 § 668; 1854 p 249 § 147; RRS § 1893.] Repealed by 1984 c 258 § 86, effective July 1, 1984.
3.28.030 Summary arraignment if offender present. [Code 1881 § 1845; 1873 p 172 § 667; 1854 p 249 § 148; RRS § 1894.] Repealed by 1984 c 258 § 86, effective July $1,1984$.
3.28.040 Form of warrant. [Code 1881 § 1846; 1854 p 249 § 149; RRS § 1895.] Repealed by 1984 c 258 § 86, effective July 1, 1984.
3.28.050 Form of judgment. [Code 1881 § 1847; 1854 p 249 § 150 ; RRS § 1896.] Repealed by 1984 c 258 § 86, effective July $1,1984$.
3.28.060 Punishment. [Code 1881 § 1843; 1873 p 172 § 166; 1854 p 249 § 146; RRS § 1892.] Repealed by 1984 c 258 § 86, effective July 1, 1984.
3.28.070 Warrant of commitment. [1969 ex.s. c 199 § 8; Code 1881 § 1848; 1854 p 250 § 151 ; RRS § 1897.] Repealed by 1984 c 258 § 86, effective July 1, 1984.

## Chapter 3.34 <br> DISTRICT JUDGES <br> (Formerly: Justices of the peace)

3.34.065 Justices and district court judges in second class or larger counties--Required to be lawyers. [1973 lst ex.s. c 14 § 3.] Repealed by 1975 lst ex.s. c 197 § 1.

## Chapter 3.50

## MUNICIPAL DEPARTMENTS--ALTERNATE PROVISION

3.50.120 Criminal prosecutions--Complaints. [1961 c 299 § 61.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.130 Complaint to be sworn--Examination--Filing. [1961 c 299 § 62.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.140 When oath to complaint not required--Penalty for false certification. [1961 c 299 § 63.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.150 Amendments to complaint. [1961 c 299 § 64.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.160 Warrant for arrest. [1961 c 299 § 65.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.170 Form and contents of warrant. [1961 c 299 § 66.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
 Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.190 Return of warrant--Unexecuted warrants. [1961 c 299 § 68.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.200 Arrest with or without warrant. [1961 c 299 § 69.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.210 Bail. [1961 c 299 § 70.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.220 Bail bonds. [1961 c 299 § 71.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.230 Justification of sureties--Approval of bond by judge. [1961 c 299 § 72.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.240 Defendant's rights--Arraignment. [llllll 1961 c 299 § 73.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.250 Plea. [1961 c 299 § 74.] Repealed by 1984 c 258 § 130 , effective July 1, 1984.
3.50.260 Continuances. [1961 c 299 § 75.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.270 Sentence, acquittal. [1961 c 299 § 76.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.280 Jury trials, when allowed-No change of venue or affidavit of prejudice. [1979 ex.s. c 136 § 19; 1961 c 299 § 77.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.290 Sentence to be without delay--New bail. [1961 c 299 § 78.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.310 Conviction of corporation. [1961 c 299 § 80.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.350 Correction of clerical mistakes, errors, etc. [1961 c 299 § 84.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.360 Presence of defendant, counsel. [1961 c 299 § 85.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.370 Review by superior court--Methods--Grounds. [1961 c 299 § 86.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.380 Appeal to superior court--Procedure. [1961 c 299 § 87.] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.390 Dismissal of appeal. [1961 c 299 § 88.] Repealed by 1984 c 258 § 130, effective July I, 1984.
3.50.400 Appeal bond--Disposition of bail, exhibits pending appeal. [1961 c 299 § 89.] Repealed by 1984 c 258 § 130, effective July I, 1984.
3.50.410 Superior court trial de novo--Jury trial--Maximum pun-ishment--Appeal to supreme court or court of appeals. [1971 c 81 § 15; 1961 c 299 § 90 .] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.420 Superior court judgment mailed to municipal court. [1961 c 299 § 91 .] Repealed by 1984 c 258 § 130, effective July 1, 1984.
3.50.460 Transfer of pending matters, records, furniture, etc., to municipal court. [1961 c 299 § 95 .] Repealed by 1984 c 258 § 130 , effective July 1, 1984.
3.50.470 Chapter cumulative--Continuation under existing law. [1961 c 299 § 96.] Repealed by 1984 c 258 § 130, effective July I, 1984.

## Chapter 3.62 <br> INCOME OF COURT

3.62.015 Distribution of income percentages--Establishment--Use--Annual review. [1980 c 78 § 129; 1974 ex.s. c $130 \S 2 ; 1969$ ex.s. c 199 § 1.] Repealed by 1984 c 258 § 339, effective July 1, 1985. See chapters 3.46 through 3.62 RCW and RCW 43.08.250.
3.62.030 Disposition of fees. [1961 c 299 § 107.] Repealed by 1969 ex.s. c 199 § 64.
3.62.055 Quarterly calculation for transfers to state funds. [1969 ex.s. c 199 § 4.] Repealed by 1984 c 258 § 339, effective July 1, 1985.
3.62.080 Cost of five dollars in addition to fines and forfeitures to be collected and allocated for judicial information system. [1981 c 330 § 2.] Repealed by 1984 c 258 § 339, effective July I, 1985.

## Chapter 3.74 <br> MISCELLANEOUS

3.74.910 Saving--1961 c 299. [1961 c 299 § 128.] Repealed by 1984 c 258 § 86, effective July I, 1984.
3.74.920 Effect of act on existing courts, judges, etc. [1961 c 299 § 129.] Repealed by 1984 c 258 § 86, effective July 1, 1984.

## Title 4

 CIVIL PROCEDURE
## Chapter 4.04

RULE OF DECISION--FORM OF ACTIONS
4.04.020 Only one form of action--Civil action. [Code 1881 § 2; 1877 p 3 § 2; 1871 p 3 § $1 ; 1860$ p 5 § 1; 1854 p 131 § 1 ; RRS § 153.] Repealed by 1984 c 76 § 7.
4.04.030 Designation of parties. [Code 1881 § 3; 1877 p 3 § 4; 1854 p 131 § 2; RRS § 154.] Repealed by 1984 c 76 § 7.

## Chapter 4.08 <br> PARTIES TO ACTIONS

4.08.010 Real party in interest to prosecute action. [Code 1881 § 4; 1877 p 4 § 4; 1875 p 4 § $1 ; 1869$ p 3 § 4; 1854 p 131 § 3; RRS § 179.] Repealed by 1985 c 68 § 1 .
4.08.020 Certain fiduciaries may sue in own name. [Code 1881 § 5 ; 1877 p 4 § 5; 1869 p 4 § 5; 1854 p 131 § 4; RRS § 180.] Repealed by 1984 c 76 § 8.
4.08.070 One or more may sue or defend for others similarly situated. [Code 1881 § 14; 1877 p 5 § $15 ; 1854$ p 132 § 9; RRS § 190.] Repealed by 1985 c 68 § 1 .
4.08.090 Actions against persons severally liable on obligation. [Code 1881 § 16; 1877 p 6 § 16; 1854 p 132 § 10; RRS § 192.] Repealed by 1984 c 76 § 8.
4.08.130 New parties may be brought in. [Code 1881 § 20; 1877 p 6 § 20; 1869 p 6 § 20; RRS § 196.] Repealed by 1984 c 76 § 8.
4.08.190 Intervention. [Code 1881 § 23; 1877 p 7 § 23; RRS § 202.] Repealed by 1984 c 76 § 8.
4.08.200 Practice in intervention. [1957 c 9 § 1; Code 1881 § 24; 1877 p 7 § 24; RRS § 203.] Repealed by 1985 c 68 § 1.

## Chapter 4.12 <br> VENUE--JURISDICTION

4.12.026 Actions against nonresidents. [1927 c 173 § 2; RRS § 205-2.] Repealed by 1985 c 68 § 1.
4.12.027 Actions brought in wrong county--Proceeding. [1927 c 173 § 3; RRS § 208. Prior: 1891 p 71 § 1, part; Code 1881 § 50, part; 1877 p 11 § 51 , part; 1875 p 5 § 7.] Repealed by 1985 c 68 § 1.

## Chapter 4.16 <br> LIMITATION OF ACTIONS

4.16.010 Commencement of actions limited--Objections, how taken. [1891 c 51 § 1 ; 1885 p 74 § 1 ; Code 1881 § 25 ; 1873 p 8 § 25 ; 1869 p 8 § 25 ; 1863 p 85 § $16 ; 1860$ p 289 § $1 ; 1854$ p 362 § 1 ; RRS § 155.] Repealed by 1984 c 76 § 9.
4.16.120 Actions limited to three months. [Code 1881 § 32; RRS § 164.] Repealed by 1955 c 41 § 1.
4.16.140 Special provisions for action on penalty. [Code 1881 § 31; 1877 p 9 § 31 ; 1854 p 364 § 6; RRS § 163.] This section now codified as RCW 4.16.115.

## Chapter 4.20 <br> SURVIVAL OF ACTIONS

4.20.040 Survival as to other actions. [Code 1881 § 718; 1877 p 146 § $722 ; 1869$ p 165 § 659; RRS § 967.] Repealed by 1961 c 137 § 2.

Repeal and saving: "Section 659, page 165, Laws of 1869 , section 722, page 146, Laws of 1877, section 718, Code 1881 and RCW 4.20.040 ; section 1 , chapter 73, Laws of 1953 and RCW 4.20.045; section 149, chapter 156, Laws of 1917 and RCW 11.48.100; section 150 , chapter 156, Laws of 1917 and RCW 11.48.110 are each repealed: Provided, That all causes of action arising or surviving under any of these statutes prior to the effective date of their repeal shall survive and be enforceable as though these statutes were in full force and effect." [1961 c 137 § 2.] This applies to the repeal of RCW 4.20.040, $4.20 .045,11.48 .100$ and 11.48 .110 which were repealed by 1961 c 137 § 2.
4.20.045 Death of tort feasor. [1953 c 73 § 1.] Repealed by 1961 c 137 § 2.

Repeal and saving: See note following RCW 4.20.040.
Chapter 4.22
CONTRIBUTORY FAULT--EFFECT--IMPUTATION--
CONTRIBUTION--SETTLEMENT AGREEMENTS
(Formerly: Comparative negligence-Imputed negligence)
4.22.010 Contributory negligence no bar to action--Comparative negligence. [1973 1st ex.s. c 138 § 1.] Repealed by 1981 c 27 § 17.

## Chapter 4.24 <br> SPECIAL RIGHTS OF ACTION AND SPECIAL IMMUNITIES

4.24.030 Action by woman for her own seduction. [1971 ex.s. c 292 § 60; Code 1881 § 11; 1877 p 5 § 11; 1869 p 5 § 11 ; 1854 p 220 § 497; RRS § 186.] Repealed by 1973 1st ex.s. c 154 § 121.
4.24.100 Action for injuries caused by intoxicated person. [1905 c 62 § 1; Code 1881 § 2059; 1879 p 132 § 1 ; RRS § 7348.] Repealed by 1955 c 372 § 1.
4.24.110 Owner may recover money paid for act of tenant. [Code 1881 § 2061; 1879 p 133 § 3; RRS § 7350.] Repealed by 1957 c 7 § 10.
4.24.120 Action for falsely charging sex crimes. [Code 1881 § 747; 1877 p 152 § 752; 1854 p 219 § 487; RRS § 294.] Repealed by 1973 1st ex.s. c 154 § 121.

## Chapter 4.28 <br> COMMENCEMENT OF ACTIONS

4.28.005 Computation of time. [1893 c 127 § 26; RRS § 252. Formerly RCW 1.12.040, part.] Repealed by 1985 c 68 § 1.
4.28.010 Civil actions, how commenced. [1971 ex.s. c 131 § 2; 1895 c 86 § 1 ; 1893 c 127 § 1 ; RRS § 220.] Repealed by 1984 c $76 \S 10$.
4.28.030 Requisites of summons. [1893 c 127 § 2; RRS § 221.] Repealed by 1984 c 76 § 10.
4.28.040 Contents of summons. [1893 c 127 § 3; RRS § 222.] Repealed by 1984 c 76 § 10.
4.28.050 Form of summons. [1893 c 127 § 4; RRS § 223.] Repealed by 1984 c 76 § 10.
4.28.060 Complaint must accompany summons, when. [1893 c 127 § 5; R RS § 224.] Repealed by 1984 c 76 § 10.
4.28.070 Who may serve summons. [1971 ex.s. c 292 § 4; 1893 c 127 § 6; RRS § 225.] Repealed by 1984 c 76 § 10.
4.28.130 Process against unknown heirs. [1903 c 144 § 1; RRS § 229.] Repealed by 1984 c 76 § 10.
4.28.190 Service on joint defendants--Procedure after service. [1893 c 127 § 13; RRS § 236.] Repealed by 1984 c 76 § 10.
4.28.220 Notice--Time of service--Requisites. [1897 c 95 § 1 ; Code 1881 § 2140 ; RRS § 242.] Repealed by 1984 c 76 § 10.
4.28.230 Notices, upon whom served. [1893 c 127 § 18; RRS § 244.] Repealed by 1984 c $76 \S 10$.
4.28.240 Manner of serving notice. [1893 c 127 § 19; RRS § 245.] Repealed by 1984 c 76 § 10.
4.28.250 Service by mail. [1893 c 127 § 20; RRS § 246.] Repealed by 1984 c 76 § 10.
4.28.260 Service by mail, how made. [1893 c 127 § 21 ; RRS § 247.] Repealed by 1984 c $76 \S 10$.
4.28.270 Service where no attorney appears. [1893 c 127 § 22; RRS § 248.] Repealed by 1984 c 76 § 10.
4.28.280 Provisions as to notice not applicable to summons, process, etc. [1893 c 127 § 23; RRS § 249.] Repealed by 1984 c 76 § 10.
4.28.300 Service of papers by telegraph. [Code 1881 § 2358; 1866 p 69 § 17; RRS § 254.] Repealed by 1984 c 76 § 10.
4.28.310 Proof of service, how made. [1893 c 127 § 14 ; RRS § 237.] Repealed by 1984 c 76 § 10.

## Chapter 4.32 <br> PLEADINGS

4.32.010 Rules to determine sufficiency. [Code $1881 \S 73 ; 1877 \mathrm{p}$ 17 § 73; 1869 p 17 § 71 ; 1854 p 138 § 36 ; RRS § 255.] Repealed by 1984 c 76 § 11 .
4.32.020 Pleadings specified. [Code 1881 § 74; 1877 p 17 § 74; 1869 p 20 § 72; 1854 p 139 § 37; R RS § 256.] Repealed by 1984 c 76 § 11 .
4.32.030 Complaint. [Code 1881 § 75; 1877 p 17 § 75; 1854 p 139 § 38; RRS § 257.] Repealed by 1984 c 76 § 11.
4.32.040 Requisites of complaint. [1891 c 62 § 1 ; Code 1881 § 76; 1877 p 17 § 76; 1854 p 139 § 39; RRS § 258.] Repealed by 1985 c 68 § 1.
4.32.050 Demurrer, grounds of. [1891 c 62 § 2; 1886 p 75 § 1 ; Code 1881 § 77; 1854 p 139 § 40.] Repealed by 1984 c 76 § 11.
4.32.060 Grounds of demurrer, how specified. [Code 1881 § 78; 1877 p 18 § 78; 1854 p 139 § 41; RRS § 260.] Repealed by 1984 c 76 § 11.
4.32.080 Requisites of answer. [Code 1881 § 82; 1877 p 18 § 82; 1854 p 139 § 44; RRS § 264.] Repealed by 1984 c 76 § 11.
4.32.090 Defenses and counterclaims. [Code 1881 § 83, part; 1877 p 19 § 83, part; 1869 p 21 § 81, part; 1854 p 140 § 45; RRS § 273.] Repealed by 1984 c 76 § 11.
4.32.100 Counterclaim defined. [Code 1881 § 83, part; 1877 p 19 § 83, part; 1869 p 21 § 81, part; RRS § 265.] Repealed by 1984 c 76 § 11.
4.32.110 Setoff, when allowed. [Code 1881 § 497; 1877 p 107 § 501; RRS § 266.] Repealed by 1984 c 76 § 11.
4.32.160 Procedure when complaint is amended. [Code 1881 § 80 ; 1877 p 18 § 80; 1869 p 20 § 78; RRS § 262.] Repealed by 1984 c 76 § 11.
4.32.180 Defendant may demur and answer. [Code 1881 § 84; 1877 p 19 § 84; 1854 p 140 § 46; R RS § 274.] Repealed by 1984 c 76 § 11.
4.32.190 Objections not taken deemed waived--Exceptions. [Code 1881 § 81 ; 1877 p 18 § 81 ; 1854 p 139 § 43; RRS § 263.] Repealed by 1984 c 76 § 11.
4.32.200 Demurrer to answer. [Code 1881 § 87; 1877 p 19 § 87; 1869 p 22 § 85; 1854 p 140 § 48; RRS § 276.] Repealed by 1984 c 76 § 11 .
4.32.210 Reply. [Code 1881 § 86; 1877 p 19 § 86; 1869 p 22 § 84; 1854 p 140 § 48, part; R RS § 277.] Repealed by 1984 c 76 § 11.
4.32.220 Demurrer or motion to reply. [Code 1881 § 89; 1877 p 20 § 89; 1869 p 22 § 87; 1854 p 140 § 50; R RS § 279.] Repealed by 1984 c 76 § 11 .
4.32.230 Court rules fixing time for pleading. [Code 1881 § 90 ; 1877 p 20 § 90 ; 1857 p $10 \S 10$; RRS § 280.] Repealed by 1985 c 68 § 1.
4.32.240 Amendments. [1891 c 62 § 3; Code 1881 § 109; 1875 p 11 § 20; 1854 p 144 § 69; RRS § 303.] Repealed by 1984 c 76 § 11.
4.32.260 Time for filing pleadings. [1893 c 127 § 37; RRS § 321.] Repealed by 1984 c 76 § 11.

## Chapter 4.36 <br> GENERAL RULES OF PLEADING

4.36.010 Subscription and verification. [1888 p 29 § 1; Code 1881 § 91; 1869 p 23 § 89; 1867 p 92 § $1 ; 1854$ p 141 §§ 53, 54 ; RRS § 281.] Repealed by 1984 c 76 § 12.
4.36.020 Verification by public corporations. [Code 1881 § 663; 1877 p 137 § 666; 1869 p 154 § 603; R RS § 952.] Repealed by 1984 c 76 § 12.
4.36.030 When verification may be omitted. [Code 1881 § 92; 1877 p 20 § $92 ; 1869$ p 23 § $90 ; 1854$ p 141 § 54; RRS § 282.] Repealed by 1984 c 76 § 12.
4.36.040 Pleading written instruments or accounts-Bill of particulars. [Code 1881 § $93 ; 1877$ p 21 § 93; 1854 p 142 § 55; RRS § 284.] Repealed by 1984 c 76 § 12.
4.36.050 Pleadings liberally construed. [Code 1881 § 94; 1877 p 21 § 94; 1854 p 143 § 56; R RS § 285.] Repealed by 1984 c 76 § 12.
4.36.060 Irrelevant, redundant and indefinite matter. [Code 1881 § 95; 1877 p 21 § $95 ; 1854$ p 142 § 57; RRS § 286.] Repealed by 1984 c 76 § 12.
4.36.090 Private statutes, how pleaded. [Code 1881 § 98; 1877 p 21 § 98; 1854 p 142 § 60; RRS § 289.] Repealed by 1984 c 76 § 12.
4.36.100 Existence of city or town, how pleaded. [Code 1881 § 2063; RRS § 290.] Repealed by 1984 c 76 § 12.
4.36.110 Ordinances, how pleaded. [Code 1881 § 2064; RRS § 291.] Repealed by 1984 c 76 § 12.
4.36.150 Joinder of causes of action. [1907 c 92 § 1; Code 1881 § 102; 1869 p 25 § $100 ; 1861$ p 51 § 5 ; 1854 p 143 § 64; RRS § 296.] Repealed by 1984 c 76 § 12.
4.36.160 Uncontroverted allegations, effect of. [Code 1881 § 103; 1877 p 22 § 103; 1869 p 26 § 101; RRS § 297.] Repealed by 1984 c 76 § 12.
4.36.180 Variance, when material--Procedure. [Code 1881 § 105; 1877 p 23 § $105 ; 1854$ p 143 § 66; RRS § 299.] Repealed by 1985 c 68 § 1.
4.36.190 Effect of immaterial variance. [Code 1881 § 106; 1877 p 23 § 106; 1854 p 144 § 67; RRS § 300.] Repealed by 1984 c 76 § 12.
4.36.200 Failure of proof. [1984 c 76 § 3; Code 1881 § 107; 1877 p 23 § 107 ; 1854 p 144 § 68; RRS § 301.] Repealed by 1985 c 68 § 1.
4.36.220 Informal pleadings stricken--Amendment--Pleading over. [Code 1881 § 111; 1877 p 24 § 111 ; 1869 p 27 § 109; RRS § 305.] Repealed by 1984 c 76 § 12.
4.36.230 Defendant may be fictitiously designated, when. [Code 1881 § $112 ; 1877$ p 24 § $112 ; 1869$ p 28 § $110 ; 1854$ p 144 § 70; RRS § 306.] Repealed by 1984 c 76 § 12.
4.36.250 Supplemental pleadings. [Code 1881 § 114; 1877 p 24 § 114; 1854 p 144 § 72; RRS § 308.] Repealed by 1984 c 76 § 12.

## Chapter 4.40 ISSUES

4.40.020 Issue of law. [1893 c 127 § 29; Code 1881 § 201; 1877 p 42 § 205; 1854 p 163 § 180 ; RRS § 310.] Repealed by 1984 c 76 § 13.
4.40.030 Issue of fact--Issues of law and fact in same action. [1893 c 127 § 30; Code 1881 §§ 202, 203; 1877 p 42 §§ 206, 207; 1854 p 163 §§ 181, 182; RRS § 311. Formerly RCW 4.40 .030 and 4.40.040.] Repealed by 1984 c 76 § 13.
4.40.040 Multiple issues in same action. [1893 c 127 § 30, part; Code 1881 § 203; 1877 p 42 § 207; 1854 p 164 § 182; RRS § 311, part.] Now codified in RCW 4.40.030.

## Chapter 4.44 <br> TRIAL

4.44.010 Trial defined. [1893 c 127 § 31; RRS § 312.] Repealed by 1984 c $76 \S 14$.
4.44.030 Issue may be brought to trial by either party. [1893 c 127 § 36; RRS § 320.] Repealed by 1985 c 68 § 1.
4.44.040 Motion for continuance. [Code 1881§ 205; 1877 p 43 § 209; 1869 p 50 § 209; 1854 p 164 § 184; RRS § 322.] Repealed by 1984 c 76 § 14.
4.44.050 Findings and conclusions. [Code 1881 § 246; 1877 p 51 § $250 ; 1869$ p 60 § $250 ; 1854$ p 168 § 205; RRS § 367.] Repealed by 1985 c 68 § 1.
4.44.100 Jury trial--Number--Fee--Waiver. [1972 ex.s. c 57 § 2; 1961 c 304 § 2; 1909 c 205 § 1; 1903 c 43 § 1; RRS § 316. FORMER PART OF SECTION: Code 1881 § 248 now in RCW 4.48.010.] Repealed by 1984 c 76 § 15.
4.44.200 Exemption not cause of challenge. [Code 1881 § 214; 1877 p 45 § 218; 1869 p 53 § 218; RRS § 332.] Repealed by 1979 ex.s. c 135 § 9 .
4.44.320 Additional instructions. [1891 c 60 § 1; Code 1881 § 232; 1877 p 48 § 236; 1869 p 57 § 236; 1854 p 166 § 196; RRS § 352 .] Repealed by 1984 c 76 § 14.
4.44.430 Rendition of general or special verdicts. [Code 1881 § 242; 1877 p 50 § 246; 1869 p 59 § 246; 1854 p 167 § 200; RRS § 364.] Repealed by 1985 c 68 § 1 .

## Chapter 4.56

JUDGMENTS--GENERALLY
4.56.010 Judgment defined. [Code 1881 § 283; 1877 p 57 § 287; 1869 p 69 § 285; 1854 p 171 § 220; RRS § 404.] Repealed by 1984 c 76 § 15.
4.56.020 Order and motion defined. [1897 c 10 § 1 ; RRS § 405.] Repealed by 1985 c 68 § 1 .
4.56.030 Judgment for or against any of the parties. [Code 1881 § 284; 1877 p 58 § $289 ; 1869$ p 69 § 286; 1854 p 171 § 221; RRS § 406.] Repealed by 1984 c 76 § 15.
4.56.040 Judgment may be against one or more defendants. [Code 1881 § $285 ; 1877$ p 58 § $288 ; 1869$ p 69 § 287; 1854 p 171 § 222; RRS § 407.] Repealed by 1984 c 76 § 15.
4.56.130 All other judgments are on the merits. [1929 c 89 § 1 , part; RRS § 409.] Now codified in RCW 4.56.120.
4.56.140 Effect of judgment of nonsuit. [1929 c 89 § I, part; RRS § 410.] Now codified in RCW 4.56.120.
4.56.160 Judgment by default. [Code 1881 § 289; 1877 p 59 § 293; 1869 p 70 § 291; 1854 p 171 § 225; RRS § 411.] Repealed by 1984 c 76 § 15.
4.56.170 Setting aside default. [Code 1881 § 290; 1877 p 60 § 294; 1869 p 72 § 292; 1854 p 171 § 225, subd. 4; RRS § 412.] Repealed by 1984 c 76 § 15.
4.56.180 Judgment on the pleadings for failure to plead to new matter. [Code 1881 § 88; 1877 p 19 § 88; 1869 p 22 § 86; 1854 p 140 § 49; RRS § 278.] Repealed by 1984 c 76 § 15.
4.56.220 Extension of lien prohibited. [1929 c 60 § 7, part; RRS § 460. Prior: 1897 c 39 § 2.] Now codified in RCW 4.56.210.
4.56.225 Revival of judgments. [1971 c 81 § 18; 1929 c 60 § 8; RRS §§ 462, 463. Prior: 1891 c 84 § 1 ; Code 1881 §§ 323, 324.] Repealed by 1979 ex.s. c 236 § 2.

## Chapter 4.64

## ENTRY OF JUDGMENTS

4.64.010 Time of entering judgment--Motions--Filing--Recording. [1984 c 128 § 5; 1921 c 65 § 1; RRS § 431. Prior: 1903 c 148 § 1; 1891 c 38 § 1; Code 1881 § 30; 1877 p 62 § 305; 1869 p 74 § 303; 1854 p 173 § 229.] Repealed by 1984 c 76 § 16.

Reviser's note: RCW 4.64 .010 was both amended and repealed during the 1984 legislative session, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.
4.64.050 Identification of judgment roll. [1891 c 38 § 4; RRS § 443.] Repealed by 1983 1st ex.s. c 45 § 9.

## Chapter 4.72

VACATION AND MODIFICATION OF JUDGMENTS
4.72.040 Procedure. [1891 c 27 § 3; Code 1881 § 440; 1877 p 97 § 442; 1875 p 22 § 5; RRS § 468.] Repealed by 1984 c 76 § 16.

## Chapter 4.76 <br> NEW TRIALS

4.76.020 Grounds for granting. [1933 c 138 § 1; 1909 c 34 § $1 ;$ Code 1881 § 276; 1869 p 67 § 278; 1854 p 170 § 216; RRS § 399.] Repealed by 1985 c 68 § 1 .
4.76.040 Specification of grounds for new trial. [1888 p 30 § 1 ; RRS § 400.] Repealed by 1985 c 68 § 1.
4.76.050 Affidavits may be used. [Code 1881 § 278; 1877 p 57 § 282; 1869 p 68 § 283; RRS § 401.] Repealed by 1985 c 68 § 1.
4.76.060 Time for filing and serving. [1897 c 14 § 1; 1891 c 59 § 1 ; Code 1881 §§ 279, 280; 1877 p 57 § 283; 1869 p 68 § 282; RRS § 402.] Repealed by 1985 c 68 § 1.

## Chapter 4.80 <br> EXCEPTIONS

4.80.050 Review on appeal. [1971 c 81 § 20; 1893 c 60 § 7; RRS § 387.] Repealed by 1984 c 76 § 16.
4.80.060 Bill of exceptions--Statement of facts. [1893 c 60 § 8; RRS § 388.] Superseded and abrogated by Rules of court: Appealrule 65 (effective January 3, 1956), and Appeal—rule 35, therein cited; also see Pleading-rule 17. Statute subsequently repealed by 1957 c 7 § 10.
4.80.070 Settlement of bill or statement of facts. [1893 c 60 § 9; RRS § 389.] Superseded and abrogated by Rules of court: Appealrule 65 (effective January 3, 1956), and Appeal—rule 36, therein cited; also see Pleading—rule 17. Statute subsequently repealed by 1957 c 7 § 10.
4.80.080 Written evidence, how certified. [1893 c 60 § 10 ; RRS § 390.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal-rules 34, 35, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.80.090 Certification by judge. [1893 c 60 § 11; RRS § 391.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal—rule 37, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.80.100 Certification on death or change of trial judge. [1929 c 17 § 1 ; 1893 c 60 § 12; RRS § 392.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appealrule 38 , therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.80.110 Return of copy for preparation of brief. [1893 c 60 § 14; RRS § 394.] Superseded and abrogated by Rules of court: Appealrule 65 (effective January 3, 1956), and Appeal—rule 40, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.80.120 Record on appeal. [1893 c 60 § 15; RRS § 395.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal-rule 35, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.80.130 Consolidated cases--Certification. [1893 c 60 § 16; RRS § 396.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal—rule 39, therein cited. Statute subsequently repealed by 1957 c 7 § 10 .

## Chapter 4.84 <br> COSTS

4.84.180 Costs in review proceedings. [1971 c 81 § 23; Code 1881 § $523 ; 1877$ p 110 § 527 ; 1854 p 204 § 385 ; RRS § 492.] Repealed by 1985 c 68 § 1.
4.84.310 Attorneys' fees as costs in damage actions of five thousand dollars or less--Assigned claims. [1973 c 84 § 7.] Repealed by 1984 c 258 § 93, effective July 1, 1984.

## Chapter 4.88 <br> APPEALS

4.88.010 When allowed. [1901 c 31 § 1 ; 1893 c 61 § 1 ; RRS § 1716.] Superseded and abrogated by Rules of court: A ppeal—rule 65 (effective January 3, 1956), and Appeal—rule 14, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.020 Designation of parties. [1893 c 61 § 2; RRS § 1717.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal-rule 18, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.030 Manner of taking--Notice of appeal. [1893 c 61 § 4; RRS § 1719.] Superseded and abrogated by Rules of court: Appealrule 65 (effective January 3, 1956), and Appeal-rules 33 (4), 33 (1), $32,33(3), 15,22,14,16,17,2$, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.040 Who may join in notice. [1893 c 61 § 5; RRS § 1720.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal-rule 33, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.050 Appeal bond. [1893 c 61 § 6; RRS § 1721.] Superseded and abrogated by Rules of court: Appeal—rule 65 (effective January 3, 1956), and Appeal-rule 22, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.060 Requirements of bond--Supersedeas. [1893 c 61 § 7; RRS § 1722.] Superseded and abrogated by Rules of court: Appeal—rule 65 (effective January 3, 1956), and Appeal—rule 25, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.070 Justification of sureties. [1927 c 153 § 1 ; 1893 c 61 § 10 ; RRS § 1725.] Superseded and abrogated by Rules of court: Appealrule 65 (effective January 3, 1956), and Appeal—rule 26, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.080 Exception to sureties--Determination. [1927 c 153 § 2; 1893 c 61 § 11 ; RRS § 1726.] Superseded and abrogated by Rules of court: Appeal—rule 65 (effective January 3, 1956), and Appeal—rule 27, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.090 Execution countermanded by stay bond. [1893 c 61 § 12; RRS § 1727.] Superseded and abrogated by Rules of court: Appealrule 65 (effective January 3, 1956), and Appeal-rule 30, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.100 Application for additional security. [1893 c 61 § 13; RRS § 1728.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal—rule 29, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.110 Replacement of defective bond. [1915 c 104 § 9; RRS § 1730-9.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal-rule 28, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.120 Order of serving and filing immaterial. [1915 c 104 § 7; RRS § 1730-7.] Superseded and abrogated by Rules of court: Appeal—rule 65 (effective January 3, 1956), and Appeal—rule 4, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.130 Effect of chapter. [1915 c 104 § 2; 1913 c 116 § 2; RRS § 1730-2.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal-rules 1, 34-40, 46, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.140 Jurisdiction, effect of appeal upon. [1893 c 61 § 16; RRS § 1731.] Superseded and abrogated by Rules of court: Appeal—rule 65 (effective January 3, 1956), and Appeal—rule 15, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.150 Motion to dismiss. [1893 c 61 § 18; RRS § 1733.] Superseded and abrogated by Rules of court: Appeal—rule 65 (effective January 3, 1956), and Appeal-rule 51, therein cited. Statute subsequently repealed by 1957 c 7 § 10 .
4.88.160 Hearing and disposition of motion. [1899 c 49 § 1; 1893 c $61 \S 19$; RRS § 1734.] Superseded and abrogated by Rules of court: Appeal—rule 65 (effective January 3, 1956), and Appeal—rule 52, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.170 Second appeal. [1893 c 61 § 20; RRS § 1735.] Superseded and abrogated by Rules of court: Appeal—rule 65 (effective January 3, 1956), and Appeal-rule 20, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.180 What may be reviewed. [1893 c 61 § 21; RRS § 1736.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal—rules 17, 43; Pleading—rule 11, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.190 Power of supreme court upon appeal. [1893 c 61 § 22; RRS § 1737.] Superseded and abrogated by Rules of court: Appealrule 65 (effective January 3, 1956), and Appeal—rule 16, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.200 Award of damages-Increased damages when appeal taken for delay. [1893 c 61 § 23; RRS § 1738.] Superseded and abrogated by Rules of court: Appeal—rule 65 (effective January 3, 1956),
and Appeal—rule 62, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.210 Judgment against appellant and sureties. [1893 c 61 § 24; RRS § 1739.] Superseded and abrogated by Rules of court: Appealrule 65 (effective January 3, 1956), and Appeal—rule 31, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.220 Rehearing--Remittitur. [1893 c 61 § 25; R RS § 1740.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal—rules 2, 50; Business of supreme court-rule 15, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.230 Effect of judgment. [1893 c 61 § 26; RRS § 1741.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal-rule 60, therein cited. Statute subsequently repealed by 1957 c $7 \S 10$.
4.88.240 Effect of reversal--Writ of restitution. [1893 c 61 § 27; RRS § 1742.] Superseded and abrogated by Rules of court: Appealrule 65 (effective January 3, 1956), and Appeal-rule 61, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.250 Death of party does not affect appeal. [1893 c 61 § 28; RRS § 1743.] Superseded and abrogated by Rules of court: Appealrule 65 (effective January 3, 1956), and Appeal-rule 21, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.270 Transcript of judgment--Effect. [1893 c 61 § 35; RRS § 1751.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal-rule 59, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.280 Appeal to be heard on merits. [1893 c 61 § 36; RRS § 1752.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal-rule 63, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.290 Rules and regulations. [1893 c 61 § 37; R RS § 1753.] Repealed by 1955 c 37 § 1 .
4.88.300 Method exclusive. [1893 c 61 § 38; RRS § 1754.] Superseded and abrogated by Rules of court: Appeal—rule 65 (effective January 3, 1956), and Appeal-rule 1, therein cited. Statute subsequently repealed by 1957 c 7 § 10.
4.88.310 Temporary injunction to remain in force, when. [1893 c 61 § 8; RRS § 1723.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal-rule 24, therein cited; see also Appeal—rules 14 (3), 25. Statute subsequently repealed by 1957 c 7 § 10.
4.88.320 Injunction where appeal is to United States supreme court. [1893 c 61 § 9; RRS § 1724.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956), and Appeal-rule 64 , therein cited. Statute subsequently repealed by 1957 c $7 \S 10$.

## Title 5 EVIDENCE

## Chapter 5.04 <br> ADVERSE PARTY--EXAMINATION

5.04.010 May be examined at trial or on commission. [Code 1881 § 403; 1877 p 88 § $405 ; 1869$ p 106 § 398; 1854 p 189 § 305 ; RRS § 1225.] Repealed by 1985 c 68 § 1.
5.04.020 Interrogatories in lieu of examination. [Code 1881 § 404; 1877 p 89 § 406; 1869 p 107 § 399; 1854 p 189 § 306; RRS § 1226.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c $50 \S 1$.
5.04.030 Answers to interrogatories. [1897 c 100 § 1; Code 1881 § 405; 1854 p 189 § 307; RRS § 1227.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1.
5.04.040 Interrogatories no bar to examination as witness or taking of deposition. [1891 c 19 § 4; Code 1881 § 406; 1877 p 89 § 408; 1869 p 107 § 401 ; 1854 p 189 § 308; RRS § 1228.] Superseded and abrogated by Rules of court: Pleading—rule 44, and Pleading—rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1.
5.04.050 Testimony not conclusive. [1891 c 19 § 5; Code 1881 § 407; 1877 p 89 § 409; 1869 p 107 § 402; 1854 p 189 § 309; RRS § 1229.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c $50 \S 1$.
5.04.060 Penalty for failure to testify or answer interrogatories. [1891 c 19 § 6; Code 1881 § 408; 1877 p 89 § 410; 1869 p 107 § 403; 1854 p 190 § 310; RRS § 1230.] Superseded and abrogated by Rules of court: Pleading—rule 44, and Pleading—rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1.

## Chapter 5.08

## DEPOSITIONS--GENERAL PROVISIONS

5.08.010 Time of taking. [1927 c 96 § 1; Code 1881 § 410; 1877 p $90 \S 412$; RRS § 1232.] Superseded and abrogated by Rules of court: Pleading—rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c $50 \S 1$.
5.08.020 Commission to take--Notice. [1925 ex.s. c 37 § 2, part; 1891 c 19 § 10; Code 1881 §§ 413, 414; 1877 p 90 § $415 ; 1873$ p 114 § 412; 1869 p $111 \S 415$; 1854 p $193 \S 323$; RRS § 240, part.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Plead-ing-rules 26 to 37 incl., therein cited. Statute subsequently repealed by $1957 \mathrm{c} 50 \S 1$.
5.08.030 Notice when adverse party is absent or nonresident of state. [1891 c 19 § 11; Code 1881 § 415; RRS § 1240.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleadingrules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1.
5.08.040 Taking and certification of. [1891 c 19 § 12; Code 1881 § 416; 1877 p 91 § 418 ; 1854 p 191 § 315 ; RRS § 1242.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleadingrules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1.
5.08.050 How taken. [Code 1881 § 418, part; 1877 p 91 § 420, part; 1854 p 191 § 317, part; RRS § 1244, part.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1.
5.08.060 How returned. [1891 c 19 § 13; Code 1881 § 417; 1877 p $91 \S 419 ; 1869$ p 109 § 407; 1854 p 191 § 316; RRS § 1243.] Superseded and abrogated by Rules of court: Pleading—rule 44, and Plead-ing-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c $50 \S 1$.
5.08.070 Use of on the trial--Objections. [Code 1881 § 418, part; 1877 p 91 § 420, part; 1854 p 191 § 317, part; RRS § 1244, part.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading—rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c $50 \S 1$.
5.08.080 When not to be used. [1891 c 19 § 14 ; Code 1881 § 419; 1877 p 92 § 421 ; 1854 p 192 § 318; RRS § 1245.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1.
5.08.090 Deposition may be used in second action in same cause. [Code 1881 § 420; 1877 p 92 § 422; 1854 p 192 § 319; RRS § 1246.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading—rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c $50 \S 1$.
5.08.100 Use of depositions on appeal or change of venue. [1891 c 19 § 15; Code 1881 § 421; 1877 p 92 § 423; 1854 p 192 § 320 ; RRS § 1248.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c $50 \S 1$.

## Chapter 5.12 <br> DEPOSITIONS WITHIN STATE

5.12.010 Before whom taken--Notice. [1925 ex.s. c 37 § 1; 1891 c 19 § 7; 1888 p 29 § 1 ; Code 1881 § 411 ; 1877 p 90 § $413 ; 1869$ p 108 § 405; 1854 p 190 § 314; RRS § 1233.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1 .
5.12.020 Time for notice may be shortened. [1891 c 19 § 8; RRS § 1234.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1 .
5.12.030 Compelling attendance of witnesses. [1891 c 19§9; Code 1881 § 422; 1877 p 92 § 424; 1869 p 110 § $412 ; 1854 \mathrm{p} 192$ § 321; RRS § 1235.] Superseded and abrogated by Rules of court: Plead-ing-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1 .
5.12.040 Superior court may compel attendance. [1901 c 26 § 1 ; RRS § 1236.] Superseded and abrogated by Rules of court: Plead-ing-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1 .
5.12.050 Application for order. [1901 c 26 § 2; RRS § 1237.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1.
5.12.060 Citation for contempt. [1901 c 26 § 3; RRS § 1238.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1 .

## Chapter 5.16 <br> DEPOSITIONS OUTSIDE STATE

5.16.010 Who may take-Commission. [Code 1881§ 412; 1877 p 90 § 414; 1869 p 111 § 413; 1854 p 193 § 322; RRS § 1239.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Plead-ing-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1 .
5.16.020 Notice of application--Power of commissioner. [1925 ex.s. c 37 § 2, part; 1891 c 19 § 10; Code $1881 \S \S 413,414 ; 1877$ p-90 § 415; 1873 p 114 § 412 ; 1869 p 111 § 415 ; 1854 p 193 § 323 ; RRS § 1240, part.] Superseded and abrogated by Rules of court: Pleadingrule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1 .

## Chapter 5.20

DEPOSITIONS TO PERPETUATE TESTIMONY
5.20.010 Application for order--Statement. [1891 c 19 § 17; Code 1881 § 423; 1877 p 93 § 425 ; 1869 p 113 § 419 ; 1854 p 193 § 327 ; RRS § 1249.] Superseded and abrogated by Rules of court: Plead-ing-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1 .
5.20.020 Hearing on application--Notice. [Code 1881 § 424; 1877 p 93 § 426; 1869 p 113 § 420; 1854 p 194 § 328; RRS § 1250.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1.
5.20.030 Order for examination of witness--Commission. [1891 c 19 § 18; Code 1881 § 425 ; 1877 p 93 § 427; 1869 p 113 § $421 ; 1854$ p 194 § 329; RRS § 1251.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1 .
5.20.040 Deposition, how taken and returned. [Code 1881 § 426; 1877 p 93 § $428 ; 1869$ p 114 § $422 ; 1854$ p 194 § 330 ; RRS § 1252. ] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37, incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1 .
5.20.050 Filing-How used--Objections. [Code 1881 § 427; 1877 p 93 § 429; 1869 p 114 § 423 ; 1854 p 194 § 331 ; RRS § 1253.$]$ Superseded and abrogated by Rules of court: Pleading-rule 44, and

Pleading-rules 26 to 37, incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1.
5.20.060 Use of testimony at former trial. [1905 c 26 § 1; RRS § 1247.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1 .

## Chapter 5.32

## PHYSICAL EXAMINATION OF PARTY

5.32.010 May be ordered in personal injury cases. [1915 c 63 § 1 ; RRS § 1230-1.] Superseded and abrogated by Rules of court: Plead-ing-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1 .

## Chapter 5.36 <br> PRIVATE WRITINGS--INSPECTION

5.36.010 Order for inspection and to take copy--Effect of refusal. [Code 1881 § 428; 1877 p 94 § $430 ; 1869$ p 114 § 424; 1854 p 195 § 332; RRS § 1262.] Superseded and abrogated by Rules of court: Pleading-rule 44, and Pleading-rules 26 to 37 incl., therein cited. Statute subsequently repealed by 1957 c 50 § 1 .
5.36.020 When writing may be read in evidence. [Code 1881 § 429; 1877 p 94 § $431 ; 1869$ p 115 § $425 ; 1854$ p 195 § 333; RRS § 1263.] Repealed by 1985 c 68 § 1.

Chapter 5.44

## PROOF--PUBLIC DOCUMENTS

5.44.100 "Business" defined. [1947 c 53 § 1; Rem. Supp. 1947 § 1263-1.] Now codified as RCW 5.45.010.
5.44.110 Business records as evidence. [1947 c 53 § 2; Rem. Supp. 1947 § 1263-2.] Now codified as RCW 5.45.020.
5.44.120 Interpretation. [1947 c 53 § 3; Rem. Supp. 1947 § 1263-3.] Now codified as RCW 5.45.900.
5.44.125 Photographic copies of business and public records as evidence. [1953 c 273 § 1.] Now codified as RCW 5.46.010.

## Chapter 5.56

## WITNESSES--COMPELLING ATTENDANCE

5.56.020 Subpoena. [1895 c 96 § 1; Code 1881 § 395; 1877 p 87 § 397; 1869 p 105 § 390; 1854 p 188 § 297; RRS § 1217.] Repealed by 1985 c 68 § 1 .
5.56.030 Subpoena duces tecum. [Code 1881 § 394; 1877 p 87 § 396; 1869 p 105 § 389 ; 1854 p 188 § 296; RRS § 1216.] Repealed by 1985 c 68 § 1 .
5.56.040 Service--Proof when made by person other than officer. [Code 1881 § 396; 1877 p 87 § 398; 1869 p 105 § 391; 1854 p 188 § 298; RRS § 1218.] Repealed by 1985 c 68 § 1.

## Chapter 5.60

## WITNESSES--COMPETENCY

5.60.010 Juror as witness. [Code 1881 § 228; 1877 p 48 § 232; 1869 p 57 § 232; RRS § 348.] Repealed by 1985 c 68 § 1.
5.60.040 Conviction of crime--Effect. [1891 c 19 § 1; Code 1881 § 390; 1877 p 86 § 392; 1869 p 103 § 385 ; 1854 p 186 § 292; RRS § 1212.] Repealed by 1985 c 68 § 1.

## Title 6 <br> ENFORCEMENT OF JUDGMENTS

## Chapter 6.12 HOMESTEADS

6.12.030 Selection from separate estate of wife or husband. [1973 1st ex.s. c 154 § 7; 1895 c 64 § 3; RRS § 531.] Repealed by 1981 c 329 § 22.
6.12.040 Mode of selection--Declaration of homestead. [1977 ex.s. c 98 § $2 ; 19731$ st ex.s. c 154 § 8; 1895 c $64 \S 30$; RRS § 558.] Repealed by 1981 c 329 § 22. Later enactment, see RCW 6.12.045.
6.12.060 Contents of declaration. [1977 ex.s. c 98 § 4; 1973 1st ex.s. c 154 § 9; 1895 c 64 § 31 ; RRS § 559.] Repealed by 1981 c 329 § 22. Later enactment, see RCW 6.12.045(3).
6.12.130 Abandonment, when effectual. [1895 c 64 § 8; RRS § 536.] Repealed by 1981 c 329 § 22. Later enactment, see RCW 6.12.045.
6.12.290 "Head of family" defined. [1973 1st ex.s. c 154 § 11; 1971 ex.s. c 292 § 5; 1933 c 36 § 1 ; 1895 c 64 § 25 ; RRS § 553.] Repealed by 1977 ex.s. c 98 § 5.

## Chapter 6.32 <br> PROCEEDINGS SUPPLEMENTAL TO EXECUTION

6.32.230 Application to judgments in justice courts. [1893 c 133 § 23; RRS § 635.] Repealed by 1981 c 193 § 7.

## Chapter 6.36

UNIFORM ENFORCEMENT OF FOREIGN JUDGMENTS ACT
6.36.020 Registration of judgment. [1953 c 191 § 2.] Repealed by 1977 ex.s. c $45 \S 4$.
6.36.030 Application for registration. [1953 c 191 § 3.] Repealed by 1977 ex.s. c 45 § 4.
6.36.040 Personal jurisdiction. [1953 c 191 § 4.] Repealed by 1977 ex.s. c 45 § 4 .
6.36.050 Notice in absence of personal jurisdiction. [1953 c 191 § 5.] Repealed by 1977 ex.s. c $45 \S 4$.
6.36.060 Levy. [1953 c 191 § 6.] Repealed by 1977 ex.s. c 45 § 4.
6.36.070 New personal judgment. [1953 c 191 § 7.] Repealed by 1977 ex.s. c $45 \S 4$.
6.36.080 Defenses. [1953 c 191 § 8.] Repealed by 1977 ex.s. c 45 § 4.
6.36.090 Pendency of appeal. [1953 c 191 § 9.] Repealed by 1977 ex.s. c 45 § 4 .
6.36.100 Effect of setting aside registration. [1953 c 191 § 10.] Repealed by 1977 ex.s. c $45 \S 4$.
6.36.110 Appeal. [1953 c 191 § 11.] Repealed by 1977 ex.s. c 45 § 4.
6.36.120 New judgment quasi in rem. [1953 c 191 § 12.] Repealed by 1977 ex.s. c 45 § 4 .

## Title 7

SPECIAL PROCEEDINGS AND ACTIONS (Formerly: Special Proceedings)

## Chapter 7.08

## ASSIGNMENT FOR BENEFIT OF CREDITORS

7.08.040 Meeting of creditors to select new assignee. [1890 p 83 § 3, part; RRS § 1088, part.] Now codified in RCW 7.08.030.
7.08.160 Procedure if bond insufficient, or assignee misapplies estate. [1890 p 87 § 14, part; RRS § 1099, part.] Now codified in RCW 7.08.150.

## Chapter 7.12 ATTACHMENT

7.12.320 Power of judge in chambers. [1886 p 46 § 36; RRS § 678. Prior: Code 1881 §§ 174-192; $1877 \mathrm{pp} \mathrm{35}-40$; $1873 \mathrm{pp} 43-50$; 1871 pp 9, 10; 1869 pp 41-47; $1863 \mathrm{pp} 112-120$; 1860 pp 30-36; $1854 \mathrm{pp} 155-$ 162.] Repealed by 1957 c 9 § 13.

## Chapter 7.16 <br> CERTIORARI, MANDAMUS A ND PROHIBITION

7.16.090 Bill of exceptions. [1895 c 65 § 9; R RS § 1007.] Repealed by 1985 c 68 § 1 .

## Chapter 7.24 <br> UNIFORM DECLARATORY JUDGMENTS ACT

7.24.040 Rights of persons interested in estates, trusts, etc. [1935 c 113 § 4; RRS § 784-4.] Repealed by 1985 c 9 § 3; and by 1984 c 149 § 178, effective January 1, 1985.
7.24.150 Validity of bond issues may be tested. [1939 c 153 § 1 ; RRS § 5616-11.] Now codified as RCW 7.25.010.
7.24.160 Complaint--Defendants--Service--Intervention-Attorney's fee. [1939 c 153 § 2; RRS § 5616-12.] Now codified as RCW 7.25.020.
7.24.170 Judgment as to validity of all or part of bond issue-Effect. [1939 c 153 § 3; RRS § 5616-13.] Now codified as RCW 7.25.030.
7.24.180 Declaratory judgment provisions applicable. [1939 c 153 § 4; RRS § 5616-14.] Now codified as RCW 7.25.040.

## Chapter 7.28 <br> EJECTMENT, QUIETING TITLE

7.28.020 Action by known heirs after ten years possession to quiet title. [1911 c 83 § 1 , part; RRS § 785, part.] Now codified in RCW 7.28.010.
7.28.030 Action by any person in possession against unknown heirs to quiet title. [1911 c 83 § 1, part; RRS § 785, part.] Now codified in RCW 7.28.010.
7.28.040 Service by publication on nonresident defendant. [1911 c 83 § 1, part; RRS § 785, part.] Now codified in RCW 7.28.010.
7.28.290 Conflicting claims generally--Joinder of parties in interest. [Code 1881 § 551 ; 1877 p 116 § 556; 1869 p 132 § 504; RRS § 809.] Now codified in RCW 7.28.280.

## Chapter 7.32 <br> GARNISHMENT

7.32.010 Grounds for issuance of writ. [1893 c 56 § 1 ; RRS § 680. Prior: Code 1881 §§ 174-192, 282-385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112-120, 152 ; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.010.
7.32.020 Garnishment bond. [1893 c 56 § 2; RRS § 681. Prior: Code 1881 §§ $174-192,383-385$; 1877 pp 35-40, 84-85; 1873 pp 43$50,104,105 ; 1869$ pp 41-47; 1863 pp 112-120, 152 ; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c $264 \S 36$. Later enactment, see RCW 7.33.030.
7.32.030 Application for writ--Affidavit--Contents--Fee. [1967 c 142 § 1 ; 1961 c 304 § 4 ; 1955 c 26 § 1 ; 1931 c 110 § 1 ; 1893 c 56 § 3; RRS § 682. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112-120, 152; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.040.
7.32.040 Issuance of writ--Contents. [1967 c 142 § 2; 1893 c 56 § 4; RRS § 683. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105 ; 1869 pp 41-47; 1863 pp 112-120, 152; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.050.
7.32.050 Contents where defendant owns corporate shares. [1893 c 56 § 5; RRS § 684. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112120, 152 ; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1967 c 142 § 19.
7.32.060 State and public corporations subject to garnishment after judgment. [1933 c 15 § 1 ; 1915 c 130 § 1 ; RRS § 680-1. Prior: Code 1881 §§ $174-192,383-385$; 1877 pp 35-40, 84-85; 1873 pp 43-50,

104, 105; 1869 pp 41-47; 1863 pp 112-120, 152 ; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, sce RCW 7.33.060.
7.32.070 State and public corporations subject to garnishment after judgment--Enforcement against state and public corporations. [1933 c 15 § 2; 1915 c 130 § 2; RRS § 680-2. Prior: Codc 1881 §§ 174-192, $383-385$; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105 ; 1869 pp $41-47$; $1863 \mathrm{pp} 112-120,152$; $1860 \mathrm{pp} 30-36$; $1854 \mathrm{pp} 155-162$. Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.060.
7.32.080 State and public corporations subject to garnishment after judgment--Venue--Contents of writ. [1967 c 142 § 4; 1933 c 15 § 3; RRS § 680-3. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-40, $84-85$; $1873 \mathrm{pp} 43-50,104,105$; $1869 \mathrm{pp} 41-47$; $1863 \mathrm{pp} 112-120$, $152 ; 1860 \mathrm{pp} \mathrm{30}-36 ; 1854 \mathrm{pp} 155-162$.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.070.
7.32.090 State and public corporations subject to garnishment after judgment--Service of writ on state or public corporation. [1967 c 142 § 5 ; 1933 c 15 § 4; RRS § 680-4. Prior: Code 1881 §§ 174-192, 383385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp 41-47; $1863 \mathrm{pp} 112-120,152$; $1860 \mathrm{pp} 30-36$; $1854 \mathrm{pp} 155-162$.] Repealed by 1969 ex.s. c $264 \S 36$. Later enactment, see RCW 7.33.080.
7.32.100 Form of writ. [1967 c 142 § 6; 1893 c 56 § 6; RRS § 685. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112-120, 152; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.110.
7.32.110 Dating--Attestation. [1967 c 142 § 7; 1903 c 68 § 1 ; 1893 c 56 § 7; RRS § 686. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112-120, $152 ; 1860$ pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.120.
7.32.120 Service of writ generally--Forms--Return. [1967 c 142 § $8 ; 1959$ с 267 § $1 ; 1933$ ex.s. c 44 § $1 ; 1903$ с 68 § $2 ; 1893$ c 56 § $8 ;$ RRS § 687. Prior: Code $1881 \S \S 174-192,383-385 ; 1877$ pp 35-40, $84-85$; $1873 \mathrm{pp} 43-50,104,105$; $1869 \mathrm{pp} 41-47$; $1863 \mathrm{pp} 112-120$, 152; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.130.
7.32.130 Effect of service of writ. [1967 c 142 § 9 ; 1933 ex.s. c 44 § 2; 1893 c 56 § 9; RRS § 688. Prior: Code 1881 §§ 174-192, 383385; $1877 \mathrm{pp} 35-40,84-85$; $1873 \mathrm{pp} 43-50,104,105$; $1869 \mathrm{pp} 41-47$; 1863 pp 112-120, 152 ; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.140.
7.32.140 Bond to discharge writ. [1903 c 146 § $1 ; 1893$ c 56 § $91 / 2$; RRS § 689. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112120, 152; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.170.
7.32.150 Answer of garnishee--Contents--Forms. [1967 c 142 § 10; 1893 c 56 § 10; RRS § 690. Prior: Code 1881 §§ 174-192, 383385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105 ; 1869 pp 41-47; 1863 pp 112-120, 152 ; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c $264 \S 36$. Later cnactment, see RCW 7.33.150.
7.32.155 Answer of garnishee--Signature of garnishee. [1967 c 142 § 11.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.150.
7.32.160 Discharge of garnishee. [1967 c 142 § 12; 1893 c 56 § 11 ; RRS § 691. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112-120, 152; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.180.
7.32.170 Default judgment. [1893 c 56 § 12; RRS § 692. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-40, 84-85; 1873 pp 43$50,104,105 ; 1869 \mathrm{pp} \mathrm{41-47;} 1863 \mathrm{pp} 112-120,152$; $1860 \mathrm{pp} \mathrm{30-36;}$ 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.190.
7.32.180 Judgment against garnishee. [1967 c 142 § 13; 1893 c 56 § 13; R RS § 693. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-$40,84-85$; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112-120,

152; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.200.
7.32.190 Execution. [1893 c 56 § 14; RRS § 694. Prior: Code 1881 §§ $174-192,383-385$; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112-120, 152; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.210.
7.32.200 Decree to deliver up effects--Disposition. [1967 c 142 § 14; 1893 p 56 § 15 ; RRS § 695. Prior: Code 1881 §§ 174-192, 383385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp $112-120,152$; 1860 pp $30-36$; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.220.
7.32.210 Procedure on failure of garnishee to deliver. [1893 c 56 § 16; RRS § 696. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 3540, 84-85; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112-120, $152 ; 1860 \mathrm{pp} \mathrm{30-36;} 1854 \mathrm{pp} 155-162$.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.230.
7.32.220 Shares of corporate garnishee--Sale--Discovery proce-dure--Disposition of shares. [1967 c 142 § 15; 1893 c 56 § 17; RRS § 697. Prior: Code 1881 §§ 174-192, 383-385; $1877 \mathrm{pp} 35-40,84-85$; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112-120, 152; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c $264 \S 36$.
7.32.230 Manner of sale. [1893 c 56 § 18; RRS § 698. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-40, 84-85; $1873 \mathrm{pp} 43-50$, 104, 105; 1869 pp 41-47; 1863 pp 112-120, 152; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36.
7.32.240 Effect of sale--Transfer on corporate books. [1967 c 142 § 16; 1893 c 56 § 19; RRS § 699. Prior: Code 1881 §§ 174-192, 383385 ; $1877 \mathrm{pp} 35-40,84-85$; $1873 \mathrm{pp} 43-50,104,105$; $1869 \mathrm{pp} \mathrm{41-47} \mathrm{;}$ 1863 pp 112-120, 152; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c $264 \S 36$.
7.32.245 Violations of defendant as to shares of corporate gar-nishee--Contempt. [1967 c 142 § 18.] Repealed by 1969 ex.s. c 264 § 36.
7.32.250 Answer of garnishee may be controverted by plaintiff. [1893 c 56 § 20; RRS § 700. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112-120, 152 ; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.240.
7.32.260 Defendant may also controvert answer. [1893 c 56 § 21; RRS § 701. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105 ; 1869 pp 41-47; 1863 pp 112-120, 152; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.250.
7.32.270 Issue and trial. [1893 c 56 § 22; RRS § 702. Prior: Code 1881 § 174-192, 383-385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112-120, 152 ; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.260.
7.32.280 Exemption of wages, salary or other compensation. [1963 c 13 § $1 ; 1927$ c 287 § $1 ; 1907$ c 210 § $1 ; 1901$ c 139 § $1 ; 1897$ c $24 \S$ 1; 1893 c 56 § 23; RRS § 703. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp $35-40,84-85$; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112-120, 152; $1860 \mathrm{pp} 30-36 ; 1854 \mathrm{pp} 155-162$.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.280.
7.32.290 Costs--Attorney's fee. [1893 c 56 § 24; RRS § 704. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp 41-47; 1863 pp 112-120, 152 ; 1860 pp 30-36; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.290.
7.32.300 Garnishee protected against claim of defendant. [1967 c 142 § 17; 1893 c 56 § 25; RRS § 705. Prior: Code 1881 §§ 174-192, 383-385; 1877 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp $41-47$; $1863 \mathrm{pp} 112-120,152$; $1860 \mathrm{pp} 30-36$; $1854 \mathrm{pp} 155-162$. Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.300.
7.32.310 Provisions not applicable to justice court actions. [1967 c 142 § 3; 1893 c 56 § 26; RRS § 706. Prior: Code 1881 §§ 174-192,

383-385; 1897 pp 35-40, 84-85; 1873 pp 43-50, 104, 105; 1869 pp $41-47$; 1863 pp 112-120, 152; 1860 pp $30-36$; 1854 pp 155-162.] Repealed by 1969 ex.s. c 264 § 36.
7.32.900 Severability-1967 act. [1967 c 142 § 20.] Repealed by 1969 ex.s. c $264 \S 36$.

## Chapter 7.40 <br> INJUNCTIONS

7.40.220 Powers of judge of court. [Code 1881 § 173; 1877 p 35 § 173; 1869 p 41 § 171; RRS § 739.] Repealed by 1957 c 9 § 13.

## Chapter 7.48 <br> NUISANCES

7.48.261 Warrant of abatement--By justice of peace. [Code 1881 § 1250; 1875 p 81 § 16; RRS § 9926, part. Formerly RCW 7.48.260, part.] Repealed by 1957 c 45 § 5.

## Chapter 7.64 <br> REPLEVIN

7.64.030 Bond--Taking of property--Service of bond and affidavit. [Code 1881 § 144; 1877 p $30 \S 144 ; 1869$ p 35 § 142; 1854 p $150 \S$ 102; RRS § 709.] Repealed by 1979 ex.s. c 132 § 10.
7.64.040 Objections to bond--Justification of sureties. [1957 c 51 § 15; Code 1881 § 145 ; 1877 p 30 § 145 ; 1869 p 36 § 143 ; 1854 p $150 \S$ 103; RRS § 710.] Repealed by 1979 ex.s. c 132 § 10.

## Chapter 7.68

VICTIMS OF CRIMES--COMPENSATION, ASSISTANCE
7.68.040 Civil actions against state and jurisdiction of courts abolished. [1973 lst ex.s. c 122 § 4.] Repealed by 1977 ex.s. c 302 § 11.
7.68.065 Duty of law enforcement agencies to inform victim of right to benefits. [1979 ex.s. c 219 § 10; 1977 ex.s. c 302 § 9.] Repealed by 1981 1st ex.s. c 6 § 28, effective July 1, 1981.

## Title 8 EMINENT DOMAIN

## Chapter 8.04 <br> EMINENT DOMAIN BY STATE

8.04.030 Notice--Upon whom served. [1891 c 74 § 2, part; RRS § 892, part.] Now codified in RCW 8.04.020.
8.04.040 Service on nonresident or unknown owner. [1891 c 74 § 2, part; RRS § 892, part.] Now codified in RCW 8.04.020.
8.04.050 Signing of notice--Who may serve--Proof of service. [1891 c 74 § 2, part; RRS § 892, part.] Now codified in RCW 8.04.020.
8.04.190 Acquisition when several ownerships. [1955 c 156 § 1.] Now codified as RCW 8.04.097.
8.04.200 Acquisition when several ownerships--Public use. [1955 c 156 § 2.] Now codified as RCW 8.04.098.
8.04.210 Acquisition when several ownerships--Selection of single jury. [1955 c 156 § 3.] Now codified as RCW 8.04.099.

Chapter 8.12
EMINENT DOMAIN BY CITIES
8.12.110 Waiver of jury--Procedure for calling--Practice and procedure. [1907 c 153 § 51, part; RRS § 9276, part. Prior: 1905 c 55 § 50 , part; 1893 c $84 \S 50$, part.] Now codified in RCW 8.12.090.
8.12.180 Infants or insane persons--Guardian ad litem. [1907 c 153 § 14; RRS § 9228. Prior: 1905 c 55 § 14 ; 1893 c 84 § 14.] Repealed by 1977 ex.s. c 80 § 11.

## Chapter 8.20 <br> EMINENT DOMAIN BY CORPORATIONS

8.20.030 Notice--Upon whom served. [1890 p 295 § 2, part. Prior: 1888 p 58 § 2, part; RRS § 922, part.] Now codified in RCW 8.20.020.
8.20.040 Service on nonresident or unknown owner. [1890 p 259 § 2, part. Prior: 1888 p 58 § 2, part; RRS § 922, part.] Now codified in RCW 8.20.020.
8.20.050 Signing of notice--Who may serve--Proof of service. [1890 p 295 § 2, part. Prior: 1888 p 58 § 2, part; RRS § 922, part.] Now codified in RCW 8.20.020.

## Chapter 8.24 <br> PRIVATE WAYS OF NECESSITY

8.24.020 Condemnation authorized. [1913 c 133 § 1, part. Prior: 1895 c 92 § 1, part; RRS § 936-1, part.] Now codified in RCW 8.24.010.

## Chapter 8.25 <br> ADDITIONAL PROVISIONS APPLICABLE TO EMINENT DOMAIN PROCEEDINGS

8.25.030 Award of fees where condemnor fails to proceed or abandons proceedings. [1965 ex.s. c 125 § 3.] Repealed by 1971 ex.s. c 240 § 22.
8.25.040 Reimbursements--Moving expenses--Relocation costs. [1969 ex.s. c 236 § $5 ; 1967$ ex.s. c 137 § 2; 1965 ex.s. c 125 § 4.] Repealed by 1971 ex.s. c 240 § 22. Later enactment, see chapter 8.26 RCW.
8.25.050 Reimbursements--Condition to award of moving expenses. [1969 ex.s. c 236 § 6; 1965 ex.s. c 125 § 5.] Repealed by 1971 ex.s. c 240 § 22. Later enactment, see chapter 8.26 RCW.
8.25.060 Statement of expenses--Required--Service--Contents. [1969 ex.s. c 236 § 7; 1965 ex.s. c 125 § 6.] Repealed by 1971 ex.s. c 240 § 22.
8.25.080 Declaration--Federal aid highway system acquisitions. [1969 ex.s. c 236 § 1.] Repealed by 1971 ex.s. c 240 § 22.
8.25.090 Definitions. [1969 ex.s. c 236 § 2.] Repealed by 1971 ex.s. c 240 § 22.
8.25.100 Relocation advisory assistance to be provided--Federal aid highway system acquisitions. [1969 ex.s. c 236 § 3.] Repealed by 1971 ex.s. c 240 § 22 . Later enactment, see chapter 8.26 RCW.
8.25.110 Additional payments to displaced owner of a dwelling as part of acquisition costs. [1969 ex.s. c 236 § 4.] Repealed by 1971 ex.s. c 240 § 22. Later enactment, see chapter 8.26 RCW.
8.25.130 Reimbursements--Recording fees--Mortgage penalty costs--Property taxes. [1969 ex.s. c 236 § 9.] Repealed by 1971 ex.s. c 240 § 22. Later enactment, see RCW 8.26.200.
8.25.140 Utilization of agencies having relocation assistance programs. [1969 ex.s. c 236 § 10.] Repealed by 1971 ex.s. c $240 \S 22$.
8.25.150 Review. [ 1969 ex.s. c 236 § 11.] Repealed by 1971 ex.s. c 240 § 22. Later enactment, see RCW 8.26.130.
8.25.160 Rules and regulations. [1969 ex.s. c 236 § 12.] Repealed by 1971 ex.s. c 240 § 22. Later enactment, see RCW 8.26.110.
8.25.170 Payments not considered income or resources--Exemption from taxes--Not deductible from public assistance grants. [ 1969 ex.s. c 236 § 13.] Repealed by 1971 ex.s. c $240 \S 22$. Later enactment, see RCW 8.26.140.

Reviser's note: This section was also amended by 1971 ex.s. c 9 § 1 without cognizance of the repeal thereof.
8.25.180 New element of damages not deemed created. [1969 ex.s. c 236 § 14.] Repealed by 1971 ex.s. c 240 § 22.
8.25.190 Notice to move required. [1969 ex.s. c 236 § 15.] Repealed by 1971 ex.s. c $240 \S 22$.
8.25.900 Application of chapter to proceedings regulated by chapters 8.04, 8.08, 8.12, 8.16, 8.20 and 8.24 RCW. [1969 ex.s. c $236 \S 16$; 1967 ex.s. c 137 § 4.] Repealed by 1971 ex.s. c 240 § 22.
8.25.910 Severability--1969 ex.s. c 236. [1969 ex.s. c 236 § 17.] Repealed by 1971 ex.s. c 240 § 22.
8.25.920 Application of chapter to federal aid projects--Ratification of prior action. [1969 ex.s. c 236 § 18.] Repealed by 1971 ex.s. c 240 § 22.
8.25.930 Application to previous acquisitions. [1969 ex.s. c 236 § 19.] Repealed by 1971 ex.s. c $240 \S 22$.

## Chapter 8.28 <br> MISCELLANEOUS PROVISIONS

8.28.020 Filing of decree, where state land is involved--Duty of land commissioner. [1927 c 255 § 104, part; RRS § 7797-104, part.] Now codified in RCW 8.28.010.
8.28.060 Eminent domain not to extend to university site. [1913 c 24 § 3.] Now codified as RCW 28B.20.344.

## Title 9

## CRIMES AND PUNISHMENTS

## Chapter 9.01 GENERAL PROVISIONS

9.01.010 Definition of terms. [1909 c 249 § 51; RRS § 2303.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.01.020 Classification of crimes. [1909 c 249 § 1; Code 1881 § 781 ; 1873 p 200 § 11 ; 1869 p $200 \S 11$; 1859 p 106 § 11 ; 1854 p 78 § 11; RRS § 2253.] Repealed by 19751 st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.01.030 Principal defined. [1909 c 249 § 8; Code 1881 § 957; 1873 p 213 § 140 ; 1869 p 229 § $134 ; 1859$ p 129 § 124 ; 1854 p $98 \S$ 125; RRS § 2260.] Repealed by 1975 lst ex.s. c $260 \S 9$ 9.92.010, effective July 1, 1976.
9.01.040 Accessory defined. [1909 c 249 § 9; Code 1881 § 957; 1873 p 213 § 141 ; 1869 p 229 § 135 ; 1859 p 129 § 126; 1854 p 98 § 126; RRS § 2261.] Repealed by 1975 1st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$; and repealed by 1975-'76 2nd ex.s. c 38 § 19, effective July 1, 1976.
9.01.050 Persons punishable. [1909 c 249 § 2; RRS § 2254.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.01.060 Trial and punishment of accessories. [1909 c 249 § 10 ; Code 1881 § $956 ; 1873$ p 213 § $142 ; 1869$ p 229 § $136 ; 1854$ p 98 § 127; RRS § 2262.] Repealed by 1975 lst ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1, 1976.
9.01.070 Attempts, how punished. [1909 c 249 § 12; Code 1881 § 1161; 1873 p $185 \S 30$; RRS § 2264.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.01.080 Attempt while armed with deadly weapon--Punishment. [1927 c 233 § 1; RRS § 2264-1.] Repealed by 1975 lst ex.s. c $260 \S$ 9A.92.010, effective July 1, 1976.
9.01.090 Prohibited acts are misdemeanors. [1909 c 249 § 17 ; Code 1881 § 784; RRS § 2269.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.01.100 Acts punishable under foreign law. [1909 c 249 § 18; RRS § 2270.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.01.111 Responsibility of children. [1909 c 249 § 5; RRS § 2257. Formerly RCW 10.46.140.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.01.112 Duress as a defense. [1909 c 249 § 4; RRS § 2256. Formerly RCW 10.46.150, part.] Repealed by 1975 lst ex.s. c $260 \S$ 9A.92.010, effective July 1, 1976.
9.01.113 Duress of married woman no defense. [1909 c 249 § 3; RRS § 2255. Formerly RCW 10.46.150, part.] Repealed by 19751 st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.01.114 Intoxication no defense. [1909 c 249 § 6; RRS § 2258.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.01.116 Action for being detained on mercantile establishment premises for investigation--" Reasonable grounds" as defense. [1967 c 76 § 2.] Repealed by 1975 1st ex.s. $260 \S 9 \mathrm{~A} .92 .010$, effective July 1 , 1976.
9.01.140 Disposition of fines, penalties and forfeitures. [1919 c 30 § $1 ; 1909$ p $323 \S 9 ; 1897$ c 118 § 113 ; 1895 c $68 \S 1 ; 1890$ p $383 \S 89$; 1886 p 20 § 58; Code 1881 § 3211; 1873 p 421 § 3; RRS § 4940.] Now codified as RCW 10.82.070.
9.01.150 Common law to supplement statute. [1909 c 249 § 47; Code 1881 § 1 ; RRS § 2299.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.01.170 Rule of construction. [1909 c 249 § 46; RRS § 2298.] Repealed by 1975 1st ex.s. c $260 \S 94.92 .010$, effective July 1, 1976.
9.01.180 To be construed as continuation of former acts. [1909 c 249 § 48; RRS § 2300.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.01.190 Act as measure of law. [1909 c 249 § 49; RRS § 2301.] Repealed by 1975 1st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.

Chapter 9.04

## ADVERTISING, CRIMES RELATING TO

9.04.020 Advertising divorce business. [1917 c 100 § 1; 1909 c 249 § 211; RRS § 2463.] Repealed by 1984 c 258 § 87, effective July 1, 1984.

## Chapter 9.08 <br> ANIMALS, CRIMES RELATING TO

9.08.040 Obtaining animal or vehicle by fraud, etc.--Fraud by bailee. [1909 c 249 § 376; RRS § 2628.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.08.050 Shooting or poisoning livestock. [1970 ex.s. c 90 § 1.] Repealed by 1975 lst ex.s. c 61 § 3.
9.08.060 Dogs--Taking, concealing, injuring, killing, etc.--Penalty. [1972 ex.s. c 114 § 1.] Repealed by 1982 c 114 § 14. Later enactment, see RCW 9.08.070.

## Chapter 9.09 <br> ARSON

9.09.010 First degree. [1963 c 11 § 1; 1909 c 249 § $320 ; 1895$ c 87 § $1 ; 1886$ p 77 § 40; Code 1881 § 823; 1873 p 189 § 44; 1854 p 82 § 40; RRS § 2572.] Repealed by 1975 lst ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1, 1976.
9.09.020 Second degree. [1965 ex.s. c 17 § 1; 1963 c 11 § 2; 1927 c 265 § 1 ; 1909 c 249 § 321 ; 1895 c 87 § 1 ; 1886 p 77 § 40; Code 1881 § 823; 1873 p 189 § 44; 1854 p 82 § 40; RRS § 2573.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.09.030 Contiguous fires. [1909 c 249 § 322; RRS § 2574.] Repealed by 1975 1st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.09.040 "Set on fire" defined. [1909 c 249 § 323; RRS § 2575.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.09.050 Ownership of building. [1909 c 249 § 324; RRS § 2576.] Repealed by 1975 lst ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.09.060 Preparation is attempt. [1909 c 249 § 325 ; 1895 c 87 § 6; RRS § 2577.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.11

ASSAULT
9.11.010 Assault in the first degree defined--How punished. [1909 c 249 § 161; Code 1881 §§ 801-809; 1873 p 185 §§ 29-34; 1869 p 202
§§ 24-30; 1854 p 80 § 28; 1854 p 79 § 24; RRS § 2413.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.11.020 Assault in the second degree--How punished. [1909 c 249 § 162; Code 1881 §§ 801-809; 1873 p 185 §§ 29-34; 1869 p 202 §§ 24-30; 1854 p 80 § 28; 1854 p 79 § 24; RRS § 2414.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.11.030 Assault in the third degree--How punished. [1909 c 249 § 163; Code 1881 §§ 801-809; 1873 p 185 §§ 29-34; 1869 p 202 §§ $24-$ 30; 1854 p 80 § 28; 1854 p 79 § 24; RRS § 2415.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.11.040 Force, when lawful. [1909 c 249 § 164; RRS § 2416.] Repealed by 1975 1st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.11.050 Provoking assault. [1909 c 249 § 165; RRS § 2417. Prior: 1886 p 79 § 1 ; Code 1881 § 1887.] Repealed by 1975 lst ex.s. c $260 \S$ 9A.92.010, effective July $1,1976$.

## Chapter 9.15 BIGAMY

9.15.010 Bigamy defined--How punished--Exceptions. [1909 c 249 § 201 ; 1895 c 149 §§ 6, 7; Code 1881 § 945 ; 1873 p $210 \S 128$; 1869 p 226 § 122; RRS § 2453.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.15.020 Punishment of consort. [1909 c 249 § 202; RRS § 2454.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July 1, 1976.

## Chapter 9.18

BIDDING OFFENSES--BRIBERY OR CORRUPTION-OFFENDER AS WITNESS
(Formerly: Bribery and grafting)
9.18.010 Bribery of public officer. [1909 c 249 § 68; Code 1881 § 880; 1873 p 200 § 84; 1869 p 216 § 80; 1859 p 119 § 75; 1854 p 89 §§ 74, 75; RRS § 2320.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.18.020 Asking or receiving bribe. [1909 c 249 § 69; Code 1881 § 879; 1873 p 200 § $83 ; 1869$ p 216 § 79; 1859 p 119 § 74; 1854 p 89 § 74; RRS § 2321.] Repealed by 19751 st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.18.030 Juror, etc., accepting bribe. [1909 c 249 § 70; Code 1881 § 878; 1873 p 199 § 82; 1869 p 216 § 78; 1859-60 p 118 § 73; 185455 p 89 § 73 ; RRS § 2322.] Repealed by 1975 1st ex.s. c $260 \S$ 9A.92.010, effective July 1, 1976.
9.18.040 Bribing witness. [1909 c 249 § 71; Code 1881 § 877; 1873 p 199 § 81; 1869 p 216 § 77; 1859 p 118 § 71; 1854 p 89 § 71; RRS § 2323.] Repealed by 1975 1st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1, 1976.
9.18.050 Witness asking or receiving bribe. [1909 c 249 § 72; RRS § 2324.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.18.060 Influencing juror, referee, etc. [1909 c 249 § 73; Code 1881 § 880; 1873 p 200 § 84; RRS § 2325.] Repealed by 1975 1st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July $1,1976$.
9.18.070 Juror, referee, etc., promising decision, verdict, etc. [1909 c 249 § 74; RRS § 2326.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.18.090 Interfering with public officer. [1909 c 249 § 79; Code 1881 § 885; 1854 p 90 § 79; RRS § 2331.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.18.100 Offering reward for appointment. [1909 c 249 § 80; Code 1881 § 880; 1854 p 89 § 75; RRS § 2332.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.18.110 Grafting. [1909 c 249 § 81; RRS § 2333.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.19 <br> BURGLARY

9.19.010 First degree. [1909 c 249 § 326; 1888 p 14 § 1 ; Code 1881 § 827; 1873 p 190 § 48; 1854 p 83 § 44; RRS § 2578.] Repealed by 1975 1st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.19.020 Second degree. [1909 c 249 § 327; 1888 p 14 § 1; Code 1881 § 827; 1873 p 190 § 48; 1854 p 83 § 44; RRS § 2579.] Repealed by 1975 1st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1, 1976.
9.19.030 Presumption of intent. [1909 c 249 § 328; Code 1881 § 828; 1873 p 190 § 49; RRS § 2580.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.19.040 Other crime in committing burglary punishable. [1909 c 249 § 329; RRS § 2581.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.19.050 Making or having burglar tools. [1909 c 249 § 330; 1893 c 90 § 1; RRS § 2582.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.22 <br> CONSPIRACY

9.22.010 Conspiracy. [1909 c 249 § 130; RRS § 2382.] Repealed by 1975 1st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July $1,1976$.
9.22.020 Overt act not necessary. [1909 c 249 § 131; RRS § 2383.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.22.030 Corporation to forfeit franchise. [1909 c 249 § 132; RRS § 2384.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July 1, 1976.
9.22.040 Conspiracy against governmental entities. [1961 c 211 § 1.] Repealed by 1975 lst ex.s. c $260 \S 9$ A. 92.010 , effective July 1 , 1976.

## Chapter 9.26 COUNTERFEITING

9.26.010 Possession of counterfeit coin. [1909 c 249 § 339; Code 1881 §§ 856, 857; 1873 p 196 § 70; 1862 p 15 § 1; RRS § 2591.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.26.020 Advertising counterfeit money. [1909 c 249 § 340; RRS § 2592.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July 1, 1976.
9.26.030 Counterfeiting uncoined gold. [Code 1881 § 857; 1873 p 196 § 70; 1862 p 15 § 7; RRS § 2702.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.26A

## CREDIT CARDS, CRIMES RELATING TO

9.26A.010 Definitions. [1970 ex.s. c 36 § 1.] Repealed by 1975 1st ex.s. c $260 \S 9$ 9.92.010, effective July 1, 1976.
9.26A.020 Falsely procuring a credit or identification card--Penalty. [1970 ex.s. c 36 § 2.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.26A.030 Credit or identification card theft. [1970 ex.s. c 36 § 3.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.26A.040 First and second degree forgery. [1970 ex.s. c 36 § 4.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.26A.050 Use of stolen, forged, altered, expired, etc., cards-False representation. [1970 ex.s. c 36 § 5.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.26A.060 Possessing incomplete cards or reproduction equip-ment--Felony. [ 1970 ex.s. c 36 § 6.] Repealed by 19751 st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.26A.070 Merchant furnishing goods, services, etc., knowing card false, altered, forged, etc.--Falsely representing goods, services, etc., furnished. [1970 ex.s. c 36 § 7.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.26A.080 Obtaining discounted airline, railroad, etc., tickets. [1970 ex.s. c 36 § 8.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.27 <br> INTERFERENCE WITH COURT

9.27.010 Disturbing meeting. [1909 c 249 § 295; RRS § 2547.] Repealed by 1975 1st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.27.020 Disturbance on highway. [1909 c 249 § 282; RRS § 2534.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.27.030 Offenses in public conveyances. [1909 c 249 § 309; RRS § 2561.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.27.040 Riot defined. [1909 с 249 § 296; Code 1881 §§ 859-861; 1873 p 197 §§ 73, 74; 1854 p 87 § 64; RRS § 2548.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.27.050 Riot--Penalty. [1909 c 249 § 297; Code 1881 §§ 859861; 1873 p 197 §§ 73, 74; 1854 p 87 § 65; RRS § 2549.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.27.060 Unlawful assembly. [1909 c 249 § 298; Code 1881 §§ 859-861; 1873 p 197 §§ 73, 74; 1854 p 87 § 65; RRS § 2550.] Repealed by 1975 lst ex.s. c $260 \S 9 A .92 .010$, effective July 1, 1976.
9.27.070 Remaining after warning. [1909 c 249 § 299; Code 1881 §§ 859-861; 1873 p 197 §§ 73, 74; 1854 p 87 §§ 65, 66; RRS § 2551.] Repealed by 1975 lst ex.s. c $260 \S 9 A .92 .010$, effective July 1, 1976.
9.27.080 Destruction of property. [1909 c 249 § 300; Code 1881 § 863; RRS § 2552.] Repealed by 1975 1st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1, 1976.
9.27.090 Disguised and masked persons. [1909 c 249 § 301; RRS § 2553.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.27.100 Owner of premises allowing masqueraders. [1909 c 249 § 302; RRS § 2554.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.30 DUELLING

9.30.010 Duel, how punished. [1909 c 249 § 167; Code 1881 § 799; 1869 p 202 § 22; 1854 p 79 § 22; RRS § 2419.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.30.020 Challenger, abettor, etc. [1909 c 249 § 168; Code 1881 § 800; 1873 p 185 § 25 ; 1869 p 202 § 23; 1854 p 79 § 23; RRS § 2420.] Repealed by 1975 lst ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.30.030 Attempt to induce challenge, posting. [1909 c 249 § 169; RRS § 2421.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.30.040 Duel outside state, venue. [1909 c 249 § 170; RRS § 2422.] Repealed by 19751 st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.30.050 Witnesses. [1909 c 249 § 171; RRS § 2423.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.31 <br> ESCAPED PRISONER RECAPTURED <br> (Formerly: Escape and rescue)

9.31.005 Definitions. [1955 c 320 § 1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.31.010 Crime of escape, what constitutes. [1955 c 320 § 2; 1909 c 249 § 90; RRS § 2342.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.31.020 Aiding prisoner to escape. [1909 c 249 § 91; 1905 c 46 §§ 1, 2; Code 1881 § 881 ; 1873 p 200 § 85; 1854 p 89 § 76; RRS § 2343.] Repealed by 19751 st ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.31.030 Custodian allowing or conniving at escape. [1909 c 249 § 92; Code 1881 § 882; 1873 p 201 § 86; 1854 p 90 § 77; RRS § 2344.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.31.040 Officer asking reward to permit escape. [1909 c 249 § 93; Code 1881 § 882; 1873 p 201 §§ 86, 87; 1854 p 90 § 77; RRS § 2345.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.31.050 Concealing escaped prisoner. [1909 c 249 § 94; RRS § 2346.] Repealed by 1975 lst ex.s. c $260 \S 9$ A. 92.010 , effective July 1, 1976.
9.31.060 Rescuing prisoner. [1909 c 249 § 87; RRS § 2339.] Repealed by 1975 1st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.31.070 Taking property from an officer. [1909 c 249 § 88; RRS § 2340.] Repealed by 1975 1st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.31.080 Unauthorized communication with prisoner. [1909 c 249 § 125; RRS § 2377.] Repealed by 1975 1st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.31.100 Assisting escape of inmate of mental institution or custodial school. [1951 c $182 \S 1$.$] Repealed by 1975$ lst ex.s. c $260 \S$ 9A.92.010, effective July 1, 1976.

## Chapter 9.33

## EXTORTION, BLACKMAIL AND COERCION

9.33.010 Extortion. [1909 c 249 § 358; Code 1881 § 822; RRS § 2610.] Repealed by 19751 st ex.s. c $260 \S 9$ A. 92.010 , effective July 1 , 1976.
9.33.020 Oppression under color of office. [1909 c 249 § 359; Code 1881 § 894; 1873 p 203 § 96; 1854 p 91 § 87. Formerly 9.33.030, part.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.33.030 Duty of custodian to prisoner. [1909 c 249 § 359, part; Code 1881 § 894, part; 1873 p 203 § 96, part; 1854 p 91 § 87, part.] Now codified in RCW 9.33.020.
9.33.040 Extortion by public officer. [1909 c 249 § 360; Code 1881 § 894; 1873 p 203 § $96 ; 1854$ p 91 § 87; R RS § 2612.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.33.050 Blackmail. [1909 c 249 § 361; Code 1881 § 822; RRS § 2613.] Repealed by 19751 st ex.s. c $260 \S 9$ A. 92.010 , effective July 1, 1976.
9.33.060 Coercion. [1909 c 249 § 362; R RS § 2614.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.33.070 Extortion by ferryman, toll gate keeper, etc. [Code 1881 § 923; 1873 p 208 § 119 ; 1854 p $95 \S 108$; R RS § 2715 .] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Chapter 9.34

## FALSE PERSONATION

9.34.010 Falsely personating another. [1909 c 249 § 363; RRS § 2615.] Repealed by 1975 1st ex.s. c $260 \S 94.92 .010$, effective July 1 , 1976.
9.34.020 Personating an officer. [1909 c 249 § 364; RRS § 2616.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.37 <br> FALSE PRETENSES

9.37.010 Use of false permit, license or diploma. [1909 c 249 § 365; RRS § 2617.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.37.020 Obtaining signature by false pretense. [1909 c 249 § 367; RRS § 2619.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.37.030 Acting without lawful authority. [1909 c 249 § 421; RRS § 2673.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.37.040 Collecting for benefit without authority. [1909 c 249 § 422; RRS § 2674.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.37.050 Fraudulent use of name of secret societies. [1911 c 46 § 1; RRS § 2696-2.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.37.060 Unlawful use of name "Parent Teacher", etc. [1937 c 78 § 1; RRS § 2696-4.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.37.070 Fraudulent issue of stock, scrip, etc. [1909 c 249 § 387; RRS § 2639.] Now codified as RCW 9.24.020.

## Chapter 9.38

## FALSE REPRESENTATIONS

9.38.030 Publishing false statement to affect market price. [1909 c 249 § 370; RRS § 2622.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.38.040 False report of corporation. [1909 c 249 § 390; RRS § 2642.] Now codified as RCW 9.24.050.
9.38.050 Falsifying accounts. [1909 c 249 § 409; RRS § 2661.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.40

## FIRE, CRIMES RELATING TO

9.40.010 Obstruction of extinguishment of fire. [1909 c 249 § 267; RRS § 2519.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.40.020 Obstructing firemen. [1909 c 249 § 268; RRS § 2520.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.40.030 Smoking--Where prohibited. [1909 c 249 § 269; RRS § 2521.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.40.050 Maliciously setting fire or permitting spread thereof. [1890 p 127 § 9; Code 1881 § 847; RRS § 5650.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.40.060 Kindling fire with intent to injure another's property. [1891 c 69 § 13; Code 1881 § 1225; 1877 p 300 § 2; RRS § 5651.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.40.070 Kindling fire on another's land without malice. [1891 c 69 § 14; Code 1881 § 1224; 1877 p 300 § 1; RRS § 5652.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.40.080 Kindling fire on another's land while hunting or fishing. [1891 c 69 § 15 ; Code 1881 § 1227; 1877 p 300 § 4; RRS § 5654.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.40.090 Permitting spread of fire. [1923 c 184 § 11, part; RRS § 5806-2.] Now codified as RCW 76.04.395.

## Chapter 9.41

## FIREARMS AND DANGEROUS WEAPONS

9.41.020 Committing crime when armed--Resisting arrest by firing upon officer. [1961 c 124 § 2; 1935 c 172 § 2; RRS § 2516-2.] Repealed by 1969 ex.s. c 175 § 2.
9.41.025 Committing crime when armed--Penalties--"Inherently dangerous" defined--Resisting arrest. [1982 1st ex.s. c 47 § 1; 1981 c 258 § $1 ; 1969$ ex.s. c 175 § 1.] Repealed by 1981 c 137 § 38; and repealed by 1982 c 10 § 17 ; and repealed by 1983 c 2 § 20 ; all effective July 1, 1984.

## Chapter 9.44 <br> FORGERY

9.44.010 Definitions. [1909 c 249 § 338; RRS § 2590.] Repealed by 1975 1st ex.s. c $260 \S 9$ 9.92.010, effective July 1, 1976.
9.44.020 First degree. [1909 c 249 § 331; Code 1881 § 854; 1873 p 194 § 63; 1854 p 85 § 57; RRS § 2583.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.44.030 False certificate to certain instruments. [1909 c 249 § 332; RRS § 2584.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.44.040 Second degree. [1909 c 249 § 333; Code 1881 § 854; 1873 p 194 § 63; 1854 p 85 § 57; RRS § 2585.] Repealed by 1975 1st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.44.050 Falsely indicating person as corporate or public officer, etc. [1909 c 249 § 334; RRS § 2586.] Repealed by 19751 st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.44.060 Uttering forged instruments, coins, etc., forgery: [1909 c 249 § 335; Code 1881 § 854; 1873 p 194 § 63; 1854 p 85 § 57; RRS § 2587.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July 1, 1976.
9.44.070 True writing signed by wrong-doer's name. [1909 c 249 § 336; RRS § 2588.] Repealed by 1975 1st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1, 1976.
9.44.090 Fraud in stock subscription. [1909 c 249 § 386; RRS § 2638.] Now codified as RCW 9.24.010.

## Chapter 9.45

## FRAUDS AND SWINDLES

9.45.010 Production of pretended heir. [1909 c 249 § 122; RRS § 2374.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.45.030 Swindling. [1909 c 249 § 219; RRS § 2471.] Repealed by 1975 1st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1, 1976.
9.45.050 Fraudulently presenting claim to public officer. [1909 c 249 § 375; RRS § 2627.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.45.110 Fraudulent destruction of insured property. [1909 c 249 § 384; RRS § 2636.] Now codified as RCW 9.91.090.
9.45.130 Corporation doing business without license. [1909 c 249 § 389; RRS § 2641.] Now codified as RCW 9.24.040.
9.45.140 Insolvent bank receiving deposit. [1909 c 249 § 388; 1893 c 111 § 1; RRS § 2640.] Now codified as RCW 9.24.030.
9.45.200 Fraud in selling mine or mining claim. [1890 p 99 § 1 ; RRS § 2711.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.45.250 Fraud in obtaining cable television services. [1973 1st ex.s. c 94 § 1.] Repealed by 1985 c 430 § 6. Later enactment, see RCW 9A.56.220 through 9A.56.260.

## Chapter 9.46 <br> GAMBLING--1973 ACT

9.46.115 Special tax on coin-operated gambling devices--Amount--Payment--Civil action to collect--Rules for collection and administration--Disposition of proceeds--Violation, penalty. [1981 c 139 § 9; 1977 ex.s. c 326 § 6; 1975-'76 2nd ex.s. c 87 § 1.] Repealed by 1984 c 135 § 1, effective July 1, 1984.
9.46.280 Chapter exclusive authorization for gambling activities-Existing local authority as void. [1973 1st ex.s. c 218 § 28.] Repealed by 1974 ex.s. c $155 \S 15$; and repealed by 1974 ex.s. c $135 \S 15$.
9.46.290 Chapter not applicable to state lottery. [1974 ex.s. c 152 § 26.] Submitted to the electorate November 5, 1974, failed to become law. See note following chapter 67.67 RCW, Table of Disposition of Former RCW Sections.

## Chapter 9.47 <br> GAMBLING

9.47.010 Conducting gambling. [1909 c 249 § 217; Code 1881 § 1253; 1873 p 206 §§ 110, 111; 1869 p 222 §§ 104, 105; 1854 p 93 § 99; RRS § 2469.] Repealed by 1971 ex.s. c 280 § 23.
9.47.020 Gambling. [1909 c 249 § 218; RRS § 2470.] Repealed by 1971 ex.s. c $280 \S 23$.
9.47.030 Possession of gambling devices. [1909 c 249 § 220; RRS § 2472.] Repealed by 1971 ex.s. c $280 \S 23$.
9.47.040 Slot machines in "public places". [1937 c 119 § 1 ; RRS § 2472-1.] Repealed by 1971 ex.s. c 280 § 23.
9.47.050 Slot machines in "clubs"--Registration. [1937 c 119 § 2; RRS § 2472-2.] Repealed by 1971 ex.s. c 280 § 23.
9.47.060 Pool selling and bookkeeping. [1909 c 249 § 221 ; RRS § 2473.] Repealed by 1971 ex.s. c 280 § 23.
9.47.070 Allowing building to be used. [1909 c 249 § 222; Code 1881 §§ 1257-1258; 1879 p 98 §§ 5-6; 1873 p 206 § 111 ; 1869 p 222 § 105 ; 1854 p 93 § 100; RRS § 2474.] Repcaled by 1971 ex.s. c $280 \S$ 23.
9.47.110 Seizure and disposition of gambling devices. [1909 c 249 § 226; RRS § 2478.] Repealed by 1971 ex.s. c 280 § 23.
9.47.130 Evidence-Testimony of player. [1909 c 249 § 228; RRS § 2480.] Repealed by 1983 c 3 § 9.
9.47.140 Race track gambling. [1909 c 6 § $1 ;$ RRS § 2721.] Repealed by 1971 ex.s. c $280 \S 23$.
9.47.150 Games for hire near university. [1967 c 90 § 1 ; 1923 c 21 § 1; RRS § 5103-1.] Repealed by 1973 1st ex.s. c 218 § 29.
9.47.160 Games for hire near university--Terms defined. [1923 c 21 § 2; RRS § 5103-2.] Repealed by 1973 1st ex.s. c 218 § 29.
9.47.170 Games for hire near university--Penalty. [1923 c 21 § 3; RRS § 5103-3.] Repealed by 1973 lst ex.s. c 218 § 29.

### 9.47.180 through 9.47.230.

Reviser's note: Chapter 37, Laws of 1963 (RCW 9.47.180-9.47.230) relating to mechanical devices, sales boards, bingo equipment and cardrooms, and popularly known as the "Tolerance Act", failed to become law by reason of Referendum Measure No. 34 submitted to the people on November 3, 1964.
9.47.300 Legislative declaration. [1971 ex.s. c 280 § 1.] Repealed by 1973 1st ex.s. c $218 \S 29$.
9.47.310 Definitions. [1972 ex.s. c 141 § 1 ; 1971 ex.s. c $280 \S 2$. Repealed by 1973 lst ex.s. c 218 § 29.
9.47.320 Professional gambling unlawful--Penalty. [ 1972 ex.s. c 141 § 2; 1971 ex.s. c 280 § 3.] Repealed by 1973 lst ex.s. c 218 § 29.
9.47.330 Seizure and disposition of gambling devices--Owning, buying, selling, etc., gambling devices or records--Penalties. [ 1972 ex.s. c 141 § $3 ; 1971$ ex.s. c 280 § 4.] Repealed by 1973 1st ex.s. c 218 § 29.
9.47.340 Gambling information--Penalty. [1972 ex.s. c 141 § 4; 1971 ex.s. c 280 § 5.] Repealed by 1973 1st ex.s. c 218 § 29.
9.47.350 Gambling property or premises--Common nuisances, abatement--Termination of mortgage, contract or leasehold interests, licenses or permits. [1972 ex.s. c 141 § $5 ; 1971$ ex.s. c $280 \S 6$. Repealed by 1973 1st ex.s. c 218 § 29.
9.47.360 Injunctions. [1971 ex.s. c 280 § 7.] Repealed by 1973 Ist ex.s. c $218 \S 29$.
9.47.370 Inspection and audit of premises, paraphernalia, books and records--Reports. [1972 ex.s. c 141 § 6; 1971 ex.s. c 280 § 8.] Repealed by 1973 Ist ex.s. c 218 § 29.
9.47.380 Proof of possession of devices and records, effect-Occurrence of event, evidence. [1971 ex.s. c 280 § 9.] Repealed by 1973 1st ex.s. c 218 § 29.
9.47.390 Authority of political subdivisions or agencies restrictedBingo games--Penalty. [1971 ex.s. c 280 § 11.] Repealed by 1973 1st ex.s. c 218 § 29.
9.47.400 Penalties for professional gambling not applicable to certain games, when. [1972 ex.s. c 141 § 7; 1971 ex.s. c 280 § 16.] Repealed by 1973 1st ex.s. c 218 § 29.
9.47.410 Violations-Penalties. [1971 ex.s. c 280 § 18.] Repealed by 1973 1st ex.s. c 218 § 29.
9.47.420 Action for money damages due to violations--Interest-Class action. [1971 ex.s. c 280 § 19.] Repealed by 1973 1st ex.s. c 218 § 29.
9.47.430 Violations--Voiding of licenses, permits or certificates-Enforcement. [1971 ex.s. c $280 \S 20$.] Repealed by 1973 1st ex.s. c 218 § 29.
9.47.440 Provisions exclusive--Strict construction. [1971 ex.s. c 280 § 25.] Repealed by 1973 1st ex.s. c 218 § 29.

## Chapter 9.48 HOMICIDE

9.48.010 Defined and classified. [1970 ex.s. c 49 § 1; 1909 c 249 § 138; RRS § 2390.] Repealed by 1975 1st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.48.020 Proof of death and of killing by defendant. [1909 c 249 § 139; RRS § 2391.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.48.030 Murder--First degree--Death penalty up to jury. [1919 c 112 § $1 ; 1913$ c 167 § $1 ; 1909$ c 249 § 140 ; 1891 c 69 § $1 ;$ Code 1881 § 786; 1873 p 182 § 12; 1869 p $200 \S 12$; 1854 p 78 § 12; RRS § 2392.] Repealed by 1975 lst ex.s. c $260 \S 9 \mathrm{~A} .92 .010$; and repealed by $1975-$ '76 2nd ex.s. c 38 § 19, effective July 1, 1976.
9.48.040 Murder in the second degree. [1909 c 249 § 141 ; Code 1881 § 790 ; 1873 p $182 \S 13 ; 1869$ p $200 \S \S 13,14 ; 1854$ p 78 § 13 ; RRS § 2393.] Repealed by 1975 lst ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1, 1976.
9.48.050 Killing in duel. [1909 c 249 § 142; Code 1881 § 791; 1873 p 183 § 16 ; 1869 p 201 § 14 ; 1854 p 78 § 14; RRS § 2394.] Repealed by 1975 1st ex.s. c $260 \S 94.92 .010$, effective July $1,1976$.
9.48.060 Manslaughter. [1970 ex.s. c 49 § 2; 1909 c 249 § 143; 1891 c 69 § 2 ; Code 1881 § 793; 1873 p 183 § 18; 1869 p 201 § 16 ; 1854 p 78 § 16; RRS § 2395.] Repealed by 1975 lst ex.s. c $260 \S$ 9A.92.010, effective July 1, 1976.
9.48.070 Killing unborn quick child. [1909 c 249 § 144; Code 1881 § 820; 1873 p 188 §§ 41, 42; 1863 p 209 §§ 37,38 ; 1854 p 81 §§ 37, 38; RRS § 2396.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.48.080 Killing unborn quick child by administering drugs. [1909 c 249 § 145; Code 1881 § 821; 1873 p 188 §§ 41, 42; 1863 p 209 §§ 37 , 38; 1854 p 81 §§ 37, 38; RRS § 2397.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.48.090 Woman taking drugs. [1909 c 249 § 146; RRS § 2398.] Repealed by 1975 lst ex.s. c $260 \S 94.92 .010$, effective July 1, 1976.
9.48.100 Owner of vicious animal. [1909 c 249 § 147; RRS § 2399.] Repealed by 1975 1st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.48.110 Killing by overloading passenger vessel. [1909 c 249 § 148; Code 1881 § 795; 1873 p 184 § 20; 1869 p 201 § 18; 1854 p 78 § 18; RRS § 2400.] Repealed by 19751 st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1, 1976.
9.48.120 Reckless operation of steamboat or engine. [1909 c 249 § 149; Code 1881 § 796; 1873 p 184 § 21; 1869 p 201 § 19; 1854 p 78 § 19; RRS § 2401.$]$ Repealed by 1975 1st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1, 1976.
9.48.130 Liability of intoxicated physician. [1909 c 249 § 150 ; Code 1881 § $955 ; 1873$ p 211 § 136 ; 1869 p 227 § 130 ; 1854 p $97 \S$ 124; RRS § 2402.] Repealed by 19751 st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1, 1976.
9.48.140 Keeping explosive unlawfully. [1909 c 249 § 151; RRS § 2403.] Repealed by 1975 1st ex.s. c $260 \S 94.92 .010$, effective July 1, 1976.
9.48.150 Homicide, when excusable. [1909 c 249 § 152; RRS § 2404.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July 1, 1976.
9.48.160 Justifiable homicide by public officer. [1909 c 249 § 153; RRS § 2405.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July 1, 1976.
9.48.170 Homicide by other person, when justifiable. [1909 c 249 § 154; RRS § 2406.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.52 <br> KIDNAPING

9.52.010 Kidnaping, first and second degrees. [1933 ex.s. c 6 § 1; RRS § 2410-1. Prior: 1909 c 249 § 158; Code 1881 §§ 817, 818; 1873 p 187 § 39; 1869 p 204 § 37; 1854 p 81 § 35.] Repealed by 1975 1st ex.s. c 260 § 9A. 92.010 , effective July 1, 1976.
9.52.020 Conspiracy to kidnap. [1933 ex.s. c 6 § 3; RRS § 2410-2.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.52.030 Selling services of person kidnaped. [1909 c 249 § 159 ; RRS § 2411.] Repealed by 1975 1st ex.s. c 260 § 9 A .92 .010 , effective July I, 1976.
9.52.040 Venue--Effect of consent. [1909 c 249 § 160; Code 1881 § 819; 1873 p 187 § $40 ; 1869 \mathrm{p} 205$ § 38 ; 1854 p 84 § 36 ; RRS § 2412.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July 1 , 1976.

## Chapter 9.54 LARCENY

9.54.010 Larceny. [1915 c 165 § 3; 1909 c 249 § 349; Code 1881 § $830 ; 1873$ p 190 § $50 ; 1854$ p 83 § 45 ; RRS § 2601.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.54.020 Taking motor vehicle without permission. [1919 c 64 § ; 1915 c 155 § 1 ; RRS § 2601-1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July I, 1976.
9.54.030 Motor vehicles, cycles, trailers, vessels, motorboats or parts--Buying, selling, etc. when identification numbers or marks removed, altered, etc.--Penalty--Enforcement and recovery procedures. [1974 ex.s. c 124 § 1; 1917 c $60 \S 1$; RRS § 2601-3.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.54.040 Possession prima facie evidence of guilt. [1917 c 60 § 2; RRS § 2601-4.] Repealed by 1975 1st ex.s. c 260 § 9A. 92.010 , effective July 1, 1976.
9.54.050 Unlawful issuance of bank checks or drafts. [1915 c 156 § 1; RRS § 2601-2.] Repealed by 1975 1st ex.s. c 260 § 9A. 92.010 , effective July 1, 1976.
9.54.060 Commission or part ownership no defense. [1909 c 249 § 350; RRS § 2602.] Repealed by 1975 1st ex.s. c 260 § 9 A .92 .010 , effective July 1, 1976.
9.54.070 Sale of mortgaged property--When larceny. [1909 c 249 § 351; RRS § 2603.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.54.080 Contractor failing to pay for labor or material. [1909 c 249 § 352; RRS § 2604.] Repealed by 1975 1st ex.s. c 260 § 9 A. $92-$ .010, effective July 1, 1976.
9.54.090 Grand larceny--Petit larceny. [1955 c 97 § 1; 1909 c 249 § 353; RRS § 2605.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
Contingent repealer--1975 1st ex.s. c 61: "Sections I and 2 of this 1975 amendatory act shall take effect as provided by the state Constitution and shall remain in effect until the effective date of the repeal of RCW 9.54 .090 and 9.54 .115 by section 9A.92.010, chapter (Substitute Senate Bill No. 2092), Laws of 197_ ex. sess., at which time sections 1 and 2 of this 1975 amendatory act shall also be repealed." [1975 1st ex.s. c 61 § 4.]
Reviser's note: Substitute Senate Bill No. 2092 referred to in the above annotation was enacted into law as chapter 260, Laws of 1975 1st ex. sess., with an effective date of July 1, 1976. See RCW 9A.04.010.
9.54.100 Value--How ascertained. [1909 c 249 § 354; RRS § 2606.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July 1 , 1976.
9.54.110 Stealing railway or steamboat tickets, coupons, or passes. [1909 c 249 § 355; RRS § 2607.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.54.115 Larcenous appropriation of livestock. [1961 c 63 § 1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

Contingent repealer-1975 1st ex.s. c 61: "Sections 1 and 2 of this 1975 amendatory act shall take effect as provided by the state Constitution and shall remain in effect until the effective date of the repeal of RCW 9.54 .090 and 9.54 .115 by section 9A.92.010, chapter (Substitute Senate Bill No. 2092), Laws of 197_ ex. sess., at which time sections 1 and 2 of this 1975 amendatory act shall also be repealed." [1975 1st ex.s. c 61 § 4.]

Reviser's note: Substitute Senate Bill No. 2092 referred to in the above annotation was enacted into law as chapter 260, Laws of 1975 1st ex. sess., with an effective date of July 1, 1976. See RCW 9A.04.010.
9.54.120 Claim of title--When ground of defense. [1909 c 249 § 356; RRS § 2608.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.54.140 Presumption on failure to return vehicle, machinery, or equipment pursuant to rental or lease agreement. [1965 c 32 § 1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.55

## LEGISLATURE, CRIMES RELATING TO

9.55.010 Disturbing legislature or intimidating member. [1909 c 249 § 85; RRS § 2337.] Repealed by 1975 1st ex.s. c 260 § 9A. 92.010 , effective July $1,1976$.

## Chapter 9.59

LOTTERIES
9.59.010 Defined--A nuisance--Drawing--How punished. [1909 c 249 § 212; Code 1881 § 913; 1873 p 205 § 109; 1869 p 222 § 103; 1854 p 93 § 98 ; RRS § 2464.] Repealed by 1973 1st ex.s. c 218 § 29.
9.59.020 Selling tickets, advertising. [1909 c 249 § 213; Code 1881 § 913; 1873 p 205 § 109; 1869 p 222 § 103; 1854 p 93 § 98; RRS § 2465.] Repealed by 1973 1st ex.s. c 218 § 29.
9.59.030 Disposing of property by lottery--Keeping office--Letting building. [1909 c 249 § 214; RRS § 2466.] Repealed by 1973 1st ex.s. c 218 § 29.
9.59.040 Insuring lottery tickets--Advertising offers to insure. [1909 c 249 § 215 ; RRS § 2467.] Repealed by 1973 1st ex.s. c 218 § 29.
9.59.050 Lotteries out of state--Advertisement by nonresidents. [1909 c 249 § 216; RRS § 2468.] Repealed by 1973 1st ex.s. c 218 § 29.

## Chapter 9.61 <br> MALICIOUS MISCHIEF--INJURY TO PROPERTY

9.61.010 Injuring public utilities--Penalty. [1971 ex.s. c 152 § 2 ; 1909 c 249 § 404 ; 1903 c 112 § 1 ; 1899 c 111 § $1 ;$ RRS § 2656.] Repealed by 1975 lst ex.s. c $260 \S 9$ A.92.010, effective July I, 1976.
9.61.020 Unlawful interference with gas, electric, steam or water appliance--Penalty. [1971 ex.s. c 152 § 3; 1909 c 249 § 405 ; 1897 c 41 § $1 ; 1893$ c 64 § 1 ; RRS § 2657.] Repealed by 1975 ist ex.s. c $260 \S$ 9A.92.010, effective July 1, 1976.
9.61.030 Interfering with dam, reservoir, etc.--Penalty. [1971 ex.s. c 152 § $4 ; 1909$ c 249 § 406; 1891 c 69 § 16; RRS § 2658.] Repealed by 1975 Ist ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.61.040 Injury to property--Penalty. [1971 ex.s. c 152 § 5 ; 1909 c 249 § 407 ; 1897 c $83 \S 1 ; 1891$ c $69 \S \S 4,8,11,12,13,14,16,17$; 1890 p 127 § $10 ; 1890$ p 122 § 11 ; 1890 p 126 § 5; Code 1881 §§ 842, 843, 847, 848, 1224; 1877 p $300 \S 1 ; 1862$ p $30 \S 1 ;$ RRS § 2659.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.61.050 Tampering with papers. [1971 ex.s. c 152 § 6; 1909 c 249 § 408; RRS § 2660.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010 effective July 1, 1976.
9.61.060 Injury to baggage. [1909 c 249 § 414; RRS § 2666.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.61.070 Injury to other property--Penalty. [1971 ex.s. c 152 § 1 1909 c 249 § 415 ; RRS § 2667.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.61.080 Disturbing settlers on unsurveyed lands. [1891 c 69 § 17 ; 1883 p 71 § 2; RRS § 2704.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.61.090 Injury to buildings or contents--Penalty. [1971 ex.s. c 152 § 7; 1899 c 114 § 1 ; RRS § 2705.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.61.100 Destruction of monument records, etc. [1899 c 114 § 2; RRS § 2706.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July 1, 1976.
9.61.110 Penalty for violation of RCW 9.61.090, 9.61.100. [1899 c 114 § 3; RRS § 2707.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.61.120 Throwing glass, tacks, rubbish, etc., in highway--Penalty. [1969 ex.s. c 281 § 49 ; 1931 c 73 § $1 ; 1909$ c 36 § $1 ;$ RRS § 2720.] Repealed by 1971 ex.s. c 307 § 24. Later enactment, see RCW 70.93.060.

## Severability--1971 ex.s. c 307: See RCW 70.93.900.

9.61.130 Cutting or destroying trees without authority. [1923 c 184 § 11, part; RRS § 581 3-1, part.] Now codified as RCW 76.04.397.
9.61.220 Interfering with coin or currency receptacle. [1963 c 133 § 1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.65 <br> MAYHEM

9.65.010 Defined--How punished. [1909 c 249 § 155 ; Code 1881 § 103; 1873 p 185 § 28; 1869 p 202 § 26; 1854 p 79 § 26; RRS § 2407.] Repealed by 1975 1st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.65.020 Instrument or manner of maiming. [1909 c 249 § 156; RRS § 2408.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.65.030 Recovery from injury, when a defense. [1909 c 249 § 157 ; RRS § 2409.] Repealed by 1975 1st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1, 1976.

## Chapter 9.66 <br> NUISANCE

9.66.060 Throwing or depositing debris or waste upon public or private property or waters. Repeal conditional, see RCW 70.93.910. [1967 c 85 § 2.] Repealed by 1971 ex.s. c 307 § 24. Later enactment, see RCW 70.93.060.

Severability-- 1971 ex.s. c 307: See RCW 70.93.900.
9.66.070 Throwing or depositing debris or waste upon public or private property or waters--Penalty-Removal by violator. Repeal conditional, see RCW 70.93.910. [1969 ex.s. c 281 § 50; 1967 c 85 § 3.] Repealed by 1971 ex.s c 307 § 24. Later enactment, see RCW 70.93.060.

Severability--1971 ex.s. c 307: See RCW 70.93.900.

## Chapter 9.68

## OBSCENITY AND PORNOGRAPHY

9.68.010 Obscene literature, shows, etc.--Exception. [1969 c 92 § $1 ; 1961$ c 146 § $1 ; 1959$ c $260 \S 1 ; 1909$ c 249 § 207; 1891 c $69 § 24 ;$ 1886 p 122 § 1 ; Code 1881 § 850; 1873 p 210 § $130 ; 1869$ p $226 \S$ 124; 1854 p 96 § 118 ; RRS § 2459.] Repealed by 1982 c 184 § 11.
9.68.020 Prohibited publications. [1909 c 249 § 209; RRS § 2461.] Repealed by 1982 c 184 § 11.
9.68.040 Using indecent or vulgar language, etc. [1909 ex.s. c 23 § 1; RRS § 2721 1/2.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975.

## Chapter 9.68A

## SEXUAL EXPLOITATION OF CHILDREN <br> (Formerly: Child pornography)

9.68A.010 Definitions. [1980 c 53 § 1.] Repealed by 1984 c 262 § 13.
9.68A.020 Employing, using, etc., or permitting minor to engage in sexually explicit conduct for commercial use--Class B felony-Defense. [1980 c 53 § 2.] Repealed by 1984 c 262 § 13.
9.68A.030 Sending, bringing into state, possessing, publishing, printing, etc., obscene matter involving minor engaged in sexually explicit conduct--Class C felony. [1980 c 53 § 3.] Repealed by 1984 c 262 § 13.
9.68A.900 Severability--1980 c 53. [1980 c 53 § 5.] Repealed by 1984 c 262 § 13.

## Chapter 9.69 <br> OBSTRUCTING JUSTICE

9.69.010 Combination to resist process. [1909 c 249 § 303; RRS § 2555.] Repealed by 19751 st ex.s. c $260 \S 9$ A.92.010, effective July 1 , 1976.
9.69.020 Neglect or refusal to receive a person into custody. [1909 c 249 § 112; Code 1881 § 883; 1873 p 201 § 87; 1854 p 90 § 78; RRS § 2364.] Repealed by 19751 st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.69.030 Refusal to make arrest or to aid officer. [1909 c 249 § 113; Code 1881 § 886; 1873 p 201 § 88; 1854 p 90 § 79; RRS § 2365.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.69.040 Resisting public officer. [1909 c 249 § 114; Code 1881 § 885; 1873 p $201 \S 88$; 1854 p $90 \S 79$; RRS § 2366.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.69.050 Intimidating public officer. [1909 c 249 § 116; RRS § 2368.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.69.060 Obstructing public officer. [1909 c 249 § 420; RRS § 2672.] Repealed by 1975 1st ex.s. c $260 \S 9$ A.92.010, effective July 1 , 1976.
9.69.070 Destroying evidence. [1909 c 249 § 110; RRS § 2362.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.69.080 Tampering with witness. [1969 ex.s. c 56 § 1; 1909 c 249 § 111 ; 1901 c 17 § 1 ; RRS § 2363.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.69.090 Compounding crimes. [1909 c 249 § 115 ; RRS § 2367.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.72 <br> PERJURY

9.72.010 Perjury--First degree. [1957 c 46 § 1; 1909 c 249 § 99; Code 1881 § 867; 1873 p 199 § 79; 1859 p 118 § 69; 1854 p 88 § 69; RRS § 2351.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July 1, 1976.
9.72.020 Knowledge of materiality not necessary. [1909 c 249 § 100; Code 1881 § 870; RRS § 2352.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.72.030 Perjury-Second degree. [1909 c 249 § 101; RRS § 2353.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.72.040 "Oath" and "swear" defined. [1909 c 249 § 102; Code 1881 § 868; RRS § 2354.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.72.050 Irregularity in administering oath or incompetency of witness no defense. [1909 c 249 § 103; Code 1881 § 869; RRS § 2355.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.72.060 Deposition--When complete. [1957 c 46 § 2; 1909 c 249 § 104; Code 1881 § 872; RRS § 2356.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.72.070 Statement of what one does not know to be true. [1909 c 249 § 105; Code 1881 § 873; RRS § 2357.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.72.080 Offering false evidence. [1909 c 249 § 106; RRS § 2358.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.72.100 Subornation of perjury. [1909 c 249 § 108; Code 1881 § 876; 1873 p 199 § 81; RRS § 2360.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.72.110 Attempt to suborn perjury. [1909 c 249 § 109; Code 1881 § 877; 1873 p 199 § 81; 1869 p 216 § 77; 1854 p 89 § 71; RRS § 2361.] Repealed by 1975 lst ex.s. c $260 \S 9$ A. 92.010 , effective July 1, 1976.

## Chapter 9.75 <br> ROBBERY

9.75.010 Defined. [1909 c 249 § 166; Code 1881 § 829; 1873 p 187 § 38; 1869 p 204 § 36; 1854 p 81 §§ 3, 4; RRS § 2418.] Repealed by 1975 lst ex.s. c $260 \S 9$ A. 92.010 , effective July $1,1976$.
9.75.020 Interfering with railroad with intent to commit robbery, etc. [1909 c 249 § 399; RRS § 2651.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.75.030 Robbing sluice boxes, etc. [1890 p 126 § 6; RRS § 2703.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.76

## SABBATH BREAKING

9.76.010 Defined. [1909 c 249 § 242; Code 1881 § 865; RRS § 2494.] Repealed by 1967 c 1 § 1.

Effective date: "The effective date of this Act shall be December 9, 1966." [1967 c 1 § 2.] This applies to the repeal of RCW 9.79.010 which was initiative measure No. 229 adopted by the people November 8, 1966, and declared effective law by proclamation signed by the governor on December 8, 1966.
9.76.020 Observance of other day. [1909 c 249 § 244; RRS § 2496.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July 1 , 1976.
9.76.030 Service of process on the sabbath prohibited. [1909 c 249 § 245; Code 1881 § 1267; RRS § 2497.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010; and repealed by 1975-'76 2nd ex.s. c 38 § 19, effective July I, 1976.
9.76.040 Preventing religious act. [1909 c 249 § 246; RRS § 2498.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July I, 1976.
9.76.050 Disturbing religious meeting. [1909 c 249 § 247; Code 1881 § 865; RRS § 2499.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July $1,1976$.

## Chapter 9.78 <br> SHOPLIFTING

9.78.010 Shoplifting. [1967 c 76 § 1; 1959 c 229 § 1.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.78.020 Arrest without warrant authorized, when. [1959 c 229 § 2.] Repealed by 1975 1st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1 , 1976.
9.78.030 Reasonable cause defense to civil or criminal action brought by suspect. [1959 c 229 § 3.] Repealed by 1967 c 76 § 4. Later enactments, see RCW 4.24.220, 9.01.116.
9.78.040 "Peace officer" defined. [1959 c 229 § 4.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.79

## SEX CRIMES

9.79.010 Rape. [1973 1st ex.s. c 154 § $122 ; 1909$ c 249 § $183 ; 1897$ c 19 § 1; 1886 p 84 § 1; Code 1881 § 812; 1873 p 187 § 37; 1869 p 204 § 35 ; 1854 p $80 \S 33$; RRS § 2435.] Repealed by 1975 lst ex.s. c 14 § 10.
9.79.020 Carnal knowledge--Penalties. [1973 1st ex.s. c 154 § 123; 1943 c 112 § 1 ; 1937 c 74 § 1; 1919 c 132 § $1 ; 1909$ c 249 § 184; 1897 c 19 § $1 ; 1886$ p 84 § 1 ; Code 1881 § $814 ; 1873$ p 187 § 37 ; 1869 p 204 § 35 ; 1854 p $80 \S 33$; Rem. Supp. 1943 § 2436.] Repealed by 1975 lst ex.s. c $14 \S 10$.
9.79.030 Sexual intercourse, carnal knowledge, prostitution, sexual conduct, defined. [1973 1st ex.s. c 154 § 124; 1909 c 249 § 185 ; 1873 p 187 § 37; RRS § 2437.] Repealed by 1975 lst ex.s. c 14 § 10.
9.79.040 Compelling a person to marry. [1973 1st ex.s. c $154 \S$ 125; 1909 c 249 § 186; Code 1881 § 813; RRS § 2438.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.79.050 Abduction. [1973 1st ex.s. c 154 § 126; 1909 c 249 § 187; Code 1881 § 815 ; RRS § 2439.] Repealed by 1975 lst ex.s. c $260 \S$ 9A.92.010, effective July 1, 1976.
9.79.060 Placing persons in house of prostitution--Pimping. [1973 1st ex.s. c 154 § 127; 1927 c 186 § 1; 1909 c 249 § 188; RRS § 2440.] Repealed by 1975 1st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July $1,1976$.
9.79.070 Seduction. [1973 1st ex.s. c 154 § 128; 1909 c 249 § 189; 1905 c 33 § 1; Code 1881 § 816; RRS § 2441.] Repealed by 1975 1st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July $1,1976$.
9.79.080 Indecent liberties, exposure, etc. [1973 1st ex.s. c $154 \S$ 129; 1955 c 127 § 1 ; 1937 c 74 § 2; 1909 c 249 § 190; RRS § 2442.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.79.090 Incest--Penalties. [1943 c 111 § 1; 1909 c 249 § 203; 1895 c 149 §§ 1, 2; 1873 p 209 § 127; 1869 p 225 § 121; Rem. Supp. 1943 § 2455.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.79.100 Sodomy--Penalties. [1937 c 74 § 3; 1909 c 249 § 204; 1893 c 139 § 2 ; RRS § 2456.] Repealed by 1975 1st ex.s. c $260 \S$ 9A.92.010, effective July 1, 1976.
9.79.110 Adultery. [1917 c 98 § 1; 1909 c 249 § 205; 1895 c 149 $\S \S 3,4$; Code 1881 §§ 943, 944; 1873 p 209 § 126; 1869 p 225 § 120 ; RRS § 2457.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.79.120 Lewdness. [1909 c 249 § 206; Code 1881 § 948; 1873 p 209 § 126 ; 1869 p 225 § $120 ; 1854$ p 95 § 117; RRS § 2458.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.79.130 Solicitation of minor for immoral purposes. [1961 c 65 § 2.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July 1, 1976.
9.79.140 Definitions. [1975 1st ex.s. c 14 § 1.] Now codified as RCW 9A.44.010.
9.79.150 Testimony--Evidence--Written motion--Admissibility. [1975 1st ex.s. c 14 § 2.] Now codified as RCW 9A.44.020.
9.79.160 Defenses to prosecution under this chapter. [1975 1st ex.s. c 14 § 3.] Now codified as RCW 9A.44.030.
9.79.170 Rape in the first degree. [1979 ex.s. c 244 § $1 ; 1975$ lst ex.s. c 247 § $1 ; 1975$ lst ex.s. c 14 § 4.] Now codified as RCW 9A.44.040.
9.79.180 Rape in the second degree. [1979 ex.s. c 244 § 2; 19751 st ex.s. c 14 § 5.] Now codified as RCW 9A.44.050.
9.79.190 Rape in the third degree. [1979 ex.s. c 244 § 3; 1975 1st ex.s. c 14 § 6.] Now codified as RCW 9A.44.060.
9.79.200 Statutory rape in the first degree. [1979 ex.s. c 244 § 4; 1975 1st ex.s. c 14 § 7.] Now codified as RCW 9A.44.070.
9.79.210 Statutory rape in the second degree. [1979 ex.s. c 244 § 5; 1975 lst ex.s. c 14 § 8.] Now codified as RCW 9A.44.080.
9.79.220 Statutory rape in the third degree. [1979 ex.s. c 244 § 6; 1975 Ist ex.s. c 14 § 9.] Now codified as RCW 9A.44.090.

## Chapter 9.80 SUICIDE

9.80.010 Defined. [1909 c 249 § 133; RRS § 2385.] Repealed by 1975 1st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1, 1976.
9.80.020 Attempting suicide. [1909 c 249 § 134; RRS § 2386.] Repealed by 1975 1st ex.s. c 199 § 13.

Reviser's note: This section was also repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.80.030 Aiding suicide. [1909 c 249 § 135; Code 1881 § 794; 1873 p 184 § $19 ; 1869$ p $201 \S 17 ; 1854$ p 78 § 17; RRS § 2387.] Repealed by 19751 st ex.s. c $260 \S 94.92 .010$, effective July $1,1976$.
9.80.040 Abetting attempt at suicide. [1909 c 249 § 136; RRS § 2388.] Repealed by 19751 st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July 1 , 1976.
9.80.050 Incapacity of person aided no defense. [1909 c 249 § 137; RRS § 2389.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.81 <br> SUBVERSIVE ACTIVITIES

9.81.130 Attorney general--Report and recommendations. [1951 c 254 § 9.] Repealed by 1977 c 75 § 96.

## Chapter 9.83

TRESPASS
9.83.010 Trespass on railway track. [1909 c 249 § 412; R RS § 2664.] Repealed by 1975 1st ex.s. c $260 \S 9$ A.92.010, effective July 1, 1976.
9.83.020 Trespass on double track. [1913 c 128 § 1 ; RRS § 2664-1.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July 1, 1976.
9.83.030 Exceptions. [1913 c 128 § 2; RRS § 2664-2.] Repealed by 19751 st ex.s. c $260 \S 9 \mathrm{~A} .92 .010$, effective July $1,1976$.
9.83.040 Signs or warnings. [1913 c 128 § 3; RRS § 2664-3.] Repealed by 1975 1st ex.s. c $260 \S 94.92 .010$, effective July $1,1976$.
9.83.050 Penalty. [1913 c 128 § 4; RRS § 2664-4.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.83.060 Trespass upon another's land. [1913 c 139 § I; 1909 c 249 § 413 ; 1890 p $124 \S 1$; RRS § 2665.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.83.070 Malicious trespass--Penalty. [1873 p 195 § 67; 1869 p 212 § 64. No RRS.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.83.080 Criminal trespass--Penalty--Defense. [1969 c 7 § 1.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.

## Chapter 9.86

UNITED STATES AND STATE FLAGS, CRIMES RELATING TO
9.86.060 Construction of chapter. [1919 c 107 § 7; RRS § 2675-6.] Repealed by 1969 ex.s. c 110 § 2.
9.86.070 Short title. [1919 c 107 §8.] Repealed by 1969 ex.s. c 110 § 2.

## Chapter 9.87 <br> VAGRANCY

9.87.010 Vagrancy. [1975-'76 2nd ex.s. c 100 § 2 (void at such time as Title 9A RCW shall become effective (July 1, 1976)); 1972 ex.s. c $122 \S 29 ; 1965$ ex.s. c $112 \S 1 ; 1909$ c 249 § 436; Code 1881 § 1271; 1875 p $85 \S 1$; RRS § 2688.] Repealed by 1975 lst ex.s. c $260 \S$ 9A.92.010, effective July $1,1976$.
9.87.020 False representation of physical defects. [1915 c 62 § 1 ; RRS § 2688-1.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.87.030 Arrest without warrant. [Code 1881 § $1273 ; 1875$ p $90 \S$ 3; RRS § 1969.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.87.040 Proceedings for examination of vagrancy. [1891 c 11 § 17; 1875 p 90 § 2; Code 1881 § 1272; RRS § 1968.] Repealed by 1957 c 10 § 3 .

## Chapter 9.91 <br> MISCELLANEOUS CRIMES

9.91.030 Places resorted to for use of narcotics or dangerous drugs. [1963 c 205 § 4; 1909 c 249 § 418; Code 1881 § 2072; RRS § 2670.] Repealed by 1971 ex.s. c 308 § 69.50.606.
9.91.040 Importing pauper. [Code 1881 § 932; RRS § 9992.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.91.070 Wilful destruction of vessel. [1909 c 249 § 382; RRS § 2634. Formerly codified as RCW 88.08.040.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
9.91.080 Making false manifest, invoice, etc. [1909 c 249 § 383; RRS § 2635. Formerly codified as RCW 88.08.010.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010, effective July $1,1976$.
9.91.100 Interfering with dead body or funeral. [1909 c 249 § 240; RRS § 2492.] Repealed by 1957 c 10 § 3.

## Chapter 9.94

PRISONERS--STATE PENAL INSTITUTIONS
9.94.060 Interference, trafficking, with prisoners--Arrest without warrant. [1955 c 241 §6.] Repealed by 1975 lst ex.s. c 260 § 9A.92.010; and repealed by 1975-'76 2nd ex.s. c $38 \S 19$, effective July 1, 1976.

## Chapter 9.94A

## SENTENCING REFORM ACT OF 1981

9.94A.900 Construction--Chapter 71.06 RCW not affected. [1981 c 137 § 27.] Repealed by 1984 c 209 § 32, effective June 30, 1984.

## Chapter 9.95

## PRISON TERMS, PAROLES, AND PROBATION

9.95.001 Board of prison terms and paroles--Created. [(i) 1935 c 114 § 1; RRS § 10249-1. (ii) 1947 c 47 § 1 ; Rem. Supp. 1947 § 10249-la. Formerly RCW 43.67.010.] Repealed by 1981 c 137 § 39, effective July 1, 1988.
9.95.003 Board of prison terms and paroles--Appointment of mem-bers--Qualifications--Salaries and travel expenses--Employees. [1975-'76 2nd ex.s. c 34 § 8; 1969 c 98 § 9; 1959 c 32 § 1; 1955 c 340 § 9. Prior: 1945 c 155 § 1, part; 1935 c 114 § 8, part; Rem. Supp. 1945 § 10249-8, part. Formerly RCW 43.67.020.] Repealed by 1981 c 137 § 39, effective July 1, 1988.
9.95.005 Board of prison terms and paroles--Meetings--Quarters at institutions. [1959 c 32 § 2; 1955 c 340 § 10. Prior: 1945 c 155 § 1 , part; 1935 c 114 § 8, part; Rem. Supp. 1945 § 10249-8, part. Formerly RCW 43.67.030.] Repealed by 1981 c 137 § 39, effective July 1, 1988.
9.95.007 Board of prison terms and paroles--May transact business in panels--Action by full board. [1975-'76 2nd ex.s. c 63 § 1 ; 1959 c 32 § 3. Formerly RCW 43.67.035.] Repealed by 1981 c 137 § 39, effective July 1, 1988.
9.95.050 Reconsideration of duration of confinement. [1955 c 133 § 6. Prior: 1947 c 92 § 1, part; 1935 c 114 § 2, part; Rem. Supp. 1947 § 10249-2, part.] Repealed by 1972 ex.s. c 67 § 2.
9.95.056 Reconsideration of duration of confinement—Additional provision. [1951 c 239 § 2.] Repealed by 1955 c 133 § I.
9.95.061 Commencement of term of sentence. [1955 c 42 § 3. Prior: 1903 c 35 § 1 ; RRS § 1746; formerly RCW 10.70.030, part; RCW 10.73.030, part.] Repealed by 1967 c 200 § 11.
9.95.180 Transfer of prisoners. [1955 c 245 § 2; 1935 c 114 § 5 ; RRS § 10249-5.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.68.010.
9.95.181 Transportation of prisoners. [1955 c 245 § 1.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.68.020.
9.95.184 Contracts with other governmental units for detention of felons. [1957 c 27 § 1.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.68.040.
9.95.185 Contracts with other governmental units for detention of felons--Notice of transfer of prisoner. [1957 c 27 § 2.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.68.050.
9.95.186 Contracts with other governmental units for detention of felons--Procedure when transferred prisoner's presence required in judicial proceeding. [1957 c 27 § 3.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.68.060.
9.95.187 Contracts with other governmental units for detention of felons-Procedure regarding prisoner when contract expires. [1957 c 27 § 4.] Repealed by 1959 c 28 § 72.28.040. Later enactment, see RCW 72.68.070.
9.95.380 Prison overcrowding Reform Act of 1982--Legislative finding. [1982 c 228 § 1.] Expired July 1, 1984.
9.95.390 Reduction of inmate population--Restrictions--Guide-lines--Review by legislature. [1983 c 162 § 1; 1982 c 228 § 2.] Expired July 1, 1984.
9.95.400 Cooperation and services by other agencies. [1982 c 228 § 3.] Expired July 1, 1984.
9.95.410 Report on program. [1982 c 228 §4.] Expired July 1, 1984.

## Chapter 9.95A

SPECIAL ADULT SUPERVISION PROGRAMS
9.95A.010 Legislative intent. [1973 1st ex.s. c 123 § 1.] Repealed by 1985 c $52 \S 1$.
9.95A.020 State to share in costs. [1981 c 136 § 51; 1973 1st ex.s. c 123 § 2.] Repealed by 1985 c 52 § 1.
9.95A.030 Definitions. [1981 c 136 § 52; 1973 1st ex.s. c 123 § 3.] Repealed by 1985 c 52 § 1 .
9.95A.040 Rules--Standards--Procedures. [1981 c 136 § 53; 1973 lst ex.s. c 123 § 4.] Repealed by 1985 c 52 § 1.
9.95A.050 Application for financial aid. [1973 1st ex.s. c 123 § 5.] Repealed by 1985 c 52 § 1.
9.95A.060 Terms and conditions for receiving state funds--Calculations, etc.--Reimbursements--Alternatives. [1973 lst ex.s. c 123 § 6.] Repealed by 1985 c $52 \S 1$.
9.95A. 070 Additional reimbursement for program for misdemeanant offenders. [1973 Ist ex.s. c 123 § 7.] Repealed by 1985 c 52 § 1.
9.95A.080 Pro rata payments for reduction in commitments and placement in program. [1981 c 136 § 54; 1973 lst ex.s. c 123 § 8.] Repealed by 1985 c 52 § 1.
9.95A.090 Minimum payments to counties during first twelve months. [1973 1st ex.s. c 123 § 9.] Repealed by 1985 c 52 § 1.
9.95A.900 Effective date--1973 1st ex.s. c 123. [1973 1st ex.s. c 123 § 11.] Repealed by 1985 c 52 § 1.
9.95A.905 RCW 9.95A. 010 through 9.95A.900, 9.96.050 inapplicable to felonies committed on or after July 1, 1984. [1981 c 137 § 33.] Repealed by 1985 c 52 § 1.

# 9A <br> WASHINGTON CRIMINAL CODE 

## Chapter 9A. 32 HOMICIDE

9A.32.045 Murder in the first degree--Aggravating circum-stances-Mitigating circumstances. [1977 ex.s. c 206 § 4; 1975-'76 2nd ex.s. c 9 § 1 (Initiative Measure No. 316 § 1).] Repealed by 1981 c 138 § 24.

9A.32.046 Murder in the first degree--Conditions under which death penalty mandatory. [1977 ex.s. c 206 §5; 1975-'76 2nd ex.s. c 9 § 2 (Initiative Measure No. 316 § 2).] Repealed by 1981 c 138 § 24.

9A.32.047 Murder in the first degree--Life imprisonment, when. [1981 c $136 \S 56 ; 1977$ ex.s. c $206 \S 6 ; 1975-76$ 2nd ex.s. c $9 \S 3$ (Initiative Measure No. 316 § 3).] Repealed by 1981 c 138 § 24; and repealed by 1982 c 10 § 18.
9A.32.900 Severability--RCW 9A.32.045 through 9A.32.047. [1975-'76 2nd ex.s. c 9 § 4 (Initiative Measure No. 316, approved November 4, 1975).] Repealed by 1983 c 3 § 11.

9A.32.901 Section captions--RCW 9A.32.045 through 9A.32.047. [1975-'76 2nd ex.s. c 9 § 5 (Initiative Measure No. 316, approved November 4, 1975).] Repealed by 1983 c 3 § 11.

## Chapter 9A. 40 <br> KIDNAPPING, UNLAWFUL IMPRISONMENT, AND CUSTODIAL INTERFERENCE

9A.40.050 Custodial interference. [1975 1st ex.s. c 260 § 9A.40.050.] Repealed by 1984 c 95 § 7.

## Chapter 9A. 44 <br> SEXUAL OFFENSES

9A.44.110 Communication with a minor for immoral purposes. [1975 1st ex.s. c 260 § 9A.88.020. Formerly RCW 9A.88.020.] Repealed by 1984 c 262 § 13.

## Chapter 9A. 56 <br> THEFT AND ROBBERY

9A.56.090 Presumption on failure to return vehicle, machinery, or equipment pursuant to rental or lease agreement. [1975 1st ex.s. c 260 § 9A.56.090.] Repealed by 1977 ex.s. c 236 § 2.

## Chapter 9A. 88 <br> PUBLIC INDECENCY--PROSTITUTION

9A.88.020 Communication with a minor for immoral purposes. [1975 1st ex.s. c 260 § 9A.88.020.] Now codified as RCW 9A.44.110.

9A.88.100 Indecent liberties. [1975 1st ex.s. c 260 § 9A.88.100.] Now codified as RCW 9A.44.100.

## Title 10

CRIMINAL PROCEDURE

## Chapter 10.01 <br> GENERAL PROVISIONS

10.01.010 Who amenable to criminal statutes. [1891 c 28 § 3; RRS § 2010.] Repealed by 1975 1st ex.s. c 260 § 9A.92.010, effective July 1, 1976.
10.01.020 Limitation of actions. [1937 c 12 § 1; 1891 c 28 § 2; Code 1881 § 779; 1854 p 77 § 10; RRS § 2005.] Repealed by 1975 1st ex.s. c $260 \S 9$ A. 92.010 , effective July 1, 1976.
10.01.080 Corporations--Appearance by--Presence in court presumed. [1911 c 29 § 2; RRS § 2011-2.] Repealed by 1984 c 76 § 20.
10.01.110 Counsel-Right to-Fees. [1965 c 133 § 1; 1941 c 151 § 1; 1909 c 249 §53; Rem. Supp. 1941 § 2305.] Repealed by 1984 c 76 § 20.
10.01.112 Indigent defendants, habeas corpus petitioners and juven-iles--State to pay costs and fees incident to review by supreme court or court of appeals. [1972 ex.s. c 111 § 2; 1970 ex.s. c 31 § 2; 1965 c 133 § 2.] Now codified as RCW 4.88.330.

## Chapter 10.04 JUSTICE COURT PROCEDURE--GENERALLY

10.04.010 Arrest--Issuance of warrant for. [Code 1881 § 1888; 1873 p 382 § 185; 1854 p 260 § 172; RRS § 1925.] Repealed by 1984 c 76 § 21 .
10.04.030 Hearing--Judgment. [Code 1881 § 1889, part; 1873 p 382 § 186 ; 1854 p 260 § 174 ; RRS § 1926, part.] Repealed by 1984 c 76 § 21.

## Chapter 10.10 <br> CRIMINAL APPEALS FROM JUSTICE COURT

10.10.020 Notice of appeal. [1891 c 29 § 6, part; Code 1881 § 1898, part; 1877 p 203 § 7, part; 1873 p 384 § 196, part; 1854 p 261 § 177, part; R RS § 1919, part.] Now codified in RCW 10.10.010.
10.10.030 Appeal bond. [1891 c 29 § 6, part; Code 1881 § 1898, part; 1877 p 203 § 7, part; 1873 p 384 § 196, part; 1854 p 261 § 177, part; RRS § 1919, part.] Now codified in R CW 10.10.010.
10.10.050 Transcript of record--Cost bill. [1891 c 29 § 8, part; Code 1881 § 1899, part; 1873 p 384 § 197, part; 1854 p 261 § 178 , part; RRS § 1921, part.] Now codified in RCW 10.10.040.
10.10.070 Witnesses subpoenaed on appeal--When. [1891 c 29 § 8, part; Code 1881 § 1899, part; 1873 p 384 § 197, part; 1854 p 261 § 178, part; RRS § 1921, part.] Now codified in RCW 10.10.040.
10.10.080 Failure to prosecute appeal. [1891 c 29 § 7, part; Code 1881 § 1900, part; 1873 p 384 § 198, part; 1854 p 261 § 179, part; RRS § 1920, part.] Now codified in RCW 10.10.060.

## Chapter 10.16

## PRELIMINARY HEARINGS

10.16.010 Complaint--Arrest--Witnesses. [Code 1881 § 1921; 1873 p 392 § $219 ; 1854$ p 106 § 27; RRS § 1949. Formerly RCW 10.16.010 and 10.16.020.] Repealed by 1984 c 76 § 22.
10.16.020 Arrest of defendant--Summoning witnesses. [Code 1881 § 1921, part; 1873 p 393 § 219, part; 1854 p 106 § 27, part; RRS § 1949, part.] Now codified in RCW 10.16.010.
10.16.030 Recognizance--With or without examination. [1891 c 11 § 11; Code 1881 § 1923; 1873 p 394 § 221; 1854 p 107 § 29; RRS § 1951.] Repealed by 1984 c 76 § 22.
10.16.040 Hearing--Adjournments. [Code 1881 § 1924; 1873 p 394 § 222; 1854 p 107 § 30 ; RRS § 1952.] Repealed by 1984 c 76 § 22.
10.16.070 Bailable offense-Recognizance conditions. [1891 c 11 § 13; Code 1881 § 1927; 1873 p 395 § 225; 1854 p 108 § 33; RRS § 1957. Formerly RCW $10.16 .070,10.19 .030$ and 10.19 .040 , part.] Repealed by 1984 c 76 § 22.
10.16.090 Certified transcript of proceedings filed in superior court. [1891 c 11 § 16; RRS § 1963. Prior: Code 1881 § 1934; 1873 p 396 § 233; 1854 p 109 § 41.$]$ Repealed by 1985 c 68 § 1.
10.16.120 Action by court on prosecutor's statement. [ 1890 p 102 § 6, part; RRS § 2053, part.] Now codified in RCW 10.16.110.
10.16.140 Witnesses--Recognizances-Superior court appearances. [1891 c 11 § 14; Code 1881 § 1929; 1873 p 396 § 228; 1854 p 108 § 36; RRS § 1959. FORMER PART OF SECTION: Code 1881 § 1930; 1854 p 108 § 37 ; RRS § 1960, now codified as RCW 10.16.145.] Repealed by 1984 c 76 § 22.
10.16.170 Deposition of witnesses unable to furnish surety bonds. [1891 c 11 § 15 , part; Code 1881 § 1932, part; 1877 p 203 § 8, part;

1873 p 396 § 232, part; RRS § 1962, part.] Now codified in RCW 10.16.160.
10.16.180 Use of deposition before grand jury or trial court. [1891 c 11 § 15 , part; Code 1881 § 1932, part; 1877 p 203 § 8, part; RRS § 1962, part.] Now codified in RCW 10.16.160.
10.16.190 Action on forfeiture of recognizance. [Code 1881 § 1936; 1873 p 397 § 235; 1863 p 390 § 216 ; 1859 p 141 § 185 ; 1854 p 109 § 43; RRS § 1965. Formerly RCW 10.19.110, part.] Repealed by 1984 c 76 § 22.

## Chapter 10.19 <br> BAIL A ND APPEARANCE BONDS

10.19.010 Bail, when allowable. [1909 c 249 § 58; RRS § 2310. Prior: Code 1881 § 778; 1873 p 181 § 8; 1869 p 199 § 8; 1859 p 105 § 8; 1854 p 76 § 8.] Repealed by 1984 c 76 § 23.
10.19.020 Amount of bail--How fixed. [1891 c 28 § 42; Code 1881 § 1028; 1873 p 229 § 208; 1854 p 113 § 72; RRS § 2079. FORMER PART OF SECTION: 1890 p $101 \S 5$; RRS § 2052, now codified as RCW 10.19.025.] Repealed by 1984 c 76 § 23.
10.19.025 Commitment or recognizance of defendant held to answer to information or indictment. [1890 p 101 § 5; RRS § 2052. Formerly codified in RCW 10.19.020.] Repealed by 1984 c 76 § 23.
10.19.030 Conditions required in bond. [1891 c 11 § 13, part; Code 1881 § 1927, part; 1854 p 108 § 33, part; RRS § 1957, part.] Now codified in RCW 10.16.070.
10.19.050 Bail must justify. [Code 1881 § 1169; 1854 p 129 § 178 ; RRS § 1956.] Repealed by 1984 c 76 § 23.
10.19.070 Cash bail. [Code 1881 § 1036; 1873 p 230 § 216; 1854 p 114 § 80; RRS § 2089.] Repealed by 1984 c 76 § 23.
10.19.080 Forfeiture of bail--When entered. [Code 1881 § 1037; 1873 p 230 § 217 ; 1854 p 114 § 81 ; R RS § 2090.] Repealed by 1984 c 76 § 23.

## Chapter 10.25 <br> JURISDICTION AND VENUE

10.25.010 Criminal actions--Where commenced. [1891 c 28 § 4; Code 1881 § 780; 1879 p 75 § 10 ; RRS § 2012.] Repealed by 1984 c 76 § 24.
10.25.020 Offenses committed in two or more counties. [Code 1881 § 959; 1854 p 99 § 129; RRS § 2013.] Repealed by 1984 c 76 § 24.
10.25.030 Offenses committed on county boundaries. [1891 c 28 § 5; Code 1881 § 960; 1854 p 99 § 130; R RS § 2014.] Repealed by 1984 c 76 § 24.
10.25.040 When stolen property is taken into another county. [Code 1881 § 961 ; 1854 p 99 § 131; RRS § 2015 .] Repealed by 1984 c 76 § 24.
10.25.050 Homicide in one county--Death in another. [Code 1881 § 962; 1854 p 99 § 132; RRS § 2016.] Repealed by 1984 c 76 § 24.
10.25.060 Accessory after the fact. [1891 c 28 § 6; Code 1881 § 958; RRS § 2017.] Repealed by 1984 c 76 § 24.
10.25.080 Change of venue order-Transcript. [1891 c 28 § 8; Code 1881 § 1073 ; 1854 p 117 § 99; R RS § 2019.] Repealed by 1984 c 76 § 24.
10.25.090 Change of venue--Consent of parties. [Code 1881 § 1075; 1873 p 235 § 237; RRS § 2020.] Repealed by 1984 c 76 § 24.
10.25.100 Change of venue--Bonds for appearance of witnesses and defendant. [1891 c 28 § 9; Code 1881 § 1076; 1854 p 117 § 100; RRS § 2021.] Repealed by 1984 c 76 § 24.
10.25.110 Venue corrected after trial commenced. [1891 c 28 § 72; Code 1881 § 1094; 1873 p 238 § 255; 1854 p 120 § 119; RRS § 2164.] Repealed by 1984 c 76 § 24.
10.25.120 Change of venue to newly created county. [1854 p 376 § 1; No RRS.] Repealed by 1957 c 10 § 3.

## Chapter 10.28 <br> GRAND JURIES

10.28.010 Challenge to panel. [1891 c 28 § 11; Code 1881 § 977; 1873 p 220 § 163 ; 1854 p $110 \S 45$; RRS § 2025.] Repealed by 1971 ex.s. c 67 § 20.
10.28.020 Venire when panel discharged. [1891 c 28 § 12; Code 1881 § 979 ; 1873 p 220 § 165 ; 1854 p 110 § 47; RRS § 2027.] Repealed by 1971 ex.s. c 67 § 20.
10.28.030 Challenge to individual juror. [Code 1881 § 978; 1873 p 220 § 164; 1854 p $110 \S 46$; RRS § 2026.] Repealed by 1971 ex.s. c 67 § 20.
10.28.040 Discharge of juror--Filling panel. [Code 1881 § 980; 1873 p 220 § 166; 1854 p 110 § 48; RRS § 2028.] Repealed by 1971 ex.s. c 67 § 20. Later enactment, see RCW 10.27.060.
10.28.050 Oath of grand jury--Form. [1891 c 28 § 13; Code 1881 § 981 ; 1873 p 220 § 167 ; 1854 p 110 § 49; RRS § 2029.] Repealed by 1971 ex.s. c 67 § 20 . Later enactment, see RCW 10.27.070.
10.28.060 Foreman--Clerk--Reporter. [1939 c 74 § 1; Code 1881 § 982; 1873 p 221 § $168 ; 1854$ p 110 § 50; RRS § 2030.] Repealed by 1971 ex.s. c 67 § 20 . Later enactment, see RCW 10.27.070.
10.28.070 Prosecuting attorney to attend. [1891 c 28 § 14; Code 1881 § $984 ; 1873$ p 221 § $170 ; 1854$ p 110 § $52 ;$ RRS § 2032.] Repealed by 1971 ex.s. c 67 § 20.
10.28.075 Witness entitled to attorney. [1967 c 130 § 1.] Repealed by 1971 ex.s. c 67 § 20.
10.28.080 Charge by court. [Code 1881 § 973; 1873 p 221 § 169; 1854 p 110 § 51 ; RRS § 2031. FORMER PART OF SECTION: 1891 c 28 § 17; Code 1881 § 1001 ; 1873 p $224 \S 184$; 1869 p 239 § 179 ; RRS § 2049, now codified as RCW 10.28.085.] Repealed by 1971 ex.s. c 67 § 20.
10.28.085 Presentment. [1891 c 28 § 17; Code 1881 § 1001; 1873 p 224 § 184; 1869 p 239 § 179 ; RRS § 2049. Formerly codified in RCW 10.28.080, part.] Repealed by 1971 ex.s. c 67 § 20.
10.28.090 Duties of grand jury. [1891 c 28 § 15 ; Code 1881 § 985; 1873 p 221 § 171 ; 1865 p 19 § 1 ; 1854 p 111 § 53 , part; RRS § 2033.] Repealed by 1971 ex.s. c 67 § 20.
10.28.100 Secrecy of proceedings. [Code 1881 § 992; 1873 p 222 § 176; 1854 p 111 §57; RRS § 2040.] Repealed by 1971 ex.s. c 67 § 20. Later enactment, see RCW 10.27.090.
10.28.110 Inquisitional powers. [Code 1881 § 989; 1873 p 221 § 172; 1854 p 111 §53; RRS § 2037.] Repealed by 1971 ex.s. c 67 § 20. Later enactment, see RCW 10.27.100.
10.28.120 May consider defendant's evidence. [Code 1881 § 990; 1873 p 222 § 173 ; 1854 p 111 § 54; RRS § 2038.] Repealed by 1971 ex.s. c 67 § 20.
10.28.130 Jurors to communicate personal knowledge of offenses. [Code 1881 § 986; RRS § 2034.] Repealed by 1971 ex.s. c 67 § 20.
10.28.140 Complainant not to take part. [Code 1881 § 987; 1864 p 19 § 1; RRS § 2035.] Repealed by 1971 ex.s. c 67 § 20.
10.28.150 True bills--Indorsement--Copies. [1925 ex.s. c $150 \S 1$; Code 1881 § 994; 1873 p 223 § 178; 1869 p 238 § 173 ; 1854 p 111 §§ 55, 59; RRS § 2042.] Repealed by 1971 ex.s. c 67 § 20.
10.28.160 True bills at instance of private prosecutor. [Code 1881 § 996; RRS § 2044.] Repealed by 1971 ex.s. c 67 § 20.
10.28.170 "Not true" bills--Filing. [Code 1881 § 999; 1873 p 223 § 182; 1869 p 239 § 177; RRS § 2047.] Repealed by 1971 ex.s. c 67 § 20.
10.28.180 "Not true" bills--Effect. [1891 c 28 § 16; Code 1881 § 1000; 1873 p 224 § 183; 1869 p 239 § 178; RRS § 2048.] Repealed by 1971 ex.s. c 67 § 20.
10.28.190 Malicious and frivolous complaints--Costs. [Code 1881 § 988; 1864 p 20 § 2; RRS § 2036. FORMER PART OF SECTION:

Code 1881 § 2104; 1869 p 418 § 2; RRS § 2226, now codified as RCW 10.28.195.] Repealed by 1971 ex.s. c 67 § 20.
10.28.195 Enforcing costs against complainant. [Code $1881 \S$ 2104; 1869 p 418 § 2 ; RRS § 2226. Formerly codified in RCW 10.28.190, part.] Repealed by 1971 ex.s. c 67 § 20.
10.28.200 Indictments--Custody. [Code 1881 § 997; 1873 p 223 § 180; 1869 p 239 § 175; RRS § 2045. FORMER PART OF SECTION: Code 1881 § 998, part; 1869 p 239 § 176, part; RRS § 2046, part, now codified as RCW 10.28.210.] Repealed by 1971 ex.s. c 67 § 20.
10.28.210 Indictment facts--Disclosure--Contempt. [Code 1881 § 998; 1873 p 233 § 181; 1869 p 239 § 176; RRS § 2046. Formerly RCW 10.28.200, part. FORMER PART OF SECTION: Code 1881 § 991; 1873 pp 222, $223 \S \S 175,181$; 1854 p $111 \S 56$; RRS § 2039 , now codified as RCW 10.28 .215 .] Repealed by 1971 ex.s. c 67 § 20.
10.28.215 Felony indictment--Disclosure--Arrest. [Code $1881 \S$ 991; 1873 pp 222, 223 §§ 175,181 ; 1854 p $111 \S 56$; RRS § 2039. Formerly RCW 10.28.210, part.] Repealed by 1971 ex.s. c 67 § 20.
10.28.220 Grand jury may be resummoned-Procedure. [Code 1881 § 993; 1873 p 222 § 177; 1854 p 111 § 58; RRS § 2041.] Repealed by 1971 ex.s. c 67 § 20.

## Chapter 10.31 WARRANTS AND ARRESTS

10.31.010 When warrant to issue. [1891 c 28 § 41; Code 1881 § 1026; 1873 p 228 § 206; 1854 p 113 § 70; RRS § 2077.] Repealed by 1984 c 76 § 25.
10.31.020 Service--By whom. [1929 c 39 § 1; Code 1881 § 1027, part; 1873 p 228 § 207; 1860 p 146 § 214; 1854 p 113 § 71; RRS § 2080.] Repealed by 1984 c 76 § 25.
10.31.070 Arrest by telegraph--Validity of telegraphic copy. [Code 1881 § 2357, part; 1865 p 75 § 16, part; RRS § 2081, part.] Now codified in RCW 10.31.060.
10.31.080 Arrest by telegraph--Who may make. [Code 1881 § 2357, part; 1865 p 75 § 16, part; RRS § 2081, part.] Now codified in RCW 10.31.060.
10.31.090 Arrest by telegraph-Warrant and order--Sending-Preservation. [Code 1881 § 2357, part; 1865 p 75 § 16, part; RRS § 2081, part.] Now codified in RCW 10.31.060.

## Chapter 10.37

## ACCUSATIONS AND THEIR REQUISITES

10.37.020 Indictment or information--Time for filing. [1909 c 249 § 59; Code 1881 § 771; RRS § 2311.] Repealed by 1984 c 76 § 26.
10.37.025 First pleading--Information or indictment. [1891 c 28 § 19; Code 1881 § 1003 ; 1873 p 224 § 186; 1869 p 240 § 181 ; RRS § 2054. Formerly RCW 10.37.010, part.] Repealed by 1984 c 76 § 26.
10.37.026 Prosecutions may be by information. [1909 c 87 § 1 ; 1891 c 117 § 1 ; 1890 p $100 \S 1$; RRS 2024. Formerly RCW 10.37.010, part.] Repealed by 1984 c 76 § 26.
10.37.030 Filing--Informations--Lists of witnesses. [1925 ex.s. c 150 § 2; 1890 p 101 § 2; RRS § 2050. Formerly RCW 10.37.030, part and 10.52.010. FORMER PART OF SECTION: 1891 c 28 § 18; RRS § 2051, now codified as RCW 10.37.035.] Repealed by 1984 c 76 § 26.
10.37.033 Disclosure of alibi may be required--Bill of particu-lars--Witnesses. [1970 ex.s. c 49 § 7.] Repealed by 1984 c 76 § 26.
10.37.035 Verification of informations. [1891 c 28 § 18 ; RRS § 2051. Formerly RCW 10.37.030, part.] Repealed by 1984 c 76 § 26.
10.37.075 Ownership of animals, how pleaded--Variance. [1891 c 28 § 40; Code 1881 § 1025; RRS § 2076.] Repealed by 1957 c 10 § 3.
10.37.180 Time of offense--Description. [1891 c 28 § 25; Code 1881 § 1009; 1873 p 225 § 192; 1869 p 241 § 187; RRS § 2060.] Repealed by 1984 c 76 § 26.

## Chapter 10.40 <br> ARRAIGNMENT

10.40.010 Time of. [1891 c 28 § 46; RRS § 2093.] Repealed by 1984 c 76 § 27.
10.40.020 Appearance by counsel only. [1891 c 28 § 47; Code 1881 § 1066; 1873 p 232 § 228; 1854 p 116 § 92; RRS § 2094.] Repealed by 1984 c 76 § 27.
10.40.030 Counsel assigned to indigents. [Code 1881 § 1063; 1873 p 232 § 225; 1860 p 149 § 232; 1855 p 116 § 89; 1854 p 116 § 89; RRS § 2095.] Repealed by 1984 c 76 § 27.
10.40.040 Accused to declare his true name. [1891 c 28 § 48; Code 1881 § 1064; 1873 p 232 § 226; 1869 p 248 § 21; 1854 p 116 § $90 ;$ RRS § 2096.] Repealed by 1984 c 76 § 27.
10.40.080 Motion to set aside information. [1957 c 10 § 2; 1891 c 28 § 51; RRS § 2101.] Repealed by 1984 c 76 § 27.
10.40.130 Resubmission. [1891 c 28 § 53; Code 1881 § 1049; RRS § 2103.] Repealed by 1984 c 76 § 27.
10.40.150 Pleas permitted. [1891 c 28 § 57; Code 1881 § 1054; RRS § 2108.] Repealed by 1984 c 76 § 27.
10.40.160 Pleas--Form of entry. [1891 c 28 § 58; Code 1881 § 1055; RRS § 2109.] Repealed by 1984 c 76 § 27.
10.40.175 Substitution for plea of guilty. [Code 1881 § 1057; RRS § 2111. Formerly RCW 10.40.170, part.] Repealed by 1984 c 76 § 27.

## Chapter 10.43 <br> FORMER ACQUITTAL OR CONVICTION

10.43.010 Dismissal, when a bar. [1909 c 249 § 63; Code 1881 § 777; RRS § 2315 .] Repealed by 1984 c 76 § 28; and repealed by 1982 1 st ex.s. c 47 § 28.

## Chapter 10.46 <br> SUPERIOR COURT TRIAL

10.46.010 Trial within sixty days. [1909 c 249 § 60; Code 1881 § 772; RRS § 2312.] Repealed by 1984 c 76 § 29.
10.46.030 Defendants in capital cases--Copy of indictment--List of jurors--Subpoenas. [1891 c 28 § 44; Code 1881 § 1038; 1873 p 230 § 218; 1854 p 114 § 82; RRS § 2091.] Repealed by 1985 c 68 § 1.
10.46.040 Defendants charged with felony--Copy of indictment. [1891 c 28 § 45; Code 1881 § 1039; 1873 p 230 § 219; 1854 p 115 § 83; RRS § 2092.] Repealed by 1984 c 76 § 29.
10.46.050 Defendant's right to counsel, compulsory process for witnesses. [1909 c 249 § 55; RRS § 2307. Prior: 1891 c 28 § 90; Code 1881 § 766; 1877 p 205 § 2.] Repealed by 1984 c 76 § 29.
10.46.090 Nolle prosequi. [1909 c 249 § 62; Code 1881 § 775; RRS § 2314.] Repealed by 1984 c 76 § 29.
10.46.100 Separate trials. [1919 c 16 § 1; 1891 c 28 § 71; Code 1881 § 1091; 1873 p 237 § 252; 1854 p 120 § 116; RRS § 2161.] Repealed by 1984 c 76 § 29.
10.46.120 Personal presence of defendant. [Code 1881 § 1086; 1873 p 237 § 247; 1854 p 119 § 109; RRS § 2145.] Repealed by 1984 c 76 § 29.
10.46.130 Trials permissible in defendant's absence. [Code 1881 § 1087; 1873 p 237 § 248; 1854 p 119 § 110; RRS § 2146.] Repealed by 1984 c 76 § 29.
10.46.140 Responsibility of children. [1909 c 249 § 5; RRS § 2257.] Now codified as RCW 9.01.111.
10.46.150 Duress as a defense. [1909 c 249 § 4; RRS § 2256.] Now codified as RCW 9.01.112.
10.46.155 Duress of married woman no defense. [1909 c 249 § 3 ; RRS § 2255.] Now codified as RCW 9.01.113.
10.46.160 Intoxication no defense. [1909 c 249 § 6; RRS § 2258.] Now codified as RCW 9.01.114.
10.46.170 Mistake in charge--Holding defendant. [Code 1881 § 1093; 1873 p 238 § 254; 1854 p 120 § 118; RRS § 2163.] Repealed by 1984 c 76 § 29.
10.46.180 Mistake in charge or venue--Discharge of jury. [1891 c 28 § 73; Code 1881 § 1095; 1873 p 238 § 256; 1854 p 120 § 120; RRS § 2165.] Repealed by 1984 c 76 § 29.

## Chapter 10.49 <br> TRIAL JURIES

10.49.010 Waiver of jury on plea of guilty--Exception. [Code 1881 § 1062; 1873 p 231 § 223; 1854 p 115 § 87; RRS § 2116.] Repealed by 1981 c 138 § 24.
10.49.020 Jury--Number--How selected. [1891 c 28 § 66; Code 1881 § 1078; 1873 p 236 § 239; 1854 p 118 § $101 ;$ RRS § 2137. Formerly RCW 10.46.070, part and 10.49.020.] Repealed by 1984 c 76 § 30.
10.49.030 Challenge to the panel. [Code 1881 § $1081 ; 1873$ p 236 § 242; 1854 p 118 § 104; RRS § 2140.] Repealed by 1984 c 76 § 30.
10.49.040 Challenges for cause. [Code 1881 § 1082; 1873 p 236 § 243; 1854 p 119 § 105; RRS § 2141.] Repealed by 1984 c 76 § 30.
10.49.050 Challenge for cause--Capital case--Conscientious scruples. [1891 c 28 § 67; Code 1881 § 1083; 1873 p 234 § 244; 1854 p 119 § 106; RRS § 2142.] Repealed by 1984 c 76 § 30.
10.49.060 Peremptory challenges. [1969 ex.s. c 41 § $1 ; 1923$ c $25 \S$ 1; Code 1881 § 1079; 1854 p 118 § 102; RRS § 2138.] Repealed by 1984 c 76 § 30.
10.49.070 Alternate jurors. [1917 c 37 § 1 ; RRS § 2137-1. Formerly RCW $10.49 .070,10.49 .080$ and 10.49 .090 .] Repealed by 1984 c 76 § 30.
10.49.080 Alternate jurors--Conduct--Custody. [1917 c 37 § 1, part; RRS § 2137-1, part.] Now codified in RCW 10.49.070.
10.49.090 Alternate jurors--Use of. [1917 c 37 § 1 , part; RRS § 2137-1, part.] Now codified in RCW 10.49.070.
10.49.100 Oath to jury. [1891 c 28 § 68; Code 1881 § 1084; 1873 p 236 § 245 ; 1854 p 119 § 107; RRS § 2143.] Repealed by 1984 c 76 § 30.
10.49.110 Custody of jury. [Code 1881 § 1089; 1873 p 237 § 250; 1854 p 119 § 114; RRS § 2159.] Repealed by 1984 c 76 § 30.

## Chapter 10.52 <br> WITNESSES--GENERALLY

10.52.010 Witness lists--State--Defendant--Additions. [1925 ex.s. c 150 § 2, part; 1890 p 101 § 2, part; RRS § 2050, part.] Now codified in RCW 10.37.030.
10.52.020 Competency--Generally. [1977 ex.s. c 81 § I; Code 1881 § 1069; 1873 p 233 § 231; 1854 p 117 § 95; RRS § 2147.] Repealed by 1985 c 68 § 1 .
10.52.030 Convict as witness. [1909 c 249 § 38; RRS § 2290.] Repealed by 1984 c 76 § 31.
10.52.050 Accused cannot be compelled--Admonitory instruction. [1915 c 83 § 1, part; 1891 c 28 § 69, part; Code 1881 § 1067, part; RRS § 2148, part.] Now codified in RCW 10.52.040.
10.52.070 Compulsory attendance--Process--Fees not advanced. [1915 c 83 § 1, part; 1891 c 28 § 69, part; Code 1881 § 1067, part; 1854 p 116 § 93 , part; RRS § 2148 , part.] Now codified in RCW 10.52.040.
10.52.080 Compulsory attendance--Appearance bond--Confinement. [1915 c 83 § 1, part; 1891 c 28 § 69, part; Code 1881 § 1067, part; RRS § 2148, part.] Now codified in RCW 10.52.040.

## Chapter 10.55 <br> WITNESSES OUTSIDE THE STATE (UNIFORM ACT)

10.55.030 Hearing on certificate. [1943 c 218 § 2, part; Rem. Supp. 1943 § $2150-2$, part.] Now codified in RCW 10.55.020.
10.55.040 Witness fees and mileage, paid in advance. [1943 c 218 § 2, part; Rem. Supp. 1943 § 2150-2, part.] Now codified in RCW 10.55.020.
10.55.050 Failure to obey summons--Penalty. [1943 c 218 § 2, part; Rem. Supp. 1943 § $2150-2$, part.] Now codified in RCW 10.55.020.
10.55.070 Witness fees to witnesses in foreign states. [1943 c 218 § 3, part; Rem. Supp. 1943 § 2150-3, part.] Now codified in RCW 10.55.060.
10.55.080 Time during which witness may be held. [1943 c 218 §3, part; Rem. Supp. 1943 § $2150-3$, part.] Now codified in RCW 10.55.060.
10.55.090 Recalcitrance of witnesses--Penalty. [1943 c 218 § 3, part; Rem. Supp. 1943 § $2150-3$, part.] Now codified in RCW 10.55.060.

## Chapter 10.58 EVIDENCE

10.58.050 Marriage--Proof of. [1895 c 149 § 5; RRS § 2153.] Repealed by 1957 c 10 § 3.
10.58.070 Receiving stolen property--Proof of conviction or locale of larceny not necessary. [1890 p 129 § 1 ; Code 1881 § 850; 1873 p 192 § 55; 1854 p 84 § 50; RRS § 2154.] Repealed by 1927 c 43 § 1.

## Chapter 10.61 <br> VERDICTS

10.61.020 Reasonable doubt as to degree of crime. [1909 c 249 § 56, part; RRS § 2308, part.] Now codified in RCW 10.58.020.
10.61.030 Verdict when several are accused. [1891 c 28 § 77; Code 1881 § 1099; 1873 p 239 § 260; 1854 p 120 § 124; RRS § 2169. FORMER PART OF SECTION: 1891 c 28 § 37; Code 1881 § 1022; 1869 p 243 § 200; RRS § 2073, now codified as RCW 10.61.035.] Repealed by 1984 c 76 § 32.
10.61.040 Rendition of verdict. [1891 c 28 § 80; Code 1881 § 1102 ; 1873 p 239 § 263; 1854 p 121 § 127; RRS § 2171.] Repealed by 1984 c 76 § 32.
10.61.050 Form of verdict-Court to fix fine and punishment. [Code 1881 § 1103 ; 1873 p 239 § 264; 1865 p 101 § $1 ; 1854$ p 121 § 128; RRS § 2172. Formerly RCW 10.61.050 and 10.64.050.] Repealed by 1984 c 76 § 32.

## Chapter 10.64 <br> JUDGMENTS AND SENTENCES

10.64.010 Pronouncing judgment. [Code 1881 § 1114; 1873 p 241 § 272; 1854 p 123 § 136; RRS § 2190. FORMER PART OF SECTION: Code 1881 § 1104; 1873 p 241 § 272; 1854 p 121 § 129; RRS § 2187, now codified as RCW 10.64.015.] Repealed by 1984 c 76 § 33.
10.64.020 Presence of defendant--When necessary. [Code 1881 § $1115 ; 1873$ p 241 § 273; 1854 p 123 § 137; RRS § 2196.] Repealed by 1984 c 76 § 33.
10.64.030 Defendant not present--Arrest. [Code 1881 § 1116; 1873 p 241 § 274; 1854 p $123 \S 138$; RRS § 2197. FORMER PART OF SECTION: Code 1881 § 1118 ; 1873 p 242 § 276; 1854 p $123 \S$ 140; RRS § 2199, now codified as RCW 10.64.035.] Repealed by 1984 c 76 § 33.
10.64.035 Defendant discharged on bail--Absence--Forfeiture-Arrest. [Code 1881 § 1118 ; 1873 p 242 § 276; 1854 p 123 § 140; RRS § 2199. Formerly RCW 10.64.030, part.] Repealed by 1984 c 76 § 33.
10.64.040 Defendant to be informed of verdict. [Code 1881 § 1117 ; 1873 p 242 § 275; 1854 p 123 § 139; RRS § 2198.] Repealed by 1984 c 76 § 33.
10.64.050 Court to fix fine and punishment. [Code 1881 § 1103, part; 1854 p 121 § 128, part; RRS § 2172, part.] Now codified in RCW 10.61.050.
10.64.090 Discharge of defendant and bail upon dismissal. [1909 c 249 § 61; Code 1881 § 774; RRS § 2313.] Repealed by 1984 c 76 § 33.

## Chapter 10.67 <br> NEW TRIALS

10.67.010 Time for making--Grounds. [1925 ex.s. c 150 § 5; 1891 c 28 § 81; Code 1881 § $1105 ; 1873$ p $240 \S 266 ; 1854$ p 121 § 130 ; RRS § 2181. Formerly RCW 10.67.010 and 10.67.020.] Repealed by 1984 c 76 § 34.
10.67.020 New trial--Grounds. [1925 ex.s. c 150 § 5, part; 1891 c 28 § 81, part; Code 1881 § 1105 , part; 1854 p 121 § 130, part; RRS § 2181, part.] Now codified in RCW 10.67.010.
10.67.030 New trial--When application must be supported by affidavit. [Code 1881 § 1106; 1873 p 240 § 267; 1854 p 122 § 131; RRS § 2182.] Repealed by 1984 c 76 § 34.

## Chapter 10.70 <br> COMMITMENTS <br> (Formerly: Commitments and executions)

10.70.030 Imprisonment--Date of commencement of sentence. [1903 c 35 § 1 , part; RRS § 1746, part.] Repealed by 1955 c 42 § 1. Reenacted, see RCW 9.95.061 and 9.95.062.
10.70.040 Death sentence--Sheriff to hold prisoner. [1901 ex.s. c 9 § 8; RRS § 2219.] Repealed by 1981 c 138 § 24.
10.70.050 Death warrant--Form. [1901 ex.s. c 9 § 1; Code 1881 § $1130 ; 1873$ p 244 § 288; 1860 p 152 § 291; 1854 p 125 § 152 ; RRS § 2210.] Repealed by 1981 c 138 § 24. Later enactment, see RCW 10.95. 160.
10.70.060 Death sentence--Mittimus to sheriff. [1901 ex.s. c 9 § 2; RRS § 2213. Prior: 1873 p 244 § 288.] Repealed by 1981 c 138 § 24.
10.70.070 Mittimus on death sentence--Return by sheriff. [1901 ex.s. c 9 § 6; RRS § 2217.] Repealed by 1981 c 138 § 24.
10.70.080 Death penalty--Custody of prisoner and execution. [1901 ex.s. c 9 § 3; RRS § 2214.] Repealed by 1981 c 138 § 24. Later enactment, see RCW 10.95.170.
10.70.090 Death penalty--How executed. [Code 1881 § 1131; 1873 p 244 § 289; 1854 p 125 § 153; RRS § 2212.] Repealed by 1981 c 138 § 24. Later enactment, see RCW 10.95.180.
10.70.100 Death warrant--Record by superintendent of prison. [1901 ex.s. c 9 § 4; RRS § 2215.] Repealed by 1981 c 138 § 24.
10.70.110 Death warrant--Return to clerk. [1901 ex.s. c 9 § 5 ; RRS § 2216.] Repealed by 1981 c 138 § 24. Later enactment, see RCW 10.95.190.
10.70.120 Proceedings on failure to execute on day named. [Code 1881 § 1133 ; 1873 p 245 § 291; 1854 p 125 § 155; RRS § 2222.] Repealed by 1981 c 138 § 24. Later enactment, see RCW 10.95.200.
10.70.130 Returns on death warrant and mittimus--Filing by clerk. [1901 ex.s. c 9 § 7; Code 1881 § 1132 ; 1854 p 125 § 154; RRS § 2218.] Repealed by 1981 c 138 § 24.

## Chapter 10.73 <br> CRIMINAL APPEALS

10.73.020 Appeal by state. [1925 ex.s. c 150 § 7; RRS § 2183-1.] Superseded and abrogated by Rules of Court: Appeal-rule 65 (effective January 3, 1956); also Appeal-rule 14 (8), therein cited. Statute subsequently repealed by 1957 c 10 § 3.
10.73.030 Effect of appeal by defendant--Stay--Time in jail deducted from sentence. [(i) 1893 c 61 § 30; RRS § 1745 . (ii) 1903 c 35 § 1, part; RRS § 1746, part.] Repealed by 1955 c 42 § 1. Reenacted, see RCW 9.95.061 and 9.95.062.
10.73.050 Personal appearance in supreme court not necessary. [1893 c 61 § 32, part; RRS § 1748, part.] Superseded and abrogated by Rules of court: Appeal-rule 65 (effective January 3, 1956); also Appeal-rule 5, 49, therein cited. Statute subsequently repealed by 1957 c 10 § 3.
10.73.060 Defendant to have closing argument. [1893 c 61 § 32, part; RRS § 1748, part.] Superseded and abrogated by Rules of court: Appeal—rule 65 (effective January 3, 1956); also Appeal—rule 5, 49, therein cited. Statute subsequently repealed by 1957 c 10 § 3.
10.73.070 Order for new trial--Time in jail deducted from new sentence. [(i) 1893 c 61 § 33, part; RRS § 1749, part. (ii) 1893 c 61 § 34; RRS § 1750.] Repealed by 1955 c 42 § 1.
10.73.080 Dismissal of charge. [1893 c $61 \S 33$, part; RRS § 1749 , part.] Repealed by 1955 c 42 § 1 . See Rules of court: Appeal—rule 48.

## Chapter 10.76 <br> INSANITY PLEA--SUBSEQUENT PROCEDURE

10.76.010 Definition "criminally insane." [1907 c $30 \S \mathrm{l} ; 1873 \mathrm{p}$ 239 § 262; RRS § 2173.] Repealed by 1973 lst ex.s. c 117 § 29.
10.76.020 Pleading insanity. [1907 c 30 § 2; RRS § 2174.] Repealed by 1973 lst ex.s. c 117 § 29.
10.76.030 Instructions to jury on special verdict. [1907 c 30 § 3; RRS § 2175.] Repealed by 19731 st ex.s. c 117 § 29.
10.76.040 Verdict--Orders applicable to various verdicts. [1907 c 30 § 4; 1891 c 28 § 79; Code 1881 § 1101; 1873 p 239 § 262; 1854 p 121 § 126; RRS § 2176.] Repealed by 1973 1st ex.s. c 117 § 29.
10.76.050 Statement of facts--Certification--Preservation. [1971 c 81 § 49; 1907 c $30 \S 5$; RRS § 6969.] Repealed by 1973 lst ex.s. c 117 § 29.
10.76.060 Institutional placement--Custody--Discharge. [1971 c 81 § 50 ; 1965 ex.s. c 9 § 1 ; 1957 c 48 § 1 ; 1907 c $30 \S 8$; RRS § 6972.] Repealed by 1973 lst ex.s. c 117 § 29.
10.76.070 Procedure to secure discharge from confinement as criminally insane. [1971 c 81 § 51 ; 1965 ex.s. c 9 § 2; 1957 c 48 § 2 ; 1907 c 30 § 6; RRS § 6970.] Repealed by 1973 lst ex.s. c 117 § 29.
10.76.080 Relapse--Recommitment--Procedure. [1971 c 81 § 52 ; 1907 c 30 § 7; RRS § 6971.] Repealed by 1973 1st ex.s. c 117 § 29.
10.76.090 Commitment of persons after acquittal. [1957 c 48 § 3; 1907 c 30 § 10; RRS § 6974.] Repealed by 1965 ex.s. c 9 § 7.

## Chapter 10.79 <br> SEARCHES AND SEIZURES

10.79.010 Issuance of warrant for stolen property, etc. [Code 1881 § 967; 1873 p 216 § $153 ; 1854$ p 100 § 1 ; RRS § 2237. FORMER PART OF SECTION: 1949 c 86 § 1 ; Code 1881 § 968; 1873 p 216 § $154 ; 1854$ p 100 § 2; Rem. Supp. 1949 § 2238, now codified as RCW 10.79.015.] Repealed by 1984 c 76 § 35.
10.79.030 Execution of warrant--Disposition of property. [1949 c 86 § 2; Code 1881 § 970 ; 1873 p 217 § 156 ; 1854 p 101 § 4; Rem. Supp. 1949 § 2240.] Repealed by 1984 c 76 § 35.

## Chapter 10.82

## COLLECTION AND DISPOSITION OF FINES AND COSTS

10.82.050 Execution against property of defendant in jail. [1891 c 28 § 84, part; Code 1881 § 1125, part; 1854 p 124 § 147, part; RRS § 2206, part.] Now codified in RCW 10.82.030.
10.82.060 Disposition of fines collected--Penalty for failure to pay over. [Code 1881 § 1113 ; 1854 p 98 § 128; RRS § 2189.] Repealed by 1957 c 10 § 3.

## Chapter 10.85 <br> REWARDS

10.85.010 Rewards to prosecuting witness and officer in burglary, robbery and larceny cases. [Code 1881 § 852; 1873 p 192 § 58; 1854 p 84 § 52 ; RRS § 2130 .] Repealed by 1979 ex.s. c 53 § 5.

Severability--1979 ex.s. c 53: See RCW 10.85.900.
10.85.020 Offenses against transportation--Standing reward. [Code 1881 § $1290 ; 1877$ p 283 § $1 ;$ RRS § 2247. FORMER PART OF SECTION: Code $1881 \S 1291$; 1877 p 284 § 2; RRS § 2248, now codified as RCW 10.85.025.] Repealed by 1979 ex.s. c 53 § 5.

Severability—1979 ex.s. c 53: See RCW 10.85.900.
10.85.025 Offenses against transportation--Reward upon proof of conviction. [1973 c 106 § 9; Code 1881 § 1291; 1877 p 284 § 2; RRS § 2248. Formerly RCW 10.85 .020 , part.] Repealed by 1979 ex.s. c $53 \S$ 5.

Severability--1979 ex.s. c 53: See RCW 10.85.900.

## Chapter 10.88

## UNIFORM CRIMINAL EXTRADITION ACT

10.88.010 Demand for extradition--Investigation--Report--Warrant. [Code 1881 § 972; 1873 p 217 § 158 ; 1854 p 102 § 6; RRS § 2242. Formerly RCW 10.88 .010 and 10.88.020.] Repealed by 1971 ex.s. c 46 § 31 .
10.88.020 Extradition--Warrant by governor. [Code 1881 § 972, part; 1854 p 102 § 6, part; RRS § 2242, part.] Repealed by 1971 ex.s. c 46 § 31 .
10.88.030 Fugitives--Arrest of. [Code 1881 § 973; 1873 p 218 § 159; 1854 p 102 § 7; RRS § 2243.] Repealed by 1971 ex.s. c 46 § 31.
10.88.040 Fugitives-Preliminary examination--Bail. [Code 1881 § 974; 1873 p 218 § $160 ; 1854$ p 103 § 8; RRS § 2244.] Repealed by 1971 ex.s. c 46 § 31.
10.88.050 Fugitives--Hearing--Taking under extradition warrant. [Code 1881 § 975; 1873 p 219 § 161; 1854 p 103 § 9; RRS § 2245.] Repealed by 1971 ex.s. c 46 § 31.
10.88.060 Fugitives--Prosecuting witness to pay costs and board of prisoner. [Code 1881 § 976; 1873 p 219 § 162; 1854 p 103 § 10; RRS § 2246.] Repealed by 1971 ex.s. c 46 § 31.
10.88.070 Fresh pursuit--Authority of foreign peace officer. [1943 c 261 § 1 ; Rem. Supp. 1943 § 2252-1.] Now codified as RCW 10.89.010.
10.88.080 Fresh pursuit--Preliminary examination by magistrate. [1943 c 261 § 2; Rem. Supp. 1943 § 2252-2.] Now codified as RCW 10.89.020.
10.88.090 Fresh pursuit defined. [1943 c 261 § 5; Rem. Supp. 1943 § 2252-5.] Now codified as R CW 10.89.050.
10.88.100 Construction as to lawfulness of arrest. [1943 c 261 § 3; Rem. Supp. 1943 § 2252-3.] Now codified as RCW 10.89.030.
10.88.110 "State" includes District of Columbia. [1943 c 261 §4; Rem. Supp. 1943 § 2252-4.] Now codified as RCW 10.89.040.

## Chapter 10.94 <br> DEATH PENALTY

10.94.010 Notice of intention--Filing required, when--Service--Contents--Failure of as bar to request. [1977 ex.s. c 206 § 1.] Repealed by 1981 c 138 § 24. Later enactment, see RCW 10.95.040.
10.94.020 Special sentencing proceeding--Procedure. [1977 ex.s. c 206 § 2.] Repealed by 1981 c 138 § 24. Later enactment, see chapter 10.95 RCW.
10.94.030 Mandatory review of sentence by state supreme court--Procedures--Consolidation with appeal. [1977 ex.s. c 206 § 7.] Repealed by 1981 c 138 § 24. Later enactment, see RCW 10.95.100.
10.94.900 Severability--1977 ex.s. c 206. [1977 ex.s. c 206 § 10.] Repealed by 1981 c 138 § 24.

Title 11
PROBATE LAW AND PROCEDURE-- 1965 ACT

## Chapter 11.02

GENERAL PROVISIONS
11.02.010 Jurisdiction in probate matters--Powers of courts. [1984 c 149 § 41 ; 1965 c 145 § 11.02 .010 . Prior: 1917 c 156 § 1; RRS §

1371; prior: 1891 c 155 § 1; Code 1881 § 1299; 1873 p 253 § 3; 1863 p 199 § 3; 1860 p 167 § 3; 1854 p 309 § 3. Formerly RCW 11.16.010.] Recodified as RCW 11.96 .009 pursuant to 1984 c 149 § 40, effective January 1, 1985.
11.02.020 Powers of courts when law inapplicable, insufficient, or doubtful. [1984 c 149 § 42; 1965 c 145 § 11.02.020. Prior: 1917 c 156 § 219; RRS § 1589. Formerly RCW 11.16.020.] Recodified as RCW 11.96 .020 pursuant to 1984 c 149 § 40, effective January 1, 1985.
11.02.030 Exercise of powers--Orders, writs, process, etc. [1965 c 145 § 11.02.030. Prior: 1917 c 156 § 220; RRS § 1590 . Formerly RCW 11.16.030.] Recodified as RCW 11.96 .030 pursuant to 1984 c 149 § 43, effective January 1, 1985.
11.02.040 Construction--Number and gender. [1917 c 156 § 46; RRS § 1416. Prior: Code 1881 § $1339 ; 1873$ p 261 § 43.] Repealed by 1965 c 145 § 11.99 .015 and reenacted as RCW 11.02.005(14), (15).
11.02.050 Uniform declaratory judgments act, proceedings under. Cross-reference section, decodified July, 1984.
11.02.060 Power of clerk to fix dates of hearings. [1984 c 149 § 51; 1965 c 145 § 11.02 .060 . Prior: 1947 c 54 § 1; Rem. Supp. 1947 § 1590-a. Formerly RCW 11.16.110.] Recodified as RCW 11.96 .090 pursuant to 1984 c 149 § 50, effective January 1, 1985.

## Chapter 11.04

## DESCENT AND DISTRIBUTION

11.04.010 "Issue" and "real estate" defined. [Code 1881 § 3314; 1875 p 57 § $13 ; 1863$ p 264 § $350 ; 1860$ p 223 § $316 ; 1854$ p 308 § 243, part; RRS § 1354.] Repealed by 1965 c 145 § 11.99 .015 . See RCW 11.02.005(4) and (5).
11.04.020 Descent of separate real property. [1927 c 160 § 1; Code 1881§3302; 1875 p 53 § $1 ; 1863$ p 261 § $340 ; 1860$ p 221 § $306 ; 1854$ p 305 § 231; RRS § 1341.] Repealed by 1965 c 145 § 11.99 .015 . See RCW 11.04.015.
11.04.030 Distribution of separate personal estate. [Code 1881 § $3316 ; 1875$ p 57 § $15 ; 1863$ p 264 § 353 ; 1860 p 224 § 319 ; 1854 p 308 § 244; RRS § 1364.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.04.015.
11.04.040 Effect of advancement where widow and issue survive. [Code 1881 § 3317; 1875 p 58 § 16; 1863 p 265 § 354; 1860 p 224 § $320 ; 1854$ p 309 § 245 ; RRS § 1365.] Repealed by 1965 c $145 \S$ 11.99.015. See RCW 11.04.041.
11.04.050 Descent and distribution of community property. [Code 1881 §§ 3303, 2411, 2412; 1879 p 78 §§ 12, 13; RRS § 1342. Cf. 1875 p 55 § 2.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.04.015.
11.04.070 Survivorship between joint tenants abolished--Exceptions. [1953 c 270 § 1 ; 1885 p 165 § 1 ; RRS § 1344.] Repealed by 1961 c 2 § 4.
11.04.080 Inheritance by illegitimate child. [Code 1881 § 3305; 1875 p 55 § 4; 1863 p 262 § 341 ; 1860 p 222 § 307 ; 1854 p 306 § 232; RRS § 1345.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.04.081.
11.04.090 Inheritance from illegitimate child. [Code 1881 § 3306; 1875 p 56 § $5 ; 1863$ p 262 § 342; 1860 p 222 § $308 ; 1854$ p 307 § 233; RRS § 1346.] Repealed by 1965 c 145 § 11.99 .015 . See RCW 11.04.081.
11.04.100 Degree of kindred--How computed. [1945 c 72 § 1 ; Code 1881 § 3307; 1875 p 56 § 6; 1863 p 263 § 343 ; 1860 p 222 § 309; 1854 p 307 § 235; Rem. Supp. 1945 § 1347.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.02.005(5) and 11.04.035.
11.04.110 Right of representation--Posthumous children. [Code 1881 § $3315 ; 1875$ p 57 § $14 ; 1863$ p 264 § 351 ; 1860 p 223 § 317; 1854 p 308 § 243, part; RRS § 1355.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.02.005(3).
11.04.120 Advancement, how considered. [Code 1881 § 3308; 1875 p 56 § 7; 1863 p 263 § $344 ; 1860$ p 222 § $310 ; 1854$ p 307 § 236 ; RRS § 1348.] Repealed by 1965 c 145 § 11.99.01 5. See RCW 11.04.041.
11.04.130 Effect on distributive shares. [Code $1881 \S 3309 ; 1875 \mathrm{p}$ 56 § 8; 1863 p 263 § 345 ; 1860 p 222 § 311 ; 1854 p 307 § 237; RRS § 1349.] Repealed by 1965 c $145 \S 11.99 .015$. See RCW 11.04.041.
11.04.140 Procedure in determining shares. [Code 1881 § 3310; 1875 p 56 § 9; 1863 p 263 § 346; 1860 p 223 § 312; 1854 p 307 § 238; RRS § 1350.] Repealed by 1965 c 145 § 11.99 .015 . See RCW 11.04.041.
11.04.150 What is advancement. [Code 1881 § 3311 ; 1875 p 56 § $10 ; 1863$ p 263 § 347 ; 1860 p $223 \S 313 ; 1854$ p 307 § 239 ; RRS § 1351.] Repealed by 1965 c 145 § 11.99 .015 . See RCW 11.04.041.
11.04.160 Value of advancement, how determined. [Code 1881 § 3312; 1875 p 57 § 11 ; 1863 p 263 § 348; 1860 p 223 § 314 ; 1854 p 307 § 240; R RS § 1352.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.04.041.
11.04.170 Death of descendant advanced, effect. [Code 1881 § $3313 ; 1875$ p 57 § 12; 1863 p 263 § 349; 1860 p 223 § $315 ; 1854$ p 307 § 241 ; RRS § 1353.] Repealed by 1965 c 145 § 11.99 .015 . See RCW 11.04.041.
11.04.180 Devolution of property in case of simultaneous death of owners. [1943 c 113 § I; Rem. Supp. 1943 § 1370-1.] Recodified as RCW 11.05 .010 and later repealed by 1965 c $145 \S 11.99 .015$ and reenacted as RCW 11.05.010.
11.04.190 Procedure when beneficiaries die simultaneously. [1943 c 113 § 2; Rem. Supp. 1943 § 1370-2.] Recodified as RCW 11.05 .020 and later repealed by 1965 c $145 \S 11.99 .015$ and reenacted as RCW 11.05.020.
11.04.200 Joint tenants-Simultaneous death. [1943 c 113 § 3; Rem. Supp. 1943 § 1370-3.] Recodified as RCW 11.05 .030 and later repealed by 1965 c $145 \S 11.99 .015$ and reenacted as RCW 11.05.030.
11.04.210 Distribution of insurance policy when insured and beneficiary die simultaneously. [1943 c 113 § 4; Rem. Supp. 1943 § 1370-4.] Recodified as RCW 11.05 .040 and later repealed by 1965 c 145 § 11.99.015 and reenacted as RCW 11.05.040.
11.04.220 Scope of act limited. [1943 c 113 § 6; Rem. Supp. 1943 § 1370-6.] Recodified as RCW 11.05 .050 and later repealed by 1965 c $145 \S 11.99 .015$ and reenacted as RCW 11.05.050.
11.04.260 Title of heirs confirmed. [1895 c 105 § 2; RRS § 1367.] Repealed by 1965 c 145 § 11.99 .015.
11.04.280 Meaning of "heirs." [1895 c 105 § 4; RRS § 1369.] Repealed by 1965 c 145 § 11.99 .015 . See RCW $11.02 .005(6)$.

## Chapter 11.05 UNIFORM SIMULTANEOUS DEATH ACT

11.05.920 Severability. [1943 c 113 § 8; Rem. Supp. 1943 § 13708.] Repealed by 1965 c 145 § 11.99 .015 . See RCW 11.99.030.

## Chapter 11.08 <br> ESCHEATS

11.08.005 Tax commission--Defined. [1967 ex.s. c 26 § 19.] Repealed by 1979 c 107 § 27.
11.08.010 Inheritance from stepparent avoids escheat. [1919 c 197 § 1; RRS § 1356-1.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.04.095.
11.08.011 Inheritance from stepparent avoids escheat--Construction. [1919 c 197 § 2; RRS § 1356-2.] Repealed by 1965 c 145 § 11.99.015.
11.08.020 through 11.08 .090 [1919 c 197 § 3; 1907 c 133 §§ $1-8$; RRS §§ 1356, 1356-3, and 1357-1363.] Repealed by 1965 c 145 § 11.99.015.
11.08.130 Estates of persons dying after June 8, 1955--RCW 11.08.020 through 11.08 .090 nonapplicable. [1955 c 254 § 1.] Repealed by 1965 c $145 \S 11.99 .015$.
11.08.190 Duty of prosecuting attorneys. [1955 c 254 § 7.] Repealed by 1965 c 145 § 11.99.015.

## Chapter 11.12 <br> WILLS

11.12.100 Effect of advancements to such children. [1917 c 156 § 33; RRS § 1403. Prior: Code 1881 § 1326; 1863 p 208 § 61; 1860 p 171 § 28.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.04.041.
11.12.240 Term "will" includes all codicils. [1917 c 156 § 44; RRS § 1414. Prior: Code 1881 § 1337; 1863 p 210 § 74; 1860 p 172 § 41.] Repealed by 1965 c 145 § 11.99 .015 . See RCW 11.02.005(8) and (9).

## Chapter 11.16 <br> JURISDICTION--VENUE--NOTICES

11.16.010 Jurisdiction in probate matters--Powers of courts. [1917 c 156 § 1; RRS § 1371. Prior: 1891 c 155 § 1 ; Code 1881 § 1299 ; 1873 p 235 § 3; 1863 p 199 § 3; 1860 p 167 § 3; 1854 p 309 § 3.] Recodified as RCW 11.02 .010 and later repealed by 1965 c 145 § 11.99.015 and reenacted as RCW 11.02.010.
11.16.020 Powers adequate, even when law doubtful. [1917 c 156 § 219; RRS § 1589 .] Recodified as RCW 11.02 .020 and later repealed by 1965 c 145 § 11.99 .015 and reenacted as RCW 11.02.020.
11.16.030 Exercise of powers--Orders--Process. [1917 c 156 § 220; RRS § 1590 .] Recodified as RCW 11.02 .030 and later repealed by 1965 c $145 \S 11.99 .015$ and reenacted as RCW 11.02.030.
11.16.040 Appeals to supreme court. [1917 c 156 § 221; RRS § 1591.] Recodified as RCW 11.96 .010 and later repealed by 1965 c 145 § 11.99 .015 and reenacted as RCW 11.96.010.
11.16.050 Venue. [1967 c 168 § 4; 1965 c 145 § 11.16.050. Prior: 1917 c 156 § 6; RRS § 1376; prior: Code 1881 § 1340; 1863 p 210 § $76 ; 1860$ p 173 § 43.] Repealed by 1985 c 30 § 143 ; and by 1984 c 149 § 178, effective January 1, 1985. Later enactment, see RCW 11.96.050.
11.16.080 Notice, how given--Citations. [1917 c 156 § 3; RRS § 1373. Prior: 1891 p 381 § 3; Code 1881 § 1311 ; 1854 p 305 § 226.] Repealed by 1965 c $145 \S 11.99 .015$. See RCW 11.16.081, 11.16.082 and 11.16.083.
11.16.081 Notice. [1965 c 145 § 11.16.081.] Repealed by 1969 c 70 § 5.
11.16.090 Service of citation. [1917 c 156 § 4; R RS § 1374. Prior: Code 1881 § 1312 ; 1873 p $255 \S 17 ; 1854$ p $305 \S 227$.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.16.081, 11.16.082, 11.16.083.
11.16.100 Time of service. [1917 c 156 § 5; RRS § 1375. Prior: 1891 p 381 § 4; Code 1881 § 1313 ; 1873 p 256 § 18 ; 1863 p 206 § 46.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.16 .081 and 11.16.082.
11.16.110 Power of clerk to fix dates of hearings. [1947 c 54 § 1 ; Rem. Supp. 1947 § $1590-\mathrm{a}$; 1917 c 156 § 220-a.] Repealed by 1965 c $145 \S 11.99 .015$ and reenacted as RCW 11.02.060.

## Chapter 11.20 <br> CUSTODY, PROOF AND PROBATE OF WILLS

11.20.021 List of heirs to be filed with clerk. Cross-reference section, decodified pursuant to 1983 c $3 \S 13$.

## Chapter 11.28

## LETTERS TESTAMENTARY AND OF ADMINISTRATION

11.28.080 Execution of letters. [1917 c 156 § 56; RRS § 1426. Prior: Code 1881 § 1382; 1863 p 218 § 116 ; 1860 p 181 § 83.] Repealed by 1965 c 145 § 11.99 .015 . See RCW 11.28.090.
11.28.111 List of heirs to be filed with clerk. Cross-reference section, decodified pursuant to 1983 c 3 § 13.
11.28.130 Hearing on petition. [1965 c $145 \S$ 11.28.130. Prior: 1917 c 156 § 63; RRS § 1433; prior: 1883 p 29 § 1; Code 1881 § 1391.] Repealed by 1974 ex.s. c 117 § 55.
11.28.180 Bond of personal representative--Exceptions. [1965 c 145 § 11.28.180. Prior: 1963 c 46 § 1 ; 1939 c 27 § 1 ; 1917 c 156 § 67; RRS § 1437; prior: Code 1881 § 1394; 1877 p 211 § 4; 1863 p 220 § 126; 1860 p 183 § 93.] Repealed by 1974 ex.s. c 117 § 55.
11.28.200 Waiver of bond by will. [1965 c 145 § 11.28.200. Prior: 1917 c 156 § 69; RRS § 1439; prior: Code 1881 § 1403; 1877 p 212 § 4, 1863 p 222 § $136 ; 1860$ p 184 § 103.] Repealed by 1974 ex.s. c 117 § 55.
11.28.310 Limitation of action against sureties. [1917 c 156 § 80; RRS § 1450. Prior: 1891 p 385 § 21; Code 1881 § 1431; 1854 p 274 § 42.] Repealed by 1965 c $145 \S 11.99 .015$ and reenacted as RCW 11.28.235.
11.28.320 Copies of letters as evidence. [1917 c 156 § 58; RRS § 1428. Prior: 1891 p 383 § 12; Code 1881 § 1385 ; 1863 p 219 § 119 ; 1860 p 181 § 86.] Repealed by 1965 c 145 § 11.99 .015.

Chapter 11.36

## QUALIFICATIONS OF PERSONAL REPRESENTATIVES

11.36.020 Letters revoked upon disqualification after appointment. [1917 c 156 § 87, part; RRS § 1457, part.] Recodified in RCW 11.36 .010 and later repealed by 1965 c $145 \S 11.99 .015$ and reenacted in RCW 11.36.010.

## Chapter 11.40

## CLAIMS AGAINST ESTATE

11.40.050 Judge as creditor of estate. [1965 c 145 § 11.40.050. Prior: 1917 c 156 § 111; RRS § 1481; prior: Code 1881 § 1471 ; 1860 p 196 § 163.] Repealed by 1974 ex.s. c 117 § 55.

## Chapter 11.44

## INVENTORY AND APPRAISEMENT

11.44.010 Filing of inventory--Appointment of appraisers-Compensation. [1939 c 202 § 8; 1935 c 180 § 123; 1929 c 112 § 1 ; 1919 c 23 § 1; 1917 c 156 § 95; RRS § 1465. Prior: Code 1881 § 1444; 1860 p 189 § 132; 1854 p 278 § 65.] Repealed by 1965 c 145 § 11.99 .015. See RCW 11.44.015, 11.44.055, 11.44.070 and 11.44.080.
11.44.020 Oath and duty of appraisers. [1917 c 156 § 96; RRS § 1466. Prior: Code $1881 \S 1447$; 1854 p 276 § 58.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.44.015 and 11.44.065.
11.44.030 Claims against executor or administrator to be included. [1917 c 156 § 97; RRS § 1467. Prior: Code 1881 § 1449; 1860 p 63 § $5 ; 1854$ p 277 § 60.] Repealed by 1965 c 145 § 11.99 .015 and reenacted as RCW 11.44.085.
11.44.040 Discharge of debt to be construed as specific bequest, and included. [1917 c 156 § 98; RRS § 1468. Prior: Code 1881 § 1450; 1854 p 277 § 61.] Repealed by 1965 c $145 \S 11.99 .015$ and reenacted as RCW 11.44.090.
11.44.055 Appointment of appraiser. [1965 c 145 § 11.44.055. Formerly RCW 11.44.010, part.] Repealed by 1974 ex.s. c 117 § 55.
11.44.060 Additional inventory. [1917 c 156 § 100; RRS § 1470. Prior: Code 1881 § 1453; 1873 p 281 § 138; 1854 p 277 § 64.] Repealed by 1965 c 145 § 11.99 .015 . See RCW 11.44.025.
11.44.065 Duties of appraiser. [1965 c 145 § 11.44.065. Formerly RCW 11.44.020, part.] Repealed by 1974 ex.s. c $117 \S 55$.
11.44.080 Dispensing with appraisement. [1967 c 168 § 11; 1965 c 145 § 11.44.080. Formerly RCW 11.44.010, part.] Repealed by 1974 ex.s.c $117 \S 55$.

## Chapter 11.48 <br> PERSONAL REPRESENTATIVES--GENERAL PROVISIONSACTIONS BY AND AGAINST

11.48.100 Actions for waste, conversion, and trespass. [1917 c 156 § 149; RRS § 1519. Prior: Code 1881 § 1530 ; 1854 p 291 § 143.] Repealed by 1961 c 137 § 2.

Repeal and saving: See note following RCW 4.20 .040 in this table.
11.48.110 Actions for decedent's torts. [1917 c 156 § 150; RRS § 1520. Prior: Code 1881 § $1531 ; 1854$ p 291 § 144.] Repealed by 1961 c 137 § 2.

Repeal and saving: See note following RCW 4.20 .040 in this table.
11.48.170 Inventory may be contradicted. [Code 1881 § 721; 1877 p 146 § 725 ; 1869 p 166 § 662; RRS § 970.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.44.035.

## Chapter 11.56 <br> SALES, EXCHANGES, LEASES, MORTGAGES AND BORROWING

11.56.025 Sale of vendor's interest in real estate contract. [1955 c 205 § 12.] Now codified as RCW 11.56 .020 , part.
11.56.130 Effect of confirmation. [1917 c 156 § 134; RRS § 1504. Prior: Code 1881 § $1510 ; 1854$ p 287 § 120.] Repealed by 1965 c 145 § 11.99 .015 and reenacted as RCW 11.56.115.
11.56.190 Purchaser to give bond to secure future payments. [1917 c 156 § 140; RRS § 1510. Prior: Code 1881 § $1520 ; 1854$ p 289 § 130.] Repealed by 1959 c 57 § 1.
11.56.200 Conditions of bond. [1917 c 156 § 141 ; RRS § 1511 . Prior: Code 1881 § 1521 ; 1854 p 289 § 131.] Repealed by 1959 c 57 § 1.
11.56.260 Sales not voided by irregularities. [ 1890 p 82 § 2; RRS § 1693.] Repealed by 1965 c 145 § 11.99 .015 .

## Chapter 11.60 <br> PERFORMANCE OF DECEDENT'S CONTRACTS

11.60.050 Certified copy of order to be recorded with deed. [1917 c 156 § 192; RRS § 1562. Prior: 1891 c 155 § 46; Code 1881 § 631; 1877 p 131 § 634; 1854 p 293 § 157.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.60.040.
11.60.070 Depositions. [1917 c 156 § 194; RRS § 1564. Prior: 1891 c 155 § 48; Code 1881 §§ 633, 634; 1877 p 132 § 636.] Repealed by 1965 c 145 § 11.99 .015 . See Rules of court: CR 26-37, and 43 (f).

## Chapter 11.72 <br> DISTRIBUTION BEFORE SETTLEMENT

11.72.010 Petition for premature distribution. [1917 c 156 § 181; RRS § 1551. Prior: 1891 c 155 § 37; Code 1881 § 1573 ; 1854 p 300 § 195.] Repealed by 1965 c $145 \S 11.99 .015$. See RCW 11.72 .002 and 11.72.006.
11.72.020 Notice. [1917 c 156 § 182; RRS § 1552. Prior: Code 1881 § $1574 ; 1860$ p 216 § 276; 1854 p 300 § 196.] Repealed by 1965 c 145 § 11.99 .015 . See RCW 11.72.002 and 11.72.006.
11.72.030 Petition may be resisted. [1917 c 156 § 183; RRS § 1553. Prior: Code 1881 § 1575; 1860 p 216 § 277; 1854 p 300 § 197.] Repealed by 1965 c 145 § 11.99 .015 . See RCW 11.72 .002 and 11.72.006.
11.72.040 Hearing--Order--Bond to secure payment of debts, expenses, etc. $[1917$ c 156 § 184; RRS § 1554 . Prior: Code 1881 § 1576; 1854 p 300 § 198.] Repealed by 1965 c $145 \S 11.99 .015$. See RCW 11.72 .002 and 11.72 .006 .
11.72.050 Costs. [1917 c 156 § 185; RRS § 1555. Prior: Code 1881 § 1579 ; 1860 p 216 § 281 ; 1854 p 301 § 201.] Repealed by 1965 c $145 \S 11.99 .015$. See RCW 11.72.002 and 11.72.006.
11.72.060 Enforcing payment secured by bond. [1917 c 156 § 186; RRS § 1556. Prior: Code 1881 § 1580; 1860 p 216 § 282; 1854 p 301 § 201.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.72 .002 and 11.72.006.
11.72.070 Advancements may be considered. [1917 c 156 § 187; RRS § 1557. Prior: Code 1881 § 1596; 1854 p 303 § 217.] Repealed by 1965 c $145 \S 11.99 .015$. See RCW 11.04 .041 .

## Chapter 11.76 <br> SETTLEMENT OF ESTATES

11.76.140 Allowance of claims must precede payment. [1965 c 145 § 11.76 .140 . Prior: 1917 c 156 § 173; RRS § 1543.] Repealed by 1977 ex.s. c $234 \S 32$.

## Chapter 11.84

## INHERITANCE RIGHTS OF SLAYERS

11.84.910 Severability. [1955 c 141 § 15.] Repealed by 1965 c 145 § 11.99.015. See RCW 11.99.030.

## Chapter 11.88 <br> GUARDIANSHIP--APPOINTMENT, QUALIFICATION, REMOVAL OF GUARDIANS AND LIMITED GUARDIANS

11.88.035 Petition--Investigation and report. [1975 1st ex.s. c 95 § 8.] Repealed by 1977 ex.s. c 309 § 17.
11.88.050 Optional methods of service in certain cases--Appointment by court. [1955 c 205 § 14 ; 1917 c 156 § 199; RRS § 1569. Prior: 1909 c 118 § 4; 1903 c 130 § 5.] Repealed by 1965 c 145 § 11.99.015.
11.88.060 Substitute notice. [1917 c 156 § 200; RRS § 1570.] Repealed by 1965 c 145 § 11.99 .015.
11.88.070 Service on prosecuting attorney--Duty of. [1927 c 170 § 3; 1917 c 156 § 201; RRS § 1571 . Prior: 1909 c 118 § 3; 1903 c 130 § 4.] Repealed by 1965 c 145 § 11.99 .015 .

## Chapter 11.92 <br> GUARDIANSHIP--POWERS AND DUTIES OF GUARDIAN OR LIMITED GUARDIAN

11.92.020 Legal age. [1923 c 72 § 1, part; 1917 c 156 § 202, part; RRS § 1572 , part.] Recodified in RCW 11.92 .010 and later repealed by 1965 c $145 \S 11.99 .015$. See RCW 11.92.010.
11.92.030 Notice to creditors of ward--Claims--Limitation. [1917 c 156 § 218; RRS § 1588. Prior: Code 1881 § 1639; 1873 p 323 § 334; 1860 p 231 § 354.] Repealed by 1965 c 145 § 11.99 .015 . See RCW 11.92 .035 .
11.92.070 Presentation of claims condition precedent to suit. [1917 c 156 § 207; RRS § 1577 . Prior: 1897 c 75 § 1.] Repealed by 1965 c 145 § 11.99 .015 . See RCW 11.92.035.
11.92.080 General judgments not lien on estate. [1917 c 156 § 208; RRS § 1578 . Prior: 1897 c 75 § 2.] Repealed by 1965 c 145 § 11.99 .015. See RCW 11.92 .035 and $11.92 .060(3)$.

## Chapter 11.96 <br> JURISDICTION AND PROCEEDINGS

(Formerly: Appeals)
11.96.010 Appeals to supreme court or court of appeals. [1971 c 81 § 53; 1965 c 145 § 11.96.010. Prior: 1917 c 156 § 221 ; RRS § 1591. Formerly RCW 11.16.040.] Recodified as RCW 11.96 .160 pursuant to 1984 c 149 § 59, effective January 1, 1985.

## Chapter 11.98 TRUSTS

11.98.010 Violation of rule against perpetuities by instrument-Periods during which trust not invalid. [1984 c 149 § 87; 1965 c 145 § 11.98.010. Prior: 1959 c 146 § 1.] Recodified as RCW 11.98 .130 pursuant to 1984 c 149 § 86, effective January 1, 1985.
11.98.020 Distribution of assets and vesting of interest during period trust not invalid. [1984 c 149 § 88; 1965 c 145 § 11.98 .020. Prior: 1959 c 146 § 2.] Recodified as RCW 11.98 .140 pursuant to 1984 c 149 § 86, effective January 1, 1985.
11.98.029 Resignation of trustee. [1959 c 124 § 4. Formerly RCW 30.99.040.] Repealed by 1985 c 30 § 143.

Reviser's note: RCW 11.98 .029 was repealed without cognizance of its amendment by 1985 c $30 \S 43$.
11.98.030 Distribution of assets at expiration of period. [1984 c 149 § 89; 1965 c 145 § 11.98 .030 . Prior: 1959 c 146 § 3.] Recodified as RCW 11.98 .150 pursuant to 1984 c $149 \S 86$, effective January 1, 1985.
11.98.040 Effective date of creation of trust. [1984 c 149 § 90; 1965 c 145 § 11.98 .040 . Prior: 1959 c 146 § 4.] Recodified as RCW 11.98 .160 pursuant to 1984 c 149 § 86, effective January 1, 1985.
11.98.050 Application of chapter. [1984 c 149 § 93; 1971 ex.s. c 229 § 1 ; 1965 c 145 § 11.98 .050 . Prior: 1959 c 146 § 5.] Recodified as RCW 11.98 .900 pursuant to 1984 c 149 § 92, effective January 1, 1985.

## Title 12

## JUSTICE COURTS--CIVIL PROCEDURE

## Chapter 12.12 <br> TRIAL

12.12.050 Selection of jury. [1979 ex.s. c 135 § $11 ; 1888$ p 119 § 3; Code 1881 § 1772; 1854 p 235 § 72; RRS § 1851. Cf. Code 1881 §§ 1774, 1775.] Repealed by 1980 c 162 § 14.

## Chapter 12.16

## WITNESSES AND DEPOSITIONS

12.16.010 Witnesses may be subpoenaed if within twenty miles. [Code 1881 § 1869; 1873 p 370 § 168; 1854 p $233 \S 57$; RRS § 1898.] Repealed by 1984 c 258 § 703, effective July 1, 1984.
12.16.100 Depositions may be taken, when. [Code 1881 § 1878; 1873 p 371 § 177; 1854 p 234 § 66; RRS § 1907.] Repealed by 1984 c 258 § 703, effective July 1, 1984.
12.16.110 How taken and certified. [Code 1881 § 1879; 1873 p 371 § 178; 1854 p 234 § 67; RRS § 1908.] Repealed by 1984 c 258 § 703, effective July 1, 1984.
12.16.120 Deposition, how used on trial. [Code 1881 § 1880; 1873 p 372 § 179; 1854 p 234 § 68; RRS § 1909.] Repealed by 1984 c 258 § 703, effective July 1, 1984.

## Chapter 12.28 <br> REPLEVIN

12.28.010 Immediate claim and delivery authorized. [Code 1881 § 1809; 1873 p 356 § 108; 1854 p 242 § 109; RRS § 1796.] Repealed by 1979 ex.s. c $132 \S 10$. See chapter 7.64 RCW.
12.28.020 Contents of affidavit. [Code 1881 § $1810 ; 1873$ p 356 § 109; 1854 p 242 § 110; RRS § 1797.] Repealed by 1979 ex.s. c 132 § 10. See chapter 7.64 RCW.
12.28.030 Order for delivery. [Code 1881 § 1811; 1873 p 356 § 110; 1854 p 243 § 111 ; RRS § 1798.] Repealed by 1979 ex.s. c 132 § 10. See chapter 7.64 RCW.
12.28.040 Execution of order--Delivery bond. [Code 1881 § 1812; 1873 p 356 § 111 ; 1854 p 243 § 112; RRS § 1799.] Repealed by 1979 ex.s. c 132 § 10 . See chapter 7.64 RCW.
12.28.050 Exceptions to sureties. [Code 1881 § $1813 ; 1873$ p 357 § 112; 1854 p 243 § 113; RRS § 1800.] Repealed by 1979 ex.s. c 132 § 10. See chapter 7.64 RCW.
12.28.060 Return of property--Redelivery bond. [Code 1881 § 1814; 1873 p 357 § 113; 1854 p 243 § 114; RRS § 1801.] Repealed by 1979 ex.s. c 132 § 10 . See chapter 7.64 RCW.
12.28.070 Justification of sureties. [Code 1881 § 1815; 1873 p 357 § 114; 1854 p 244 § 115 ; RRS § 1802.] Repealed by 1979 ex.s. c 132 § 10. See chapter 7.64 RCW.
12.28.080 Property in building or inclosure--Procedure. [Code 1881 § 1816; 1873 p 358 § 115 ; 1854 p 244 § 116; RRS § 1803.] Repealed by 1979 ex.s. c 132 § 10 . See chapter 7.64 RCW.
12.28.090 Duty of officer on taking property. [Code 1881 § 1817; 1873 p 358 § 116 ; 1854 p 244 § 117 ; RRS § 1804.] Repealed by 1979 ex.s. c 132 § 10 . See chapter 7.64 RCW.
12.28.100 Claim to property by third party. [Code 1881 § 1818; 1873 p 358 § 117 ; 1854 p 244 § 118; RRS § 1805.] Repealed by 1979 ex.s. c 132 § 10 . See chapter 7.64 RCW.
12.28.110 Return required within five days. [Code 1881 § 1819 ; 1873 p 359 § 118; 1854 p 244 § 119; RRS § 1806.] Repealed by 1979 ex.s. c $132 \S 10$. See chapter 7.64 RCW.

## Chapter 12.32

GARNISHMENT
12.32.010 Justices may issue writs of garnishment. [1967 c 143 § 1 ; 1911 c 126 § 1 ; 1909 c $160 \S 1$; RRS § 1823.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.010.
12.32.015 Garnishment bond. [(i) 1965 c 95 § 2. (ii) 1965 c 96 § 2.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.030.
12.32.020 Application for writ--Affidavit--Contents. [1967 c 143 § 2; 1913 c 109 § 1 ; 1911 c 126 § 2; 1909 c 160 § 2; RRS § 1824.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.040.
12.32.030 Issuance of writ--Contents. [1967 c 143 § 3; 1911 c 126 § 3; 1909 c $160 \S 3$; RRS § 1825.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.050.
12.32.040 Form of writ. [1967 c 143 § 4; 1911 c 126 § 4; 1909 c 160 § 4; RRS § 1826.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.110.
12.32.050 Delivery of writ. [1967 c 143 § 5; 1909 c 160 § 5; RRS § 1827.] Repealed by 1969 ex.s. c 264 § 36.
12.32.060 Service of writ--Forms. [1967 c 143 § 6; 1961 c 218 § $1 ; 1939$ c 70 § 1 ; 1909 c $160 \S 6$; RRS § 1828.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.130.
12.32.070 Requirements when writ is served on bank. [1967 c 143 § 7; 1909 c 160 § 7; RRS § 1829.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.130, 7.33.140.
12.32.080 Effect of service of writ. [1967 c 143 § 8; 1909 c 160 § 8; RRS § 1830.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.140.
12.32.090 Bond to release garnishee. [1909 c 160 § 9; RRS § 1831.] Repealed by 1969 ex.s. c $264 \S 36$. Later enactment, see RCW 7.33.170.
12.32.100 Answer of garnishee--Contents--Forms. [1967 c 143 § 9; 1909 c 160 § 10 ; RRS § 1832.] Repealed by 1969 ex.s. c $264 \S 36$. Later enactment, see RCW 7.33.150.
12.32.105 Answer of garnishee--Signature of garnishee. [1967 c 143 § 14.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.150.
12.32.110 Discharge of garnishee. [1967 c 143 § 10; 1909 c 160 § 11; RRS § 1833.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.180.
12.32.120 Default of garnishee--Judgment. [1911 c 126 § 5; 1909 c $160 \S 12$; RRS § 1834.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.190.
12.32.130 Judgment against garnishee--Satisfaction. [1909 c 160 § 13; RRS § 1835.] Repealed by 1969 ex.s. c $264 \S 36$. Later enactment, see RCW 7.33.200.
12.32.140 Execution of judgment. [1909 c 160 § 14; RRS § 1836.] Repealed by 1969 ex.s. c $264 \S 36$. Later enactment, see RCW 7.33.210.
12.32.150 Garnishee in possession of property--Procedure. [1909 c 160 § 15; RRS § 1837.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.220.
12.32.160 Attachment for contempt. [1909 c 160 § 16; RRS § 1838.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.230.
12.32.170 Shares of corporate garnishee--Sale--Discovery proce-dure--Disposition of shares. [1967 c 143 § 11; 1909 c 160 § 17; RRS § 1839.] Repealed by 1969 ex.s. c 264 § 36.
12.32.180 Manner of sale. [1909 c 160 § 18; RRS § 1840.] Repealed by 1969 ex.s. c 264 § 36.
12.32.190 Transfer of shares on corporation books. [1909 c 160 § 19; RRS § 1841. .] Repealed by 1969 ex.s. c 264 § 36.
12.32.195 Violations of defendant as to shares of corporate gar-nishee--Contempt. [1967 c 143 § 13.] Repealed by 1969 ex.s. c 264 § 36.
12.32.200 Controverting answer of garnishee. [1909 c 160 § 20; RRS § 1842.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.240.
12.32.210 Attorney's fee--Costs. [1909 c 160 § 21; RRS § 1843.] Repealed by 1969 ex.s. c $264 \S 36$. Later enactment, see RCW 7.33.290.
12.32.220 Garnishee protected against claim of defendant. [1967 c 143 § 12; 1909 c 160 § 22; RRS § 1844.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.300.
12.32.230 Similarity of names--Procedure. [1909 c 160 § 23; RRS § 1845.] Repealed by 1969 ex.s. c 264 § 36. Later enactment, see RCW 7.33.330.
12.32.240 Garnishee need not plead defenses of defendant. [1909 c 160 § 24; RRS § 1846.] Repealed by 1969 ex.s. c 264 § 36.

## Chapter 12.36 <br> APPEA1S

12.36.060 Pleadings in superior court. [1929 c 58 § 5, part; RRS § 1915.] Now codified in RCW 12.36.050.

## Title 13

## JUVENILE COURTS AND JUVENILE OFFENDERS

Chapter 13.04<br>BASIC JUVENILE COURT ACT<br>(Formerly: Juvenile courts)

13.04.010 Juvenile court law--Dependent and delinquent children defined-Wards of state. [1961 c 302 § 1 ; 1913 c 160 § 1 ; RRS § 1987-1. Prior: 1909 c 190 § 1 ; 1905 c 18 § 1. Formerly RCW $13.04-$ .010 and 13.04.020.] Repealed by 1977 ex.s. c 291 § 81, effective July 1, 1978.
13.04.020 Delinquent and dependent children wards of state. [1913 c 160 § 1, part; 1909 c 190 § 1, part; 1905 c 18 § 1, part; RRS § 1987-1, part.] Now codified in RCW 13.04.010.
13.04.053 Notice to parent or guardian that child taken into cus-tody--Time limitation on detention--Responsibility of juvenile court. [1973 1st ex.s. c 101 § 1; 1961 c 302 § 2.] Repealed by 1977 ex.s. c 291 § 81, effective July 1, 1978.
13.04.056 Informal disposition of case by probation officer-Review by juvenile judge. [1961 c 302 § 3.] Repealed by 1977 ex.s. c 291 § 81, effective July 1, 1978.
13.04.060 Petition to take charge of child. [1977 ex.s. c $291 \S 32$; 1913 c 160 § 5 ; RRS § 1987-5.] Decodified and recodified as RCW 13.34.040 pursuant to 1977 ex.s. c $291 \S 50$, effective July $1,1978$.
13.04.070 Summons-Hearing. [1977 ex.s. c 291 § 35; 1913 c 160 § 6; RRS § 1987-6.] Decodified and recodified as RCW 13.34 .070 pursuant to 1977 ex.s. c 291 § 50, effective July 1, 1978.
13.04.080 Publication of summons. [1977 ex.s. c 291 § 36; 1961 c 302 § 4; 1913 c 160 § 7; RRS § 1987-7.] Decodified and recodified as RCW 13.34.080 pursuant to 1977 ex.s. c $291 \S 50$, effective July I, 1978.
13.04.090 Hearing--Records and reports—Judgment. [1913 c 160 § 10; RRS § 1987-10.] Repealed by 1961 c 302 § 17. Later enactments, see RCW 13.04.091, 13.04.095, 13.04.100, 13.04.19013.04.240.
13.04.091 Hearings--Time and place--Not generally public-Notes and records. [1977 ex.s. c 291 § 39; 1961 c 302 § 5. Prior: 1913 c 160 § 10, part; RCW 13.04.090, part.] Decodified and recodified as RCW 13.34.110 pursuant to 1977 ex.s. c 291 § 50, effective July 1, 1978.
13.04.095 Commitment of child--Order of court--Powers of department of social and health services--Rescinding of commitment. [1975-'76 2nd ex.s. c 71 § 2; 1967 c 137 § 1; 1961 c 302 § 6.] Repealed by 1977 ex.s. c 291 § 81, effective July 1, 1978.
13.04.100 Commitment of child--Order may be temporary, modified, etc.--Financial support of cbild. [1977 ex.s. c 291 § 44; 1969 ex.s. c 138 § $1 ; 1961$ c $302 \S 7 ; 1913$ c $160 \S 8$; RRS § 1987-8.] Decodified and recodified as RCW 13.34 .160 pursuant to 1977 ex.s. c $291 \S 50$, effective July 1, 1978.
13.04.105 Judgment for financial support. [1977 ex.s. c 291 § 45 ; 1961 c 302 § 8; 1955 c 188 § 1.] Decodified and recodified as RCW 13.34.170 pursuant to 1977 ex.s. c 291 §50, effective July $1,1978$.
13.04.110 Award and adoption of child. [1913 c 160 § 9; RRS § 1987-9.] Repealed by 1977 ex.s. c 291 § 81, effective July 1, 1978.
13.04.115 Child not to be detained in jail or confined with adult convicts. [1913 c 160 § 11 ; RRS § 1987-11.] Repealed by 1985 c 50 § 2. Later enactment, see RCW 13.04.116.
13.04.120 Arrest of juvenile--Hearing--Traffic violations. [1959 c 58 § 1; 1945 c 132 § 1 ; 1913 c 160 § 12; Rem. Supp. 1945 § 1987-12.] Repealed by 1977 ex.s. c $291 \S 81$, effective July 1, 1978. Later enactment, see RCW 13.50.200.
13.04.140 Construction. [1913 c 160 § 14; RRS § 1987-14.] Repealed by 1977 ex.s. c 291 § 81, effective July 1, 1978.
13.04.150 Modification of orders. [1977 ex.s. c 291 § 43; 1913 c $160 \S 15$; RRS § 1987-15.] Decodified and recodified as RCW 13.34.150 pursuant to 1977 ex.s. c 291 §50, effective July 1, 1978.
13.04.170 Contributing to delinquency--Penalty--Bond. [1953 c 116 § 1. Prior: 1913 c 160 § 17; RRS § 1987-17.] Repealed by 1977 ex.s. c 291 § 81, effective July 1, 1978.
13.04.190 Commitment of delinquent to department of institu-tions--Notice of placement by director to be given court and parents or guardian. [1961 c 302 § 10. Prior: 1959 c 251 § 2, part; 1957 c 297 § 4, part; RCW 13.08.190, part.] Repealed by 1977 ex.s. c 291 § 81 , effective July 1, 1978.
13.04.200 Director of institutions may place incorrigible juvenile delinquents over sixteen in reformatory--Duration--Definition. [1977 ex.s. c 80 § $16 ; 1961$ c 302 § 12 ; 1959 c 251 § 2; 1957 c 297 § 4. Formerly RCW 13.08.190, part.] Repealed by 1977 ex.s. c $291 \S 81$, effective July 1, 1978.
13.04.210 Petition for court review of director's decision on institutional placement or transfer--Filing, service. [1961 c 302 § 13. Prior: 1957 c 297 § 5; RCW 13.08.200.] Repealed by 1977 ex.s. c 291 § 81 , effective July 1, 1978.
13.04.220 Court may modify, set aside secretary's decision on placement or transfer--Appeal. [1971 c 81 § 54; 1961 c 302 § 14. Prior: 1957 c 297 § 6; RCW 13.08.210.] Repealed by 1977 ex.s. c 291 § 81, effective July 1, 1978.
13.04.230 Probation officer's investigation record and report withheld from public inspection--Who may inspect--Destruction. [1961 c 302 § 15. Prior: 1913 c 160 § 10 , part; RCW 13.04.090, part.] Repealed by 1977 ex.s. c 291 § 81, effective July 1, 1978.
13.04.250 Destruction of files of juveniles committed to department of institutions upon attaining majority--Exceptions. [1967 c 93 § 1.] Repealed by 1977 ex.s. c 291 § 81, effective July 1, 1978.
13.04.260 Commitment of delinquent beyond age twenty-one pro-hibited--Jurisdiction of juvenile court. [1975 lst ex.s. c 170 § 1.] Decodified and recodified as RCW 13.40 .300 pursuant to 1977 ex.s. c 291 § 80, effective July 1, 1978.
13.04.270 Confidential records--Enumerated. [1977 ex.s. c $291 \S$ 10.] Repealed by 1979 c $155 \S 86$. Later enactment, see chapter 13.50 RCW.
13.04.272 Confidential records--Release, when--Central record keeping system. [1977 ex.s. c 291 § 11.] Repealed by 1979 c 155 § 86. Later enactment, see chapter 13.50 RCW.
13.04.274 Confidential records--Right to challenge information therein--Order to seal legal and social files and records, procedure
for-Grounds to nullify--Order to destroy records, when. [1977 ex.s. c 291 § 12.] Repealed by 1979 c 155 § 86. Later enactment, see chapter 13.50 RCW.
13.04.276 Confidential records--Expungement to protect due process rights. [1977 ex.s. c 291 § 13.] Decodified and recodified as RCW 13.50.150 by 1979 c 155 § 12.
13.04.278 Records of motor vehicle operation violation forwarded. [1979 c 155 § 13 ; 1977 ex.s. c 291 § 14.] Decodified and recodified as RCW 13.50 .200 by 1979 c 155 § 12.

## Chapter 13.06 <br> JUVENILE OFFENDERS--CONSOLIDATED JUVENILE SERVICES PROGRAMS

(Formerly: Probation services-Special supervision programs)
13.06.060 Pro rata payments. [1981 c 60 § 1; 1979 c 141 § 16; 1969 ex.s. c 165 § 6.] Repealed by 1983 c 191 § 13.

## Chapter 13.07 <br> PROBATION COUNSELORS--STATE AID

13.07.010 Definitions. [1979 c 141 § 17; 1959 c 331 § 1.] Repealed by 1981 c 60 § 2.
13.07.020 Program established--Funds. [1973 1st ex.s. c 59 § 2; 1959 c 331 § 2.] Repealed by 1981 c 60 § 2.
13.07.030 Purpose and amount of grants. [1979 c 141 § 18; 1965 ex.s. c 137 § 2; 1959 c 331 § 4.] Repealed by 1981 c 60 § 2.
13.07.040 Counselors--Appointment--Term--Qualifications. [1959 c 331 § 6.] Repealed by 1981 c 60 § 2.
13.07.050 Applications for aid--Declaration of eligibility. [1979 c 141 § 19; 1959 c 331 § 7.] Repealed by 1981 c 60 § 2.
13.07.060 Reports and accounting-Payment procedure--Denial or withholding of aid. [1979 c 141 § 20; 1959 c 331 § 8.] Repealed by 1981 c 60 § 2.
13.07.070 Aid limited to six years. [1965 ex.s. c 137 § 3.] Repealed by 1981 c $60 \S 2$.
13.07.900 RCW 13.07.010, 13.07.020, 13.07.040, 13.07.050 and 13.07 .060 declared temporary--Terminal date. [1965 ex.s. c 137 § 1 ; 1963 c 54 § 1 ; 1961 c 145 § 2 ; 1959 c 331 § 11.] Repealed by 1967 ex.s. c $35 \S 1$.

## Chapter 13.08 <br> JUVENILE OFFENDERS

13.08.010 Commitment to state training school. [(i) 1905 c 19 § 1 ; 1891 c 103 § 1 ; RRS § 1980. (ii) 1913 c 111 § 1 ; 1905 c 19 § 3; 1891 c 103 § 7; RRS § 1986. (iii) 1909 c 97 p 257 § 3; RRS § 4626.] Codified as RCW $13.08 .080,13.08 .140$ and 13.08 .150 , subsequently repealed by 1961 c $302 \S 17$, for later enactment, see chapter 13.04 RCW.
13.08.020 Commitment to state school for girls. [(i) 1905 c 19 § 1 ; 1891 c 103 § 1 ; RRS § 1980. (ii) 1913 c 111 § 1 ; 1905 c 19 § 3; 1891 c 103 § 7; RRS § 1986. (iii) 1909 c 97 p 257 § 3; RRS § 4626. (iv) 1913 c 157 § 6; RRS § 4636.] Codified as RCW 13.08.080, 13.08.140, 13.08.150, 13.08.170, subsequently repealed by 1961 c 302 § 17 , for later enactment, see chapter 13.04 RCW .
13.08.030 Commitment when found guilty of crime. [1909 c 249 § 24; RRS § 2276. Prior: 1905 c 19 § 1 ; 1891 c 103 § 1.] Codified as RCW 13.08.160, subsequently repealed by 1961 c 302 § 17, for later enactment, see chapter 13.04 RCW .
13.08.040 Commitment cannot be modified or revoked. [1913 c 157 § 6, part; RRS § 4636, part.] Codified as RCW 13.08.170, subsequently repealed by 1961 c 302 § 17 , for later enactment, see chapter 13.04 RCW.
13.08.050 Copy of commitment under seal to institution head. [(i) 1909 c 97 p 257 § 3 ; RRS § 4626. (ii) 1905 c 19 § $1 ; 1891$ c 103 § 1 ; RRS § 1980.] Codified as RCW 13.08.080 and 13.08.150, subsequently repealed by 1961 c 302 § 17 , for later enactment, see chapter 13.04 RCW.
13.08.060 Memorandum of age, residence, etc.--Expense of transportation. [(i) 1891 c 103 § 5; RRS § 1984. (ii) 1913 c 157 § 7; RRS § 4637.] Codified as RCW 13.08 .120 and 13.08 .180 , subsequently repealed by 1961 c $302 \S 17$, for later enactment, see chapter 13.04 RCW.
13.08.070 Discharge releases all penalties. [1913 c 111 § 1 ; RRS § 1986. Prior: 1891 c 103 § 7; 1905 c 19 § 3.] Codified as RCW 13.08.140, subsequently repealed by 1961 c $302 \S 17$, for later enactment, see chapter 13.04 RCW.

## Commitment of juvenile offenders-1891 act

13.08.080 Commitment of delinquent or dependent boys and girls. [1905 c 19 § 1; 1891 c 103 § 1; RRS § 1980. Formerly RCW 13.08. 010 , part, 13.08 .020 , part, and 13.08 .050 , part.] Repealed by 1961 c 302 § 17. Later commitment procedures, see chapter 13.04 RCW.
13.08.090 Conviction in inferior court--Order to show cause in superior court. [1905 c 19 § 2; 1891 c 103 § 2; RRS § 1981.] Repealed by 1961 c $302 \S 17$. Later enactments, see chapter 13.04 RCW.
13.08.100 Conviction in inferior court--Service of order--Fees. [1891 c 103 § 3; RRS § 1982.] Repealed by 1961 c 302 § 17. Later enactments, see chapter 13.04 RCW.
13.08.110 Conviction in inferior court--Examination--Hearing-Commitment. [1891 c 103 § 4; RRS § 1983.] Repealed by 1961 c 302 § 17. Later enactments, see chapter 13.04 RCW.
13.08.120 Warrant of commitment--Statement of complaint-Transportation expense. [1891 c 103 § 5; RRS § 1984. Formerly RCW 13.08.060, part.] Repealed by 1961 c 302 § 17. Later enactments, see chapter 13.04 RCW.
13.08.130 Review. [1891 c 103 § 6; RRS § 1985.] Repealed by 1961 c 302 § 17. Later enactments, see chapter 13.04 RCW.
13.08.140 Term of confinement--Effect of discharge. [1913 c 11 ] § 1; RRS § 1986. Prior: 1905 c 19 § 3; 1891 c 103 § 7. Formerly RCW 13.08.010, part, 13.08.020, part, and 13.08.070.] Repealed by 1961 c 302 § 17. Later enactments, see chapter 13.04 RCW.

## Commitment of juvenile offenders-1909 school code

13.08.150 Commitment of delinquent or dependent boys and girls. [1909 c 97 p 257 § 3; RRS § 4626. Formerly RCW 13.08.010, part, 13.08.020, part, and 13.08.050, part.] Repealed by 1961 c 302 § 17. Later enactments, see chapter 13.04 RCW.

> Commitment of juvenile offenders-1909 criminal code
13.08.160 Commitment to Washington state training school. [1909 c 249 § 24; RRS § 2276. Prior: 1905 c 19 § 1; 1891 c 103 § 1.] Repealed by 1961 c 302 § 17. Later enactments, see chapter 13.04 RCW.
Commitment of delinquent girls-1913 act establishing state school for girls
13.08.170 Commitment of delinquent girls. [1913 c 157 § 6; RRS § 4636. Formerly RCW 13.08.020, part, and 13.08 .040 .] Repealed by 1961 c 302 § 17. Later enactments, see chapter 13.04 RCW.
13.08.180 Memorandum of age, residence, etc. [1913 c 157 § 7; RRS § 4637.] Repealed by 1961 c 302 § 17. Later enactments, see chapter 13.04 RCW.
Commitment to division of children and youth services-Institutional placement
13.08.190 Commitment to division of children and youth servicesNotices to court of institutional placement. [1961 c 302 §§ 11, 12; 1959 c 251 § 2; 1957 c 297 § 4.] This section was amended, added to chapter 160, Laws of 1913 and to chapter 13.04 RCW by 1961 c $302 \S \S$ 11, 12. Now codified as R CW 13.04.200.
13.08.200 Petition to review decision on placement. [1957 c 297 § 5.] Repealed by 1961 c $302 \S$ 17. Later enactment, see RCW 13.04.210.
13.08.210 Court may change, modify, set aside supervisor's decision on placement--Grounds--Appeal to supreme court. [1957 c 297 § 6.] Repealed by 1961 c 302 § 17. Later enactment, see RCW 13.04.220.

## Chapter 13.12 <br> TRUANT SCHOOLS

13.12.010 Establishment authorized in certain cities. [1903 c 78 § 1; RRS § 10309.] Repealed by 1971 c 44 § 1.
13.12.020 Sites--Location--Furnishing. [1903 c 78 § 2; RRS § 10310.] Repealed by 1971 c 44 § 1.
13.12.030 Superintendent, officers, agents, teachers. [1903 c 78 § 3; RRS § 10311.] Repealed by 1971 c 44 § 1.
13.12.040 Petition for commitment. [1919 c 202 § $1 ; 1903$ c 78 § 5; RRS § 10313. Formerly RCW 13.12.040 and 13.12.050, part.] Repealed by 1971 c 44 § 1.
13.12.050 Hearing--Notice--Order. [1903 c 78 § 6; RRS § 10314. FORMER PART OF SECTION: 1919 c 202 § 1, part; 1903 c 78 § S, part; RRS § 10313, part, now codified in RCW 13.12.040.] Repealed by 1971 c 44 § 1 .
13.12.060 Rules and regulations as to parole. [1903 c 78 § 8 ; R RS § 10316.] Repealed by 1971 c 44 § 1.
13.12.070 Violations of parole. [1903 c 78 § 10 ; RRS § 10318.] Repealed by 1971 c 44 § 1 .
13.12.080 Incorrigibles to reformatory institution. [1903 c 78 § 11; RRS § 10319.] Repealed by 1971 c 44 § 1.
13.12.090 Religious services. [1903 c 78 § 4; RRS § 10312.] Repealed by 1971 c 44 § 1 .
13.12.100 Parents to provide clothing. [1903 c 78 § 7; RRS § 10315.] Repealed by 1971 c 44 § 1.
13.12.110 Monthly reports--Final discharge. [1903 c 78 § 9; RRS § 10317.] Repealed by 1971 c 44 § 1.

## Chapter 13.16 <br> PLACES OF DETENTION

13.16.010 Establishment of house of detention and truant school. [1945 c 121 § 1 ; 1913 c 160 § 13; Rem. Supp. 1945 § 1987-13.] Now codified as RCW 13.04.135.
13.16.090 Child not to be detained in jail or confined with adult convicts. [1913 c 160 § 11; RRS § 1987-11.] Now codified as RCW 13.04.115.

## Chapter 13.30 <br> RUNAWAY YOUTH

13.30.010 Short title. [1977 ex.s. c 291 § 16.] Repealed by 1979 c 155 § 86.
13.30.020 Taking juvenile into limited custody--Limitations. [1977 ex.s. c 291 § 17.] Repealed by 1979 c 155 § 86.
13.30.030 Release of juvenile taken into limited custody--Placement in licensed residential facility, when. [1977 ex.s. c 291 § 18.] Repealed by 1979 c 155 § 86.
13.30.040 Immunity from liability for releasing juvenile to other than parent or custodian. [1977 ex.s. c 291 § 19.] Repealed by 1979 c 155 § 86.

## Chapter 13.32 <br> JUVENILE COURT PROCEDURE FOR FAMILIES IN CONFLICT

13.32.010 Short title. [1977 ex.s. c 291 § 23.] Repealed by 1979 c 155 § 86.
13.32.020 Alternative residential placement or continuation of-Petition for approval of. [1977 ex.s. c 291 § 24.] Repealed by 1979 c 155 § 86.
13.32.030 Alternative residential placement or continuation of-Court duties upon petition for. [1977 ex.s. c 291 § 25.] Repealed by 1979 c 155 § 86.
13.32.040 Alternative residential placement or continuation of-Court's finding and order at hearing. [1977 ex.s. c 291 § 26.] Repealed by 1979 c $155 \S 86$.
13.32.050 Alternative residential placement or continuation of Later review hearing--Scheduled--Notification of--Scope. [1977 ex.s. c 291 § 27.] Repealed by 1979 c 155 § 86.

## Chapter 13.34

JUVENILE COURT ACT IN CASES RELATING TO
DEPENDENCY OF A CHILD AND THE TERMINATION OF A PARENT AND CHILD RELATIONSHIP
13.34.140 Order of disposition for certain dependent children, alternatives--Placement in facilities. [1977 ex.s. c 291 § 42.] Repealed by 1979 c 155 § 86.

## Chapter 13.40 <br> JUVENILE JUSTICE ACT OF 1977

13.40.170 Fingerprints and photograph, when. [1977 ex.s. c 291 § 71.] Repealed by 1979 c $155 \S 86$.
13.40.260 Cost of five dollars in addition to fees, forfeitures, costs, penalties imposed--Disposition. [1981 c 330 § 4.] Repealed by 1984 c 258 § 339, effective July 1, 1985.
13.40.270 Purchase of liability insurance by county to cover community service by juveniles--Community service insurance fund. [1981 c 266 § 2.] Repealed by 1984 c 24 § 5.

## Title 14 <br> AERONAUTICS

## Chapter 14.04 AERONAUTICS COMMISSION

14.04.010 Statement of policy. [1947 c 165 § 2; Rem. Supp. 1947 § 10964-82.] Recodified as RCW 47.68 .010 pursuant to 1977 ex.s. c 151 § 79.
14.04.020 Definitions. [1947 c 165 § 1; Rem. Supp. 1947 § $10964-$ 81.] Recodified as RCW 47.68 .020 pursuant to 1977 ex.s. c 151 § 79.
14.04.030 State aeronautics commission--Created--Membership--Expenses--Removal. [1975-'76 2nd ex.s. c 34 § 9; 1967 c 68 § 1; 1947 c 165 § 3; Rem. Supp. 1947 § 10964-83. Prior: 1945 c 252 § 1; Rem. Supp. 1945 § 10964-60.] Repealed by 1977 ex.s. c 151 § 80.
14.04.040 Director of aeronautics--Qualifications-Salary--Travel expenses--Duties. [1975-'76 2nd ex.s. c 34 § 10; 1967 c 68 § 2; 1961 c 289 § 1; 1947 c 165 § 4; Rem. Supp. 1947 § 10964-84. Prior: 1945 c 252; Rem. Supp. $1945 \S \S$ 10964-60-10964-68.] Repealed by 1977 ex.s. c $151 \S 80$.
14.04.050 Organization of commission--Officers--Quorum-Meetings. [1977 c 75 § 6; 1947 c 165 § 5; Rem. Supp. 1947 § $10964-$ 85. Prior: 1945 c 252 § 5; Rem. Supp. 1945 § 10964-64.] Repealed by 1977 ex.s. c 151 § 80.
14.04.060 Offices. [1947 c 165 § 6; Rem. Supp. 1947 § 10964-86.] Recodified as RCW 47.68 .060 pursuant to 1977 ex.s. c 151 § 79.
14.04.070 General powers. [1947 c 165 § 7; Rem. Supp. 1947 § 10964-87.] Recodified as RCW 47.68 .070 pursuant to 1977 ex.s. c 151 § 79.
14.04.080 Drafts of legislation, other duties. [1947 c 165 § 8; 1945 c 252 § 5; Rem. Supp. 1947 § 10964-88.] Recodified as RCW 47.68.080 pursuant to 1977 ex.s. c 151 § 79.
14.04.090 Aid to municipalities, Indian tribes--Federal aid. [1975 lst ex.s. c 161 § 1; 1947 c 165 § 9; Rem. Supp. 1947 § 10964-89.] Recodified as RCW 47.68 .090 pursuant to 1977 ex.s. c 151 § 79.
14.04.100 Acquisition and disposal of airports, facilities, etc. [1947 c 165 § 10 ; Rem. Supp. 1947 § 10964-90.] Recodified as RCW 47.68.100 pursuant to 1977 ex.s. c 151 § 79.
14.04.110 Zoning powers not interfered with. [1947 c 165 § 11 ; Rem. Supp. 1947 § 10964-91.] Recodified as RCW 47.68 .110 pursuant to 1977 ex.s. c 151 § 79.
14.04.120 Condemnation, how exercised. [1947 c 165 § 12; Rem. Supp. 1947 § 10964-92.] Recodified as RCW 47.68 .120 pursuant to 1977 ex.s. c 151 § 79.
14.04.130 Contracts or leases of facilities in operating airports. [1947 c 165 § 13; Rem. Supp. 1947 § 10964-93.] Recodified as RCW 47.68 .130 pursuant to 1977 ex.s. c 151 § 79.
14.04.140 Lease of airports. [1947 c 165 § 14; Rem. Supp. 1947 § 10964-94.] Recodified as RCW 47.68 .140 pursuant to 1977 ex.s. c 151 § 79.
14.04.150 Lien for state's charges. [1947 c 165 § 15 ; Rem. Supp. 1947 § 10964-95.] Recodified as RCW 47.68.150 pursuant to 1977 ex.s. c 151 § 79.
14.04.160 Acceptance of federal moneys. [1947 c 165 § 16; 1945 c 252 § 7; Rem. Supp. 1947 § 10964-96.] Recodified as RCW 47.68.160 pursuant to 1977 ex.s. c 151 § 79.
14.04.170 State airways system. [1947 c 165 § 17; Rem. Supp. 1947 § 10964-97.] Recodified as RCW 47.68 .170 pursuant to 1977 ex.s. c $151 \S 79$.
14.04.180 Execution of necessary contracts. [1947 c 165 § 18 ; Rem. Supp. 1947 § 10964-98.] Recodified as RCW 47.68.180 pursuant to 1977 ex.s. c 151 § 79.
14.04.185 Establishment of procedures required by conditions of federal transfers of facilities. [1963 c 73 § 1.] Recodified as RCW 47.68 .185 pursuant to 1977 ex.s. c 151 § 79.
14.04.190 Exclusive grants prohibited. [1947 c 165 § 19; Rem. Supp. 1947 § $10964-99$.] Recodified as RCW 47.68 .190 pursuant to 1977 ex.s. c 151 § 79.
14.04.200 Exercise of powers is public and governmental purpose. [1947 c 165 § 20; Rem. Supp. 1947 § 10964-100.] Recodified as RCW 47.68.200 pursuant to 1977 ex.s. c 151 § 79.
14.04.210 Rules and regulations--Standards. [1947 c 165 § 21; Rem. Supp. 1947 § 10964-101.] Recodified as RCW 47.68.210 pursuant to 1977 ex.s. c 151 § 79.
14.04.220 Operating aircraft recklessly or under influence of intoxicants or drugs. [1947 c 165 § 22; Rem. Supp. 1947 § 10964-102.] Recodified as RCW 47.68.220 pursuant to 1977 ex.s. c 151 § 79.
14.04.230 Aircraft and airman certificates required. [1967 ex.s. c 68 § 2; 1967 ex.s. c 9 § 7; 1949 c 49 § 11; 1947 c 165 § 23; Rem. Supp. 1949 § 10964-103.] Recodified as RCW 47.68.230 pursuant to 1977 ex.s. c 151 § 79.
14.04.233 Registration of pilots--Certificates-Fees--Exemp-tions--Use of fees. [1967 c 207 § 2.] Recodified as RCW 47.68.233 pursuant to 1977 ex.s. c 151 § 79.
14.04.236 Aircraft search and rescue, safety and education fund--Created-Moneys from registration of pilots deposited in. [1967 c 207 §3.] Recodified as RCW 47.68.236 pursuant to 1977 ex.s. c 151 § 79.
14.04.240 Penalties for violations. [1947 c 165 § 24; Rem. Supp. 1947 § 10964-104.] Recodified as RCW 47.68.240 pursuant to 1977 ex.s. c $151 \S 79$.
14.04.250 Registration of aircraft. [1967 ex.s. c 9 § 8; 1955 c 150 § 11; 1949 c 49 § 12; 1947 c 165 § 25 ; Rem. Supp. 1949 § $10964-$ 105.] Recodified as RCW 47.68 .250 pursuant to 1977 ex.s. c 151 § 79.
14.04.260 Airport sites-Certificates of approval. [1947 c 165 § 26; Rem. Supp. 1947 § 10964-106.] Repealed by 1977 ex.s. c 319 § 9.
14.04.270 Licensing of airports. [1947 c 165 § 27; Rem. Supp. 1947 § 10964-107.] Repealed by 1977 ex.s. c 319 § 9.
14.04.280 Investigations, hearings, etc.--Subpoenas-Compelling attendance. [1947 c 165 § 28; Rem. Supp. 1947 § 10964-108.] Recodified as RCW 47.68.280 pursuant to 1977 ex.s. c 151 § 79.
14.04.290 Joint hearings--Cooperation. [1947 c 165 § 29; Rem. Supp. 1947 § 10964-109.] Recodified as RCW 47.68.290 pursuant to 1977 ex.s. c 151 § 79.
14.04.300 State and municipal agencies to cooperate. [1947 c 165 § 30; Rem. Supp. 1947 § 10964-110.] Recodified as RCW 47.68 .300 pursuant to 1977 ex.s. c 151 § 79.
14.04.310 Enforcement of aeronautics laws. [1955 c 204 § 1; 1947 c 165 § 31 ; Rem. Supp. 1947 § 10964-111.] Recodified as RCW 47.68 .310 pursuant to 1977 ex.s. c 151 § 79.
14.04.320 Service of orders--Hearings--Review. [1947 c 165 § 32; Rem. Supp. 1947 § 10964-112.] Recodified as RCW 47.68 .320 pursuant to 1977 ex.s. c 151 § 79.
14.04.330 Exchange of data, reports of violations, etc. [1947 c 165 § 33; Rem. Supp. 1947 § $10964-1$ 13.] Recodified as RCW 47.68 .330 pursuant to 1977 ex.s. c 151 § 79.
14.04.340 Marking hazardous structures and obstacles--Hearing to determine hazard. [1961 c 263 § 2.] Recodified as RCW 47.68.340 pursuant to 1977 ex.s. c 151 § 79.
14.04.350 Marking hazardous structures and obstacles--Reporting location of hazardous structures or obstacles--Subpoenas. [1961 c 263 §3.] Recodified as RCW 47.68.350 pursuant to 1977 ex.s. c 151 § 79.
14.04.360 Marking hazardous structures and obstacles--Exemption of structures required by federal law to be marked. [1961 c 263 § 4.] Recodified as RCW 47.68 .360 pursuant to 1977 ex.s. c 151 § 79.
14.04.370 Washington wing civil air patrol--Declaration of public purpose--Consultation, cooperation and contracts with commission. [1975-'76 2nd ex.s. c 73 § 1.] Recodified as RCW 47.68 .370 pursuant to 1977 ex.s. c 151 § 79.
14.04.900 Severability--1947 c 165. [1947 c 165 § 35.] Recodified as RCW 47.68.900 pursuant to 1977 ex.s. c 151 § 79.
14.04.910 Short title. [1947 c 165 § 37.] Recodified as RCW 47.68 .910 pursuant to 1977 ex.s. c 151 § 79.

## Chapter 14.08

## MUNICIPAL AIRPORTS-- 1945 ACT

14.08.040 Acquisition of real property--Eminent domain. [1945 c 182 § 2, subd. 2; Rem. Supp. § 2722-31, subd. 2.] Now codified in RCW 14.08.030.
14.08.050 Acquisition of air easements for protection--Marking airport hazards. [1945 c 182 § 2; subd. 3; Rem. Supp. 1945 § 2722-31, subd. 3.] Now codified in RCW 14.08.030.
14.08.060 Encroachment on airport protection privileges a public nuisance. [1945 c 182 § 2, subd. 4; Rem. Supp. 1945 § 2722-31, subd. 4.] Now codified in RCW 14.08.030.
14.08.110 Disposition of airport revenue. [1945 c 182 § 7, subd. 2; Rem. Supp. 1945 § 2722-36, subd. 2.] Now codified in RCW 14.08.100.
14.08.130 Lease or sale of airports or facilities for operation-Concessions. [1945 c 182 § 8, subd. 5; Rem. Supp. 1945 § 2722-37, subd. 5.] Now codified in RCW 14.08.120.
14.08.140 Lease or sale, property no longer needed-Disposition of proceeds. [1953 c 178 § 1 ; 1945 c 182 § 8, subd. 6; Rem. Supp. 1945 § 2722-37, subd. 6.] Now codified in RCW 14.08.120.
14.08.150 Fixing of rental or other charges. [1945 c $182 \S 8$, subd. 7; Rem. Supp. 1945 § 2722-37, subd. 7.] Now codified in RCW 14.08.120.
14.08.170 Director of aeronautics may act as agent. [1945 c 182 § 9, subd. 2; Rem. Supp. 1945 § $2722-38$, subd. 2.] Now codified in RCW 14.08.160.
14.08.180 Requisites of contracts for acquisition, etc., of airports. [1945 c 182 § 9, subd. 3; Rem. Supp. 1945 § 2722-38, subd. 3.] Now codified in RCW 14.08.160.
14.08.210 Agreement covering joint venture--Contents. [1949 c 120 § 1, subd. 3, 4; 1945 c 182 § 11, subd. 3, 4; Rem. Supp. 1949 § 272240, subd. 3, 4.] Now codified in RCW 14.08.200.
14.08.220 Joint governing board. [1949 c 120 § 1 , subd. $5 ; 1945$ c 182 § 11 , subd. 5 ; Rem. Supp. 1949 § 2722-40, subd. 5.] Now codified in RCW 14.08.200.
14.08.230 Organization of board. [1949 c 120 § 1 , subd. 6; 1945 c 182 § 11 , subd. 6; Rem. Supp. 1949 § 2722-40, subd. 6.] Now codified in RCW 14.08.200.
14.08.240 Powers of board--Limitations. [1949 c 120 § 1, subd. 7; 1945 c 182 § 11 , subd. 7; Rem. Supp. 1949 § 2722-40, subd. 7.] Now codified in RCW 14.08.200.
14.08.250 Joint ordinances and regulations. [1949 c 120 § 1 , subd. 8; 1945 c 182 § 11 , subd. 8; Rem. Supp. 1949 § 2722-40, subd. 8.] Now codified in RCW 14.08.200.
14.08.260 Joint condemnation proceedings. [1949 c 120 § 1, subd. 9; 1945 c 182 § 11, subd. 9; Rem. Supp. 1949 § 2722-40, subd. 9.] Now codified in RCW 14.08.200.
14.08.270 Joint fund created. [1949 c 120 § 1 , subd. 10,$11 ; 1945$ c 182 § 11, subd. 10, 11; Rem. Supp. 1949 § 2722-40, subd. 10, 11.] Now codified in R CW 14.08.200.
14.08.280 Specific performance of joint agreement. [1949 c 120 § I, subd. 12; 1945 c 182 § 11, subd. 12; Rem. Supp. 1949 § 2722-40, subd. 12.] Now codified in RCW 14.08.200.
14.08.320 Airport fund may be created. [1945 c 182 § 8, subd. 4; Rem. Supp. 1945 § 2722-37, subd. 4.] Now codified in RCW 14.08.120.

## Chapter 14.12 <br> AIRPORT ZONING

14.12.040 Joint action. [1945 c 174 § 3, subd. 2; Rem. Supp. 1945 § 2722-17, subd. 2.] Now codified in RCW 14.12.030.
14.12.060 More stringent regulations to prevail. [1945 c 174 §4, subd. 2; Rem. Supp. 1945 § 2722-18, subd. 2.] Now codified in RCW 14.12.050.
14.12.080 Airport zoning commission. [1945 c 174 § 5, subd. 2; Rem. Supp. 1945 § $2722-19$, subd. 2.] Now codified in RCW 14.12.070.
14.12.100 Existing structures may continue--Exception. [1945 c 174 § 6, subd. 2; Rem. Supp. 1945 § 2722-20, subd. 2.] Now codified in RCW 14.12.090.
14.12.120 Variances--Board of adjustment. [1945 c 174 § 7, subd. 2; Rem. Supp. 1945 § 2722-21, subd. 2.] Now codified in RCW 14.12.110.
14.12.130 Lights and markers. [1945 c 174 § 7, subd. 3; Rem. Supp. 1945 § 2722-21, subd. 3.] Now codified in RCW 14.12.110.
14.12.150 Membership of board. [1945 c 174 § 10 , subd. 2; Rem. Supp. 1945 § 2722-24, subd. 2.] Now codified in RCW 14.12.140.
14.12.160 Quorum. [1945 c 174 § 10, subd. 3; Rem. Supp. 1945 § 2722-24, subd. 3.] Now codified in RCW 14.12.140.
14.12.170 Rules--Compelling attendance of witnesses--Minutes. [1945 c 174 § 10, subd. 4; Rem. Supp. 1945 § 2722-24, subd. 4.] Now codified in RCW 14.12.140.

## Title 15 <br> AGRICULTURE AND MARKETING

## Chapter 15.04 <br> GENERAL PROVISIONS

15.04.050 Director's determination of facts final--Appeals. [1961 c 11 § 15.04.050. Prior: 1921 c 141 § 14; RRS § 2873.] Repealed by 1981 c 296 § 39.
Savings--1981 c 296 § 39: "The following acts or parts of acts are each repealed:
(1) Section 15.04.050, chapter 11, Laws of 1961 and RCW 15.04.050;
(2) Section 1, chapter 195, Laws of 1967 and RCW 15.04.130; and
(3) Section 2, chapter 195, Laws of 1967 and RCW 15.04.140.

These repeals shall not be construed as affecting any existing right acquired under the statutes repealed or under any rule, regulation, or
order adopted pursuant thereto; nor as affecting any proceeding instituted thereunder." [1981 c 296 § 39.]

Severability-1981 c 296: See note following RCW 15.04.020.
15.04.130 Green peas--Study on quality standards for determining grades. [1967 c 195 § 1.] Repealed by 1981 c 296 § 39.

Savings--1981 c 296 § 39: See note following RCW 15.04.050, Table of Disposition of Former RCW Sections, this volume.

Severability--1981 c 296: See note following RCW 15.04.020.
15.04.140 Green peas--Study on quality standards for determining grades--Cooperation with other entities. [1967 c 195 § 2.] Repealed by 1981 c 296 § 39.
Savings—1981 c 296 § 39: See note following RCW 15.04.050, Table of Disposition of Former RCW Sections, this volume.

Severability--1981 c 296: See note following RCW 15.04.020.
Chapter 15.08
HORTICULTURAL PESTS AND DISEASES
15.08.280 Tent caterpillar eradication--Board constituted. [1957 c 163 § 8. Prior: 1949 c 193 § 1 part; 1921 c 141 § 13, part; Rem. Supp. 1949 § 2872, part.] Repealed by 1959 c 152 § 6; and repealed by 1961 c 11 § 15.98.040.

## Chapter 15.12

## NURSERY STOCK INSPECTION AND LICENSING

15.12.010 through 15.12 .110 [1961 c 11 §§ 15.12.010-15.12.110. Prior: 1915 c $166 \S \$ 20,22,23,25,26,27$; 1921 c 141 § $9 ; 1923$ c 37 § 7; 1927 c 311 §§ $8,10,12,13$; 1937 c 148 § 2 ; 1939 c 43 § 1 ; 1943 c $150 \S \S 7,8,9 ; 1955$ c 308 § 1 ; 1957 c 122 § 1 ; RRS §§ 2858, 2860, $2861,2863,2864,2865$.] Repealed by 1961 c 221 § 24.

## Chapter 15.13

HORTICULTURAL PLANTS AND FACILITIES--INSPECTION AND LICENSING
15.13.010 through 15.13.210. [1967 c 240 §§ 16-21; 1961 c 221 §§ 1-21.] Repealed by 1971 ex.s. c 33 § 30.
15.13.330 Advisory committee--Qualifications for members. [1971 ex.s. c 33 § 9.] Repealed by 1983 1st ex.s. c 73 § 8.
15.13.900 and 15.13 .910 . [1961 c 221 §§ 22, 23.] Repealed by 1971 ex.s. c $33 \S 30$.

## Chapter 15.14 <br> PLANTING STOCK

15.14.090 Permit to make commercial planting in a planting stock area. [1961 c 83 § 9.] Repealed by 1977 ex.s. c 319 § 9.
Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.

## Chapter 15.16

## STANDARDS OF GRADES AND PACKS

15.16.010 Rules and regulations--Director's duties--Public hearings. [1961 c 11 § 15.16 .010 . Prior: (i) 1943 c 150 § 2, part; 1927 c 311 § 2, part; 1921 c 141 § 2, part; 1919 c 195 § 1, part; 1915 c 166 § 2, part; Rem. Supp. 1943 § 2840, part. (ii) 1931 c 27 § 4, part; 1927 c 311 § 7, part; 1925 ex.s. c 176 § 1, part; 1923 c 37 § 6, part; 1921 c 141 § 7, part; 1915 c 166 § 17, part; RRS § 2855, part.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.030, 15.17.050.
15.16.020 Changes in rules--Petitions for--Hearings. [1961 c 11 § 15.16.020. Prior: 1931 c 27 § 4, part; 1927 c 311 § 7, part; 1925 ex.s. c 176 § 1, part; 1923 c 37 § 6, part; 1921 c 141 § 7, part; 1915 c 166 § 17, part; RRS § 2855, part.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.030.
15.16.030 Consultation--Force and effect of rules. [1961 c 11 § 15.16.030. Prior: 1931 c 27 § 4, part; 1927 c 311 § 7, part; 1925 ex.s. c 176 § 1, part; 1923 c 37 § 6, part; 1921 c 141 § 7, part; 1915 c 166 § 17, part; RRS § 2855, part.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.030, 15.17.110.
15.16.035 Horticultural inspection districts established. [1961 c 11 § 15.16 .035 . Prior: 1959 c 152 § 2; 1957 c 163 § 13.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.230.
15.16.040 Horticultural inspectors--Appointment-Duties--Fees. [1961 c 11 § 15.16 .040 . Prior: 1959 c 152 § 3; 1957 c 163 § 9; prior: 1949 c 193 § 1, part; 1947 c 63 § 1 , part; 1943 c 150 § 10, part; 1931 c 27 § 5 , part; 1925 ex.s. c 67 § 1 , part; 1923 c 37 § 8, part; 1921 c 141 § 13, part; Rem. Supp. 1949 § 2872, part.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.140 and 15.17.150.
15.16.050 Collection, deposit and use of fees--Bond of inspectors-at-large--Accounting. [1961 c 11 § 15.16.050. Prior: 1959 c 152 § 4; 1957 c 163 § 10; prior: 1949 c 193 § 1, part; 1947 c 63 § 1, part; 1943 c 150 § 10 , part; 1931 c 27 § 5, part; 1925 ex.s. c 67 § 1 , part; 1923 c 37 § 8, part; 1921 c 141 § 13, part; Rem. Supp. 1949 § 2872, part.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.240.
15.16.060 Annual reports of inspectors-at-large-Schedule of refunds by district when excess in district fund. [1961 c 11 § 15.16.060. Prior: 1959 c 152 § 5; 1957 c 163 § 11; prior: 1949 c 193 § 1, part; 1947 c 63 § 1, part; 1943 c 150 § 10, part; 1931 c 27 § 5, part; 1925 ex.s. c 67 § 1 , part; 1923 c 37 § 8, part; 1921 c 141 § 13, part; Rem. Supp. 1949 § 2872, part.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.250.
15.16.070 Failure to pay fees--Actions--Certificates as evidence. [1961 c 11 § 15.16 .070 . Prior: 1957 c 163 § 12; prior: 1949 c 193 § 1 , part; 1947 c 63 § 1, part; 1943 c 150 § 10, part; 1931 c 27 § 5, part; 1925 ex.s. c 67 § 1 , part; 1923 c 37 § 8, part; 1921 c 141 § 13, part; Rem. Supp. 1949 § 2872, part.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.150.
15.16.080 Apple grades--Packs to comply. [1961 c 11 § 15.16.080. Prior: 1959 c 230 § 1 ; 1939 c 222 § 1; RRS § 2867-1.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.100.
15.16.085 Color standards for red and partial red apples. [1961 c 11 § 15.16 .085 . Prior: 1959 c 230 § 2.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.100.
15.16.090 Violations of standards. [1961 c 11 § 15.16.090. Prior: 1953 c 263 § 1. (i) 1915 c 166 § 15 ; RRS § 2853. (ii) 1931 c 27 § 3 , part; 1929 c 175 § 1 , part; 1927 c 311 § 6, part; 1925 ex.s. c 176 § 1 , part; 1923 c 37 § 5, part; 1921 c 141 § 6, part; 1915 c 166 § 16, part; RRS § 2854, part. (iii) 1931 c 27 § 4, part; 1927 c 311 § 7, part; 1925 ex.s. c 176 § 1, part; 1923 c 37 § 6, part; 1921 c 141 § 7, part; 1915 c 166 § 17, part; RRS § 2855, part.] Repealed by 1963 c 122 § 35. Later enactments, see RCW 15.17.210, 15.17.220.
15.16.100 Importations--Marking containers. [1961 c 11 § $15.16-$ .100. Prior: (i) 1931 c 27 § 3, part; 1929 c 175 § 1, part; 1927 c 311 § 6, part; 1925 ex.s. c 176 § 1 , part; 1923 c 37 § 5, part; 1921 c 141 § 6, part; 1915 c 166 § 16, part; RRS § 2854, part. (ii) 1931 c 27 § 4, part; 1927 c 311 § 7, part; 1925 ex.s. c 176 § 1, part; 1923 c 37 § 6, part; 1921 c 141 § 7, part; 1915 c 166 § 17, part; RRS § 2855, part.] Repealed by 1963 c 122 § 35.
15.16.110 Condemnation by inspector--Possession prima facie evidence. [1961 c 11 § 15.16.110. Prior: 1931 c 27 § 4, part; 1927 c 311 § 7, part; 1925 ex.s. c 176 § 1 , part; 1923 c 37 § 6, part; 1921 c 141 § 7, part; 1915 c 166 § 17, part; RRS § 2855, part.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.200.
15.16.120 Nursery stock--Information to purchaser. [1961 c 11 § 15.16.120. Prior: 1927 c 311 § 11; 1915 c 166 § 24; RRS § 2862.] Repealed by 1963 c 122 § 35.
15.16.130 Apples, pears, potatoes, cantaloupes--Unlawful con-duct-Penalty. [1961 c 11 § 15.16 .130 . Prior: (i) 1937 c 204 § 2, part; 1921 c 141 § 10, part; 1919 c 195 § 4, part; 1915 c 166 § 29, part; RRS § 2867, part. (ii) 1941 c 189 § 2; Rem. Supp. 1941 § 2867b. (iii) 1943 c 150 § 11 ; 1941 c 189 § 3; Rem. Supp. 1943 § 2867c. (iv) 1941 c 189 § 5; Rem. Supp. 1941 § 2867e. (v) 1921 c 141 § 11; 1915 c 166 § 30; RRS § 2868.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.110.
15.16.140 Apples, pears, potatoes, cantaloupes--Inspection-Rein-spection-Fees. [1961 c 11 § 15.16 .140 . Prior: (i) 1937 c 204 § 2, part; 1921 c 141 § 10, part; 1919 c 195 § 4, part; 1915 c 166 § 29, part; R RS § 2867, part. (ii) 1941 c 189 § 1; Rem. Supp. 1941 § 2867a. (iii)

1939 c 222 § 3; RRS § 2867-3. (iv) 1939 c 222 § 4; RRS § 2867-4.] Repealed by 1963 c 122 § 35.
15.16.150 Apples, pears, potatoes, cantaloupes--Inspection fees-Director's duty-When no fee. [1961 c 11 § 15.16 .150 . Prior: (i) 1937 c 204 § 2, part; 1921 c 141 § 10, part; 1919 c 195 § 4, part; 1915 c 166 § 29, part; RRS § 2867, part. (ii) 1941 c 189 § 4; Rem. Supp. 1941 § 2867d.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.150.
15.16.160 Apples--Culls--Container markings. [1961 c 11 § 15.16.160. Prior: (i) 1939 c 222 § 2 ; RRS § 2867-2. (ii) 1939 c 222 § 6; RRS § 2867-6.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.080.
15.16.170 Importations--Notification of inspector. [1961 c 11 § 15.16.170. Prior: 1943 c 150 § 9, part; 1927 c 311 § 13, part; 1921 c 141 § 9, part; 1915 c 166 § 27, part; Rem. Supp. 1943 § 2865, part.] Repealed by 1963 c 122 § 35.
15.16.180 Apple shipments--Notice of loading--Permit to ship. [1961 c 11 § 15.16 .180 . Prior: 1943 c 150 § 4, part; 1929 c 150 § 1 , part; 1925 ex.s. c 108 § 1, part; 1919 c 195 § $21 / 2$, part; 1915 c 166 § 10, part; Rem. Supp. 1943 § 2848, part.] Repealed by 1963 c 122 § 35.
15.16.190 Permits, certificates--Payment of assessments before issuance. [1961 c 11 § 15.16 .190 . Prior: 1939 c 222 § 5; RRS § 28675.] Repealed by 1963 c 122 § 35.
15.16.200 Assessment on culls--Use of funds. [1961 c 11 § 15.16200. Prior: 1939 c 222 § 7; RRS § 2867-7.] Repealed by 1963 c 122 § 35.
15.16.210 Apples shipped to byproducts or processing factory excepted from certain provisions. [1961 c 11 § 15.16 .210 . Prior: 1939 c 222 § 7a; RRS § 2867-7a.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.130.
15.16.220 Restraining threatened violations--Damages. [1961 c 11 § 15.16.220. Prior: 1921 c 141 § 12; 1915 c 166 § 31; RRS § 2869.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.260.
15.16.230 Seized products as evidence. [1961 c 11 § 15.16.230. Prior: 1915 c 166 § 32; RRS § 2870.] Repealed by 1963 c 122 § 35.
15.16.240 Duty of carrier personnel to assist. [1961 c 11 § $15.16-$ 240. Prior: 1915 c 166 § 33; RRS § 2871.] Repealed by 1963 c 122 § 35.
15.16.250 Penalty for certain violations. [1961 c 11 § 15.16 .250 . Prior: 1939 c 222 § 8; RRS § 2867-8.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.290.
15.16.260 Transport of prunes and apricots--Inspection required--Fee--Permit. [1961 c 11 § 15.16 .260 . Prior: 1953 c 98 § 1.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.110.
15.16.270 Transport of prunes and apricots--Fees--Collection, disposition. [1961 c 11 § 15.16 .270 . Prior: 1953 c 98 § 2.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.150.
15.16.280 Transport of prunes and apricots--Shipment of culls-Labels. [1961 c 11 § 15.16 .280 . Prior: 1953 c 98 § 3.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.080.
15.16.290 Transport of prunes and apricots--Exempt shipments. [1961 c 11 § 15.16.290. Prior: 1953 c 98 § 4.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.130 and 15.17.280.
15.16.300 Transport of prunes and apricots--Penalty for violation of RCW 15.16.260 through 15.16.300. [1961 c 11 § 15.16.300. Prior: 1953 c 98 § 5.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.290.
15.16.310 Transport of cherries--Inspection required. [1961 c 11 § 15.16.310. Prior: 1953 c 170 § 1.] Repealed by 1963 c 122 § 35.
15.16.320 Transport of cherries--Exempt shipments. [1961 c 11 § 15.16.320. Prior: 1953 c 170 § 2.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.130 and 15.17.280.
15.16.330 Transport of cherries-Rules and regulations-Fees. [1961 c 11 § 15.16 .330 . Prior: 1953 c 170 § 3.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.150 and 15.17.240.
15.16.340 Transport of cherries--Penalty for violation of RCW 15.16.310 through 15.16.330. [1961 c 11 § 15.16 .340 . Prior: 1953 c 170 § 4.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.290.
15.16.350 Cull Bartlett pears--Sale of--Pack--Labels--Invoices, etc. [1961 c 11 § 15.16.350. Prior: 1953 c 204 § 1.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.080.
15.16.360 Cull Bartlett pears--Shipment--Inspection--Compliance enjoined. [1961 c 11 § 15.16 .360 . Prior: 1953 c 204 § 2.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.260.
15.16.370 Cull Bartlett pears--Assessments--Use of funds. [1961 c 11 § 15.16 .370 . Prior: 1953 c 204 § 3.] Repealed by 1963 c 122 § 35.
15.16.380 Cull Bartlett pears--Exempt shipments and sales. [1961 c 11 § 15.16.380. Prior: 1953 c 204 § 4.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.130 and 15.17.280.
15.16.390 Cull Bartlett pears--Penalty for violation of RCW 15.16.350 through 15.16.380. [1961 c 11 § 15.16 .390 . Prior: 1953 c 204 § 6.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.290.
15.16.400 Cold processed blackberries--Labeling. [1961 c 11 § 15.16.400. Prior: 1953 c 246 § 1.] Repealed by 1963 c 122 § 35.
15.16.410 Cold processed blackberries--Penalty. [1961 c 11 § 15.16.410. Prior: 1953 c 246 § 2.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.290.
15.16.420 Transport of fresh field grown tomatoes--Inspection required--Fee--Permit. [1961 c 11 § 15.16 .420 . Prior: 1955 c 227 § 1.] Repealed by 1963 c 122 § 35 . Later enactment, see RCW 15.17.110.
15.16.430 Transport of fresh field grown tomatoes--Fees, collection, disposition. [1961 c 11 § 15.16 .430 . Prior: 1955 c 227 § 2.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.150 and 15.17.240.
15.16.440 Transport of fresh field grown tomatoes--Penalty for violation of RCW 15.16 .420 or 15.16 .430 . [1961 c 11 § 15.16.440. Prior: 1955 c 227 § 3.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.290.
15.16.450 Fresh peaches--Transport of--Inspection required--Fee--Permit. [1961 c 11 § 15.16 .450 . Prior: 1957 c 192 § 1.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.110.
15.16.460 Fresh peaches--Fees, collection, disposition. [1961 c 11 § 15.16.460. Prior: 1957 c 192 § 2.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.150 and RCW 15.17.240.
15.16.470 Fresh peaches--Sale of culls--Pack, labels, invoices, etc. [1961 c 11 § 15.16 .470 . Prior: 1957 c 192 § 3.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.080.
15.16.480 Fresh peaches--Exempt sales, transportation, shipment. [1961 c 11 § 15.16 .480 . Prior: 1957 c 192 § 4.] Repealed by 1963 c 122 § 35. Later enactment, see RCW 15.17.130 and 15.17.280.
15.16.490 Fresh peaches--Penalty for violation of RCW 15.16.450 through 15.16.480. [1961 c 11 § 15.16.490. Prior: 1957 c 192 § 5.] Repealed by 1963 c 122 § 35 . Later enactment, see RCW 15.17.290.

## Chapter 15.20

## APPLE INDUSTRY REGULATIONS

15.20.010 through 15.20 .270 [1939 c 224 §§ 1-35; RRS § 2867-21 through 2867-54.] Repealed by 1955 c 96 § 1 and 1961 c 11 § 15.98.040.

## Chapter 15.32 <br> DAIRIES AND DAIRY PRODUCTS

15.32.020 Standards of quality--Milk, milk fat, butterfat. [1961 c 11 § 15.32 .020 . Prior: 1955 c 238 § 72; prior: 1943 c 90 § 1, part; 1933 c 188 § 1 , part; 1929 c 213 § 1, part; 1927 c 192 § 1 , part; 1919 c 192 § 1, part; Rem. Supp. 1943 § 6164, part.] Repealed by 1963 c 58 § I, but remains in force as a departmental rule until amended, modified or revoked by the director of agriculture, see RCW 15.32.051.
15.32.030 Standards of quality--Cream, buttermilk. [1961 c 11 § 15.32.030. Prior: 1955 c 238 § 73; prior: 1943 c 90 § 1, part; 1933 c 188 § 1, part; 1929 c 213 § 1, part; 1927 c 192 § 1, part; 1919 c 192 § 1, part; Rem. Supp. 1943 § 6164, part.] Repealed by 1963 c 58 § 1 , but remains in force as a departmental rule until amended, modified, or revoked by the director of agriculture, see RCW 15.32.051.
15.32.040 Standards of quality--Ice creams, ice milk, malted milk. [1961 c 11 § 15.32 .040 . Prior: 1955 c 238 § 74; prior: 1943 c 90 § 1, part; 1933 c 188 § 1, part; 1929 c 213 § 1, part; 1927 c 192 § 1, part; 1919 c 192 § 1, part; Rem. Supp. 1943 § 6164, part.] Repealed by 1963 c 58 § 1 , but remains in force as a departmental rule until amended, modified or revoked by the director of agriculture, see RCW 15.32.051.
15.32.050 Standards of quality--Cheeses. [1961 c 11 § 15.32.050. Prior: 1955 c 238 § 75; prior: 1943 c 90 § 1, part; 1933 c 188 § 1, part; 1929 c 213 § 1, part; 1927 c 192 § 1, part; 1919 c 192 § 1, part; Rem. Supp. 1943 § 6164, part.] Repealed by 1963 c 58 § 1 , but remains in force as a departmental rule until amended, modified or revoked by the director of agriculture, see RCW 15.32.051.
$\mathbf{1 5 . 3 2 . 2 1 0}$ Serving milk in first, second class cities. [1961 c 11 § 15.32.210. Prior: 1933 c 188 § 7; 1929 c 213 § 15 ; R RS § 6268-1.] Repealed by 1963 c 58 § 4.
15.32.290 "Modified" milk, sale--On physician's prescription. [1961 c 11 § 15.32 .290 . Prior: 1955 c 238 § 76; prior: 1943 c 90 § 1 , part; 1919 c 192 § 1, part; Rem. Supp. 1943 § 6164, part.] Repealed by 1963 c 58 § 4.
15.32.320 Homogenized, emulsified cream. [1919 c 192 § 59; RRS § 6221.] Repealed by 1955 c 238 § 79 and 1961 c 11 § 15.98 .040 .
15.32.370 Butter, milk, substitutes--Use in state institutions pro-hibited--Exception. [1967 ex.s. c 40 § 1; 1965 c 73 § 1 ; 1961 c 11 § 15.32.370. Prior: 1929 c 213 § 7; 1919 c 192 § 44; RRS § 6206.] Repealed by 1981 c 260 § 18; and repealed by 1967 ex.s. c $40 \S 2$.
15.32.640 Speeds, temperature of Babcock testers. [1961 c 11 § 15.32 .640 . Prior: (i) 1919 c 192 § 18; RRS § 6181. (ii) 1921 c 104 § 1 , part; 1919 c 192 § 19, part; RRS § 6182, part.] Repealed by 1963 c 58 § 13.
15.32.650 Milk, cream, payment measures--Scales sensibility. [1961 c 11 § 15.32 .650 . Prior: (i) 1921 c 104 § 1 , part; 1919 c 192 § 19, part; RRS § 6182, part. (ii) 1919 c 192 § 20; RRS § 6183.] Repealed by 1963 c 58 § 13.
15.32.696 Annual publication of information by department. [1961 c 11 § 15.32 .696 . Prior: 1955 c 343 § 3. Formerly R CW 15.34.030.] Repealed by 1977 c 75 § 96.

## Chapter 15.34 MILK AND MILK PRODUCTS

15.34.010 through 15.34 .040 [1955 c 343 §§ 1-4.] Now codified as RCW 15.32.692, 15.32.694, 15.32.696 and 15.32.698.

## Chapter 15.36 <br> FLUID MILK

15.36.010 Definitions--"Milk" and certain milk products. [1961 c 11 § 15.36.010. Prior: 1955 c 238 § 2; prior: 1949 c 168 § 1, part; Rem. Supp. 1949 § 6266-30, part.] Repealed by 1969 ex.s. c 102 § 7.
15.36.050 Definitions--"Average" counts, time, temperature. [1961 c 11 § 15.36 .050 . Prior: 1955 c 238 § 6; prior: 1949 c 168 § 1, part; Rem. Supp. 1949 § 6266-30, part.] Repealed by 1981 c 297 § 41.

Savings--1981 c 297 § 41: ${ }^{n}(1)$ The following acts or parts of acts are hereby repealed:
(a) Section 15.36.050, chapter 11 , Laws of 1961 and RCW 15.36.050;
(b) Section 15.52.020, chapter 11, Laws of 1961 and RCW 15.52.020;
(c) Section 15.52.030, chapter 11, Laws of 1961 and RCW 15.52 .030; and
(d) Section 15.52.040, chapter 11, Laws of 1961 and RCW 15.52.040.
(2) These repeals shall not be construed as affecting any existing right acquired under the statutes repealed or under any rule, regulation, or order adopted pursuant thereto; nor as affecting any proceeding instituted thereunder; nor as affecting any action taken by any chemists of the department of agriculture. ${ }^{\text {[ }}$ [1981 c 297 § 41.]
Severability--1981 c 297: See note following RCW 15.36.110.

## Chapter 15.40 <br> OLEOMARGARINE-1949 ACT

15.40.020 Manufacture, transportation, sale, etc., of yellow oleomargarine prohibited. [1949 c 13 § 2(a); Rem. Supp. 1949 § 62482(a).] Repealed by 1953 c 1 § 2 (Initiative Measure 180) and 1961 c 11 §§ 15.41.020, 15.98 .040 : The repealing language of 1953 c 1 § 2 was reenacted by 1961 c 11 § 15.41 .020 , see RCW 15.41.020.

## Chapter 15.42

## WASHINGTON STATE MILK MARKETING ACT

Reviser's note: Chapter 298, Laws of 1961 (chapter 15.42 RCW), the Washington state milk marketing act failed to become law by reason of Referendum measure No. 32 submitted to the people on Nov. 6, 1962.

## Chapter 15.44 <br> DAIRY PRODUCTS COMMISSION

15.44.025 Commission districts--Representation. [1965 ex.s. c 44 § 3; 1961 c 11 § 15.44 .025 . Prior: 1959 c 163 § 3.] Repealed by 1975 lst ex.s. c 136 § 8 .
15.44.034 Appointments--Recommendations to governor--Meeting, notice. [1961 c 11 § 15.44 .034 . Prior: 1959 c 163 § 6.] Repealed by 1965 ex.s. c 44 § 10.
15.44.036 Producer lists--Place of meeting--Nomination proce-dure--Number of nominees. [1961 c 11 § 15.44.036. Prior: 1959 c 163 § 7.] Repealed by 1965 ex.s. c 44 § 10.
15.44.120 Collection, payment of assessment prior to shipment-Stamps. [1961 c 11 § 15.44 .120 . Prior: 1959 c 163 § 16; 1939 c 219 § 12; RRS § 6266-12.] Repealed by 1979 ex.s. c 238 § 8.

Savings-- 1979 ex.s. c 238 § 8: ${ }^{\text {n }}(1)$ Section 15.44 .120 , chapter 11 , Laws of 1961 and RCW 15.44.120 are each repealed.
(2) Such repeal shall not be construed as affecting any existing right acquired under the statute repealed; nor as affecting any proceeding instituted thereunder, nor any rule, regulation, or order promulgated thereunder; nor any administrative action taken thereunder." [1979 ex.s. c 238 § 8.]
Severability--1979 ex.s. c 238: See note following RCW 15.44.010.

## Chapter 15.48 <br> SEED BAILMENT CONTRACTS

15.48.010 through $15.48 .260,15.48 .900$ [1961 c 11 §§ 15.48 .010 through $15.48 .260,15.48 .900$.] Repealed by 1969 c 63 §54. Later enactment, see chapter 15.49 RCW.
15.48.910 Severability. [1955 c 233 § 35.] Repealed by 1961 c 11 § 15.98.040. Later enactment, see RCW 15.98.030.
15.48.920 Severability. [1955 c 233 § 36.] Repealed by 1961 c 11 § 15.98.040. Later enactment, see RCW 15.98.030.

## Chapter 15.49 <br> WASHINGTON STATE SEED ACT

15.49.910 Continuation of prior licenses. [llllll 1969 c 63 § 50.$]$ Repealed by 1983 c 3 § 21.

## Chapter 15.50 <br> IRISH SEED POTATOES

15.50.010 through 15.50 .080 [1961 c 11 § 15.50 .010 through 15.50 .080 and 1967 c 179 § 1.$]$ Repealed by 1969 c 87 § 1.

Chapter 15.52

## WASHINGTON ANIMAL REMEDY ACT

15.52.020 Official chemists of the department. [1961 c 11 § 15.52.020. Prior: 1939 c 211 § 16; RRS § 7016-16.] Repealed by 1981 c 297 § 41.

Savings--1981 c 297 § 41: See note following RCW 15.36.050, Table of Disposition of Former RCW Sections, this volume.

Severability--1981 c 297: See note following RCW 15.36.110.
15.52.030 Additional chemists. [1961 c 11 § 15.52.030. Prior: 1939 c 211 § 17; RRS § 7016-17.] Repealed by 1981 c 297 § 41.

Savings--1981 c 297 § 41: See note following RCW 15.36.050, Table of Disposition of Former RCW Sections, this volume.

Severability--1981 c 297: See note following RCW 15.36.110.
15.52.040 Preference of chemists. [1961 c 11 § 15.52.040. Prior: 1939 c 211 § 18; RRS § 7016-18.] Repealed by 1981 c 297 § 41.

Savings--1981 c 297 § 41: See note following RCW 15.36.050, Table of Disposition of Former RCW Sections, this volume.

Severability--1981 c 297: See note following RCW 15.36.110.
15.52.190 through 15.52.310 Commercial feeds, fertilizers, agricultural minerals and limes. [1949 c 167 §§ 2, part, 3; 1939 c 211 §§ 24, part, 25, part, 26, 33, part, 35, 36, 38, 45-50, 53-55; Rem. Supp. 1949 §§ 7016-33, part, 7016-36; RRS §§ 7016-24, part, -25 , part, -26 , $-35,-38,-45--50,-53--55$.] Repealed by 1961 c 11 § 15.98 .040. For existing sections on this subject matter see chapters 15.53 and 15.54 RCW.

## Chapter 15.53 COMMERCIAL FEED

15.53.010 through 15.53 .310 [1961 c 15 §§ 15.53 .010 through 15.53.310.] Repealed by 1965 ex.s. c $31 \S 25$. Later enactment, see RCW 15.53.901-15.53.9054.
15.53.320 Repeal of prior laws. [1953 c 80 § 32.] Subject matter repealed by this section was omitted from Title 15 RCW reenactment and repealer repealed by 1961 c 11 § 15.98 .040 .
15.53.900 Short title. [1961 c 11 § 15.53.900. Prior: 1953 c 80 § 34.] Repealed by 1965 ex.s. c 31 § 25 . Later enactment, see RCW 15.53.9056.
15.53.9026 Retail distributor's license--Required--Exceptions. [1967 c $240 \S 33 ; 1965$ ex.s. c $31 \S 10$.$] Repealed by 1975$ lst ex.s. c 257 § 12.

Construction--Effective date--1975 1st ex.s. c 257: See RCW 15.53.9053 and note.
15.53.9028 through 15.53.9034. [1965 ex.s. c 31 §§ 11-14.] Repealed by 1975 lst ex.s. c 257 § 12.

Construction--Effective date--1975 1st ex.s. c 257: See RCW 15.53.9053 and note.

## Chapter 15.54

FERTILIZERS, AGRICULTURAL MINERALS AND LIMES (Washington commercial fertilizer act)
15.54.010 Definitions. [1961 c 11 § 15.54.010. Prior: 1957 c 151 § 1 ; 1953 c 85 § 2.] Repealed by 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.272 through 15.54.302.
15.54.020 Administration of chapter--Rules and regulations. [1961 c 11 § 15.54 .020 . Prior: 1953 c $85 \S$ 19.] Repealed by 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.310.
15.54.030 Brand registration required--Application--Fee. [1961 c $11 \S 15.54 .030$. Prior: 1953 c 85 § 3.] Repealed by 1967 ex.s. c $22 \S$ 43. Later enactment, see RCW 15.54.320.
15.54.040 Commercial fertilizer-Brand registration-Information required. [1961 c 11 § 15.54 .040 . Prior: 1953 c $85 \S 4$.$] Repealed by$ 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.320.
15.54.050 Commercial fertilizer-Registration of grade required. [1961 c 11 § 15.54 .050 . Prior: 1953 c $85 \S 5$.$] Repealed by 1967$ ex.s. c 22 § 43. Later enactment, see RCW 15.54.320.
15.54.060 Commercial fertilizer--Grade registration--Information required. [1961 c 11 § 15.54 .060 . Prior: 1953 c 85 § 6.] Repealed by 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.320.
15.54.070 Agricultural minerals--Registration--Information required. [1961 c 11 § 15.54 .070 . Prior: 1953 c 85 § 7.] Repealed by 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.320.
15.54.080 Lime--Registration--Information required. [1961 c 11 § 15.54.080. Prior: 1953 c 85 § 8.] Repealed by 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.320.
15.54.090 Certificates of registration--Expiration date. [1961 c 11 § 15.54.090. Prior: 1953 c 85 § 9.] Repealed by 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.320.
15.54.100 Refusal or cancellation of registration. [1961 c 11 § 15.54.100. Prior: 1953 c 85 § 24.] Repealed by 1967 ex.s. c $22 \S 43$. Later enactment, see RCW 15.54.330.
15.54.110 Other plant food elements--Sampling, inspection, analysis. [1961 c 11 § 15.54 .110 . Prior: 1953 c 85 § 10.] Repealed by 1967 ex.s. c 22 § 43.
15.54.120 Labels on containers--Information to bulk purchaser. [1961 c $11 \S 15.54 .120$. Prior: 1953 c $85 \S 11$.] Repealed by 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.340.
15.54.130 Inspection fees--Computation--Responsibility. [1961 c 11 § 15.54 .130 . Prior: 1953 c $85 \S$ 12.] Repealed by 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.350.
15.54.140 Inspection fees--Reports--Collection. [1961 c 11 § 15.54.140. Prior: 1953 c 85 § 13.] Repealed by 1967 ex.s. c $22 \S 43$. Later enactment, see RCW 15.54.360.
15.54.150 Sampling, inspection, analysis--Notice--Findings. [1961 c 11 § 15.54 .150 . Prior: 1953 c $85 \S 14$.$] Repealed by 1967$ ex.s. c $22 \S$ 43. Later enactment, see RCW 15.54.370.
15.54.160 Restrictions on sale--Minimum percentages. [1961 c 11 $\S 15.54 .160$. Prior: 1953 c $85 \S 15$.] Repealed by 1967 ex.s. c $22 \S 43$. Later enactment, see RCW 15.54.400.
15.54.170 Misbranding--"False and misleading statements." [1961 c 11 § 15.54.170. Prior: 1953 c 85 § 16.] Repealed by 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.410.
15.54.180 Unlawful acts. [1961 c 11 § 15.54.180. Prior: 1953 c 85 § 17.] Repealed by 1967 ex.s. c 22 § 43 . Later enactment see RCW 15.54.420.
15.54.190 Sales and production information and analysis comparison to be published--Restrictions. [1961 c 11 § 15.54 .190 . Prior: 1953 c 85 § 18.] Repealed by 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.430.
15.54.200 Embargo of articles--Removal. [1961 c 11 § 15.54.200. Prior: 1953 c $85 \S 20$.] Repealed by 1967 ex.s. c $22 \S 43$.
15.54.210 Embargo--Procedure. [1961 c 11 § 15.54.210. Prior: 1953 c 85 § 21.] Repealed by 1967 ex.s. c 22 § 43.
15.54.220 Embargo petitions--Consolidation. [1961 c 11 § $15.54-$ .220. Prior: 1953 c 85 § 22.] Repealed by 1967 ex.s. c 22 § 43.
15.54.230 Damages from administrative action or for embargo. [1961 c $11 \S 15.54 .230$. Prior: 1953 c $85 \S 23$.] Repealed by 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.460.
15.54.240 Penalty--Violation warnings--Duty of prosecuting attorney--Court jurisdiction. [1961 c 11 § 15.54 .240 . Prior: 1953 c 85 § 25.] Repealed by 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.470.
15.54.250 Fertilizer, agricultural mineral and lime fund created. [1961 c 11 § 15.54 .250 . Prior: 1953 c $85 \S 26$.] Repealed by 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.480.
15.54.260 Repeal of prior laws. [1953 c 85 § 27.] Subject matter repealed by this section was omitted from Title 15 RCW reenactment and repealer repealed by 1961 c 11 § 15.98.040.
15.54.900 Short title. [1961 c 11 § 15.54 .900 . Prior: 1953 c $85 \S$ 1.] Repealed by 1967 ex.s. c 22 § 43. Later enactment, see RCW 15.54.950.
15.54.920 Continuation of prior licenses and registrations. [1967 ex.s. c 22 § 39.] Repealed by 1983 c 3 § 21.

## Chapter 15.56 <br> ECONOMIC POISONS

15.56.010 through 15.56 .190 [1961 c 11 §§ 15.56.010-15.56.190. Prior: 1941 c 230 §§ 1-II, 13-19; Rem. Supp. 1941 §§ 2787-1, 2787-4-2787-21.] Repealed by 1961 c 244 § 42.

## Chapter 15.57

WASHINGTON PESTICIDE ACT
15.57.010 through $15.57 .370,15.57 .900$ through 15.57 .930 [1961 c 244 §§ 1-41.] Repealed by 1971 ex.s. c 190 § 47. Later enactment, see chapter 15.58 RCW .

Chapter 15.58
WASHINGTON PESTICIDE CONTROL ACT
15.58.390 Pesticide control board--Created--Members--Pur-pose--Classification of persistent pesticides and determination of essential uses. [1971 ex.s. c 190 § 39.] Repealed by 1979 c 146 § 6.

## Chapter 15.60 <br> APIARIES

15.60.070 Sale or transport of infected articles prohibited. [ 1933 ex.s. c 59 § 5; RRS § $3170-11$.] Repealed by 1955 c 271 § 12 ; and repealed by 1961 c 11 § 15.98 .040 . Later enactment, see RCW 15.60.040(4).
15.60.090 Combless packages of bees defined. [1941 c 130 § 1 ; Rem. Supp. 1941 § 3183-1.] Repealed by 1955 c 271 § 12; and repealed by 1961 c 11 § 15.98 .040 . Later enactment, see RCW 15.60.005.
15.60.160 Annual report of director. [1961 c 11 § 15.60.160. Prior: 1933 ex.s. c 59 § 9 ; RRS § 3170-9.] Repealed by 1977 c 75 § 96.

## Chapter 15.64

## FARM MARKETING

15.64.020 Annual report of director. [1961 c 11 § 15.64.020. Prior: 1917 c 119 § 4; RRS 2877.] Repealed by 1977 c 75 § 96.

Chapter 15.66
WASHINGTON AGRICULTURAL ENABLING ACT OF 1955
15.66.910 Severability. [1955 c 191 § 28.] Repealed by 1961 c 11 § 15.98.040. Severability covered by RCW 15.98.030.

## Chapter 15.67

## AGRICULTURAL CONSERVATION PLANS--1953 ACT

15.67.010 Soil conservation and domestic allotment act--Designation of agency to administer state plan. [1961 c 11 § 15.67.010. Prior: 1953 c 153 § 1. Formerly RCW 15.68.160.] Repealed by 1977 c 30 § 1.
15.67.020 State plan--Formulation and submission--PurposesRequired provisions. [1961 c 11 § 15.67.020. Prior: 1953 c 153 § 2. Formerly RCW 15.68.170.] Repealed by 1977 c 30 § 1.
15.67.030 Federal grants-in-aid-Acceptance, uses. [1961 c 11 § 15.67.030. Prior: 1953 c 153 § 3. Formerly RCW 15.68.180.] Repealed by 1977 c 30 § 1.
15.67.040 Agricultural contingent receipts fund. [1961 c 11 § 15.67.040. Prior: 1953 c 153 § 4. Formerly RCW 15.68.190.] Repealed by 1977 c 30 § 1.
15.67.050 Employment of agents--Establishment of subordinate agencies--Purposes. [1961 c 11 § 15.67.050. Prior: 1953 c 153 § 5. Formerly RCW 15.68.200.] Repealed by 1977 c 30 § 1.
15.67.060 Delegation of powers. [1961 c 11 § 15.67.060. Prior: 1953 c 153 § 6. Formerly RCW 15.68.210.] Repealed by 1977 c 30 § 1.
15.67.070 Annual report. [1961 c 11 § 15.67.070. Prior: 1953 c 153 § 7. Formerly RCW 15.68.220.] Repealed by 1977 c 30 § 1.

## Chapter 15.68 <br> AGRICULTURAL CONSERVATION PLANS--1937 ACT

15.68.010 Acceptance of federal act--Limitations on powers. [1961 c 11 § 15.68 .010 . Prior: 1937 c 175 § 2; RRS § 3040-2.] Repealed by 1977 c 30 § 1.
15.68.020 Washington State University named sole state agent. [1961 c 11 § 15.68.020. Prior: 1937 c 175 § 4; RRS § 3040-4.] Repealed by 1977 c 30 § 1.
15.68.030 Duty to formulate state plans annually. [1961 c 11 § 15.68.030. Prior: 1937 c 175 § 5, part; RRS § 3040-5, part.] Repealed by 1977 c 30 § 1 .
15.68.040 Plan contents--Voluntary organization participation-Education. [1961 c 11 § 15.68 .040 . Prior: 1937 c 175 § 5, part; RRS § 3040-5, part.] Repealed by 1977 c 30 § 1.
15.68.050 Plan contents--Acreage utilization--Agreements. [1961 c 11 § 15.68.050. Prior: 1937 c 175 § 5, part; RRS § 3040-5, part.] Repealed by 1977 c 30 § 1.
15.68.060 Plan contents--Expenditure estimates--Federal aid. [1961 c 11 § 15.68 .060 . Prior: 1937 c 175 § 5, part; RRS § 3040-5, part.] Repealed by 1977 c 30 § 1.
15.68.070 Use of funds by university--Limitations. [1961 c 11 § 15.68.070. Prior: 1937 c 175 § 6, part; RRS § 3040-6, part.] Repealed by 1977 c $30 \S 1$.
15.68.080 Administration expenses. [1961 c 11 § 15.68.080. Prior: 1937 c 175 § 6, part; RRS § 3040-6, part.] Repealed by 1977 c 30 § 1.
15.68.090 Separate system of accounts by university. [1961 c 11 § 15.68.090. Prior: 1937 c 175 § 6, part; RRS § 3040-6, part.] Repealed by 1977 c 30 § 1 .
15.68.100 Services of other state agencies. [1961 c 11 § 15.68.100. Prior: 1937 c 175 § 7, part; RRS § 3040-7, part.] Repealed by 1977 c 30 § 1.
15.68.110 Administrative rules--Employees--Duties--Compensation. [1961 c 11 § 15.68.110. Prior: 1937 c 175 § 7, part; RRS § 30407, part.] Repealed by 1977 c 30 § 1.
15.68.120 Districts--Communities--Revising boundaries. [1961 c 11 § 15.68.120. Prior: 1937 c 175 § 8; RRS § 3040-8.] Repealed by 1977 c 30 § 1.
15.68.130 Community and district committees. [1961 c 11 § 15.68 .130. Prior: 1937 c 175 § 9; RRS § 3040-9.] Repealed by 1977 c 30 § 1.
15.68.140 Farmer advisory board-Member election and qualifications. [1971 ex.s. c 292 § $13 ; 1961$ c 11 § 15.68 .140 . Prior: 1937 c 175 § 10; RRS § 3040-10.] Repealed by 1977 c $30 \S 1$.
15.68.150 Reports by university--Investigations. [1961 c 11 § 15.68.150. Prior: 1937 c 175 § 11; RRS § 3040-11.] Repealed by 1977 c 30 § 1 .
15.68.160 through 15.68.220 Agricultural conservation plans--1953 act. [1953 c 153 §§ 1-7.] Recodified as RCW 15.67 .010 through 15.67.070. RCW 15.67 .010 through 15.67 .070 subsequently repealed by 1977 c $30 \S 1$.
15.68.900 Short title. [1961 c 11 § 15.68.900. Prior: 1937 c 175 § 1; R RS § 3040-1.] Repealed by 1977 c 30 § 1.

## Chapter 15.72 <br> STATE FAIR

15.72.010 through 15.72 .050 [1949 c 40 § 1 ; 1927 c 164 §§ $1-6$; 1919 c 65 § 1 ; 1903 c 54 §§ 1,2 ; 1893 c 134 §§ $1,2,5,6,8,9$; Rem.

Supp. 1949 § 2736-6; R RS §§ 2736-1 through 2736-5.] Repealed by 1955 c 257 § 2; and repealed by 1961 c 11 § 15.98.040.

## Chapter 15.73 <br> STATE TRADE FAIRS

15.73.010 through 15.73 .040 [1961 c 11 §§ 15.73 .010 through 15.73.040. Prior: 1955 c 106 §§ 1 through 4.] Repealed by 1965 c 148 § 11. Later enactment, see RCW 43.31.790 through 43.31.860.

Chapter 15.76
AGRICULTURAL FAIRS, YOUTH SHOWS, EXHIBITIONS
15.76.011 through $15.76 .090[1961$ c 11 §§ 15.76 .011 through 15.76.090. Prior: 1951 c 60 §§ 1-8.] Repealed by 1961 c 61 § 10.

## Chapter 15.80 <br> WEIGHMASTERS

15.80.010 through 15.80 .260 [1961 c 11 §§ 15.80 .010 through 15.80.260.] Repealed by 1969 ex.s. c $100 \S 40$.

## Title 16 <br> ANIMALS, ESTRAYS, BRANDS AND FENCES Chapter 16.04 <br> TRESPASS OF ANIMALS--GENERAL

16.04.090 Damages by breachy animals. [(i) Code 1881 § 2499; 1873 p 449 § 12; 1871 p 66 § 12; 1869 p 326 § 12; RRS § 5452, now codified as RCW 16.60.075. (ii) Code 1881 § 2500; 1873 p 450 § 13 ; 1871 p 66 § 13 ; R RS § 5453, now codified as 16.60 .076 .]

## Chapter 16.24 <br> STOCK RESTRICTED AREAS

16.24.080 Impounding and sale of estrays in area--Procedure. [1937 c 189 § 127, part; RRS § 6360-127, part. Prior: 1927 c 309 § 41, part; RRS § 6362-41, part.] Now codified in RCW 16.24.070.

## Chapter 16.28 ESTRAYS

16.28.010 "Animal" defined. [1957 c 22 § 2. Prior: 1951 c 31 § 10; 1919 c 148 § 1, part; 1907 c 45 § 1, part; 1905 c 23 § 3, part; 1886 p 125 § 1, part; Code 1881 § 2539, part; 1868 p 72 § 2, part; RRS § 3156, part.] Repealed by 1975 1st ex.s. c $7 \S 40$.
16.28.020 Record of estrays. [1905 c 23 § 1 ; RRS § 3154.] Repealed by 1975 Ist ex.s. c 7 § 40.
16.28.030 Registration of estrays by owner. [1905 c 23 § 2; RRS § 3155.] Repealed by 1975 1st ex.s. c $7 \S 40$.
16.28.040 Registration by finder. [1957 c 22 § 3. Prior: 1919 c 148 § 1, part; 1907 c 45 § 1, part; 1905 c 23 § 3, part; 1886 p 125 § 1 ; Code 1881 § 2539, part; 1868 p 72 § 2, part; RRS § 3156, part.] Repealed by 1975 lst ex.s. c 7 § 40.
16.28.050 Registering of presumed estrays. [1905 c 23 § 13; RRS § 3166.] Repealed by 1975 lst ex.s. c 7 § 40.
16.28.060 Notice to owner--Form. [1943 c 31 § 1; 1905 c 23 § 4; RRS § 3157.] Repealed by 1975 1st ex.s. c 7 § 40.
16.28.070 Payment of fee--Repossession. [ 1925 ex.s. c 122 § $1 ;$ 1919 c 148 § 2; 1905 c 23 § 5. Prior: 1886 p 125 § 2; Code 1881 § 2540; 1868 p 72 § $3 ; 1854$ p 381 § 5.] Repealed by 1975 lst ex.s. c 7 § 40.
16.28.080 Sale of estrays. [1905 c 23 § 7; RRS § 3160. Prior: 1886 p 125 § 3, part; Code 1881 § 2543, part; 1868 p 72 § 6, part; 1854 p 381 § 7, part. FORMER PART OF SECTION: 1905 c 23 § 8; RRS § 3161, now codified as RCW 16.28.085.] Repealed by 1975 1st ex.s. c 7 § 40.
16.28.085 Sale of estrays--Notice. [1905 c 23 § 8; RRS § 3161. Formerly RCW 16.28.080, part.] Repealed by 1975 lst ex.s. c 7 § 40.
16.28.090 Sale of several estrays by one notice. [1909 c 123 § 1 ; 1905 c 23 § 9 ; RRS § 3162.] Repealed by 1975 lst ex.s. c 7 § 40.
16.28.100 Sale--Fees for selling. [1905 c 23 § 10; RRS § 3163.] Repealed by 1975 1st ex.s. c 7 § 40 .
16.28.110 Estrays may be registered in more than one county. [1905 c 23 § 14; RRS § 3167.] Repealed by 1975 lst ex.s. c 7 § 40.
16.28.120 Redemption. [1909 c 123 § 2; 1905 c 23 § 11. Prior: 1886 p 125 § 3, part; Code 1881 § 2543, part; 1868 p 72 § 6, part; 1854 p 381 § 5 ; 1 H. C. § 2540 , part.] Repealed by 1975 1st ex.s. c $7 \S$ 40.
16.28.130 Publication fees. [1905 c 23 § 12 ; RRS § 3165.] Repealed by 1975 lst ex.s. c 7 § 40.
16.28.140 Disposition of fees and proceeds of sales. [1905 c 23 § 6; RRS § 3159.] Repealed by 1975 1st ex.s. c 7 § 40.
16.28.150 Penalty. [1905 c $23 \S 15$; RRS § 3168. Prior: Code 1881 § 2544 ; 1868 p 72 § 7.] Repealed by 1975 1st ex.s. c 7 § 40.

## Chapter 16.32 <br> REGISTRATION OF STALLIONS AND JACKS

16.32.010 through 16.32 .120 [1917 c 112; 1911 c 99; RRS §§ 3060-3067.] Repealed by 1953 c 61 § 1.

## Chapter 16.36

## DISEASES--QUARANTINE--GARBAGE FEEDING

16.36.095 Director may condemn diseased bovine animals-Indemnity. [1983 c 3 § 23; 1979 c 154 § 14; 1957 c 160 § 2.] Repealed by 1985 c 415 § 13.

## Chapter 16.40 <br> TUBERCULOSIS AND BRUCELLOSIS CONTROL

16.40.010 Examinations and tests--Inspectors--Quarantine. [1979 c 154 § $15 ; 1959$ c 161 § $1 ; 1947$ c 172 § $9 ; 1929$ c 210 § $1 ; 1927$ c 165 § 11; Rem. Supp. 1947 § 3120. Prior: 1925 ex.s. c 198 § 1; 1923 c 73 § 1; 1919 c 192 § 89; 1915 c 100 § 1. Formerly RCW 16.40.010, 16.40.020, 16.40.030, 16.40.040 and 16.40.050.] Repealed by 1985 c 415 § 13.
16.40.020 Inspectors--Bond. [1947 c 172 § 9, part; 1929 c 210 § 1, part; 1927 c 165 § 11 , part; Rem. Supp. 1947 § 3120, part. Prior: 1925 ex.s. c 198 § 1 , part; 1923 c 73 § 1, part; 1919 c 192 § 89, part; 1915 c 100 § 1 , part.] Now codified in RCW 16.40.010.
16.40.030 Order of tests--Petitions. [1947 c 172 § 9, part; 1929 c 210 § 1, part; 1927 c 165 § 11, part; Rem. Supp. 1947 § 3120, part. Prior: 1925 ex.s. c 198 § 1, part; 1923 c 73 § 1, part; 1919 c 192 § 89, part; 1915 c 100 § 1, part.] Now codified in RCW 16.40.010.
16.40.040 Quarantine of premises on refusal to permit test. [1947 c 172 § 9, part; 1929 c 210 § 1, part; 1927 c 165 § 11, part; Rem. Supp. 1947 § 3120, part. Prior: 1925 ex.s. c 198 § 1, part; 1923 c 73 § 1, part; 1919 c 192 § 89, part; 1915 c 100 § 1, part.] Now codified in RCW 16.40.010.
16.40.050 Owner may select tester and pay costs. [1947 c 172 § 9, part; 1929 c 210 § 1, part; 1927 c 165 § 11, part; Rem. Supp. 1947 § 3120, part. Prior: 1925 ex.s. c 198 § 1, part; 1923 c 73 § 1, part; 1919 c 192 § 89, part; 1915 c 100 § 1, part.] Now codified in RCW 16.40.010.
16.40.060 Option of indemnity or quarantine--Slaughter of condemned animals--Post mortem--Indemnity payments--Test requisites. [1979 ex.s. c 238 § $9 ; 1979$ c 154 § 16; 1947 c 172 § 10; 1939 c $196 \S$ 1; 1937 c 146 § 1; 1927 c 165 § 12; Rem. Supp. 1947 § 3121. Prior: 1925 ex.s. c 198 § $2 ; 1923$ c 73 § 2; 1919 c 192 § $90 ; 1915$ c 100 § 2. Formerly RCW 16.40.060, 16.40.070, 16.40.080 and 16.40.090.] Repealed by 1985 c 415 § 13.
16.40.070 Slaughter of condemned animals--Post mortem. [1947 c 172 § 10, part; 1939 c 196 § 1, part; 1937 c 146 § 1, part; 1927 c 165 § 12, part; Rem. Supp. 1947 § 3121, part. Prior: 1925 ex.s. c 198 § 2,
part; 1923 c 73 § 2, part; 1919 c 192 § 90, part; 1915 c 100 § 2, part.] Now codified in RCW 16.40.060.
16.40.080 Indemnity payments. [1947 c 172 § 10, part; 1939 c 196 § 1, part; 1937 c 146 § 1, part; 1927 c 165 § 12, part; Rem. Supp. 1947 § 3121, part. Prior: 1925 ex.s. c 198 § 2, part; 1923 c 73 § 2, part; 1919 c 192 § 90, part; 1915 c 100 § 2, part.] Now codified in RCW 16.40.060.
16.40.090 Test requisites. [1947 c 172 § 10, part; 1939 c 196 § 1 , part; 1937 c 146 § 1, part; 1927 c 165 § 12, part; Rem. Supp. 1947 § 3121, part. Prior: 1925 ex.s. c 198 § 2, part; 1923 c 73 § 2, part; 1919 c 192 § 90, part; 1915 c 100 § 2, part.] Now codified in RCW 16.40.060.
16.40.100 Slaughtering limited by appropriation. [1927 c 165 § 13; RRS § 3122. Prior: 1915 c 100 § 3.] Repealed by 1979 c 154 § 26.

Severability--1979 c 154: See note following RCW 15.49.330.
16.40.110 Funds from United States--Agreements. [1937 c 146 § 2; RRS § 3121-1.] Repealed by 1985 c 415 § 13.
16.40.120 Exhibitors-Health certificates. [1947 c 172 § 11; 1933 c 177 § 2; 1927 c 165 § 15 ; Rem. Supp. 1947 § 3124. Prior: 1921 c 77 § 1.] Repealed by 1985 c 415 § 13.
16.40.130 Penalty. [1957 c 22 §6. Prior: 1927 c 165 § 33; RRS § 3142.] Repealed by 1985 c $415 \S 13$.

## Chapter 16.44 <br> DISEASES OF SHEEP

16.44.010 Definitions. This section, having no session law counterpart, has been decodified.
16.44.100 Moving infected sheep--Permit--Damages--Penalty. [1927 c 165 § 22; RRS § 3131. Prior: See Reviser's note to RCW 16.44.020.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
16.44.170 Annual report to governor. [1927 c 165 § 30; RRS § 3139. Prior: See Reviser's note to RCW 16.44.020.] Repealed by 1977 c 75 § 96.

## Chapter 16.48

## SLAUGHTERING AND TRANSPORTING LIVESTOCK

16.48.010 Definitions. [1949 c 98 § 1; Rem. Supp. 1949 § 305513.] Repealed by 1959 c $204 \S 54$.
16.48.011 Definitions--Certificate of permit--Person. [1937 c 75 § 1; RRS § 3169-1. Formerly RCW 16.48.010, part.] Repealed by 1959 c 54 § 39 .
16.48.020 Record of stock by handlers. [1937 c 75 § 2; RRS § 3169-2. FORMER PART OF SECTION: 1937 c 75 § 3; RRS § 3169-3, now codified in RCW 16.48.021.] Repealed by 1959 c 54 § 39.
16.48.021 Record of stock by other purchasers. [1937 c 75 § 3 ; RRS § 3169-3. Formerly RCW 16.48.020, part.] Repealed by 1959 c 54 § 39.
16.48.030 Permit to transport. [1947 c 30 § 1; 1937 c 75 § 4; Rem. Supp. 1947 § 3169-4. Formerly RCW 16.48 .030 and 16.48.010, part.] Repealed by 1959 c 54 § 39.
16.48.035 Certificate of permit--Contents. [1937 c 75 § 9; RRS § 3169-9. Formerly RCW 16.48.010, part.] Repealed by 1959 c 54 § 39.
16.48.040 Transportation for grazing or feeding--Proof of ownership. [1949 c 98 § 9; 1937 c 75 § 12; Rem. Supp. 1949 § 3169-1 2.] Repealed by 1959 c 54 § 39.
16.48.050 Record by permanent slaughterer of animals purchased. [1945 c 161 § 1 ; Rem. Supp. 1945 § 3169-20.] Repealed by 1959 c 204 § 54.
16.48.060 Record of slaughtered cattle. [Code 1881 § 2553; R RS § 3054. Prior: 1875 p 131 § 4.] Repealed by 1959 c 54 § 39.
16.48.070 Penalty. [Code 1881 § 2554; RRS § 3055. Prior: 1875 p 131 § 6.] Repealed 1959 c 54 § 39.
16.48.080 Wholesale slaughterer's license--Fee. [1945 c 161 § 2; Rem. Supp. 1945 § 3169-21.] Repealed by 1959 c 204 § 54.
16.48.090 Retail slaughterer's license--Fee. [1945 c 161 § 3; Rem. Supp. 1945 § 3169-22.] Repealed by 1959 c 204 § 54.
16.48.095 Custom slaughterer for farmers--License--Fee-Exemption from rules. [1953 c 286 § 1; 1951 c 245 § 1.] Repealed by 1959 c 204 § 54.
16.48.097 Same--Carcasses to be marked. [1953 c 286 § 2.] Repealed by 1959 c 204 § 54.
16.48.100 Farm slaughterer--Permit. [1945 c 161 § 4; Rem. Supp. 1945 § 3169-23.] Repealed by 1959 c 204 § 54.
16.48.105 Farm slaughter for own consumption. [1945 c 161 § 5; Rem. Supp. 1945 § 3169-24.] Repealed by 1959 c 204 § 54.
16.48.110 License or permit--Expiration--Revocation. [1945 c 161 § 7; Rem. Supp. 1945 § 3169-26.] Repealed by 1959 c 204 § 54.
16.48.130 Sales by irregular slaughterers. [1949 c 98 § 11; 1939 c 198 § 1; 1937 c 75 § 6; Rem. Supp. 1949 § 3169-6.] Repealed by 1959 c 54 § 39 .
16.48.140 Carcasses to bear license or permit number or roll marking. [1953 c 286 § 3; 1947 c 30 § 2; 1945 c 161 § 8; Rem. Supp. 1947 § 3169-27.] Repealed by 1959 c 204 § 54.
16.48.150 Transportation and possession of hides--Requisites. [1951 c 160 § 1; 1949 c 98 § 12; Rem. Supp. 1949 § 3055-17. FORMER PART OF SECTION: 1951 c 160 § 2, now codified as RCW 16.48.151.] Repealed by 1959 c $54 \S 39$.
16.48.151 Person defined. [1951 c 160 § 2; formerly RCW 16.48.150 , part.] Repealed by 1959 c 54 § 39.
16.48.160 Brand inspectors--Appointment--"Public stockyard" defined. [1949 c 98 § 10; 1937 c 75 § 10; Rem. Supp. 1949 § 3169-10. Formerly RCW 16.48 .160 and 16.48.010, part.] Repealed by 1959 c 54 § 39.
16.48.170 Brand inspectors--Powers and duties. [1939 c 198 § 2; 1937 c 75 § 14; RRS § 3169-14.] Repealed by 1959 c 54 § 39.
16.48.180 Inspection fee--Lien. [1949 c 98 § 5; 1939 c 198 § 3; Rem. Supp. 1949 § 3169-10a.] Repealed by 1959 c 54 § 39.
16.48.190 Offenses by inspectors. [1937 c 75 § 13; RRS § 316913.] Repealed by 1959 c 54 § 39.
16.48.200 Possession of animals carrying another's brand. [1939 c 198 § 4; RRS § 3169-10b.] Repealed by 1959 c 54 § 39.
16.48.210 Animals deemed estrays--Sale. [1945 c 161 § 9; Rem. Supp. 1945 § 3169-28.] Repealed by 1959 c 54 § 39.
16.48.220 Proceeds to director--Record of brands or marks. [1945 c 161 § 10; Rem. Supp. 1945 § 3169-29.] Repealed by 1959 c 54 § 39.
16.48.230 Notice to and claim by owner. [1945 c 161 § 11; Rem. Supp. 1945 § 3169-30.] Repealed by 1959 c 54 § 39.
16.48.240 Payment on claim after one year. [1945 c 161 § 12; Rem. Supp. 1945 § 3169-31.] Repealed by 1959 c 54 § 39.
16.48.250 Disposition of unclaimed proceeds. [1945 c 161 § 13; Rem. Supp. 1945 § 3169-32.] Repealed by 1959 c $54 \S 39$.
16.48.260 Hide records and tags. [1937 c 75 § 11; RRS § 316911.] Repealed by 1959 c 54 § 39 .
16.48.270 Federal statutes and regulations applicable. [1949 c 98 § 8; Rem. Supp. 1949 § 3055-16.] Repealed by 1959 c 204 § 54.
16.48.290 Duty of owner to make brands visible. [1949 c 98 § 15 ; Rem. Supp. 1949 § 3055-20.] Repealed by 1959 c 54 § 39.
16.48.300 Reciprocal agreements. [1949 c 98 § 14; Rem. Supp. 1949 § 3055-19.] Repealed by 1959 c 54 § 39.

## Chapter 16.49 <br> CUSTOM SLAUGHTERING

16.49.010 Definitions. [1967 ex.s. c 120 § 1; 1959 c 204 § 1.] Repealed by 1969 ex.s. c 145 § 64.
16.49.020 Supervision of inspection--Rules--Enforcement--Interference with director. [1959 c 204 § 2.] Repealed by 1969 ex.s. c 145 § 64.
16.49.030 Municipal corporation not to license or inspect--Joint inspection--Application to inspect certain establishments as agent of department. [1959 c 204 § 3.] Repealed by 1969 ex.s. c 145 § 64.
16.49.040 Inspection by city as department's agent--Costs. [1959 c 204 § 4.] Repealed by 1969 ex.s. c 145 § 64.
16.49.050 Procedure when two or more cities apply to inspect same establishment. [1959 c 204 § 5.] Repealed by 1969 ex.s. c 145 § 64.
16.49.060 Director to provide inspection--Free inspections, when-Licensee to pay costs--Withdrawal of inspection. [1959 c 204 § 6.] Repealed by 1969 ex.s. c 145 § 64.
16.49.070 Meat inspection advisory board--Powers and duties. [1959 c 204 § 7.] Repealed by 1969 ex.s. c 145 § 64.
16.49.080 Meat inspection advisory board--Composition--Selection. [1959 c 204 § 8.] Repealed by 1969 ex.s. c 145 § 64.
16.49.090 Meat inspection advisory board--Terms. [1959 c 204 § 9.] Repealed by 1969 ex.s. c 145 § 64 .
16.49.100 Meat inspection advisory board--Vacancies. [1959 c 204 § 10.] Repealed by 1969 ex.s. c 145 § 64.
16.49.110 Meat inspection advisory board--Chairman-Meetings. [1959 c 204 § 11.] Repealed by 1969 ex.s. c 145 § 64.
16.49.120 Municipal corporation's authority to license, inspect and prohibit sale of certain meat. [1959 c 204 § 12.] Repealed by 1969 ex.s.c 145 § 64 .
16.49.130 Application for inspection--Official establishment number. [1959 c 204 § 13.] Repealed by 1969 ex.s. c 145 § 64.
16.49.140 Designation of time for slaughter. [1959 c 204 § 14.] Repealed by 1969 ex.s. c 145 § 64.
16.49.150 Hours for inspection--Overtime rate, payment. [1959 c 204 § 15.] Repealed by 1969 ex.s. c 145 § 64.
16.49.160 Veterinary, lay inspectors. [1959 c 204 § 16.] Repealed by 1969 ex.s. c 145 § 64.
16.49.170 Veterinary or lay inspectors to perform meat inspection. [1959 c 204 § 17.] Repealed by 1969 ex.s. c 145 § 64.
16.49.180 Inspection at establishment manufacturing meat food products. [1959 c 204 § 18.] Repealed by 1969 ex.s. c 145 § 64.
16.49.190 Unlawful to operate unclean, unsanitary establishment. [1959 c 204 § 19.] Repealed by 1969 ex.s. c 145 § 64.
16.49.200 Entry upon grounds or premises by director. [1959 c 204 § 20.] Repealed by 1969 ex.s. c 145 § 64.
16.49.210 Purchase, sale of meat prohibited unless stamped and inspected. [1967 ex.s. c 120 § 2; 1959 c 204 § 21.] Repealed by 1969 ex.s. c 145 § 64 .
16.49.220 Unlawful sale or trade of immature animal. [1959 c 204 § 22.] Repealed by 1969 ex.s. c 145 § 64 .
16.49.230 Annual license for slaughtering meat food animals or manufacturing food products--Fee. [1959 c 204 § 23.] Repealed by 1969 ex.s. c 145 § 64.
16.49.240 Annual license for slaughtering meat food animals for nonhuman food-Fee. [1959 c 204 § 24.] Repealed by 1969 ex.s. c 145 § 64.
16.49.250 Expiration of licenses--Penalty for late renewal. [1959 c 204 § 25.] Repealed by 1969 ex.s. c 145 § 64.
16.49.260 Issuance, use, transfer of license. [1959 c 204 § 26.] Repealed by 1969 ex.s. c 145 § 64.
16.49.270 Denial, suspension, revocation of license. [1959 c 204 § 27.] Repealed by 1969 ex.s. c $145 \S 64$.
16.49.280 Denial, suspension, revocation of license--Hearing-Notice. [1959 c 204 § 28.] Repealed by 1969 ex.s. c 145 § 64.
16.49.290 Denial, suspension, revocation of license--Subpoenas-Testimony. [1959 c 204 § 29.] Repealed by 1969 ex.s. c 145 § 64.
16.49.300 Denial, suspension, revocation of license--Findings, con-clusions--Transcript--Filing. [1959 c 204 § 30.] Repealed by 1969 ex.s. c 145 § 64.
16.49.310 Denial, suspension, revocation of license--Order-Appeal to superior court. [1959 c 204 § 31.] Repealed by 1969 ex.s. c 145 § 64.
16.49.320 Denial, suspension, revocation of license--Appeal to supreme court. [1959 c 204 § 32.] Repealed by 1969 ex.s. c 145 § 64.
16.49.330 Ante mortem inspection. [1959 c 204 § 33.] Repealed by 1969 ex.s. c 145 § 64.
16.49.340 Post mortem inspection--Stamping--Rendering condemned meat unfit for human consumption. [1959 c 204 § 34.] Repealed by 1969 ex.s. c $145 \S 64$.
16.49.350 Reinspection. [1959 c 204 § 35.] Repealed by 1969 ex.s. c 145 § 64 .
16.49.360 Unlawful stamping--Seizure of unstamped meat. [1959 c 204 § 36.] Repealed by 1969 ex.s. c 145 § 64.
16.49.370 Inspection prior to entry into food product establishment. [1959 c 204 § 37.] Repealed by 1969 ex.s. c 145 § 64.
16.49.380 Access to establishment--Duty to stamp wholesome meat--Condemnation of meat containing dyes, chemicals, etc. [1959 c 204 § 38.] Repealed by 1969 ex.s. c 145 § 64.
16.49.390 Wholesale, retail dealer may prepare food products from meat inspected and passed. [1959 c 204 § 39.] Repealed by 1969 ex.s. c 145 § 64.
16.49.400 Unlawful stamping of containers, coverings--False, deceptive names and stamps. [ 1959 c 204 § 40.] Repealed by 1969 ex.s. c 145 § 64 .
16.49.410 Unlawful possession, use of stamps. [1959 c 204 § 41.] Repealed by 1969 ex.s. c 145 § 64.
16.49.420 Unlawful acts as to stamps or identification devices. [1959 c 204 § 42.] Repealed by 1969 ex.s. c 145 § 64.
16.49.450 Custom farm slaughterer--Stamping or other identification of meat. [1959 c 204 § 45.] Repealed by 1969 ex.s. c 145 § 64.
16.49.456 Limited custom slaughtering license for slaughtering livestock owned by consumer for own use--Unlawful operation--Inspection of establishment. [1961 c 91 § 3.] Repealed by 1969 ex.s. c 145 § 64.
16.49.458 Denial, suspension, revocation of limited license-Injunctions. [1961 c 91 § 4.] Repealed by 1969 ex.s. c 145 § 64.
16.49.460 Slaughtering horses, mules, burros prohibited in establishments. [1959 c 204 § 46.] Repealed by 1969 ex.s. c 145 § 64.
16.49.470 Unlawful to add horsemeat to meat of other food ani-mals--Seizure. [1959 c 204 § 47.] Repealed by 1969 ex.s. c 145 § 64.
16.49.480 Identification and stamping of horsemeat. [1959 c 204 § 48.] Repealed by 1969 ex.s. c $145 \S 64$.
16.49.490 Establishment's records--Examination. [1959 c 204 § 49.] Repealed by 1969 ex.s. c $145 \S 64$.
16.49.520 Disposition, use of fees. [1959 c 204 § 52.] Repealed by 1969 ex.s. c 145 § 64.
16.49.900 Severability. [1959 c 204 §53.] Repealed by 1969 ex.s. c $145 \S 64$.

## Chapter 16.49A <br> WASHINGTON MEAT INSPECTION ACT

16.49A.490 Annual license--Fee--Contents of application. [1974 ex.s. c 18 § $1 ; 1969$ ex.s. c 145 § 49.] Repealed by 1985 c 415 § 13. Later enactment, see RCW 16.49.440.
16.49A.500 Penalty for late renewal. [1969 ex.s. c 145 § 50.] Repealed by 1985 c 415 § 13. Later enactment, see RCW 16.49.442.
16.49A.510 Denial, suspension, revocation of license--Grounds. [1969 ex.s. c 145 § 51.] Repealed by 1985 c 415 § 13. Later enactment, see RCW 16.49.444.

## Chapter 16.50 <br> HUMANE SLAUGHTER OF LIVESTOCK

16.50.010 Definitions. [1959 c 101 § 1.] Repealed by 1967 c 31 § 8.
16.50.020 Exemption. [1959 c 101 § 2.] Repealed by 1967 c 31 § 8.
16.50.030 Administration--Rules and regulations--Electrical method approved. [1959 c 101 § 3.] Repealed by 1967 c 31 § 8.
16.50.040 Manually operated hammer or sledge prohibited. [1959 c 101 § 4.] Repealed by 1967 c 31 § 8.
16.50.050 Humane methods required. [1959 c 101 §5.] Repealed by 1967 c 31 § 8 .
16.50.060 Penalty for violation of RCW 16.50.040. [1959 c 101 § 6.] Repealed by 1967 c 31 § 8.
16.50.070 Exemption on ground of hardship--Application, expense, appeal. [1959 c 101 § 7.] Repealed by 1967 c 31 § 8.

## Chapter 16.52 <br> PREVENTION OF CRUELTY TO ANIMALS

16.52.150 Poisoning animals. [(i) 1941 c 105 § 1; RRS § 3207-1. (ii) 1941 c 105 § 3; R RS § 3207-3.] Now codified as RCW 16.52.190 and 16.52.195.
16.52.170 Wanton cruelty to fowls. [1893 c 27 § 8; RRS § 3203.] Now codified as RCW 16.52.065.

## Chapter 16.56 <br> ANIMAL MARKS AND BRANDS

16.56.010 through 16.56 .125 [1949 c 98 §§ 2, 3 and 4; 1935 c 156 ; Rem. Supp. 1949 §§ 3055-5, 3055-14 and 3055-15; RRS §§ 3055-1-3055-12.] Repealed by 1959 c 54 § 39.

## Chapter 16.57 <br> IDENTIFICATION OF LIVESTOCK

16.57.190 Mandatory brand inspection, when. [1959 c 54 § 19.] Repealed by 1971 ex.s. c 135 § 7.
16.57.250 Transporting, moving livestock--Certificate or bill of sale required. [1959 c 54 § 25.] Repealed by 1971 ex.s. c 135 § 7.

## Chapter 16.60 <br> FENCES

16.60.070 Fence on the land of another by mistake--Removal. [Code 1881 § 2495; 1873 p 449 § 8; 1871 p 65 § 8; 1869 p 325 § 8; RRS § 5448.] Now codified in RCW 16.60.055.

## Chapter 16.64 <br> COMMUNITY LIVESTOCK SALES

16.64.010 through 16.64 .040 [1947 c 187 §§ 1-4; Rem. Supp. 1947 §§ 3207-4, 3207-6; 1949 c 98 §§ 6 and 7; Rem. Supp. 1949 §§ 3207-5 and 3207-7.] Repealed by 1959 c 107 § 47. Later enactment, see chapter 16.65 RCW .

## Chapter 16.65 <br> PUBLIC LIVESTOCK MARKETS

16.65.070 Issuance of license to prior permittee--Revocation. [1959 c 107 § 7.] Repealed by 1971 ex.s. c 192 § 8.

Chapter 16.67
WASHINGTON STATE BEEF COMMISSION ACT
16.67.124 Delivering cattle to lot for custom feeding for slaughter as sale. [1971 c 64 § 2.] Repealed by 1985 c 261 § 21.

## Chapter 16.72

FUR FARMING
16.72.050 Registration required. [1955 c 321 § 6.] Repealed by 977 ex.s. c 319 § 9

Severability--Effective date--Purpose--1977 ex.s. c 319: Sec RCW 19.02.010, 19.02.900 and 19.02.910.

## Title 17 <br> WEEDS, RODENTS AND PESTS

## Chapter 17.04 <br> WEED DISTRICTS

17.04.020 Area of district. [1937 c 193 § I, part; 1929 c 125 § 1, part; RRS § 2771, part. Prior: 1921 c 150 § I, part.] Now codified in RCW 17.04.010.
17.04.040 Time, place and notice of hearing. [1929 c 125 § 2, part; RRS § 2772, part. Prior: 1921 c 150 § 2, part.] Now codified in RCW 17.04.030.
17.04.060 Resolution to create district. [1929 c 125 § 3, part; RRS § 2774. Prior: 1921 c 150 § 2, part.] Now codified in RCW 17.04.050.
17.04.080 Chairman of meeting. [1929 c 125 § 4, part; RRS § 2774-1, part.] Now codified in RCW 17.04.070.
17.04.090 Challenge of elector. [1929 c 125 § 4, part; RRS § 2774-1, part.] Now codified in RCW 17.04.070.
17.04.100 Qualifications of electors and directors. [1929 c 125 § 4 part; RRS § 2774-1, part.] Now codified in RCW 17.04.070.
17.04.110 Voting--Terms of directors. [1929 c 125 § 4, part; RRS § 2774-1, part.] Now codified in RCW 17.04.070.
17.04.120 Annual meeting--Vacancies. [1929 c 125 § 4, part; RRS § 2774-1, part.] Now codified in RCW 17.04.070.
17.04.130 Officers--Bonds. [1929 c 125 § 4, part; RRS § 2774-1, part.] Now codified in RCW 17.04.070.
17.04.140 Change of rules and regulations. [1929 c 125 § 4, part; RRS § 2774-1, part.] Now codified in RCW 17.04.070.

## Chapter 17.08

WEED EXTERMINATION AREAS
17.08.030 Notice of establishment. [1937 c 194 § 2, part; R RS § 2778-12, part.] Now codified in RCW 17.08.020.
17.08.040 Weed districts not affected. [1937 c 194 § 2, part; RRS § 2778-12, part.] Now codified in RCW 17.08.020.

## Chapter 17.12

## AGRICULTURAL PEST DISTRICTS

17.12.070 Tax levy--Assessment for benefits. [1919 c 152 § 7 RRS § 2807.] Repealed by 1973 1st ex.s. c 195 § 133, effective January $1,1974$.
Severability--Effective dates and termination dates--Construction-1973 1st ex.s. c 195: See notes following RCW 84.52.043.
17.12.090 Levies on state lands to be added to rental. [1919 c 152 § 8, part; RRS § 2808, part.] Now codified in RCW 17.12.080

## Chapter 17.16 RODENTS

17.16.120 Poisons and supplies, purchase and sale of --Tax levy. [1921 c 140 § 6; RRS § 2793.] Repealed by 1973 lst ex.s. c 195 § 133, effective January 1, 1974.

Severability--Effective dates and termination dates--Construction-1973 lst ex.s. c 195: See notes following RCW 84.52.043.
17.16.140 Certain poisons may be prohibited--Special permits-Exceptions. [1951 c 127 § 1.] Repealed by 1967 c 186 § 1.

Chapter 17.20

## COMMERCIAL SPRAYERS AND DUSTERS

17.20.010 through 17.20 .070 [1953 c 261 §§ $1-4 ; 1951$ c 61 §§ $1-5$; 1945 c 120 §§ 2-4; Rem. Supp. 1945 §§ 2887-31-2887-33.] Repealed by 1961 c 249 § 36. Later enactment, see chapter 17.21 RCW.

## Chapter 17.21

## WASHINGTON PESTICIDE APPLICATION ACT

17.21.210 Forest land exemption--Inclusion within chapter-Application of food, drug and cosmetic act. [1961 c 249 § 21.] Repealed by 1971 ex.s. c 191 § 11.
17.21.330 Special programs due to use or misuse of restricted her-bicides--Fees--Hearings. (Section expires July 1, 1980.) Decodified.

## Chapter 17.24 <br> INSECT PESTS AND PLANT DISEASES

17.24.010 Definitions. [1943 c 150 § I, last am'ds 1915 c 166 § 1 ; Rem. Supp. 1943 § 2839.]

Reviser's note: RCW 17.24.010 which purported to adopt by reference the definitions of "nursery stock" and "pests and diseases" as defined in RCW 15.08 .010 has been decodified. These were last enacted as part of 1943 c 150 § 1, and were never expressly a part of either of the two session laws codified in chapter 17.24 RCW.
17.24.020 Director's duty to inspect for pests and diseases. [1927 c 292 § 3, part; RRS § 2782, part.] Now codified in RCW 17.24.035.
17.24.040 Filing governor's approvals--Effect of orders, etc. [(i) 1927 c 292 § 2, part; RRS § 2781, part. Prior: 1921 c 105 § 2, part. (ii) 1927 c 292 § 3, part; RRS § 2782, part. Prior: 1921 c 105 § 3, part.] Now codified in RCW 17.24.030 and 17.24.035, respectively.
17.24.050 Removal of products from quarantine prohibited. [1927 c 292 § 2, part; RRS § 2781, part. Prior: 1921 c 105 § 2, part.] Now codified in RCW 17.24.030.
17.24.090 Holding for inspection. [1927 c 292 § 6, part; RRS § 2785, part. Prior: 1921 c $105 \S 6$, part.] Now codified in RCW 17.24.080.

Chapter 17.28

## MOSQUITO CONTROL DISTRICTS

17.28.180 Nuisance--Notice to owner and possessor of property. [1957 c 153 § 18.] Repealed by 1959 c 64 § 11.
17.28.190 Nuisance--Notice when owner is nonresident or cannot be found. [1957 c 153 § 19.] Repealed by 1959 c 64 § 11.
17.28.200 Nuisance--Hearing before the board. [1957 c 153 § 20.] Repealed by 1959 c 64 § 11.
17.28.210 Nuisance--Abatement by district--Expense is lien. [1957 c 153 § 21.$]$ Repealed by 1959 c 64 § 11.
17.28.220 Nuisance--Lien-Filing notice--Action to foreclose-Limitations. [1957 c 153 § 22.] Repealed by 1959 c 64 § 11.
17.28.230 Nuisance-Foreclosure--Disposition of proceeds of sale. [1957 c 153 § 23.] Repealed by 1959 c 64 § 11.
17.28.240 Nuisance--Property of state or public corporation-Exempt from lien--Duty to repay district. [1957 c 153 § 24.] Repealed by 1959 c $64 \S 11$.

# 18 <br> BUSINESSES AND PROFESSIONS 

Chapter 18.01<br>DEFINITIONS

18.01.010 through 18.01.060 The definitions contained herein were created by the 1941 Code Committee. They have no session law background and are accordingly decodified. For powers of department of motor vehicles relating to licensure of the various businesses and professions, see Chapter 43.24 RCW.

## Chapter 18.04 <br> ACCOUNTANCY

18.04.020 Board of accountancy. [1949 c 226 § 1; Rem. Supp. 1949 § 8269-8. Prior: 1903 c 72 § 1.] Repealed by 1983 c 234 § 32, effective July 1, 1983. Later enactment, see RCW 18.04.035.
18.04.030 Qualifications of C.P.A. members--Terms. [1949 c 226 § 2; Rem. Supp. 1949 § 8269-9. Prior: 1903 c 72 § 1.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.040 Qualifications of L.P.A. member--Term. [1949 c 226 § 3; Rem. Supp. 1949 § 8269-10. Prior: 1903 c 72 § 1.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.050 Qualifications of P.A. member--Term. [1949 c 226 § 4; Rem. Supp. 1949 § 8269-11. Prior: 1903 c 72 § 1.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.060 Vacancies--Removal. [1949 c 226 § 5; Rem. Supp. 1949 § 8269-12. Prior: 1903 c 72 § 1.] Repealed by 1983 c 234 § 32, effective July 1, 1983. Later enactment, see RCW 18.04.035.
18.04.070 Organizational powers--Rules and regulations--Quo-rum--Records--Personnel. [1961 c 294 § 1; 1949 c 226 § 6; Rem. Supp. 1949 § 8269-13. Prior: 1903 c 72 § 2.] Repealed by 1983 c 234 § 32, effective July 1, 1983. Later enactment, see RCW 18.04.045.
18.04.090 Board to receive applications--Investigation. [1949 c 226 § 8; Rem. Supp. 1949 § 8269-15. Prior: 1903 c 72 § 2.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.100 Publication of register. [1977 c 75 § 8; 1949 c 226 § 9; Rem. Supp. 1949 § 8269-16.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.110 Annual report. [1949 c 226 § 10; Rem. Supp. 1949 § 8269-17.] Repealed by 1977 c 75 § 96.
18.04.120 Qualifications of C.P.A. licensees--Examinations. [1979 c 158 § 7; 1971 ex.s. c 292 § 17; 1969 c 114 § 1; 1949 c 226 § 11 ; Rem. Supp. 1949 § 8269-18. Prior: 1937 c 41 § 1; 1933 ex.s. c 56 § 2; 1903 c 72 § 3; RRS § 8268-1.] Repealed by 1983 c 234 § 32, effective July 1, 1983. Later enactment, see RCW 18.04.105.
18.04.130 Examining committee--Time and place for examinations. [1949 c 226 § 12; Rem. Supp. 1949 § 8269-19. Prior: 1903 c 72 § 2; RRS § 8266.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.140 Time of examination in special instances. [1949 c 226 § 13; Rem. Supp. 1949 § 8269-20.] Repealed by 1969 c 114 § 8.
18.04.150 Scope of examinations. [1949 c 226 § 14; Rem. Supp. 1949 § 8269-21.] Repealed by 1969 c 114 § 8.
18.04.160 Successive examinations--Application fees. [1975 1st ex.s. c 229 § 1; 1969 c 114 § 2; 1949 c 226 § 15; Rem. Supp. 1949 § 8269-22.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.170 Requirements as to prior applicants. [1949 c 226 § 16; Rem. Supp. 1949 § 8269-23.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.190 Application of chapter to prior licensees. [1949 c 226 § 18; Rem. Supp. 1949 § 8269-25.] Repealed by 1983 c 234 § 32 , effective July 1, 1983.
18.04.200 Requirements as to C.P.A. partnerships. [1979 c 158 § 8; 1975 1st ex.s. c 229 § 2; 1969 c 114 § 3; 1949 c 226 § 19; Rem. Supp.

1949 § 8269-26. Prior: 1937 c 41 § 3; RRS § 8268-3.] Repealed by 1983 c 234 § 32, effective July 1, 1983. Later enactment, see RCW 18.04.195.
18.04.210 Advancement of public accountant to L.P.A. [1949 c 226 § 20; Rem. Supp. 1949 § 8269-27.] Repealed by 1977 ex.s. c 319 § 9.
Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
18.04.220 Requirements as to L.P.A. partnerships. [1979 c 158 § 9; 1975 lst ex.s. c 229 § 3; 1969 c 114 § 4; 1949 c 226 § 21 ; Rem. Supp. 1949 § 8269-28.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.230 Public accountants' registration committee. [1975-'76 2nd ex.s. c 34 § 26; 1949 c 226 § 22; Rem. Supp. 1949 § 8269-29.] Repealed by 1977 ex.s. c 319 § 9.
Severability--Effective date--Purpose--1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
18.04.240 Qualifications of P.A. registrants. [1949 c 226 § 23; Rem. Supp. 1949 § 8269-30.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.250 Determination of eligibility for registration as public accountant. [1949 c 226 § 24; Rem. Supp. 1949 § 8269-31.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.260 Appeal. [1949 c 226 § 25 ; Rem. Supp. 1949 § 8269-32.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.270 Requirements as to P.A. partnerships. [1949 c 226 § 26; Rem. Supp. 1949 § 8269-33. Prior: 1937 c 41 § 3; RRS § 8268-3.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.280 Application for partnership registration. [1975 1st ex.s. c 229 § 4; 1969 c 114 § 5; 1949 c 226 § 27 ; Rem. Supp. 1949 § 8269-34.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.290 Annual permits--Issuance--Duration--Fee--Prerequisite to annual renewal. [1979 c 158 § $10 ; 1975$ lst ex.s. c 229 § 5; 1973 1st ex.s. c 23 § $1 ; 1969$ c $114 \S 6 ; 1949$ c 226 § 28; Rem. Supp. 1949 § 8269-35. Prior: 1933 ex.s. c 56 § 2; RRS § 8269-2.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.300 Revocation and suspension of certificates, licenses, registrations, or permits. [1973 1st ex.s. c 23 § 2; 1961 c 294 § 2; 1949 c 226 § 29; Rem. Supp. 1949 § 8269-36. Prior: 1933 ex.s. c 56 § 3; RRS § 8269-3.] Repealed by 1983 c 234 § 32, effective July 1, 1983. Later enactment, see RCW 18.04.295.
18.04.310 Revocation or suspension of partnership permit. [1949 c 226 § 30; Rem. Supp. 1949 § 8269-37.] Repealed by 1983 c 234 § 32, effective July 1, 1983. Later enactment, see RCW 18.04.305.
18.04.330 Reissuance--Reregistration--Modification. [1949 c 226 § 32; Rem. Supp. 1949 § 8269-39.] Repealed by 1983 c 234 § 32, effective July 1, 1983. Later enactment, see RCW 18.04.335.
18.04.340 Prohibited practices. [1949 c 226 § 33; Rem. Supp. 1949 § 8269-40. Prior: 1937 c 41 § 2; RRS § 8268-2.] Repealed by 1983 c 234 § 32, effective July 1, 1983. Later enactment, see RCW 18.04.345.
18.04.400 Transmittal of applications and fees to director of licensing. [1949 c 226 § 39; Rem. Supp. 1949 § 8269-46.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
18.04.900 Severability--1949 c 226. [1949 c 226 § 40.] Repealed by 1983 c 234 § 32, effective July 1, 1983.

## Chapter 18.08 ARCHITECTS

18.08.010 through 18.08.090 Architects licensing, examination, registration, certificates, violations. [1919 c 205; RRS §§ 8270-8276.] Repealed by 1959 c 323 § 19.
18.08.100 Registration required. [1959 c 323 § 1.] Repealed by 1985 c 37 § 18. Later enactment, see RCW 18.08.310.
18.08.110 Definitions. [1959 c 323 § 2.] Repealed by 1985 c 37 § 18.
18.08.120 Board of registration--Appointment, qualifications, terms, vacancies--Compensation and travel expenses. [1984 c 287 § 21; 1975-'76 2nd ex.s. c 34 § 27; 1959 c 323 § 3.] Repealed by 1985 c 37 § 18. Later enactment, see RCW 18.08.330.
18.08.130 Board of registration--Rules. [1982 c 35 § 194; 1959 c 323 §4.] Repealed by 1985 c 37 § 18.
18.08.140 Application for registration--Qualifications. [1971 ex.s. c 292 § 18 ; 1959 c 323 § 5.] Repealed by 1985 c 37 § 18. Later enactment, see RCW 18.08.350.
18.08.150 Application for examination--Fee. [1985 c 7 § 5; 1975 1st ex.s. c 30 § 1 ; 1959 c 323 § 6.] Repealed by 1985 c 37 § 18.

Reviser's note: RCW 18.08 .150 was both amended and repealed during the 1985 legislative sessions, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.
18.08.160 Examinations--Reexaminations--Certificate of registration. [1959 c 323 § 7.] Repealed by 1985 c 37 § 18. Later enactment, see RCW 18.08.360.
18.08.170 Registration of prior licensees-Persons permitted to carry on occupations. [1959 c 323 § 8.] Repealed by 1985 c 37 § 18. Later enactment, see RCW 18.08.390.
18.08.180 Registration of out-of-state registrant--Reciprocity. [1959 c 323 § 9.] Repealed by 1985 c 37 § 18. Later enactment, see RCW 18.08.400.
18.08.190 Expiration of certificate--Renewal--Fee--Withdrawal of registrant. [1985 c 7 § 6; 1975 lst ex.s. c $30 \S 2 ; 1971$ ex.s. c 266 § 1; 1959 c 323 § 10.] Repealed by 1985 c 37 § 18.

Reviser's note: RCW 18.08 .190 was both amended and repealed during the 1985 legislative sessions, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.
18.08.200 Revocation, refusal to renew certificate--Grounds. [1959 c 323 § 11.] Repealed by 1985 c 37 § 18.
18.08.210 Revocation, refusal to renew certificate--Hearing--Subpoenas--Witnesses--Order--Appeal. [1971 c 81 § 58; 1959 c 323 § 12.] Repealed by 1985 c 37 § 18.
18.08.220 Reinstatement of certificate--Replacement of lost or destroyed certificate, charge. [1985 c $7 \S 7 ; 19751$ st ex.s. c $30 \S 3$; 1959 c 323 § 13.] Repealed by 1985 c 37 § 18. Later enactment, see RCW 18.08.380.

Reviser's note: RCW 18.08 .220 was both amended and repealed during the 1985 legislative sessions, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.
18.08.230 Certificate of registration, issuance, contents--Seal, use. [1959 c 323 § 14.] Repealed by 1985 c 37 § 18. Later enactment, see RCW 18.08.370.
18.08.250 Exemptions--Use of titles, designations, etc. [1959 c 323 § 16.] Repealed by 1985 c 37 § 18.
18.08.260 Corporations, stock companies barred from registra-tion-Architectural firms, principal must be registered and a resident. [1959 c 323 § 17.] Repealed by 1985 c 37 § 18.
18.08.270 Penalty. [1959 c 323 § 18.] Repealed by 1985 c 37 § 18.

## Chapter 18.11

AUCTIONEERS
18.11.010 Records. [1890 p 458 § 1 ; RRS § 5848.] Repealed by 1982 c 205 § 23.
18.11.020 Inspection--Information. [1890 p 458 § 2; RRS § 5849.] Repealed by 1982 c 205 § 23.
18.11.030 Violation-Penalties. [1890 p 458 § 3; RRS § 5850.] Repealed by 1982 c 205 § 23.

## Chapter 18.15

BARBERING--MEN'S HAIRSTYLING
(Later enactment, see chapter 18.16 RCW)
18.15.005 Definitions. [1983 c 75 § 1.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.010 Practice of barbering defined--Exceptions. [1973 1st ex.s. c 148 § 1 ; 1957 c 52 § $1 ; 1927$ c 211 § $1 ; 1923$ c 75 § 1 ; RRS § 8277-1. Prior: 1901 c 172 § 2.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.020 License required--Student barber certificates. [1983 c 75 § 3 ; 1967 c 223 § 2 ; 1951 c 16 § 1 ; 1949 c 51 § 1 ; 1937 c 199 § 1 ; 1929 c 209 § 1; 1923 c 75 § 2; Rem. Supp. 1949 § 8277-2. Prior: 1901 c 172 § 1.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.030 License required--Hair cutter in beauty parlor. [1927 c 211 § 2; RRS § 8277-2a.] Repealed by 1955 c 313 § 7.
18.15.040 Qualifications of out-of-state licensees--Application for license--Fee--Notice of examination. [1975 1st ex.s. c 30 § 4; 1967 c 223 § 3; 1957 c 101 § 1 ; 1951 c 16 § $2 ; 1949$ c 51 § 2; 1937 c 199 § 2 ; 1923 c 75 § 3; Rem. Supp. 1949 § 8277-3. Prior: 1901 c 172 § 10.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.045 License to practice barbering--When final examination not required. [1973 1st ex.s. c 148 § 3.] Repealed by 1983 c 75 § 19. effective June 30, 1984.
18.15.050 Examinations--Time and place--Scope--Issuance of license--Fees--Reexamination--Permit barber and manager-operator licensee eligible for barbering license. [1983 c 75 § 4; 1979 c 158 § 11 ; 1975 1st ex.s. c $30 \S 5 ; 19731$ st ex.s. c 148 § 2; 1967 c $223 \S 4 ; 1959$ c 84 § 4 ; 1951 c 16 § $3 ; 1949$ c 51 § $4 ; 1929$ c 209 § $3 ; 1927$ c 211 § 5 ; 1923 c 75 § 6; Rem. Supp. 1949 § 8277-6.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.051 Barber examining committee--Created--Appointment--Terms--Removal--Vacancies--Executive secretary--Alternate members. [1983 c 75 § 5; 1957 c 101 §7.] Repealed by 1983 c $75 \S 19$, effective June 30, 1984.
18.15.052 Barber examining committee--Qualifications of members. [1967 c 223 § 5; 1957 c 101 § 8.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.053 Barber examining committee--Meetings--Quorum. [1967 c 223 § 6; 1957 c 101 § 9.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.054 Barber examining committee--Secretary--Duties. [1957 c 101 § 10.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.055 Barber examining committee--Compensation--Per diem--Travel expenses. [1975-'76 2nd ex.s. c 34 § 28 ; 1967 c 188 § 1 ; 1957 c 101 § 11.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.056 Barber examining committee--Rules and regulations. [1967 c 223 § 8; 1957 c 101 § 12.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.060 Renewal of license. [1983 c $75 \S 6 ; 1975$ 1st ex.s. c $30 \S$ 6; 19731 st ex.s. c $148 \S 4 ; 1971$ ex.s. c $266 \S 2 ; 1967$ c $223 \S 9 ; 1957$ c 101 § 14 ; 1929 c 209 § 4; 1927 c 211 § 6; 1923 c 75 § 7; RRS § 8277-7.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.065 Barber shop location licenses--Fees--Renewals. [1983 c $75 \S 7 ; 1979$ c $158 \S 12 ; 19751$ st ex.s. c $30 \S 7 ; 1973$ lst ex.s. c $148 \S$ $5 ; 1967$ c 223 § $10 ; 1959$ c $84 \S 3$.$] Repealed by 1983$ c $75 \S 19$, effective June 30, 1984.
18.15.070 Register of licenses. [1983 c 75 § 8; 1967 c 223 § 11 ; 1927 c 211 § 9; 1923 c 75 § 12; RRS § 8277-12.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.080 Display of licenses. [1983 c 75 § 9; 1951 c 16 § 4; 1949 c 51 § 5; 1937 c 199 § 4 ; 1927 c 211 § $10 ; 1923$ c 75 § 13; Rem. Supp. 1949 § 8277-13.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.090 Barber colleges or schools-Permits for--Qualifica-tions--Operational standards. [1981 c 283 § 4; 1979 c 158 § 13; 1973 lst ex.s. c 148 § 6; 1967 c 223 § 12; 1947 c 102 § 1; 1929 c 209 § 6;

1927 c 211 § 11 ; 1923 c 75 § 14; Rem. Supp. 1947 § 8277-14.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.095 Barber college or school location licenses--Fees-Renewal. [1983 c 75 § $10 ; 19751$ st ex.s. c $30 \S 8 ; 1967$ c 223 § 14 ; 1959 c 84 § 2.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.096 Barber colleges or schools--Surety bond or other acceptable security filed at time of licensing--Execution on-Release of-Records. [1981 c 283 § 5.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.097 Instructors--License required--Application--Qualifica-tions--Examination--Renewal--Fees. [1983 c 75 § 11; 1975 1st ex.s. c 30 § $9 ; 1973$ lst ex.s. c 148 § 7; 1967 c 223 § 13.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.100 Student barbers--Student certificate--Fee--Application for license. [1983 c $75 \S 12 ; 19751$ st ex.s. c $30 \S 10 ; 1973$ 1st ex.s. c 148 § 8; 1967 c 223 § $15 ; 1959$ c 84 § 5; 1957 c 101 § $2 ; 1949$ c 51 § 3; 1937 c 199 § 3; 1923 c 75 § 5; 1901 c 172 § 8; Rem. Supp. 1949 § 8277-5.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.110 Student barbers--Course of instruction--Textbooks-Certificate. [1983 c 75 § $13 ; 1973$ 1st ex.s. c 148 § 9; 1967 c 223 § 16 ; 1959 c 84 § 6; 1949 c 51 § 6; 1929 c 209 § 7; Rem. Supp. 1949 § 8277-14a.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.120 Rules and regulations--Inspection--Penalty. [1967 c 223 § 17; 1923 c 75 § 15; RRS § 8277-15.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.125 Inspections by examining committee--Fee. [1975 1st ex.s. c 30 § 11 ; 1967 c 223 § 18 ; 1959 c 84 § 7; 1957 c 101 § 13.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.130 Revocation of licenses--Grounds. [1983 c 75 § 14; 1967 c 223 § 19; 1957 c 101 § 4. Prior: 1923 c 75 § 16, part; RRS § 8277-16, part; prior: 1901 c 172 § 14, part.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.140 Revocation of licenses--Notice--Hearing. [1975-'76 2nd ex.s. c 34 § 29; 1967 c 223 § 20; 1957 c 101 § 5. Prior: 1923 c 75 § 16, part; RRS § 8277-16, part; prior: 1901 c 172 § 14, part.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.150 Reinstatement. [1967 c 223 § 21; 1957 c 101 § 6. Prior: 1923 c 75 § 16, part; RRS § 8277-16, part; prior: 1901 c 172 § 14, part.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.160 Violations--Penalties. [1967 c 223 § 22; 1929 c 209 § 8; 1927 c 211 § 12; 1923 c 75 § 17; RRS § 8277-17. Prior: 1901 c 172 § 15.] Repealed by 1983 c $75 \S 19$, effective June 30, 1984.
18.15.170 Disposition of fees. [1957 c 101 § 15.] Repealed by 1965 ex.s.c 126 § 4 .
18.15.180 Number and gender. [1923 c 75 § 18; RRS § 8277-18.] Repealed by 1959 c 84 § 1.
18.15.200 Men's hairstyling--Legislative declaration. [1973 1st ex.s. c 148 § 10.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.210 Men's hairstyling--Definition. [1983 c 75 § 15; 1973 1st ex.s. c 148 § 11.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.220 Men's hairstyling-Certificate--Fee--Examination-Limitation. [1983 c 75 § 16; 1975 1st ex.s. c 30 § 12; 1973 1st ex.s. c 148 § 12.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.230 Men's hairstyling-Barber examining committee-Duties. [1973 1st ex.s. c 148 § 13.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.240 Men's hairstyling--Barber examining committee--Rules and regulations. [1973 1st ex.s. c 148 § 14.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.250 Men's hairstyling--Barber examining committee-Meetings. [1973 1st ex.s. c 148 § 15.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.900 Severability--1923 c 75. [1923 c 75 § 19.] Repealed by 1983 c 75 § 19, effective June 30, 1984.
18.15.901 Severability--1983 c 75. [1983 c 75 § 21.] Decodified June, 1984.

## Chapter 18.18 <br> COSMETOLOGY <br> (Later enactment, see chapter 18.16 RCW)

18.18.010 Definitions. [1983 c 208 § 2; 1982 c 225 § $1 ; 1979$ ex.s. c 242 § $1 ; 1979$ c $158 \S 14 ; 1974$ ex.s. c $25 \S 1$. Prior: 1973 lst ex.s. c $154 \S 21 ; 19731$ st ex.s. c 148 § $16 ; 1965$ ex.s. c $3 \S 1 ; 1959$ c $324 \S 1$; 1955 c 313 § 1 ; 1951 c 180 § 1 ; 1937 c 215 § $2 ; 1927$ c 281 § 2 ; RRS § 8278-2.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.020 Director--Duties. [1982 c 225 § 2; 1979 c 158 § 15 ; 1973 lst ex.s. c 148 § 17; 1937 c 215 § 8; RRS § 8278-8.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.030 Licensing--Required. [1982 c 225 § 4; 1973 1st ex.s. c 148 § $18 ; 1965$ ex.s. c 3 § 2; 1937 c 215 § 1 ; RRS § 8278-1. Prior: 1927 c 281 § 1.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.040 Licensing--Exemptions. [1982 c 225 §5; 1973 1st ex.s. c 148 § 19; 1937 c 215 § 18; RRS § 8278-18. Prior: 1927 c 281 § 16.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.050 Manager operator license. [1982 c 225 § 6; 1973 lst ex.s. c 148 § 21 ; 1959 c $324 \S 3$; 1957 c $52 \S 3$; 1951 c $180 \S 2$. Prior: 1937 c 215 § 3(a); RRS § 8278-3(a).] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.060 Owner's license--Qualifications--Scope of license. [1957 c 52 § 4 ; 1951 c 180 § 3. Prior: 1937 c 215 § 3(d); RRS § 8278-3(d).] Repealed by 1959 c 324 § 10.
18.18.065 Shop or school location license--Application--Issuance. [1982 c $225 \S 7 ; 1973$ 1st ex.s. c 148 § 22; 1965 ex.s. c $3 \S 3 ; 1959$ c 324 § 2.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.070 School license-Qualifications. [1982 c 225 § 8; 1981 c 283 § 6; 1965 ex.s. c 3 § 4; 1957 c 52 § 5; 1951 c 180 § 4. Prior: 1937 c 215 § 3(e); RRS § 8278-3(e).] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.075 School license--Surety bond or other acceptable security filed at time of licensing--Execution on--Release of--Records. [1981 c 283 § 7.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.078 Schools--Requirements. [1982 c 225 § 9.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.080 Applications--Forms--Requisites--Renewals. [1965 ex.s. c 3 § 5; 1937 c 215 § 9; RRS § 8278-9. Prior: 1927 c 281 § 6.] Repealed by 1982 c $225 \S 26$.
18.18.085 Fees for applications for enrollment, licensing, and examinations. [1982 c 225 § 3.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.090 Applications--Fees. [ 1979 ex.s. c $242 \S 2 ; 1975$ 1st ex.s. c $30 \S 13 ; 1973$ lst ex.s. c 148 § 23 ; 1965 ex.s. c $3 \S 6 ; 1959$ c $324 \S 4$; 1955 c 313 § 3; 1951 c 180 § 5. Prior: (i) 1937 c 215 § 10(a); RRS § 8278-10(a). (ii) 1937 c 215 § 12(h); RRS § 8276-12(h).] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.100 Examining committee--Qualifications. [1982 c 225 § 10 ; 1979 c $158 \S 16 ; 1973$ lst ex.s. c $148 \S 24 ; 1965$ ex.s. c $3 \S 7 ; 1937$ c 215 § 7; RRS §8278-7. Prior: 1927 c 281 § 11.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.102 Examining committee--Appointment--Terms--Executive secretary. [1983 c 208 § 3; 1982 c 225 § 11 ; 1953 c 168 § 1.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.104 Examining committee--Meetings--Principal office-Duties, compensation of secretary--Compensation of members--Source of support. [1982 c 225 § 12; 1975-'76 2nd ex.s. c 34 § $30 ; 1965$ ex.s. c 3 § 8; 1953 c 168 § 2.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.106 Examining committee--General powers. [1953 c 168 § 3.] Repealed by 1983 c $208 \S 7$, effective June 30, 1984.
18.18.108 Examining committee--Appointment of inspectors-Inspections. [1982 c 225 § 13; 1953 c 168 § 4.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.110 Examinations--Subjects--Conduct. [1982 c 225 § 14; 1973 lst ex.s. c 148 § 25 ; 1965 ex.s. c 3 § $9 ; 1955$ c 313 § 4. Prior: 1937 c 215 § 12; RRS § 8278-12.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.120 Exemption from examination--Licensed by another state or country--Fee. [1975 1st ex.s. c $30 \S 14 ; 1965$ ex.s. c $3 \S 10 ; 1951$ c 180 § 6; 1937 c 215 § 14. Prior: 1927 c 281 § 13.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.130 Licenses--Issuance--Duration. [1982 c 225 § 15; 1955 c 313 § 5. Prior: (i) 1937 c 215 § 10(b); RRS § 8278-10(b). (ii) 1937 c 215 § 13; RRS § 8278-13.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.140 Licenses--Renewal--Fees. [1983 c 208 § 4; 1982 c 225 § $16 ; 1979$ ex.s. c $242 \S 3 ; 1977$ ex.s. c $310 \S 2 ; 1975$ 1st ex.s. c $30 \S$ $15 ; 19731$ st ex.s. c $148 \S 27$; 1971 ex.s. c $266 \S 3 ; 1965$ ex.s. c $3 \S 11$; 1959 c 324 § 5; 1955 c 313 § 6; 1951 c 180 § 7. Prior: (i) 1937 c 215 § 10(b); RRS § 8278-10(b). (ii) 1937 c 215 § 11; RRS § 8278-11.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.150 Licenses--Display. [1957 c 52 § 6. Prior: 1937 c 215 § 17(c); RRS §8278-17(c).] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.160 Licenses--Change of address--Discontinued shop or school--Notice to director--Penalty. [1982 c 225 § 17; 1959 c 324 § 6; 1957 c 52 § 7. Prior: 1937 c 215 § 17(g); RRS § 8278-17(g).] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.170 Licenses--Restrictions--Responsibility of licensee--No school and shop in same location. [1982 c 225 § 18; 1959 c 324 § 7; 1957 c 52 § 8. Prior: (i) 1937 c 215 § 3(i); RRS § 8278-3(i). (ii) 1937 c 215 § 5; RRS § 8278-5.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.180 Licenses--Additional--Shops and schools. [1937 c 215 § 6; RRS § 8278-6. Prior: 1927 c 281 § 5.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.190 Schools--Courses of instruction. [1982 c 225 § 19; 1973 1st ex.s. c 148 § $26 ; 1965$ ex.s. c $3 \S 12 ; 1957$ c $52 \S 9 ; 1951$ c $180 \S 8$. Prior: 1937 c 215 § 3(f); RRS § 8278-3(f).] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.200 Schools--Enrollment--Registration with director. [1982 c 225 § 20; 1937 c $215 \S 4$; RRS § 8278-4.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.210 Schools--Charges for student work. [1982 c 225 § 21; 1965 ex.s. c $3 \S 13 ; 1957$ c $52 \S 10 ; 1951$ c $180 \S 9$. Prior: (i) 1937 c 215 § 3(g), (h); RRS § 8278-3(g), (h). (ii) 1937 c 215 § 17(b); RRS § 8278-17(b).] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.220 Revocation of licenses--Grounds. [1982 c 225 § 22; 1973 1st ex.s. c 148 § 28; 1959 c 324 § 8; 1937 c 215 § 15 ; RRS § 8278-15. Prior: 1927 c 281 § 14.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.230 Revocation, etc., of licenses--Notice and procedure-Appeal. [1965 ex.s. c $3 \S 15$; 1937 c $215 \S 16$; RRS § 8278-16. Prior: 1927 c 281 § 14. Formerly RCW 18.18.230 through 18.18.250.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.240 Revocation, etc., of licenses--Hearing. [1937 c 215 § 16(a), part; RRS § 8278-16(a), part.] Now codified in RCW 18.18.230.
18.18.250 Revocation, etc., of licenses--Order--Record. [1937 c 215 § 16(a), part; RRS §8278-16(a), part.] Now codified in RCW 18.18.230.
18.18.251 Hearing board. [1977 c 75 § 9; 1975-'76 2nd ex.s. c 34 § 31 ; 1965 ex.s. c $3 \S 14$.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.260 Unlawful practices. [1983 c 208 § 5; 1982 c 225 § 23; 1979 ex.s. c $242 \S 4 ; 1977$ ex.s. c $310 \S 1 ; 1973$ lst ex.s. c $148 \S 29$; 1965 ex.s. c 3 § 17 ; 1959 c 324 § 9 ; 1957 c 52 § 11. Prior: 1937 c 215
§ 17 (a), (d), (e), (f); RRS § 8278-17 (a), (d), (e), (f).] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.270 Violations--Penalties. [1982 c 225 § 24; 1973 lst ex.s. c 148 § 30 ; 1957 c 52 § 12. Prior: 1937 c 215 § $17(\mathrm{i})$; RRS § 8278-17(i).] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.275 Violations--Manicurist shop license required. [1979 ex.s. c 242 § 5.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.280 Revenue set aside for administration. [1953 c 168 § 5 .] Repealed by 1965 ex.s. c 126 § 4.
18.18.290 Post-graduate training program for instructors. [1965 ex.s. c 3 § 16.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.300 Manicuring--License required--Exception--Applica-tion--Examinations. [1982 c 225 § 25; 1979 c 158 § 17; 1973 1st ex.s. c 148 § 20.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.900 Construction--1937 c 215. [1937 c 215 § 19.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.910 Severability--1937 c 215. [1937 c 215 § 20.] Repealed by 1983 c 208 § 7, effective June 30, 1984.
18.18.911 Severability--1983 c 208. [1983 c 208 § 9.] Decodified July, 1984.

## Chapter 18.20 <br> BOARDING HOMES

18.20.080 Advisory boarding home council--Members--Terms--Meetings--Reimbursement. [1957 c 253 § 8.] Repealed by 1971 ex.s. c 189 § 17.

## Chapter 18.22 <br> PODIATRY

18.22.070 Examination. [1973 c 77 § 7; 1955 c 149 § 5. Prior: (i) 1935 c 48 § 1, part; 1917 c 38 § 4, part; RRS § 10077, part. (ii) 1917 c 38 § 8; RRS § 10081 1.] Repealed by 1982 c 21 § 21 . Later enactments, see RCW 18.22.081 and 18.22.083.
18.22.080 License--Reciprocity with other states. [1935 c 48 § 5 ; 1921 c 120 § 10; RRS § 10097.] Repealed by 1955 c 149 § 15.
18.22.090 License--Recording in county. [(i) 1917 c 38 § 11; RRS § 10084. (ii) 1917 c 38 § 2; RRS § 10075.] Repealed by 1955 c 149 § 15.
18.22.100 License--Recording--County clerk's duties--Fee. [1917 c 38 § 12; RRS § 10085.] Repealed by 1955 c 149 § 15.
18.22.140 Unprofessional conduct--Penalty. [1973 c 77 § 12; 1955 c 149 § 8. Prior: 1917 c 38 § 13, part; RRS § 10086, part.] Repealed by 1982 c 21 § 21 . Later enactment, see RCW 18.22.151.
18.22.150 Revocation or suspension of license--Grounds for. [1973 c 77 § 13 ; 1955 c 149 § 9. Prior: (i) 1917 c 38 § 13 , part; RRS § 10086, part. (ii) 1921 c 120 § 8; RRS § 10095.] Repealed by 1982 c 21 § 21. Later enactments, see RCW 18.22.141 and 18.22.151.
18.22.160 Refusal, revocation or suspension of license--Procedure. [1973 c 77 § 14; 1957 c 52 § 17. Prior: 1917 c 38 § 14, part; RRS § 10087, part.] Repealed by 1982 c 21 § 21.
18.22.170 Refusal, revocation or suspension of license--Appeal from director's order. [1917 c 38 § 15 ; RRS § 10088.] Repealed by 1982 c 21 § 21.
18.22.180 Revocation--Notation on record. [1917 c 38 § 14, part; RRS § 10087, part.] Deleted by 1957 c 52 §§ 16, 18.
18.22.190 Health regulations. [1921 c 120 § 7; 1917 c 38 § 17 ; RRS § 10090.] Repealed by 1955 c 149 § 15.
18.22.200 Unlawful practices. [1973 c 77 § 16; 1917 c 38 § 16 ; RRS § 10089.] Repealed by 1982 c 21 § 21. Later enactment, see RCW 18.22.151.

## Chapter 18.25 <br> CHIROPRAC IIC

18.25.060 Recording of license--Cancellation for failure. [1919 c 5 § 9; RRS § 10104.] Repealed by 1980 c 51 § 5.

## Chapter 18.26

## CHIROPRACTIC DISCIPLINARY BOARD

18.26.260 Appeal from decision of board--Scope of review. [1967 c 171 § 26.] Repealed by 1975 1st ex.s. c 39 § 12.

## Chapter 18.27

REGISTRATION OF CONTRACTORS
18.27.085 Registration prerequisite to suit--RCW 18.27.080 inapplicable to any agreement, contract or work or action pending thereon for period from August 1, 1963 to December 24, 1965. [1967 c 126 § 6.] Repealed by 1983 lst ex.s. c 2 § 22.

## Chapter 18.28 <br> DEBT ADJUSTING

Reviser's note: The repeal of RCW 18.28.010 through 18.28.040, 18.28.050 through $18.28 .160,18.28 .170,18.28 .180$, and 18.28 .190 through 18.28.910 to take effect June 30, 1979, was rescinded by 1979 c 156 § 12 .

## Chapter 18.29 <br> DENTAL HYGIENIST

18.29.030 Examinations--Subjects--Grades. [1979 c 158 § 31; 1969 c 47 § 2 ; 1923 c 16 § 29; RRS § 10030-29.] Repealed by 1983 c 168 § 15. Later enactment, see RCW 18.29.031.
18.29.055 Employment--Topical applications. [1951 c 256 § 5.] Repealed by 1969 c 47 § 8.

## Chapter 18.32 <br> DENTISTRY

18.32.060 Board--Annual report to governor. [1957 c 52 § 24. Prior: 1935 c 112 § 11, part; RRS § 10031-11, part.] Repealed by 1977 c 75 § 96.
18.32.130 Applicants--Educational prerequisites. [1935 c 112 § 5, part; RRS § 10031-5, part.] Now codified in RCW 18.32.040.
18.32.140 Applicants--Photograph. [1935 c 112 § 5, part; RRS § 10031-5, part.] Now codified in RCW 18.32.040.
18.32.150 Applicants--Weight given to national certificate. [1935 c 112 § 5, part; RRS § 10031-5, part.] Now codified in RCW 18.32.040.
18.32.200 Licenses--Registration in counties--Failure--Penalty. [1975 1st ex.s. c $30 \S 31$; 1935 c $112 \S 10$; RRS § 10031-10. Prior: 1923 c 16 § 16.] Repealed by 1981 c 277 § 11.

Transfer of records: " ${ }^{(2)}$ Records of licenses and certificates filed with county officials under the sections repealed in subsection (1) of this section shall be transferred to the department of licensing. " [1981 c 277 § 11 (2).]
18.32.240 Refusal, revocation and suspension of licenses--Notice, place of hearing. [1957 c 52 § 32. Prior: 1935 c 112 § 9, part; RRS § 10031-9, part.] Repealed by 1977 ex.s. c 5 § 33.
18.32.250 Refusal, revocation and suspension of licenses--Subpoenas, evidence. [1957 c 52 § 33. Prior: 1935 c 112 § 9, part; RRS § 10031-9, part.] Repealed by 1977 ex.s. c 5 § 33.
18.32.260 Refusal, revocation and suspension of licenses--Conduct of hearings--Findings. [1957 c 52 § 34; 1953 c 93 § 6. Prior: 1935 c 112 § 9, part; RRS § $10031-9$, part.] Repealed by 1977 ex.s. c 5 § 33.
18.32.270 Refusal, revocation and suspension of licenses--Director's order--Appeal to superior court. [1957 c 52 § 35. Prior: 1935 c 112 § 9, part; RRS § $10031-9$, part.] Repealed by 1977 ex.s. c 5 § 33.
18.32.280 Refusal, revocation and suspension of licenses--Appeal to supreme court or court of appeals. [1971 c 81 § 59; 1957 c 52 § 36.

Prior: 1935 c 112 § 9, part; RRS § 10031-9, part.] Repealed by 1977 ex.s. c 5 § 33 .
18.32.300 Forged or fraudulent diplomas, licenses, identification certificates--Penalty. [1935 c 112 § 12; RRS § 10031-12.] Repealed by 1981 c 277 § 11.

Transfer of records: See note following RCW 18.32.200 in Table of Disposition of Former RCW Sections, Volume 0.
18.32.370 Enforcement provisions--Certificate of director or county auditor as evidence. [1935 c 112 § 22, part; RRS § 10031-22, part.] Now codified in RCW 18.32.080.

## Chapter 18.34 <br> DISPENSING OPTICIANS

18.34.130 Optician's account created--Disposition of fees. [1957 c 43 § 13.] Repealed by 1983 c 168 § 13.

Reviser's note: RCW 18.34.130 was repealed without cognizance of its amendment by 1982 c 227 § 6.

## Chapter 18.35 <br> HEARING AIDS

18.35.130 Hearing. [1973 1st ex.s. c 106 § 13.] Repealed by 1983 c 39 § 25 .
18.35.160 Council on hearing aids--Powers and duties. [1973 lst ex.s. c 106 § 16.] Repealed by 1983 c 39 § 25 . Later enactment, see RCW 18.35.161.

## Chapter 18.36 <br> DRUGLESS HEALING

18.36.070 Applicant--Affidavit of eligibility. [1919 c 36 § 11, part; RRS § 10121, part.] Now codified in RCW 18.36.050.
18.36.080 Applicant--Educational prerequisites. [1919 c 36 § 3, part; RRS § 10113, part.] Now codified in RCW 18.36.040.
18.36.090 Examination--Regulations. [(i) 1919 c 36 § 3, part; RRS § 10113, part. (ii) 1919 c 36 § 11, part; RRS § 10121, part.] Now codified in RCW 18.36.040 and 18.36.050.
18.36.100 License--Scope. [1919 c 36 § 4, part; RRS § 10114, part.] Now codified in RCW 18.36.060.
18.36.110 License--Registration in county. [1919 c 36 § 6; RRS § 10116.] Repealed by 1981 c 277 § 11.

Transfer of records: See note following RCW 18.32.200 in Table of Disposition of Former RCW Sections, Volume 0.
18.36.160 Refusal and revocation of licenses--Generally. [1919 c 36 § 3, part; RRS § 10113, part.] Now codified in RCW 18.36.040.
18.36.180 Revocation for want of educational qualifications--Content of order to appear. [1925 c 10 § 1, part; RRS § 10125-1, part.] Now codified in RCW 18.36.170.
18.36.190 Revocation for want of educational qualifications-Service of order--Return date. [1925 c 10 § 1, part; RRS § 10125-1, part.] Now codified in RCW 18.36.170.
18.36.250 Violations--Penalty. [1919 c 36 § 17; RRS § 10125.] Now codified as RCW 18.36.165.

## Chapter 18.37 <br> ELECTRICIANS

18.37.010 Definitions. [1979 ex.s. c $156 \S 1 ; 1975-76$ 2nd ex.s. c 39 § $1 ; 1975$ lst ex.s. c $70 \S 1 ; 1973$ 1st ex.s. c 206 § 1.] Repealed by 1980 c 30 § 19. Later enactment, see RCW 19.28.500.
18.37.020 Certificate of competency--Required--Electrical training certificate-Conditions. [ 1979 ex.s. c $156 \S 2 ; 1975-76$ 2nd ex.s. c $39 \S 2 ; 1975$ 1st ex.s. c $70 \S 2 ; 1973$ 1st ex.s. c 206 § 2.] Repealed by 1980 c 30 § 19. Later enactment, see RCW 19.28.510.
18.37.030 Application for certificate of competency. [1979 ex.s. c 156 § 3; 1975-'76 2nd ex.s. c $39 \S 3 ; 1973$ lst ex.s. c 206 § 3.] Repealed by 1980 c $30 \S 19$. Later enactment, see RCW 19.28.520.
18.37.040 Examinations--Eligibility--Rules. [1979 ex.s. c 156 § 4; 1975-'76 2nd ex.s. c $39 \S 4 ; 1975$ 1st ex.s. c $70 \S 3 ; 1973$ 1st ex.s. c 206 § 4.] Repealed by 1980 c $30 \S$ 19. Later enactment, see RCW 19.28.530.
18.37.050 Examinations--Contents--Times--Fees--Certification of results. [1979 ex.s. c 156 § 5; 1975-'76 2nd ex.s. c 39 § 5; 1973 1st ex.s. c 206 § 5.] Repealed by 1980 c 30 § 19. Later enactment, see RCW 19.28.540.
18.37.060 Certificate of competency--Issuance--Renewal--Fee-Effect. [1975-'76 2nd ex.s. c 39 § 6; 1973 1st ex.s. c 206 § 6.] Repealed by 1980 c 30 § 19. Later enactment, see RCW 19.28.550.
18.37.070 Persons engaged in business or trade as electrician on effective date. [1973 lst ex.s. c 206 § 7.] Repealed by 1980 c 30 § 19. Later enactment, see RCW 19.28.560.
18.37.080 Temporary permits. [1979 ex.s. c 156 § 6; 1975-'76 2nd ex.s. c 39 § 7; 1973 lst ex.s. c 206 § 8.] Repealed by 1980 c 30 § 19. Later enactment, see RCW 19.28.570.
18.37.090 Revocation of certificate of competency--Grounds-Procedure. [1975-'76 2nd ex.s. c 39 § 8; 1973 1st ex.s. c 206 § 9.] Repealed by 1980 c 30 § 19. Later enactment, see RCW 19.28.580.
18.37.100 Advisory board of electricians. [1975-'76 2nd ex.s. c 34 § 36; 1973 1st ex.s. c 206 § 10.] Repealed by 1980 c 30 § 19.
18.37.110 Apprentices--Registration--Permit to work. [1973 1st ex.s. c 206 § 11.] Repealed by 1975 lst ex.s. c 70 § 4.
18.37.120 Disposition of fees. [1973 1st ex.s. c 206 § 12.] Repealed by 1980 c $30 \S 19$.
18.37.130 Powers and duties of director. [1973 1st ex.s. c $206 \S$ 13.] Repealed by 1980 c $30 \S 19$. Later enactment, see RCW 19.28.600.
18.37.140 Exemptions from chapter requirements. [1979 ex.s. c 156 § 7; 1973 1st ex.s. c 206 § 14.] Repealed by 1980 c 30 § 19. Later enactment, see RCW 19.28.610.
18.37.150 Violations--Penalty. [1979 ex.s. c 156 § 8; 1973 1st ex.s. c 206 § 15.] Repealed by 1980 c $30 \S$ 19. Later enactment, see RCW 19.28.620.

## Chapter 18.39 <br> EMBALMERS--FUNERAL DIRECTORS

18.39.030 Applicant--Funeral director--Eligibility. [1971 ex.s. c 292 § 23; 1965 ex.s. c 107 § 2; 1955 c 52 § 2. Prior: 1949 c 126 § 1 , part; 1947 c 105 § 1 ; 1937 c 108 § 3; Rem. Supp. 1949 § $8315-1$, part.] Repealed by 1981 c $43 \S 21$. Later enactment, see RCW 18.39.035.
18.39.040 Applicant--Embalmer--Eligibility--Examination-Registration. [1979 c $158 \S 40 ; 1972$ ex.s. c $120 \S 1 ; 1971$ ex.s. c $292 \S$ 24; 1965 ex.s. c 107 § 3; 1947 c 105 § 2; 1945 c $150 \S 1 ; 1937$ c $108 \S$ 4; Rem. Supp. 1947 § 8316-1. Formerly RCW 18.39 .040 and 18.39 .090.] Repealed by 1981 c 43 § 21. Later enactment, see RCW 18.39.035.
18.39.060 Application fee--Final fee. [1937 c 108 § 6, part; RRS § 8318-1, part.] Now codified in RCW 18.39.050.
18.39.080 Examination--Funeral director--Subjects. [1955 c 52 § 3. Prior: 1949 c 126 § 1, part; 1947 c 105 § 1; 1937 c 108 § 3; Rem. Supp. 1949 § 8315-1, part.] Repealed by 1981 c 43 § 21.
18.39.090 Examination--Embalmer--Subjects. [1947 c 105 § 2, part; 1945 c 150 § 1, part; 1937 c 108 § 4, part; Rem. Supp. 1947 § 8316-1, part.] Now codified in RCW 18.39.040.
18.39.110 License--For each place of business. [1937 c 108 § 2, part; RRS § 3314-1, part.] Now codified in RCW 18.39.020.
18.39.140 License--Annual renewal. [1937 c 108 § 6, part; RRS § 8318-1, part.] Now codified in RCW 18.39.050.
18.39.177 Examinations for funeral directors and embalmers--Contents-Responsibilities of board. [1977 ex.s. c 93 § 10.] Repealed by 1981 c 43 § 21.
18.39.180 Powers of director--Rules and regulations--Suspension or revocation of licenses--Grounds. [1979 c 158 § 41 ; 1977 ex.s. c $93 \S$ 2; 1937 c 108 § 11; RRS § 8323. Prior: 1909 c 215 § 14. Formerly RCW 18.39.180 and 18.39.200.] Repealed by 1981 c 43 § 21.
18.39.200 Revocation and suspension of licenses--Grounds. [1937 c 108 § 11, part; R RS § 8323, part.] Now codified in RCW 18.39.180.
18.39.210 Complaint by one embalmer against another--Deposit of costs of hearing. [1909 c 215 § 15 ; RRS § 8324.] Repealed by 1981 c 43 § 21.
18.39.230 Violations--Penalty. [1937 c 108 § 17; RRS § 8325-2.] Repealed by 1981 c 43 § 21 .

## Chapter 18.44

## ESCROW AGENT REGISTRATION ACT

18.44.210 State escrow commission--Created--Members--Terms. [1977 ex.s. c 156 § 12; 1971 ex.s. c 245 § 8.] Repealed by 1983 1st ex.s. c 27 § 15.
18.44.230 Applicant for examination--Requirements. [1973 1st ex.s. c $163 \S 1 ; 1971$ ex.s. c $245 \S 10$.$] Repealed by 1977$ ex.s. c $156 \S$ 32.

## Chapter 18.45 <br> FURNITURE AND BEDDING INDUSTRY

18.45.010 Definitions. [1979 c 141 § 27; 1951 c 183 § 1. Prior: 1931 c 125 § 1; RRS §6294-1.] Repealed by 1979 c 99 § 51, effective June 30, 1982.

Reviser's note: RCW 18.45 .010 was both amended and repealed during the 1979 legislative sessions, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.
18.45.020 Administration of chapter. [1979 c 141 § 28; 1951 c 183 § 2. Prior: 1931 c 125 § 17; RRS § 6294-17.] Repealed by 1979 c 99 §51, effective June 30, 1982.

Reviser's note: RCW 18.45 .020 was both amended and repealed during the 1979 legislative sessions, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.
18.45.030 Certificate required. [1951 c 183 § 3.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.040 Persons who are required to have certificates. [1951 c 183 § 4.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.050 Manufacturer's certificate. [1951 c 183 § 5.] Repealed by 1979 c $99 \S 51$, effective June 30, 1982.
 Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.070 Repairer's and renovator's certificate. [1951 c 183 § 7.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.080 Retail dealer's certificate. [1951 c 183 § 8.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.090 Supply dealer's certificate. [1951 c 183 § 9.] Repealed by 1979 c 99 § 51 , effective June 30, 1982.
18.45.100 Sterilizing, fumigating business-Certificate required. [1951 c 183 § 32.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.110 Branches-Separate certificate required-Out-of-state factories. [1951 c 183 § 10.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.120 Firm names--Additional registration. [1951 c 183 § 11.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.130 Fees for certificates. [1971 ex.s. c 189 § 4; 1951 c 183 § 41.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.140 Fees—Payment-Prorated fees. [1951 c 183 § 42.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.150 Fees--Prorated basis. [1951 c 183 § 43.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.160 Fees--Renewal--Delinquency--Penalty. [1951 c 183 § 44.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.170 Reciprocity with other states. [1951 c 183 § 12.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.180 Assignment of registration numbers. [1951 c 183 § 13.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.190 Articles for sale outside state--Application of chapter. [1951 c 183 § 14.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.200 Imported second-hand articles or materials must comply. [1951 c 183 § 15.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.210 Unlabeled foreign-made articles must comply. [1951 c 183 § 16.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.220 Labeling required. [1951 c 183 § 17. Prior: 1931 c 125 § 4; RRS § 6294-4.] Repealed by 1979 c $99 \S 51$, effective June 30, 1982.
18.45.230 Labels--Size and contents. [1951 c 183 § 19. Prior: 1931 c 125 § 4; RRS § 6294-4.] Repealed by 1979 c 99 § 51 , effective June 30, 1982.
18.45.240 Labels--Descriptions and information--Format. [1951 c 183 § 20. Prior: 1931 c 125 § 5; RRS § 6294-5.] Repealed by 1979 c 99 § 51 , effective June 30, 1982.
18.45.250 Labels--Additional information--Affixing. [1951 c 183 § 21.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.260 Labels--Pillows, quilts, cushions--Stamp in lieu of label. [1951 c 183 § 22.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.270 Labels--Filling materials sold separately. [1951 c 183 § 23.] Repealed by 1979 c $99 \S 51$, effective June 30, 1982.
18.45.280 Labels--Feathers and down. [1951 c 183 § 24.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.290 Labels--"Bat", "batting", "felt"--Description. [1951 c 183 § 36.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.300 Labels--"Owner's own material". [1951 c 183 § 25.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.310 Labels--"Owner's own material"--Affixing. [1951 c 183 § 26.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.320 Labels--Must be made of good fabric. [1951 c 183 § 27.] Repealed by 1979 c 99 §51, effective June 30, 1982.
18.45.330 Labels--Covering statements prohibited. [1951 c 183 § 28.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.340 Labels--Misleading terms prohibited. [1951 c 183 § 29. Prior: 1931 c 125 § 8; RRS § 6294-8.] Repealed by 1979 c 99 § 51 , effective June 30, 1982.
18.45.350 Labels--Misrepresentations--Penalty. [1951 c 183 § 35.] Repealed by 1979 c 99 §51, effective June 30, 1982.
18.45.360 Labels--Removal, defacement, alteration--Penalty. [1951 c 183 § 30. Prior: 1931 c 125 § 11; RRS § 6294-11.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.370 Repair or renovation--Identification tag. [1951 c 183 § 39.] Repealed by 1979 c 99 §51, effective June 30, 1982.

I8.45.380 Filthy articles, bedding--Sale prohibited. [1951 c 183 § 31. Prior: 1931 c 125 § 12; RRS § 6294-12.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.390 Filling material must be clean. [llllll 1951 c 183 § 37.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.400 Clean premises, equipment, etc., required. [1951 c 183 § 40.] Repealed by 1979 c 99 §51, effective June 30, 1982.
18.45.410 Sterilization of second-hand articles and materials. [1951 c 183 § 18. Prior: 1931 c 125 § 12; RRS § 6294-12.] Repealed by 1979 c 99 § 51 , effective June 30, 1982.
18.45.420 Sterilization--Furniture, bedding from public institution or exposed to contagion. [1951 c 183 § 33. Prior: 1931 c 125 § 12; RRS § 6294-12.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.430 Sterilized articles must be kept separate from unsterilized. [1951 c 183 § 34.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.440 Inspection of premises, records, materials--Powers of secretary. [1979 c 141 § 29; 1951 c 183 § 46. Prior: 1931 c 125 § 17 ; RRS § 6294-17.] Repealed by 1979 c 99 § 51, effective June 30, 1982.

Reviser's note: RCW 18.45 .440 was both amended and repealed during the 1979 legislative sessions, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.
18.45.450 Condemnation of articles, materials--Grounds--Disposition. [1979 c 141 § 30; 1951 c 183 § 47. Prior: 1931 c 125 § 13; RRS § 6294-13.] Repealed by 1979 c 99 §51, effective June 30, 1982.

Reviser's note: RCW 18.45 .450 was both amended and repealed during the 1979 legislative sessions, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.
18.45.460 Condemned articles--Tag to be affixed. [1951 c 183 § 48.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.470 Condemned articles--Failure to relinquish--Penalty. [1979 c 141 § 31; 1951 c 183 § 49.] Repealed by 1979 c 99 § 51, effective June 30, 1982.

Reviser's note: RCW 18.45 .470 was both amended and repealed during the 1979 legislative sessions, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.
18.45.480 Rules and regulations--Standards, labeling, etc. [1951 c 183 § 38.] Repealed by 1979 c 99 §51, effective June 30, 1982.
18.45.490 Expenses of administering chapter--Paid from feesAccounting. [1951 c 183 § 45.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.500 Violations--Penalty. [1951 c 183 § 50. Prior: 1931 c 125 § 16; RRS § 6294-16.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.510 Violations--Each article constitutes separate offense. [1951 c 183 § 51.] Repealed by 1979 c 99 § 51, effective June 30, 1982.
18.45.520 Advisory council--Membership--Terms. [1951 c 183 § 52.] Repealed by 1971 ex.s. c 189 § 17.
18.45.530 Advisory council--Membership representation--Meetings. [1951 c 183 § 53.] Repealed by 1971 ex.s. c 189 § 17.
18.45.540 Advisory council--Removal, compensation of members-Powers of council. [1951 c 183 § 54.] Repealed by 1971 ex.s. c 189 § 17.
18.45.900 Severability--1951 c 183. [1951 c 183 § 55.] Repealed by 1979 c 99 § 51, effective June 30, 1982.

## Chapter 18.50 MIDWIFERY

18.50.070 Recording license--Penalty for failure. [1917 c 160 § 5 ; RRS § 10178.] Repealed by 1981 c 277 § 11 ; and repealed by 1981 c 53 § 18.

Transfer of records: See note following RCW 18.32.200 in Table of Disposition of Former RCW Sections, Volume 0.
18.50.080 Recording--County clerk's duties. [1917 c 160 § 6; RRS § 10179.] Repealed by 1981 c 277 § 11 ; and repealed by 1981 c 53 § 18.

Transfer of records: See note following RCW 18.32.200 in Table of Disposition of Former RCW Sections, Volume 0.
18.50.090 Must call physician--When. [1917 c 160 § 8, part; RRS § 10181, part.] Now codified in RCW 18.50.010.
18.50.110 Revocation of license--Notice--Hearing. [1917 c 160 § 7, part; RRS § 10180, part.] Now codified in RCW 18.50.100.

## Chapter 18.51 <br> NURSING HOMES

18.51.020 Enforcement by local authorities--Certificate of approval. [1953 c 160 § 2; 1951 c 117 § 3.] Repealed by 1981 1st ex.s. c 2 § 26, effective July 1, 1981.
18.51.055 Provisional license--When issued--Renewal--Termination. [1975 1st ex.s. c 99 § 15.] Repealed by 1981 lst ex.s. c 2 § 26, effective July 1, 1981.
18.51.080 Rules and regulations--Time for compliance. [1951 c 117 § 9.] Repealed by 1953 c 160 § 10.
18.51.090 Inspection of nursing homes--Approval of new facilities. [1975 1st ex.s. c 213 § 2; 1953 c 160 § 6; 1951 c 117 § 10.] Repealed by 1979 ex.s. c 211 § 68. [1953 c 160 § 6; 1951 c 117 § 10.] Repealed by 1975 1st ex.s. c 99 § 17. Later enactment, see RCW 18.51.091.

Severability--Effective date--1979 ex.s. c 211: See RCW 74.42.900, 74.42.920.
18.51.120 Information confidential. [1953 c 160 § 7; 1951 c 117 § 13.] Repealed by 1975 lst ex.s. c $99 \S 17$.
18.51.130 Appeal from decision of department--Procedure. [1953 c 160 § 8; 1951 c 117 § 14.] Repealed by 1975 lst ex.s. c 99 § 17.

## Chapter 18.52 <br> NURSING HOME ADMINISTRATORS

18.52.080 Provisional licenses. [1975 1st ex.s. c $30 \S 53$; 1970 ex.s. c 57 § 8.] Repealed by 1984 c 279 § 73.

Chapter 18.52A

## NURSING ASSISTANTS--NURSING HOMES

18.52A.070 Rate adjustments to defray costs. [1979 c 114 § 7.] Repealed by 1981 2nd ex.s. c 11 § 9.

## Chapter 18.53

OPTOMETRY
18.53.080 Examinations. [1937 c 155 § 1, part; 1919 c 144 § 5, part; Rem. Supp. 1937 § 10150 , part.] Now codified in RCW 18.53.060.
18.53.090 Record of certificates--County clerk--Reports--Penalty. [1919 c 144 § 6; RRS § 10151. Prior: 1909 c 235 §§ 4, 6.] Repealed by 1975 1st ex.s. c 69 § 16.
18.53.110 Revocation--Notice--Hearing--Reinstatement. [1919 c 144 § 12 ; RRS § 10157. Formerly 18.53.110 through 18.53.130.] Repealed by 1963 c $25 \S 19$. Later enactment, see chapter 18.54 RCW.
18.53.120 Revocation--Hearing. [1919 c 144 § 12, part; RRS § 10157, part.] Now codified in RCW 18.53.110.
18.53.130 Reinstatement. [1919 c 144 § 12, part; RRS § 10157, part.] Now codified in RCW 18.53.110.

## Chapter 18.57

OSTEOPATHY--OSTEOPATHIC MEDICINE AND SURGERY
18.57.010 Definitions. [1921 c 82 § 1, part; 1919 c 4 § 17, part; RRS § 10069, part.] Now codified in RCW 18.57.130.
18.57.060 Applicant--Osteopathy license--Eligibility requirements. [1919 c 4 § 4, part; RRS § 10056, part.] Now codified in RCW 18.57.020.
18.57.070 Applicant-Osteopathy and surgery--Eligibility requirements. [1919 c 4 § 4, part; RRS § 10056 , part.] Now codified in RCW 18.57.020.
18.57.085 Waiver of examination in basic sciences. [1971 ex.s. c 227 § 3.] Repealed by 1979 ex.s. c 114 § 1.

Reviser's note: This section was repealed by 1979 ex.s. c 114 § 1 without cognizance of its amendment by 1979 c 117 § 14.
18.57.090 Examination--Osteopathy and surgery license. [(i) 1919 c 4 § 4, part; R RS § 10056, part. (ii) 1919 c 4 § 5, part; RRS § 10057, part.] Now codified in RCW 18.57.020 and 18.57.080.
18.57.100 License--Registration--Change of residence--Filing-Penalty. [1919 c 4 § 8; RRS § 10060.] Repealed by 1981 c 277 § 11.

Transfer of records: See note following RCW 18.32.200 in Table of Disposition of Former RCW Sections, Volume 0.
18.57.110 License--Record--Report. [1919 c 4 § 9; RRS § 10061. Prior: 1909 c 192 § 10.] Repealed by 1981 c 277 § 11.

Transfer of records: See note following RCW 18.32.200 in Table of Disposition of Former RCW Sections, Volume 0.
18.57.120 License--Annual renewal. [1919 c 4 § 6, part; RRS § 10058, part.] Now codified in RCW 18.57.050.
18.57.180 Refusal or revocation of certificate for unprofessional conduct--Procedure. [1919 c 4 § 10; RRS § 10062. Cf. 1909 c 192 § 11. Formerly RCW 18.57.180 through 18.57 .230 and 18.57.240, part.] Repealed by 1979 c 117 § 18. Later enactment, see RCW 18.57.175, 18.57.181.

Severability--1979 c 117: See RCW 18.57.915.
18.57.190 Revocation of license--Grounds. [1919 c 4 § 10, part; RRS § 10062, part.] Now codified in RCW 18.57.180.
18.57.200 Refusal or revocation of license--Citation--Service. [1919 c 4 § 10, part; RRS § 10062, part.] Now codified in RCW 18.57.180.
18.57.210 Refusal or revocation of license--Default--Reference to hearing committee. [1919 c 4 § 10, part; RRS § 10062, part.] Now codified in RCW 18.57.180.
18.57.220 Refusal or revocation of license--Hearing--Generally. [1919 c 4 § 10, part; RRS § 10062, part.] Now codified in RCW 18.57.180.
18.57.230 Refusal or revocation of license--Hearing, recalcitrancy of witnesses--Remedy. [1919 c 4 § 10, part; R RS § 10062, part.] Now codified in RCW 18.57.180.
18.57.240 Refusal or revocation of license--Record of refusal or revocation. [1919 c 4 § 12 ; RRS § 10064. Cf. 1909 c 192 § 12. FORMER PART OF SECTION: 1919 c 4 § 10, part; RRS § 10062, part, now codified in RCW 18.57.180.] Repealed by 1979 c 117 § 18.

Severability--1979 c 117: See RCW 18.57.915.

## Chapter $\mathbf{1 8 . 6 0}$ <br> PATENT MEDICINE PEDDLERS

18.60.010 License-Annual fee. [1949 c 153 § 3, part; 1935 c 98 § 7, part; 1899 c 121 § 16, part; Rem. Supp. 1949 § 10141 , part.] Now codified in RCW 18.64.047.
18.60.020 Application and issuance. [1949 c 153 § 3, part; 1935 c 98 § 7, part; 1899 c 121 § 16, part; Rem. Supp. 1949 § 10141, part.] Now codified in RCW 18.64.047.
18.60.030 Violations--Penalty. [1949 c 153 § 3, part; 1935 c 98 § 7, part; 1899 c 121 § 16, part; Rem. Supp. 1949 § 10141 , part.] Now codified in RCW 18.64.047.

## Chapter 18.64 PHARMACISTS

18.64.010 Definitions. [(i) 1931 c 56 § 1, part; 1927 c 253 § 1 , part; 1923 c 180 § 3, part; RRS § 10126-3, part. (ii) 1935 c 98 § 6, part; 1909 c 213 § 7, part; 1899 c 121 § 13 , part; 1891 c 153 § 13 , part; RRS § 10138, part.] Now codified in RCW 18.64.080 and 18.64.250.
18.64.030 Licensing--Exemptions. [1935 c 98 § 6, part; 1909 c 213 § 7, part; 1899 c 121 § 13, part; RRS § 10138, part. Prior: 1891 c 153 § 13, part.] Now codified in RCW 18.64.250.
18.64.055 Disposition of moneys received. [1935 c 98 § 10; RRS § 10145-2. Formerly RCW 18.64.050, part.] Repealed by 1963 c 38 § 25.
18.64.060 Pharmacist and assistant pharmacist applicants--Eligibility. [1923 c 180 § 2; RRS § 10126-2.] Repealed by 1963 c 38 § 25.
18.64.065 Certificate of pharmacist or assistant pharmacist--Persons qualified. [1923 c 180 § 1; RRS § 10126-1. Prior: 1899 c 121 § 2; 1891 c 153 § 2. Formerly RCW 18.64.070, part.] Repealed by 1963 c 38 § 25.
18.64.070 Certificate by graduation--Requirements. [1927 c 253 § 2; 1923 c 180 § 4; RRS § 10126-4. Prior: 1899 c 121 § 3; 1891 c 113 § 3. FORMER PART OF SECTION: 1923 c 180 § 1; 1899 c 121 § 2; RRS § 10126-1, now codified as RCW 18.64.065.] Repealed by 1963 c 38 § 25 .
18.64.090 Registration of pharmacists of other states. [1927 c 253 § 3; 1923 c 180 § 5; RRS § 10126-5. Formerly RCW 18.64.130, part. FORMER PART OF SECTION: 1931 c 56 § 1, part; 1927 c 253 § 1 , part; 1923 c 180 § 3, part; RRS § 10126-3, part, now codified in RCW 18.64.080.] Repealed by 1963 c 38 § 25.
18.64.100 Assistant pharmacist license--Issue--Conversion to pharmacist license. [1923 c 180 § 7; RRS § 10126-7. Prior: 1899 c 121 § 5; 1893 c 113 § 1.] Repealed by 1963 c 38 § 25.
18.64.110 Temporary permits. [1963 c 38 § 8; 1923 c 180 § 9 ; RRS § 10126-9.] Repealed by 1979 c 90 § 20.
18.64.120 Registered apprentices--Fee. [1909 c 213 § 3; 1899 c 121 § 6; RRS § 10131.] Repealed by 1963 c 38 § 25.
18.64.130 Reciprocation with other states. [1927 c 253 § 3, part; 1923 c 180 § 5, part; RRS § 10126-5, part.] Now codified in RCW 18.64.090.
18.64.150 License--Display. [1949 c 153 § 2, part; 1935 c 98 § 5, part; 1899 c 121 § 11, part; Rem. Supp. 1949 § 10136, part.] Now codified in RCW 18.64.140.
18.64.170 Refusal, suspension, and revocation of other licenses-Complaint for revocation--Notice. [1909 c 213 § 10, part; RRS § 10143, part.] Now codified in RCW 18.64.160.
18.64.180 Refusal, suspension, and revocation of other licenses--Revocation--Hearing. [1909 c 213 § 10, part; RRS § 10143, part.] Now codified in RCW 18.64.160.
18.64.190 Refusal, suspension, and revocation of other licenses-Decision of board--Record. [1909 c 213 § 10, part; RRS § 10143, part.] Now codified in RCW 18.64.160.
18.64.210 Refusal, suspension, and revocation of other licenses-Notice of appeal--Bond. [1909 c 213 § 11, part; R RS § 10144, part.] Now codified in RCW 18.64.200.
18.64.220 Refusal, suspension, and revocation of other licenses-Docketing and trial in superior court. [1909 c 213 § 11, part; RRS § 10144, part.] Now codified in RCW 18.64.200.
18.64.230 Refusal, suspension, and revocation of other licenses-Appeal to supreme court. [1909 c 213 § 11, part; RRS § 10144, part.] Now codified in RCW 18.64.200.
18.64.240 Refusal, suspension, and revocation of other licenses-Judgment against board. [1909 c 213 § 11, part; RRS § 10144, part.] Now codified in RCW 18.64.200.
18.64.243 Poisons and liquors--Record of sales. [1909 c 213 § 8; 1899 c 121 § 15 ; RRS § 10140. Prior: 1891 c 153 § 13. Formerly RCW 18.67.050, 18.67.060 and 18.67.070.] Repealed by 1981 c 147 § 6.

## Chapter 18.67 <br> PHARMACY OWNERS--WHOLESALE DRUGGIST

18.67.010 Definition. [1899 c 121 § 1, part; RRS § 10126, part.] Now codified in RCW 18.64.020.
18.67.020 License required--Fee--Penalty. [1949 c 153 § 4; 1935 c 98 § 8; 1909 c 213 § 12; Rem. Supp. 1949 § 10145.] Now codified as RCW 18.64.043.
18.67.030 License--Exemption. [1935 c 98 § 6, part; 1909 c 213 § 7, part; 1899 c 121 § 13, part; RRS § 10138, part. Prior: 1891 c 153 § 13, part.] Now codified in RCW 18.64.250.
18.67.040 Registered pharmacist on premises required--Penalty. [1935 c 98 § 6, part; 1909 c 213 § 7, part; 1899 c 121 § 13, part; RRS § 10138, part. Prior: 1891 c 153 § 13, part.] Now codified in RCW 18.64.250.
18.67.050 Liquor sold for medicinal purposes only. [1909 c 213 § 8, part; 1899 c 121 § 15, part; RRS § 10140, part. Prior: 1891 c 153 § 13, part.] Now codified in RCW 18.64.243.
18.67.060 Liquor and poison sales record. [1909 c 213 § 8, part; 1899 c 121 § 15 , part; RRS § 10140, part. Prior: 1891 c 153 § 13 , part.] Now codified in RCW 18.64.243.
18.67.070 Poisons sold for legitimate purposes only. [1909 c 213 § 8, part; 1899 c 121 § 15, part; RRS § 10140, part. Prior: 1891 c 153 § 13, part.] Now codified in RCW 18.64.243.
18.67.080 Prescriptions--Labels. [1939 c 28 § 2; RRS § 6154-2.] Now codified as RCW 18.64.246.
18.67.090 Prescription records. [1939 c 28 § $1 ;$ R RS § 6154-1.] Now codified as RCW 18.64.245.
18.67.091 Penalty for violation of RCW 18.67.080, 18.67.090. [1939 c 28 § 3; RRS § 6154-3.] Now codified as RCW 18.64.247.
18.67.100 Responsibility for drug purity. [1899 c 121 § 14, part; RRS § 10139, part. Prior: 1891 c 153 § 15.] Now codified as RCW 18.64.270.
18.67.110 Strychnine sales--Record--Reports. [(i) 1941 c 105 § 2; Rem. Supp. 1941 § 3207-2. (ii) 1941 c 105 § 3; Rem. Supp. 1941 § 3207-3.] Now codified as RCW 16.52.193 and 16.52.195.
18.67.120 Unlawful acts--Adulteration--False advertising. [1899 c 121 § 14, part; RRS § 10139, part. Prior: 1891 c 153 § 15 , part.] Now codified in RCW 18.64.270.
18.67.130 Violations--Penalty. [1935 c 98 § 6, part; 1899 c 121 § 13, part; RRS § 10138, part.] Now codified in RCW 18.64.250.
18.67.140 Wholesale druggist license. [1949 c 153 § 5; Rem. Supp. 1949 § 10145-4.] Now codified as RCW 18.64.045.

## Chapter 18.71 <br> PHYSICIANS

18.71.075 Waiver of examination in basic sciences. [1971 ex.s. c 227 § 4.] Repealed by 1979 ex.s. c 141 § 1.
18.71.096 Conditional certificate or license for out-of-state licensees while engaged by department of social and health services--Dura-tion--Renewal. [1973 1st ex.s. c 4 § 2; 1967 c 138 § 2; 1965 c 29 § 2; 1963 c 65 § 1; 1959 c 189 § 2.] Repealed by 1975 1st ex.s. c 171 § 20.
18.71.110 Unprofessional conduct. [1915 c 65 § 1; RRS § 10015.] Repealed by 1955 c 202 § 47. Later enactment, see RCW 18.72.030.
18.71.130 Revocation of license--Grounds. [1919 c 134 § 7, part; RRS § 10014, part.] Deleted by 1955 c 202 §§ 37, 39. Later enactment, see chapter 18.72 RCW.
18.71.150 Refusal of license--Default--Reference to hearing committee. [1919 c 134 § 7, part; RRS § 10014, part.] Deleted by 1955 c 202 §§ 37, 41. Later enactment, see chapter 18.72 RCW.
18.71.160 Refusal of license--Hearing--Generally. [1919 c 134 § 7, part; RRS § 10014, part.] Deleted by 1955 c 202 §§ 37, 42. Later enactment, see chapter 18.72 RCW.
18.71.170 Refusal or revocation of licenses--Hearing--Recalcitrancy of witnesses. [1919 c 134 § 7, part; RRS § 10014, part.] Deleted by 1955 c 202 §§ 37, 43. Later enactment, see chapter 18.72 RCW.
18.71.900 Interchangeable terms. [1909 c 192 § 21.] Repealed by 1975 lst ex.s. c 171 § 20.

## Chapter 18.72 <br> MEDICAL DISCIPLINARY BOARD

18.72.200 Report of hearing. [1955 c 202 § 20.] Repealed by 1979 ex.s. c 111 § 22.
Severahility--1979 ex.s. c 111: See note following RCW 18.72.030.
18.72.210 Hearing before full board. [1955 c 202 § 21.] Repealed by 1979 ex.s. c 111 § 22.

Severability--1979 ex.s. c 111: See note following RCW 18.72.030.
18.72.220 Basis for hoard's determination. [1955 c 202 § 22.] Repealed by 1979 ex.s. c 111 § 22.

Severability--1979 ex.s. c 111: See note following RCW 18.72.030.
18.72.310 Appeal from decision of board--Appeal procedure. [1955 c 202 § 31.] Repealed by 1979 ex.s. c 111 § 22.
Severability--1979 ex.s. c 111: See note following RCW 18.72.030.

## Chapter 18.74 <br> PHYSICAL THERAPY

18.74.110 Limitation upon practice of therapy--Penalty. [1949 c 239 § 11; Rem. Supp. 1949 § 10163-11.] Repealed by 1983 c 116 § 23.

## Chapter 18.78 <br> PRACTICAL NURSES

18.78.120 Compensation of board members--Payment. [1975-'76 2nd ex.s. c 34 § 47; 1949 c 222 § 13; Rem. Supp. 1949 § 10173-39.] Repealed by 1983 c 55 § 21 .
18.78.130 Suspension, revocation of license. [1949 c 222 § 14; Rem. Supp. 1949 § 10173-40.] Repealed by 1983 c 55 § 21. Later enactment, see RCW 18.78.135.
18.78.140 Procedure for suspension or revocation. [1971 c 81 §60; 1949 c 222 § 15; Rem. Supp. 1949 § 10173-41.] Repealed by 1983 c 55 § 21.
18.78.150 Rules and regulations--Register. [1949 c 222 § 16; Rem. Supp. 1949 § 10173-42.] Repealed by 1983 c 55 § 21.
18.78.180 Certain practical nurses may administer medications under supervision. [1961 c 231 § 1.] Repealed by 1963 c 15 § 6. Later enactment, see RCW 18.78.181.
18.78.181 Certain practical nurses may administer medications under supervision. [1963 c 15 § 5.] Repealed by 1967 c 79 § 8. Later enactment, see RCW 18.78.182.

## Chapter 18.81 <br> PROPHYLACTIC VENDORS

18.81.010 Definitions. [1939 c 192 § 1; RRS § 10146-1.] Repealed by 1984 c 153 § 22.
18.81.020 Sale of prophylactics--Licenses required. [1939 c 192 § 2; RRS § 10146-2. FORMER PART OF SECTION: 1939 c 192 § 5; RRS § 10146-5, now codified as RCW 18.81.025.] Repealed by 1984 c 153 § 22.
18.81.025 Sale of prophylactics--Physicians and surgeons excepted. [1939 c 192 § 5 ; RRS § 10146-5. Formerly RCW 18.81.020 , part.] Repealed by 1984 c 153 § 22.
18.81.030 Retail licenses--Eligibility. [1939 c 192 § 3; RRS § 10146-3.] Repealed by 1971 ex.s. c 185 § 4.
18.81.035 Retail dealer's license--Eligibility. [1971 ex.s. c 185 § 3.] Repealed by 1984 c 153 § 22.
18.81.040 License fees. [1971 ex.s. c 201 § 7; 1939 c 192 § 4; RRS § 10146-4.] Repealed by 1984 c 153 § 22.
18.81.050 Refusal, revocation, and suspension of licenses. [1939 c 192 § 8; RRS § 10146-8.] Repealed by 1984 c 153 § 22.
18.81.060 Sale of inefficacious prophylactics prohibited. [1939 c 192 § 6; RRS § 10146-6. FORMER PART OF SECTION: 1939 c

192 § 9, part; RRS § 10146-9, part, now codified in RCW 18.81.065.] Repealed by 1984 c 153 § 22.
18.81.065 Seizure and destruction of nonconforming prophylactics. [1939 c 192 § 9; RRS § 10146-9. Formerly RCW 18.81.060, part and 18.81.070, part.] Repealed by 1984 c 153 § 22.
18.81.070 Violations--Penalties. [1939 c 192 § 10; RRS § 1014610. FORMER PART OF SECTION: 1939 c 192 § 9, part; RRS § 10146-9, part, now codified in RCW 18.81.065.] Repealed by 1984 c 153 § 22.
18.81.080 Enforcement provisions. [1939 c 192 § 7; RRS § 101467.] Repealed by 1984 c 153 § 22.
18.81.900 Severability--1939 c 192. [1939 c 192 § 11.] Repealed by 1984 c 153 § 22 .

## Chapter 18.82 PROPRIETARY SCHOOLS

18.82.010 Declaration of purposes--Liberal construction. [1967 ex.s. c 72 § 1.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
18.82.020 Definitions. [1967 ex.s. c 72 § 2.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
18.82.030 Registration required--Fee--Forms--Contents. [1975 1st ex.s. c 30 § 70; 1967 ex.s. c 72 § 3.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
18.82.040 Cancellation of enrollment by student--Return of mate-rials--Refund. [1967 ex.s. c 72 § 4.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
18.82.050 Conduct, practices and information dissemination required of proprietary schools. [1967 ex.s. c 72 § 5.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
18.82.060 Agents' permits. [1975 1st ex.s. c $30 \S 71 ; 1967$ ex.s. c 72 § 6.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
18.82.070 Rules and regulations--Advisory committee. [1967 ex.s. c 72 § 7.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
18.82.080 Unfair acts or practices. [1967 ex.s. c 72 § 8.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
18.82.090 Notes, negotiable instruments, or contracts for payment of courses--Unenforceable unless compliance with chapter. [ 1967 ex.s. c 72 § 9.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
18.82.900 Short title. [1967 ex.s. c 72 § 11.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
18.82.910 Effective date--1967 ex.s. c 72. [1967 ex.s. c 72 § 13.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
18.82.920 Severability--1967 ex.s. c 72. [1967 ex.s. c 72 § 12.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.

## Chapter 18.83 <br> PSYCHOLOGISTS

18.83.030 Examining board--Composition-Terms--Vacancies-Chairman. [1971 ex.s. c 292 § 27; 1965 c 70 § 3; 1955 c 305 § 3.] Repealed by 1984 c 279 § 93. Later enactment, see RCW 18.83.035.
18.83.040 Examining board-Meetings-Quorum. [1965 c 70 § 4; 1955 c 305 § 4.] Repealed by 1984 c 279 § 93 . Later enactment, see RCW 18.83.045.
18.83.140 Denial, suspension, revocation of license--Hearings. [1965 c 70 § 14; 1955 c 305 § 14.] Repealed by 1984 c 279 § 93.
18.83.150 Denial, suspension, revocation of license-Procedure. [1965 c 70 § 15 ; 1955 c 305 § 15.] Repealed by 1984 c 279 § 93.
18.83.160 Denial, suspension, revocation of license--Appeal. [1971 c 81 § 61; 1965 c 70 § 16; 1955 c 305 § 16.] Repealed by 1984 c 279 § 93.

## Chapter 18.85 <br> REAL ESTATE BROKERS AND SALESMEN

18.85.020 Real estate director. [1941 c 252 § 1; Rem. Supp. 1941 § 8340-24.] Repealed by 1953 c 235 § 19.
18.85.070 Examining commission--Appointment. [1951 c 222 § 5 , last am'ds 1941 c 252 § 13 ; Rem. Supp. 1945 § 8340-36.] Repealed by 1953 c 235 § 19.
18.85.410 Sale of used mobile homes by licensees. [1973 1st ex.s. c 60 § 1.] Repealed by 1977 ex.s. c 204 § 3.

## Chapter 18.88 <br> REGISTERED NURSES

18.88.040 Nurse planning council created--Duties. [1949 c 202 § 3; Rem. Supp. 1949 § 10173-2a.] Repealed by 1973 c 133 § 30.

## Chapter 18.90 <br> SANITARIANS

18.90.010 Definitions. [1979 c 158 § 70; 1959 c 200 § 1.] Repealed by 1979 c 99 § 60, effective June 30, 1982.

Reviser's note: RCW 18.90 .010 was both amended and repealed during the 1979 legislative sessions, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.
18.90.020 Board of registered sanitarians--Appointment, terms, qualifications, compensation, etc.--Examinations. [1975-'76 2nd ex.s. c 34 § 52 ; 1967 c 188 § 5; 1959 c 200 § 2.] Repealed by 1979 c $99 \S$ 60, effective June 30, 1982.
18.90.030 Application for registration--Qualifications--Sanitarians employed prior to 1960. [1959 c 200 § 3.] Repealed by 1979 c 99 § 60, effective June 30, 1982.
18.90.040 Registration, renewal fees--Sanitarians' licensing account--Expiration of certificates, delinquencies--Reexaminations. [1975 1st ex.s. c $30 \S 80 ; 1971$ ex.s. c 266 § 19; 1959 c $200 \S 4$. Repealed by 1979 c 99 § 60, effective June 30, 1982.
18.90.050 Registration of sanitarians registered in another state-Fee. [1975 lst ex.s. c 30 § 81; 1959 c 200 § 5.] Repealed by 1979 c 99 § 60, effective June 30, 1982.
18.90.060 Revocation, suspension of certificate. [1959 c 200 § 6.] Repealed by 1979 c 99 § 60, effective June 30, 1982.
18.90.070 Use of titles, descriptions, letters--Penalty. [1959 c 200 § 7.] Repealed by 1979 c 99 § 60, effective June 30, 1982.
18.90.900 Severability--1959 c 200. [1959 c 200 § 8.] Repealed by 1979 c 99 § 60, effective June 30, 1982.

## Chapter 18.92

## VETERINARY MEDICINE, SURGERY, AND DENTISTRY

18.92.020 Board of veterinary examiners--Appointment--Qualifications. [1941 c 71 § 3; Rem. Supp. 1941 § 10040-3. Prior: 1907 c 124 § 5.] Repealed by 1959 c 92 § 15.
18.92.080 Applications--Approval--Refusal. [1941 c 71 § 6, part; Rem. Supp. 1941 § 10040-6, part.] Now codified in RCW 18.92.070.
18.92.090 Application--Fees. [(i) 1941 c 71 § 10; Rem. Supp. 1941§ 10040-10. Now codified as RCW 18.92.115. (ii) 1941 c 71 § 19, part; Rem. Supp. 1941 § 10040-19, part. Now codified as RCW 18.92.145.]
18.92.110 Examinations--Regulations. [1941 c 71 § 8; Rem. Supp. 1941 § 10040-8.] Repealed by 1967 ex.s. c $50 \S 12$.
18.92.142 License--Penalty. [1975 1st ex.s. c 30 § 83; 1941 c 71 § 17; Rem. Supp. 1941 § 10040-17. Formerly RCW 18.92.140, part.] Repealed by 1983 c 102 § 10.
18.92.155 Board may recommend suspension, revocation of licenses--Procedure. [1959 c 92 § 6.] Repealed by 1967 ex.s. c 50 § 12.
18.92.170 Revocation and suspension of licenses--Grounds. [1941 c 71 § 13, part; Rem. Supp. 1941 § 10040-13, part.] Now codified in RCW 18.92.160.
18.92.190 Revocation and suspension of licenses--Hearing, generally. [1941 c 71 § 14, part; Rem. Supp. 1941 § 10040-14, part.] Now codified in RCW 18.92.180.
18.92.200 Revocation and suspension of licenses--Hearing--Wit-nesses--Subpoenas. [1941 c 71 § 14, part; Rem. Supp. 1941 § 10040-14, part.] Now codified in RCW 18.92.180.

## Chapter 18.100 <br> PROFESSIONAL SERVICE CORPORATIONS

18.100.135 Corporation of ficers when only one or two shareholders. [1971 c 57 § 1.] Repealed by 1983 c 51 § 13.

## Chapter 18.104 <br> WATER WELL CONSTRUCTION

18.104.090 Examining board. [1975-'76 2nd ex.s. c 34 §55; 1971 ex.s. c 212 § 9.] Repealed by 1983 Ist ex.s. c 27 § 15.

## Chapter 18.106 <br> PLUMBERS

18.106.060 Examinations--Local agencies--Uniformity--Fees. [1977 ex.s. c 149 § 6; 1973 lst ex.s. c 175 § 6.] Repealed by 1983 c 124 § 19.
18.106.120 Apprentices--Registration--Permit to work. [1973 1st ex.s. c 175 § 12.] Repealed by 1975 1st ex.s. c 71 § 4.
18.106.160 Penalty. [1977 ex.s. c 149 § $10 ; 1973$ lst ex.s. c 175 § 16.] Repealed by 1983 c $124 \S 20$.

## Title 19 <br> BUSINESS REGULATIONS-MISCELLANEOUS

Chapter 19.02<br>BUSINESS LICENSE CENTER ACT<br>(Formerly: Business registration and licensing system)

19.02.060 Continuation of pilot program for grocery stores under chapter 43.31 RCW. [1977 ex.s. c 319 § 6.] Repealed by 1982 c 182 § 45.

## Chapter 19.04 <br> ANTIFREEZE VENDING

19.04.010 Definitions--General. [1949 c 121 § 1; Rem. Supp. 1949 § 8370-300.] Repealed by 1979 c 99 § 47, effective June 30, 1982.
19.04.020 Adulteration--Defined. [1949 c 121 § 2; Rem. Supp. 1949 § 8370-301.] Repealed by 1979 c 99 § 47, effective June 30, 1982.
19.04.030 Misbranding--Defined. [1949 c 121 § 3; Rem. Supp. 1949 § 8370-302.] Repealed by 1979 c $99 \S 47$, effective June 30, 1982.
19.04.040 Annual inspection--Fee--Permit. [1949 c 121 § 4; Rem. Supp. 1949 § 8370-303.] Repealed by 1979 c 99 §47, effective June 30, 1982.
19.04.050 Duties of department of agriculture. [1949 c 121 § 5 ; Rem. Supp. 1949 § 8370-304.] Repealed by 1979 c 99 § 47, effective June 30, 1982.
19.04.060 Rules and regulations--Standards. [1949 c 121 § 6; Rem. Supp. 1949 § 8370-305.] Repealed by 1979 c 99 § 47, effective June 30, 1982.
19.04.070 List of approved brands and trademarks. [1949 c 121 § 7; Rem. Supp. 1949 § 8370-306.] Repealed by 1979 c 99 § 47, effective June 30, 1982.
19.04.080 Restriction upon advertising product. [1949 c 121 § 8 Rem. Supp. 1949 § 8370-307.] Repealed by 1979 c 99 § 47, effective June 30, 1982.
19.04.090 Prosecutions. [1949 c 121 § 9; Rem. Supp. 1949 § 8370-308.] Repealed by 1979 c 99 § 47, effective June 30, 1982.
19.04.100 Collection and disposition of fees. [1949 c 121 § 10 ; Rem. Supp. 1949 § 8370-309.] Repealed by 1979 c 99 § 47, effective June 30, 1982
19.04.110 Penalty. [1949 c 121 § 11 ; Rem. Supp. 1949 § 8370310.] Repealed by 1979 c 99 § 47, effective June 30, 1982.

## Chapter 19.08

## CASCARA BARK PEELING

19.08.010 Permit to take or dispose of cascara bark. [1943 c 129 § 1; Rem. Supp. 1943 § 2875-1.] Repealed by 1979 c 99 § 50, effective June 30, 1982.
19.08.020 Requirements for cutting or peeling_-Protection of trees. [1943 c 129 § 2; Rem. Supp. 1949 § 2875-2.] Repealed by 1979 c 99 § 50, effective June 30, 1982.
19.08.030 Penalties. [1943 c 129 § 3; Rem. Supp. 1943 § 2875-3.] Repealed by 1979 c 99 § 50, effective June 30, 1982.

## Chapter 19.09

## CHARITABLE SOLICITATIONS

19.09.040 Organization ceasing to be exempt--Registration. [1973 lst ex.s. c 13 § 4.] Repealed by 1982 c 227 § 24. Later enactment, see RCW 19.09.045.
19.09.060 Registration--Required. [1973 lst ex.s. c 13 § 6.] Repealed by 1982 c 227 § 24. Later enactment, see RCW 19.09.065.
19.09.070 Application for registration--Filing--Contents-Requirements. [1977 ex.s. c 222 § 3; 1973 lst ex.s. c $13 \S 7$ 7.] Repealed by 1982 c 227 § 24. Later enactment, see RCW 19.09.075.
19.09.080 Registration statement--Signing--Duration--Notice of changes. [1977 ex.s. c 222 § 4; 1973 1st ex.s. c 13 § 8.] Repealed by 1982 c 227 § 24. Later enactment, see RCW 19.09.085.
19.09.090 Subsidiary organizations. [1977 ex.s. c 222 § 5; 1973 1st ex.s. c 13 § 9.] Repealed by 1982 c 227 § 24. Later enactment, see RCW 19.09.095.
19.09.110 Registration or rejection--Order--Procedure. [1977 ex.s. c 222 § 7; 1973 lst ex.s. c 13 § 11.] Repealed by 1982 c 227 § 24.
19.09.120 Notice of intention to solicit--Short form report. [1974 ex.s. c 106 §4; 1973 lst ex.s. c 13 § 12.] Repealed by 1977 ex.s. c 222 § 18.
19.09.130 Short form report--Form--Requirements. [1973 1st ex.s. c 13 § 13.] Repealed by 1977 ex.s. c 222 § 18.
19.09.140 Registration to be kept current--Amendments. [1973 1st ex.s. c 13 § 14.] Repealed by 1982 c 227 § 24.
19.09.150 Register. [1973 lst ex.s. c 13 § 15.] Repealed by 1982 c 227 § 24.
19.09.160 Registration not endorsement. [1973 lst ex.s. c 13 § 16.] Repealed by 1982 c 227 § 24. Later enactment, see RCW 19.09.065.
19.09.170 Registration and information public records. [1973 lst ex.s. c 13 § 17.] Repealed by 1982 c 227 § 24. Later enactment, see RCW 19.09.065.
19.09.180 Reports on charitable activities. [1977 ex.s. c 222 § 8; 1973 1st ex.s. c 13 § 18.] Repealed by 1982 c 227 § 24.
19.09.220 Suspension of registration--Failure to file financial statement or report--Examination. [1977 ex.s. c 222 § 11; 1973 lst ex.s. c 13 § 22.] Repealed by 1982 c 227 § 24.
19.09.250 Advertising violations--Procedure. [1973 lst ex.s. c 13 § 25.] Repealed by 1982 c 227 § 24.
19.09.260 Investigations--Powers and duties of director. [1977 ex.s. c 222 § 12; 1973 1st ex.s. c 13 § 26.] Repealed by 1982 c 227 § 24.
19.09.265 Investigations, proceedings, or hearings--Oaths and affirmations--Subpoena powers--Contempt--Venue. [1981 c 67 § 25; 1977 ex.s. c 222 § 13.] Repealed by 1982 c 227 § 24.
19.09.270 Violations--Cease and desist orders--Injunctions. [1973 1st ex.s. c 13 § 27.] Repealed by 1982 c 227 § 24.
19.09.280 Suspension or revocation of registration--Grounds-Cease and desist order as alternative. [1977 ex.s. c 222 § $15 ; 1973$ 1st ex.s. c 13 § 28.] Repealed by 1982 c 227 § 24.
19.09.285 Administrative procedure act to govern proceedings. [1977 ex.s. c 222 § 16.] Repealed by 1982 c 227 § 24.
19.09.290 Suits by or against charitable organization--Notice. [1973 1st ex.s. c 13 § 29.] Repealed by 1982 c 227 § 24.
19.09.300 Judicial review. [1973 1st ex.s. c 13 § 30.] Repealed by 1982 c 227 § 24.
19.09.310 Rules and regulations. [1973 lst ex.s. c 13 § 31.] Repealed by 1982 c 227 § 24. Later enactment, see RCW 19.09.315.
19.09.320 Additional powers and duties of director. [1973 1st ex.s. c 13 § 32.] Repealed by 1982 c 227 § 24.
19.09.330 Local codes, ordinances, and regulations. [1973 1st ex.s. c 13 § 33.] Repealed by 1977 ex.s. c 222 § 18.
19.09.350 Fees. [1975 1st ex.s. c $30 \S 89 ; 1973$ lst ex.s. c $13 \S 35$. Repealed by 1982 c 227 § 24. Later enactment, see RCW 19.09.355.
19.09.360 Compliance required for registration. [1973 1st ex.s. c 13 § 36.] Repealed by 1982 c 227 § 24.
19.09.370 Radio, television stations, newspapers exempt--Exception. [1977 ex.s. c 222 § 17; 1973 1st ex.s. c 66 § 1.] Repealed by 1982 c 227 § 24 .
19.09.900 Effective date--1973 1st ex.s. c 13. [1973 1st ex.s. c 13 § 37.] Repealed by 1982 c 227 § 24.

## Chapter 19.10 <br> CHARITABLE TRUSTS

19.10.010 Purpose. [1967 ex.s. c 53 § 1.] Recodified as RCW 11.110 .010 pursuant to 1984 c 149 § 147, effective January 1, 1985.
19.10.020 Definitions. [1971 ex.s. c 226 § $1 ; 1967$ ex.s. c 53 § 2.] Recodified as RCW 11.110 .020 pursuant to 1984 c 149 § 147, effective January I, 1985.
19.10.030 Certain nonprofit foundations exempt from notice and filing requirements. [1967 ex.s. c 53 § 3.] Repealed by 1971 ex.s. c 226 § 7.
19.10.040 Information, documents, and reports are public records--Inspection--Publication. [1967 ex.s. c 53 § 4.] Recodified as RCW 11.110 .040 pursuant to 1984 c 149 § 147, effective January 1, 1985.
19.10.050 Register of trustees--Establishment and maintenance. [1984 c 149 § 149 ; 1967 ex.s. c 53 § 5.] Recodified as RCW 11.110 .050 pursuant to 1984 c 149 § 148, effective January 1, 1985.
19.10.060 Instrument establishing trust, inventory of assets, tax exempt status or claim, tax return to be filed. [1984 c 149 § 150; 1971 ex.s. c 226 § 2; 1967 ex.s. c 53 § 6.] Recodified as RCW 11.110 .060 pursuant to 1984 c 149 § 148, effective January 1, 1985.
19.10.070 Reports of trustee--Filing--Rules and regulations. [1971 ex.s. c 226 § 3; 1967 ex.s. c 53 § 7.] Recodified as RCW 11.110.070 pursuant to 1984 c 149 § 151, effective January 1, 1985.
19.10.073 Reports of trustee--Trustees exempt from RCW 19.10.070. [1984 c 149 § 153 ; 1971 ex.s. c 226 § 4.] Recodified as RCW 11.110 .073 pursuant to 1984 c 149 § 152, effective January 1, 1985.
19.10.075 Trusts not exclusively for charitable purposes--Instrument and information not public--Filings and reporting, when required. [1984 c 149 § $154 ; 1971$ ex.s. c 226 § 5.] Recodified as RCW 11.110 .075 pursuant to 1984 c 149 § 152 , effective January $1,1985$.
19.10.080 Custodian of court records to furnish copies to attorney general--List of tax exemption applications to be filed. [1967 ex.s. c 53 §8.] Recodified as RCW 11.110 .080 pursuant to 1984 c 149 § 155 , effective January 1, 1985.
19.10.090 Uniformity of chapter with laws of other states. [1967 ex.s. c 53 § 9.] Recodified as RCW 11.110 .090 pursuant to 1984 c 149 § 155, effective January 1, 1985.
19.10.100 Investigations by attorney general authorized--Appearance and production of books, papers, documents, etc., may be required. [1967 ex.s. c 53 § 10.] Recodified as RCW 11.110 .100 pursuant to 1984 c 149 § 155, effective January 1, 1985.
19.10.110 Order to appear--Effect--Enforcement--Court review. [1984 c 149 § 157 ; 1971 c 81 § 64; 1967 ex.s. c 53 § 11.] Recodified as RCW 11.110 .110 pursuant to 1984 c 149 § 156, effective January 1 , 1985.
19.10.120 Proceedings to secure compliance and proper trust administration--Attorney general to be notified of judicial proceedings involving charitable trust--Powers and duties additional. [1984 c 149 § $158 ; 1967$ ex.s. c 53 § 12.] Recodified as RCW 11.110 .120 pursuant to 1984 c 149 § 156, effective January 1, 1985.
19.10.125 Violations--Refusal to file reports, perform duties, etc. [1971 ex.s. c 226 § 6.] Recodified as RCW 11.110 .125 pursuant to 1984 c 149 § 159, effective January 1, 1985.
19.10.130 Violations--Civil action may be prosecuted. [1967 ex.s. c 53 § 13.] Recodified as RCW 11.110 .130 pursuant to 1984 c 149 § 159, effective January 1, 1985.
19.10.140 Penalty. [1967 ex.s. c 53 § 14.] Recodified as RCW 11.110.140 pursuant to 1984 c 149 § 159, effective January 1, 1985.
19.10.200 Tax Reform Act of 1969, state implementation--Application to trusts. [1984 c 149 § 161 ; 1971 c 58 § 1.] Recodified as RCW 11.110 .200 pursuant to 1984 c 149 § 160, effective January 1, 1985.
19.10.210 Tax Reform Act of 1969, state implementation--Trust instruments deemed to contain prohibiting provisions. [1984 c 149 § 162; 1971 c 58 § 2.] Recodified as RCW 11.110 .210 pursuant to 1984 c 149 § 160, effective January $1,1985$.
19.10.220 Tax Reform Act of 1969, state implementation--Trust instruments deemed to contain certain provisions for distribution. [1984 c 149 § 163 ; 1971 c 58 § 3.] Recodified as RCW 11.110 .220 pursuant to 1984 c 149 § 160, effective January 1, 1985.
19.10.230 Tax Reform Act of 1969, state implementation--Rights, powers, of courts, attorney general, not impaired. [1984 c 149 § 164; 1971 c 58 §4.] Recodified as RCW 11.110 .230 pursuant to 1984 c 149 § 160, effective January $1,1985$.
19.10.240 Tax Reform Act of 1969, state implementation--Construction of references to federal code. [1984 c 149 § 165; 1982 1st ex.s. c 41 § 3; 1971 c 58 § 5.] Recodified as RCW 11.110 .240 pursuant to 1984 c 149 § 160, effective January 1, 1985.
19.10.250 Tax Reform Act of 1969, state implementation--Application to new trust or amendment to existing trust. [1984 c 149 § 167; 1971 c 58 § 6.] Recodified as RCW 11.110 .250 pursuant to 1984 c 149 § 166, effective January 1, 1985.
19.10.260 Tax Reform Act of 1969, state implementation--Sever-ability--RCW 19.10.210 through 19.10.260. [1984 c 149 § 168; 1971 c 58 § 7.] Recodified as R CW 11.110 .260 pursuant to 1984 c 149 § 166, effective January 1, 1985.
19.10.270 Tax Reform Act of 1969, state implementation--Not for profit corporations. Cross-reference section, recodified as RCW 11.110 .270 pursuant to 1984 c 149 § 169, effective January 1, 1985.
19.10.900 Severability- 1967 ex.s. c 53. [1967 ex.s. c 53 § 15.$]$ Recodified as RCW 11.110 .900 pursuant to 1984 c 149 § 169 , effective January $1,1985$.

## Chapter 19.12 <br> CHRISTMAS TREE EXPORTING

19.12.010 Definition. [1937 c 112 § 1, part; 1931 c 26 § 1 , part; 1929 c 141 § 1, part; RRS § 8291-1, part.] Repealed by 1957 c 86 § 1.
19.12.020 Severance tax imposed--Rate--Tags. [1937 c 112 § 2, part; 1931 c 26 § 2, part; 1929 c 141 § 2, part; RRS § 8291-2, part.] Repealed by 1957 c 86 § 1.
19.12.030 Disposition of tax. [1937 c 112 § 2, part; 1931 c 26 § 2, part; 1929 c 141 § 2, part; RRS § 8291-2, part.] Repealed by 1957 c 86 § 1.
19.12.040 Attachment of tags to shipment. [1937 c 112 § 3; 1931 c 26 § 3; 1929 c 141 § 3; RRS § 8291-3.] Repealed by 1957 c 86 § 1.
19.12.050 Shipment or carriage without tax payment prohibited. [1937 c 112 § 1, part; 1931 c 26 § 1, part; 1929 c 141 § 1, part; RRS § 8291-1, part.] Repealed by 1957 c 86 § 1.
19.12.060 Scope of chapter. [1937 c 112 § 4; 1929 c 141 § 4; RRS § 8291-4.] Repealed by 1957 c 86 § 1.
19.12.070 Reports by shippers. [1955 c 225 § 2; 1937 c 112 § 6; RRS § 8291-6.] Repealed by 1979 ex.s. c $32 \S 1$.
19.12.080 Reports by carriers. [1937 c 112 § 5; RRS § 8291-5.] Repealed by 1957 c 86 § 1.
19.12.090 Violations--Penalty. [1937 c 112 § 7; RRS § 8291-7.] Repealed by 1979 ex.s. c 32 § 1 .

## Chapter 19.16 <br> COLLECTION AGENCIES

19.16.010 through 19.16 .050 [1929 c 90 §§ $1-5$; RRS §§ 5847-4-5847-8.] Repealed by 1971 ex.s. c 253 § 43.
19.16.350 Board--Powers--Duties. [1971 ex.s. c 253 § 26.] Repealed by 1973 lst ex.s. c 20 § 10.
19.16.370 License--Denial, suspension, revocation, or refusal to renew--Grounds. [1971 ex.s. c 253 § 28.] Repealed by 1973 lst ex.s. c 20 § 10.

## Chapter 19.18 COMIC BOOKS

19.18.010 Declaration of policy. [1955 c 282 § 1.] Repealed by 1979 c 99 § 44, effective June 30, 1982, and by 1980 c 36 § 1 , effective June 12, 1980.
19.18.020 Declaration of police power--Chapter to be liberally construed. [1955 c 282 § 2.] Repealed by 1979 c 99 § 44, effective June 30, 1982, and by 1980 c 36 § 1, effective June 12, 1980.
19.18.030 Definitions. [1955 c 282 § 3.] Repealed by 1979 c 99 § 44, effective June 30, 1982, and by 1980 c 36 § 1, effective June 12, 1980.
19.18.040 Supervisor to enforce chapter--Rules--Personnel. [1955 c 282 § 14.] Repealed by 1979 c 99 § 44, effective June 30, 1982, and by 1980 c 36 § 1 , effective June 12, 1980.
19.18.050 Presumption that minors will read or look at comic books. [1955 c 282 §5.] Repealed by 1979 c 99 § 44, effective June 30, 1982, and by 1980 c 36 § 1, effective June 12, 1980.
19.18.060 Licenses--Compliance required--Penalty. [1955 c 282 § 4.] Repealed by 1979 c 99 § 44, effective June 30, 1982, and by 1980 c 36 § 1, effective June 12, 1980.
19.18.070 Licenses--Fees. [1955 c 282 § 6.] Repealed by 1979 c 99 § 44, effective June 30, 1982, and by 1980 c 36 § 1, effective June 12, 1980.
19.18.080 Licenses--Dealers--Refusal, suspension, revocation, length of. [1955 c 282 § 10.] Repealed by 1979 c 99 § 44, effective June 30, 1982, and by 1980 c 36 § 1, effective June 12, 1980.
19.18.090 Licenses--Wholesale dealers--Refusal, suspension, revocation. [1955 c 282 § 12.] Repealed by 1979 c 99 § 44, effective June 30, 1982, and by 1980 c 36 § 1, effective June 12, 1980.
19.18.100 Licenses--Refusal, suspension, revocation--Complaint--Hearing--Appeal. [1955 c 282 § 11.] Repealed by 1979 c 99 § 44, effective June 30, 1982, and by 1980 c 36 § 1, effective June 12, 1980.
19.18.110 Copies of comic books to be supplied to supervisor. [1955 c 282 § 13.] Repealed by 1979 c 99 § 44, effective June 30, 1982, and by 1980 c 36 § 1 , effective June 12, 1980.
19.18.120 Prohibited acts--Dealers. [1955 c 282 § 7.] Repealed by 1979 c 99 §44, effective June 30, 1982, and by 1980 c 36 § 1 , effective June 12, 1980.
19.18.130 Prohibited acts--Wholesale dealers--Conditions of sale or delivery. [1955 c 282 § 8.] Repealed by 1979 c 99 § 44, effective June 30, 1982, and by 1980 c 36 § 1, effective June 12, 1980.
19.18.140 Penalties. [1955 c 282 § 9.] Repealed by 1979 c 99 § 44, effective June 30, 1982, and by 1980 c 36 § 1, effective June 12, 1980.
19.18.900 Severability--1955 c 282. [1955 c 282 § 15.] Repealed by 1979 c $99 \S 44$, effective June 30,1982 , and by 1980 c 36 § 1 , effective June 12, 1980.

## Chapter 19.20 <br> CONVICT-MADE GOODS

19.20.010 Definitions. [1933 c 178 § 3; RRS § 5847-4.] Repealed by 1981 c $136 \S 121$.
19.20.020 Sale of convict-made goods prohibited--Exceptions-Rehabilitation and vocational program goods excepted, compensation. [1975 c 44 § 1 ; 1970 ex.s. c $73 \S 1 ; 1933$ c 178 § 1 ; 1927 c $294 \S 1$; RRS § 5847-1.Formerly RCW 19.20.020 through 19.20.050.] Repealed by 1981 c 136 § 121.
19.20.030 Importation for sale forbidden. [1933 c 178 § 1 , part; 1927 c 294 § 1, part; RRS § 5847-1, part.] Now codified in RCW 19.20.020.
19.20.040 Exemption of state institutions. [1933 c 178 § 1, part; 1927 c 294 § 1, part; RRS § 5847-1, part.] Now codified in RCW 19.20.020.
19.20.050 Exemption of federal institutions and prison sales. [1933 c 178 § 1, part; 1927 c 294 § 1, part; RRS § 5847-1, part.] Now codified in RCW 19.20.020.
19.20.060 Violations--Penalty. [1933 c 178 § 2; 1927 c 294 § 2 ; RRS § 5847-2.] Repealed by 1981 c 136 § 121.
19.20.900 Police power of state. [1933 c 178 § 5; RRS § 5847-6.] Repealed by 1981 c 136 § 121.
19.20.910 Severability--1927 c 294. [1927 c 294 § 3; RRS § 5847-3.] Repealed by 1981 c 136 § 121.

## Chapter 19.24 COPYRIGHT PROTECTION

19.24.010 Performance, selling, of copyrighted music or drama forbidden, when. [1937 c 218 § 2; RRS § 3802-1.] Repealed by 1982 c 35 § 200, effective July 1, 1982.
19.24.020 Unlawful combinations--Per piece royalties--Parting with right to restrict use. [1937 c 218 § 3; RRS § 3802-2. Formerly RCW 19.24.020 and 19.24.030.] Repealed by 1982 c $35 \S 200$, effective July 1, 1982.
19.24.030 Copyright pools--Royalties on piece system. [1937 c 218 § 3, part; RRS § 3802-2, part.] Now codified in RCW 19.24.020.
19.24.040 Listing of pooled copyrighted works required. [1967 c 40 $\S 1 ; 1937$ c $218 \S 4$; RRS § 3802-3. FORMER PART OF SECTION: 1937 c 218 § 6; RRS § 3802-5, now codified as RCW 19.24.055.] Repealed by 1982 c $35 \S 200$, effective July $1,1982$.
19.24.050 Lists of copyrighted works--Open to public--Publication provided for. [1937 c 218 § 5; RRS § 3802-4.] Repealed by 1982 c 35 § 200, effective July 1, 1982.
19.24.055 Filing required of nonresident and foreign copyright holders-Exception. [1937 c 218 § 6; RRS § 3802-5. Formerly RCW 19.24.040, part.] Repealed by 1982 c 35 § 200, effective July 1, 1982.
19.24.060 Declaration of purpose of legislation--Situs of copyrighted work. [1937 c 218 § 7; RRS § 3802-6. Formerly RCW 19.24.060 through 19.24.090.] Repealed by 1982 c 35 § 200, effective July 1, 1982.
19.24.070 Declaration of police power. [1937 c 218 § 7, part; RRS § 3802-6, part.] Now codified in RCW 19.24.060.
19.24.080 Purpose of legislation. [1937 c 218 § 7, part; RRS § 3802-6, part.] Now codified in RCW 19.24.060.
19.24.090 Situs of copyrighted work. [1937 c 218 § 7, part; RRS § 3802-6, part.] Now codified in RCW 19.24.060.
19.24.100 Doing business defined--Amenability to process--Service on nonresidents. [1973 c 108 § 1 ; 1937 c 218 § 8; RRS § 3802-7. Formerly RCW 19.24.100 through 19.24.130.] Repealed by 1982 c 35 § 200, effective July $1,1982$.
19.24.110 Doing business in this state--Evidence of. [1937 c 218 § 8, part; RRS § 3802-7, part.] Now codified in RCW 19.24.100.
19.24.120 Process--Secretary of state as agent. [1937 c 218 § 8, part; RRS § 3802-7, part.] Now codified in RCW 19.24.100.
19.24.130 Process--Service upon nonresident. [1937 c 218 § 8, part; RRS § 3802-7, part.] Now codified in RCW 19.24.100.
19.24.140 Injunction--Receivership--Escheat. [1977 ex.s. c 82 § 1 ; 1937 c 218 § 9 ; RRS § 3802-8. Formerly RCW 19.24.140 through 19.24.270.] Repealed by 1982 c 35 § 200, effective July $1,1982$.
19.24.150 Injunction--To whom to be applicable. [1937 c 218 § 9, part; RRS § 3802-8, part.] Now codified in RCW 19.24.140.
19.24.160 Injunction--Enforcement--Receiver. [1937 c 218 § 9, part; RRS § 3802-8, part.] Now codified in RCW 19.24.140.
19.24.170 Receivership--Scope. [1937 c 218 § 9, part; RRS § 3802-8, part.] Now codified in RCW 19.24.140.
19.24.180 Receivership--Collection of disputed license fees. [1937 c 218 § 9, part; RRS § 3802-8, part.] Now codified in RCW 19.24.140.
19.24.190 Anti-monopoly board--Convening by court, when. [1937 c 218 § 9, part; RRS § 3802-8, part.] Now codified in RCW 19.24.140.
19.24.200 Anti-monopoly board--Membership--Duties. [1937 c 218 § 9, part; RRS § 3802-8, part.] Now codified in RCW 19.24.140.
19.24.210 Receiver--License fees fixed by board. [1937 c 218 § 9 , part; RRS § 3802-8, part.] Now codified in RCW 19.24.140.
19.24.220 Receiver--Term of administration. [1937 c 218 § 9, part; RRS § 3802-8, part.] Now codified in RCW 19.24.140.
19.24.230 Receiver--Attorney--Fees. [1937 c 218 § 9, part; RRS § 3802-8, part.] Now codified in RCW 19.24.140.
19.24.240 Escheat of copyrights to state--Order to show cause. [1937 c 218 § 9, part; RRS § 3802-8, part.] Now codified in RCW 19.24.140.
19.24.250 Escheat of copyrights--Procedure. [1937 c 218 § 9, part; RRS § 3802-8, part.] Now codified in RCW 19.24.140.
19.24.260 Escheat--Recording by receiver--Disposition. [1937 c 218 § 9, part; RRS § 3802-8, part.] Now codified in RCW 19.24.140.
19.24.270 Escheated property--Biennial reports by treasurer. [1937 c 218 § 9, part; RRS § 3802-8, part.] Now codified in RCW 19.24.140.
19.24.280 Special appearances deemed general. [1937 c 218 § 10 ; RRS § 3802-9.] Repealed by 1982 c 35 § 200, effective July 1, 1982.
19.24.290 Violations--Penalties. [1937 c 218 § 11; RRS § 3802-10.] Repealed by 1982 c 35 § 200, effective July 1, 1982.
19.24.300 Concurrent injunctions or receiverships. [1937 c 218 § 13; RRS § 3802-12.] Repealed by 1982 c $35 \S 200$, effective July 1, 1982.
19.24.900 Severability-GGeneral repealer-- 1937 c 218. [1937 c 218 § 12; RRS § 3802-11.] Repealed by 1982 c 35 § 200, effective July 1, 1982.

## Chapter 19.27

## STATE BUILDING CODE

19.27.030 National codes and standards--Adoption by reference-Conflicts. [1984 c 101 § 1 ; 1980 c 8 § $1 ; 1979$ ex.s. c 76 § $1 ; 1977$ ex.s. c 14 § $11 ; 19751 \mathrm{st}$ ex.s. c 110 § 8 ; 1974 ex.s. c 96 § 3.] Recodified as RCW 19.27A. 010 pursuant to 1985 c 360 § 19.
19.27.075 State-wide thermal efficiency and lighting code--State building code advisory council authorized to adopt. [1979 ex.s. c 76 § 3.] Recodified as RCW 19.27A. 020 pursuant to 1985 c 360 § 19.
19.27.130 Hot water heaters--Temperature regulation. [1983 c 178 § 2.] Recodified as RCW 19.27A. 060 pursuant to 1985 c 360 § 19.
19.27.200 Application and scope. [1977 ex.s. c 14 § 1.] Repealed by 1985 c 144 § 6.
19.27.210 Purpose. [1977 ex.s. c 14 § 2.] Repealed by 1985 c 144 § 6.
19.27.220 Definitions. [1977 ex.s. c 14 § 3.] Repealed by 1985 c 144 § 6.
19.27.230 Compliance. [1977 ex.s. c 14 § 4.] Repealed by 1985 c 144 § 6.
19.27.240 Thermal design standards for ceilings and exterior wall sections above grade excluding doors and windows. [1977 ex.s. c 14 § 5.] Repealed by 1985 c 144 § 6.
19.27.250 Thermal design standards for openings. [1977 ex.s. c 14 §6.] Repealed by 1985 c 144 § 6.
19.27.260 Thermal design standards for floor sections and slabs-on-grade. [1977 ex.s. c 14 § 7.] Repealed by 1985 c 144 § 6.
19.27.270 General construction requirements. [1977 ex.s. c 14 § 8.] Repealed by 1985 c 144 § 6.
19.27.280 Duct insulation. [1977 ex.s. c 14 § 9.] Repealed by 1985 c 144 § 6 .
19.27.290 Piping insulation. [1977 ex.s. c 14 § 10.] Repealed by 1985 c 144 § 6.
19.27.300 Expiration of RCW 19.27.200 through 19.27.290. [1977 ex.s. c 14 § 14.] Repealed by 1985 c 144 § 6.
19.27.310 Captions. [1977 ex.s. c 14 § 16.] Repealed by 1985 c 144 § 6.
19.27.320 Study of state building code relating to energy by legislative committees on energy and utilities. Cross-reference section, recodified as RCW 19.27A. 065 pursuant to 1985 c 360 § 19.
19.27.410 Intent. [1983 c 134 § 1.] Recodified as RCW 19.27A. 070 pursuant to 1985 c 360 § 19.
19.27.420 Definitions. [1985 c 360 § 15; 1983 c 134 § 2.] Recodified as RCW 19.27A. 080 pursuant to 1985 c 360 § 19.
19.27.430 Portable oil-fueled heaters--Sales and use--Approval required. [1983 c 134 § 3.] Recodified as RCW 19.27A. 090 pursuant to 1985 c 360 § 19.
19.27.440 Portable oil-fueled heaters--Requirements for approval. [1983 c 134 §4.] Recodified as RCW 19.27A. 100 pursuant to 1985 c 360 § 19.
19.27.450 Portable oil-fueled heaters--Jurisdiction over approval-Sale and use governed exclusively. [1985 c 360 § 16; 1983 c 134 § 5.] Recodified as RCW 19.27A.110 pursuant to 1985 c 360 § 19.
19.27.460 Violations—Penalty. [1985 c 360 § 17; 1983 c 134 § 6.] Recodified as RCW 19.27A. 120 pursuant to 1985 c 360 § 19.
19.27.905 Severability--1977 ex.s. c 14. [1977 ex.s. c 14 § 17.] Repealed by 1985 c 144 § 6.

## Chapter 19.28

## ELECTRICIANS AND ELECTRICAL INSTALLATIONS

19.28.020 Methods, standards generally. [1935 c 169 § 1, part; RRS §8307-1, part.] Now codified in RCW 19.28.010.
19.28.030 Material and equipment standards generally. [1935 c 169 § 1, part; RRS § 8307-1, part.] Now codified in RCW 19.28.010.
19.28.040 Cities may impose higher standards. [1935 c 169 § 1 , part; RRS § 8307-1, part.] Now codified in RCW 19.28.010.
19.28.050 Waterworks--Consent for connection to pipes. [1935 c 169 § 1, part; RRS § 8307-1, part.] Now codified in RCW 19.28.010.
19.28.080 Electrical inspectors, state--Appointment. [1935 c 169 § 3, part; RRS § 8307-3, part.] Now codified in RCW 19.28.070.
19.28.090 Electrical inspectors, state--Salaries and expenses. [1935 c 169 § 3, part; RRS § 8307-3, part.] Now codified in RCW 19.28.070.
19.28.100 Electrical inspectors, state--Temporary inspectors-Payment. [1935 c 169 § 3, part; RRS § 8307-3, part.] Now codified in RCW 19.28.070.
19.28.110 Electrical inspectors, state--Responsibility of state for payment limited. [1935 c 169 § 3, part; RRS § 8307-3, part.] Now codified in RCW 19.28.070.
19.28.130 License-Application. [1935 c 169 § 4, part; RRS § 8307-4, part.] Now codified in RCW 19.28.120.
19.28.140 License--Scope. [1935 c 169 § 4, part; R RS § 8307-4, part.] Now codified in RCW 19.28.120.
19.28.150 Licensee's bond--Amount--Surety. [1935 c 169 § 4, part; RRS § 8307-4, part.] Now codified in RCW 19.28.120.
19.28.160 Licensee's bond--Approval by attorney general. [1935 c 169 § 4, part; RRS § 8307-4, part.] Now codified in RCW 19.28.120.
19.28.170 Licensee's bond--Conditions. [1935 c 169 § 4, part; RRS § 8307-4, part.] Now codified in RCW 19.28.120.
19.28.220 Inspections--Disconnection by department authorized. [1935 c 169 § 8, part; RRS § 8307-8, part.] Now codified in RCW 19.28.210.
19.28.230 Inspections--Work not to be concealed until inspected. [1935 c 169 § 8, part; RRS § 8307-8, part.] Now codified in RCW 19.28.210.
19.28.240 Inspections--Utilities must require inspection certificate. [1935 c 169 § 8, part; RRS § 8307-8, part.] Now codified in RCW 19.28.210.
19.28.270 Electrical board of appeals--Qualifications--Vacan-cies--Quorum--Compensation--Travel expenses--Decisions final. [1975-'76 2nd ex.s. c 34 § 63; 1935 c 169 § 12 ; RRS § 8307-12. Formerly RCW 19.28.270 through 19.28.290.] Repealed by 1983 c 206 § 23.
19.28.280 Electrical board of appeals--Quorum--Decision final. [1935 c 169 § 12, part; RRS § 8307-12, part.] Now codified in RCW 19.28.270.
19.28.290 Electrical board of appeals--Compensation. [1935 c 169 § 12, part; RRS § 8307-12, part.] Now codified in RCW 19.28.270.
19.28.320 Revocation or suspension--Appeal to board. [1935 c 169 § 7, part; RRS § 8307-7, part.] Now codified in RCW 19.28.310.
19.28.500 Definitions. [1980 c 30 § 1.] Repealed by 1983 c 206 § 23. Later enactment, see RCW 19.28.005.

## Chapter 19.30 <br> FARM LABOR CONTRACTORS

19.30.080 License--Duration--Renewal--Cancellation of bond. [1955 c 392 § 8.] Repealed by 1985 c 280 § 17, effective January 1, 1986.
19.30.100 Licensee--Service of summons when departed from state. [1955 c 392 § 10.] Repealed by 1985 c 280 § 17, effective January 1, 1986.
19.30.140 Permanent revolving fund--Deposits--Remittance of justice court fines, fees, penalties and forfeitures. [1969 ex.s. c 199 § 20; 1955 c 392 § 15.$]$ Repealed by 1985 c 280 § 17, effective January 1, 1986.

## Chapter 19.31 <br> EMPLOYMENT AGENCIES

19.31.200 Employment agency advisory board--Created--Mem-bership--Terms--Removal--Vacancies--Meetings--Officers--Duties and responsibilities. [1977 ex.s. c 51 § 9; 1969 ex.s. c 228 § 20.] Repealed by 1982 c 227 § 24.

## Chapter 19.32 <br> FOOD LOCKERS

19.32.070 Revocation or suspension of licenses--Notice, hearing. [1943 c 115 § 5(b); Rem. Supp. 1943 § 6294-129(b).] Now codified in RCW 19.32.060.
19.32.080 Revocation or suspension of licenses--Review. [1943 c 117 § 5(c); Rem. Supp. 1943 § 6294-129(c).] Now codified in RCW 19.32.060.
19.32.120 Employees--Must have health certificate. [1943 c 117 § 6(b), part; Rem. Supp. 1943 § 6294-130(b), part.] Now codified in RCW 19.32.110.
19.32.130 Health certificates--Fee--Duration. [1943 c 117 § 6(b), part; Rem. Supp. 1943 § 6294-130(b), part.] Now codified in RCW 19.32.110.
19.32.140 Health certificate--Revocation. [1943 c 117 § 6(c), part; Rem. Supp. 1943 § 6294-1 30(c), part.] Now codified in RCW 19.32.110.

## Chapter 19.44 <br> GRIST MILLS

19.44.010 Duties of owners and operators. [Code 1881 § 2533; RRS § 5844. Prior: 1863 p 493 § 2; 1854 p 398 § 2.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
19.44.020 Assistance in carrying grist. [Code 1881 § 2536; RRS § 5847. Prior: 1863 p 494 § 5; 1854 p 398 § 5.] Repealed by 1977 ex.s. c 289 § 17, effective June $30,1979$.
19.44.030 Limit of liability for loss. [Code 1881 § 2534; RRS § 5845. Prior: 1863 p 493 § 3; 1854 p 398 § 3.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
19.44.040 Tolls. [Code 1881 § 2532; RRS § 5843. Prior: 1863 p 493 § 1; 1854 p 398 § 1.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
19.44.050 Violations and penalties. [Code 1881 § 2535; RRS § 5846. Prior: 1863 p 494 § 4; 1854 p 398 § 4.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.

## Chapter 19.48

HOTELS, LODGING HOUSES, ETC.--RESTAURANTS
19.48.040 Liability for loss of valuables when safe or vault fur-nished--Failure of guests to use safe. [1933 c 114 § 1, part; 1929 c 216 § 2, part; 1915 c 190 § 3, part; 1890 p 95 § 1, part; RRS § 6862, part.] Now codified in RCW 19.48.030.
19.48.050 Liability for loss of valuables when safe or vault fur-nished--One thousand dollar limit--Exceptions. [1933 c 114 § 1, part; 1929 c 216 § 2, part; 1915 c 190 § 3, part; 1890 p 95 § 1, part; RRS § 6862, part.] Now codified in RCW 19.48.030.
19.48.060 Liability for loss of valuables when safe or vault fur-nished-Limited to negligence. [1933 c 114 § 1, part; 1929 c 216 § 2 , part; 1915 c 190 § 3, part; 1890 p 95 § 1, part; RRS § 6862, part.] Now codified in RCW 19.48.030.
19.48.080 Liability for loss of baggage and other property--Specific schedule of limits. [1929 c 216 § 3, part; 1917 c 57 § 1, part; 1915 c 190 § 4, part; RRS § 6863, part.] Now codified in RCW 19.48.070.
19.48.090 Liability for loss of baggage and other property--Storage. [1929 c 216 § 3, part; 1917 c 57 § I, part; 1915 c 190 § 4, part; RRS § 6863, part.] Now codified in RCW 19.48.070.
19.48.100 Storage--Sale for charges-Delivery to warehouse company. [1929 c 216 § 3, part; 1917 c 57 § 1, part; 1915 c 190 § 4, part; RRS § 6863, part.] Now codified in RCW 19.48.070.
19.48.120 Obtaining accommodations by fraud--Proof of fraudulent intent. [1929 c 216 § 6, part; 1915 c 190 § 7, part; 1890 p 96 § 2. part; RRS § 6866, part.] Now codified in RCW 19.48.110.

## Chapter 19.52 <br> INTEREST--USURY

19.52.040 Usury--Contract of agent binds principal. [1899 c 80 § 7, part; RRS § 7304, part.] Now codified in RCW 19.52.030.
19.52.050 Usury--Dual agency. [1899 c 80 § 7, part; RRS § 7304, part.] Now codified in RCW 19.52.030.

## Chapter 19.60

## PAWN BROKERS AND SECOND-HAND DEALERS

19.60.015 "Second-hand dealer"--Defined. [1909 c 249 § 236; RRS § 2488. Formerly RCW 19.60.010, part.] Repealed by 1984 c 10 § 14, effective March 22, 1984.
19.60.030 Inspection of records and goods. [1909 c 249 § 230 ; RRS § 2482.] Repealed by 1984 c 10 § 14, effective March 22, 1984.
19.60.063 Penalty. [1971 ex.s. c 292 § 29; 1909 c 249 § 233; RRS § 2485. Formerly RCW 19.60.110.] Repealed by 1984 c 10 § 14 , effective March 22, 1984. Later enactment, see RCW 19.60.066.
19.60.064 Owner of stolen goods entitled to attorney fees and costs when required to bring action for recovery. [1972 ex.s. c 114 § 2.] Repealed by 1979 ex.s. c 41 § 2. Later enactment, see RCW 19.60.062.
19.60.065 Second-hand watches--Definitions. [1939 c 89 § 1; RRS § 2488-1. Formerly RCW 19.60.010, part.] Repealed by 1984 c 10 § 14, effective March 22, 1984.
19.60.070 Second-hand watches--Tags. [1939 c 89 § 2; RRS § 2488-2.] Repealed by 1984 c 10 § 14, effective March 22, 1984.
19.60.080 Second-hand watches--Invoice--Duplicate. [1939 c 89 § 3; RRS § 2488-3.] Repealed by 1984 c 10 § 14, effective March 22, 1984.
19.60.090 Second-hand watches--Advertising. [1939 c 89 § 4; RRS § 2488-4.] Repealed by 1984 c 10 § 14, effective March 22, 1984.
19.60.100 Second-hand watches--Penalties for violations. [1939 c 89 § 5; RRS § 2488-5.] Repealed by 1984 c 10 § 14, effective March 22, 1984. Later enactment, see RCW 19.60.066.
19.60.110 Violations and penalties. [1909 c 249 § 233; RRS § 2485.] Now codified as RCW 19.60.063.

## Chapter 19.72 <br> SURETYSHIP

19.72.010 Definitions. [1937 c 145 § I; RRS § 9942.] [SLC-RO17.] Now codified as RCW 19.72.109.
19.72.050 Individual sureties--Examination. [1927 c 162 § 3, part; RRS § 958-3, part.] Now codified in RCW 19.72.040.
19.72.120 Release from official's, executor's, licensee's, etc., bond--Release from bond--Service of notice--Proof. [1937 c 145 § 2, part; RRS § 9943, part.] [SLC-RO-17.] Now codified in RCW 19.72.110.

## Chapter 19.76

## BEVERAGE BOTTLES, ETC.--LABELING--REFILLING

(Formerly: Trademarks)
19.76.010 Recording. [1897 c 47 § 3, part; 1891 c 16 § 2; RRS § 11539, part.] Repealed by 1955 c 211 § 21 . Later enactment, see chapter 19.77 RCW.

Construction: "The word 'person,' in this act, shall be construed to include a person, co-partnership, corporation, association or union of workingmen." [1897 c 47 § 9.] Repealed by 1955 c 211 § 21.
19.76.020 Recording fee. [1897 c 47 § 3, part; 1891 c 16 § 2; RRS § 11539 , part.] Repealed by 1955 c 211 § 21. Later enactment, see chapter 19.77 RCW.
19.76.030 Certificate of record. [1897 c 47 § 3, part; 1891 c 16 § 2; RRS § 11539 , part.] Repealed by 1955 c 211 § 21 . Later enactment, see chapter 19.77 RCW.
19.76.040 Counterfeiting trademarks--Penalty. [(i) 1897 c 47 § 1 ; 1895 c 133 § 1 ; 1891 c 16 § 1 ; RRS § 11537 . (ii) 1897 c 47 § $2 ; 1895$ c 133 § 1 ; 1891 c 16 § 5; RRS § 11538 .] Repealed by 1955 c 211 § 21. Later enactment, see chapter 19.77 RCW.
19.76.050 Counterfeiting trademarks--Injunction. [1897 c 47 § 5 ; RRS § 11541.$]$ Repealed by 1955 c 211 § 21. Later enactment, see chapter 19.77 RCW.
19.76.060 Defacing or removing trademark--Penalty. [1897 c 47 § 8; RRS § 11544.$]$ Repealed by 1955 c 211 § 21 . Later enactment, see chapter 19.77 RCW.
19.76.070 Fraudulent filing of trademark--Civil liability--Penalty. [1897 c 47 § 4 ; RRS § 11540 .] Repealed by 1955 c 211 § 21. Later enactment, see chapter 19.77 RCW.
19.76.080 Unauthorized use of trademark--Penalty. [1897 c 47 § 6; 1891 c 16 § 5; RRS § 11542 .] Repealed by 1955 c 211 § 21. Later enactment, see chapter 19.77 RCW.
19.76.090 Unauthorized use of name or seal of another--Penalty. [1897 c 47 § 7; RRS § 11543.$]$ Repealed by 1955 c 211 § 21. Later enactment, see chapter 19.77 RCW.

## Chapter 19.80 <br> TRADE NAMES

19.80.020 Exemptions. [1907 c 145 § 4; RRS § 9979.] Repealed by 1984 c $130 \S 10$, effective October $1,1984$.
19.80.030 Change of ownership--New certificate. [1907 c 145 § 3; RRS § 9978.] Repealed by 1984 c 130 § 10, effective October 1, 1984.
19.80.050 Compliance must be alleged in order to sue. [1907 c 145 § 5, part; RRS § 9980, part.] Now codified in RCW 19.80.040.

## Chapter 19.88

## UNFAIR COMPETITION--FAIR TRADE

19.88.010 Definitions. [(i) 1937 c 176 § 5; RRS § 5854-15. Now codified as RCW 19.89.010. (ii) 1939 c 221 § 1; RRS § 5854-21. Now codified as RCW 19.90.010.]
19.88.020 Resale price fixing--When valid. [1937 c 176 § 2; RRS § 5854-12.] Now codified as RCW 19.89.020.
19.88.030 Resale price fixing--Enforcement of agreements. [(i) 1937 c 176 § 3; RRS § 5854-13. Now codified as R CW 19.89.030. (ii) 1937 c 176 §4; RRS § 5854-14. Now codified as RCW 19.89.040.]
19.88.040 Price cutting practices forbidden--Generally. [1939 c 221 § 4; RRS § 5854-24.] Now codified as RCW 19.90.040.
19.88.050 Price cutting--Locality discrimination. [1939 c 221 § 2, part; RRS § 5854-22, part.] Now codified in RCW 19.90.020.
19.88.060 Price cutting--Exceptions--Quantity discounts--Freight differentials. [1939 c 221 § 2, part; RRS § 5854-22, part.] Now codified in RCW 19.90.020.
19.88.070 Price cutting--Exceptions--Functional classifications. [1939 c 221 § 2, part; RRS § 5854-22, part.] Now codified in RCW 19.90.020.
19.88.080 Price cutting--Exceptions--Motion picture films. [1939 c 221 § 2, part; RRS § 5854-22, part.] Now codified in RCW 19.90.020.
19.88.090 Price cutting--Exceptions--Rates established by public service commission. [1939 c 221 § 2, part; RRS § 5854-22, part.] Now codified in RCW 19.90.020.
19.88.100 Price cutting--Exceptions--General. [1939 c 221 § 7; RRS § 5854-27.] Now codified as RCW 19.90.070.
19.88.110 Price cutting contracts void. [1939 c 221 § 8; RRS § 5854-28.] Now codified as RCW 19.90.080.
19.88.120 Price cutting--Violations--Penalties. [1939 c 221 § 10; RRS § 5854-30.] Now codified as RCW 19.90.100.
19.88.130 Price cutting--Proof of costs. [(i) 1939 c 221 § 5; RRS § 5854-25. Now codified as RCW 19.90.050. (ii) 1939 c 221 § 6, part; RRS § 5854-26, part. Now codified in RCW 19.90.060. (iii) 1939 c 221 § 12; RRS § 5854-32. Now codified as RCW 19.90.120.]
19.88.140 Price cutting--Proof of intent. [(i) 1939 c 221 § 3, part; RRS § 5854-23, part. Now codified in RCW 19.90.030. (ii) 1939 c 221 § 6, part; RRS § 5854-26, part. Now codified as RCW 19.90.060.]
19.88.150 Price cutting--Collusion. [(i) 1939 c 221 § 3, part; RRS § 5854-23, part. Now codified in RCW 19.90.030. (ii) 1939 c 221 § 11; RRS § 5854-31. Now codified as RCW 19.90.110.]
19.88.160 Price cutting--Injunction--Damages. [1939 c 221 § 9; RRS § 5854-29.] Now codified as RCW 19.90.090.
19.88.170 Price cutting--Injunction in name of state. [1939 c 221 § 13; R RS § 5854-33.] Now codified as RCW 19.90.130.

## Chapter 19.89

FAIR TRADE ACT
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## Chapter 21.24 <br> UNIFORM GIFTS TO MINORS ACT

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21.24.020 Manner of making gift. [1984 c 149 § 17; 1967 ex.s. c 88 § 2; 1959 c 202 § 2.] Recodified as RCW 11.93 .020 pursuant to 1984 c 149 § 15, effective January 1, 1985.
21.24.030 Effect of gift. [1984 c 149 § 18; 1967 ex.s. c 88 § 3; 1959 c 202 § 3.] Recodified as RCW 11.93 .030 pursuant to 1984 c 149 § 15 , effective January $1,1985$.
21.24.040 Duties and powers of custodian. [1984 c 149 § 19; 1971 ex.s. c 292 § 31 ; 1967 ex.s. c 88 § 4; 1959 c 202 § 4.] Recodified as RCW 11.93 .040 pursuant to 1984 c 149 § 15 , effective January I, 1985.
21.24.050 Custodian's expenses, compensation, bond, and liabilities. [1984 c 149 § 20; 1959 c 202 § 5.] Recodified as RCW 11.93 .050 pursuañt to 1984 c 149 § 15, effective January 1, 1985.
21.24.060 Exemption of third persons from liability. [1984 c 149 § $21 ; 1967$ ex.s. c 88 § 5; 1959 c 202 § 6.] Recodified as RCW 11.93 .060 pursuant to 1984 c 149 § 15, effective January 1, 1985.
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21.25.020 Manner of making gift. [1967 ex.s. c 88 § 9.] Repealed by 1985 c $30 \S 143$; and by 1984 c 149 § 178, effective January 1 , 1985.
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21.25.040 Duties and powers of custodian. [1971 ex.s. c 292 § 34; 1967 ex.s. c 88 § 11.] Repealed by 1985 c 30 § 143; and by 1984 c 149 § 178, effective January 1, 1985.
21.25.050 Custodian's expenses, compensation, bond, and liability. [1967 ex.s. c 88 § 12.] Repealed by 1985 c 30 § 143; and by 1984 c 149 § 178, effective January 1, 1985.
21.25.060 Exemption of third persons from liability. [1967 ex.s. c 88 § 13.] Repealed by 1985 c 30 § 143; and by 1984 c 149 § 178 , effective January 1, 1985.
21.25.070 Resignation, death, or removal of custodian--Bond-Appointment of successor custodian. [1971 ex.s. c 292 § $35 ; 1967$ ex.s. c 88 § 14.] Repealed by 1985 c 30 § 143; and by 1984 c 149 § 178, effective January 1, 1985.
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## Title 22

## WAREHOUSING AND DEPOSITS

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## Chapter 22.04 <br> UNIFORM WAREHOUSE RECEIPTS

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| 22.04 .600 | $62 \mathrm{~A} .7-104$ |
| 22.04 .610 | - |

## Chapter 22.08 <br> GRAIN AND TERMINAL WAREHOUSES--COMMODITY INSPECTION

22.08.010 Definitions. [1955 c 300 § 1 ; 1937 c 90 § 1 ; RRS § 6978. Prior: 1919 c 189 § 1; 1911 c 91 § 1.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.010.
22.08.020 Powers and duties of director of agriculture-- 1919 act. [1919 c 189 § 2; RRS § 6979. Prior: 1911 c 91 § 2; 1909 c 137 § 1. FORMER PARTS OF SECTION: 1921 c 137 § 1 recodified as RCW 22.08.021 and 1921 c 145 § 8 footnoted following chapter digest.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.020.
22.08.021 Powers and duties of the director of agriculture-- 1921 act. [1921 c 137 § 1 ; RRS § 7014. Formerly RCW 22.08.020, part.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.020.
22.08.025 Employees. [1919 c 189 § 9; RRS § 6986. Prior: 1911 c 91 § 9.] Repealed by 1963 c 124 § 62.
22.08.030 Inspection points. [1921 c 145 § 2; 1919 c 189 § 8; RRS § 6985. Prior: 1911 c 91 § 8; 1909 c 137 § 7; 1895 c 109 § 2.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.380.
22.08.040 Warehouse charges to be just and reasonable. [1919 c 189 § 10; RRS § 6987. Prior: 1911 c 91 § $10 ; 1909$ c 137 § 9. FORMER PART OF SECTION: 1919 c 189 § 11, recodified as RCW 22.08.041.] Repealed by 1963 c 124 § 62.
22.08.041 Procedure for fixing rates--Review--Enforcement. [1919 c 189 § 11; RRS § 6988. Prior: 1911 c 91 § 11; 1909 c 137 § 10. Formerly RCW 22.08.040, part.] Repealed by 1963 c 124 § 62.
22.08.050 Standard grades to be fixed--Procedure, rules, changes, discounts, premiums on sales, etc. [1923 c 48 § 1: 1921 c 144 § $1: 1919$ c 189 § 12; RRS § 6989. Prior: 1911 c 91 § 12; 1909 c 137 §§ 11, 12, 13,14 . Formerly RCW 22.08.050, 22.08.060, 22.08 .070 and 22.08.080.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.390.
22.08.060 Grades, establishment or change of--Rules and regulations. [1923 c 48 § 1, part; RRS § 6989, part.] Recodified in RCW 22.08.050 and subsequently repealed by 1963 c 124 § 62.
22.08.070 Copies of grades. [1923 c 48 § l, part; RRS § 6989, part.] Recodified in RCW 22.08.050 and subsequently repealed by 1963 c 124 § 62.
22.08.080 Discounts, premiums on grain sales. [1923 c 48 § 1, part; RRS § 6989, part.] Recodified in RCW 22.08.050 and subsequently repealed by 1963 c 124 § 62.
22.08.090 Fees and charges--Grain and hay inspection fund created. [1951 c 171 § $1 ; 1935$ c 157 § 1 ; 1933 ex.s. c 25 § 1 ; 1931 c 46 § 2; 1921 c 74 § $1 ; 1919$ c 189 § 13; RRS § 6991. Prior: 1911 c 91 § 13 ; 1909 c 137 § 13 ; 1895 c 109 § 30.] Repealed by 1963 c 124 § 62. Later enactments, see RCW 22.09.460, 22.09.500.
22.08.100 Inspectors' certificates--Appeal, director's decision final--Records. [1919 c 189 § 14; RRS § 6992. Prior: 1911 c 91 § 14; 1909 c 137 § 14.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.420.
22.08.110 Interest in commodities prohibited. [1919 c 189 § 6; RRS § 6983. Prior: 1911 c 91 § 6; 1909 c 137 § 5; 1895 c 109 § 5.] Repealed by 1963 c 124 § 62.
22.08.120 Penalty for neglect of duty, etc., by inspector. [1919 c 189 § 7; RRS § 6984. Prior: 1911 c 91 § 7; 1909 c 137 § 6; 1895 c 109 § 9.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.440.
22.08.130 Misconduct of inspectors. [1919 c 189 § 15; RRS § 6993. Prior: 1911 c 91 § 15.] Repealed by 1963 c 124 § 62.
22.08.140 Appeal from inspector's grading. [1921 c 145 § 3; 1919 c 189 § 16; RRS § 6994. Prior: 1911 c 91 § 16; 1909 c 137 § 16; 1895 c 109 § 10.] Repealed by 1963 c 124 § 62 . Later enactment, see RCW 22.09.450.
22.08.150 Inspection and grading for export. [1955 c 315 § $1 ; 1919$ c 189 § 17; RRS § 6995. Prior: 1911 c 91 § 17.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.210.
22.08.160 Warehouseman's license. [1955 c 388 § 2. Prior: 1933 c 186 § 1, part; 1931 c 46 § 3, part; 1923 c 123 § 8, part; 1919 c 189 § 18, part; 1911 c 91 § 18, part; RRS § 6996, part.] Repealed by 1963 c 124 § 62. Later enactments, see RCW 22.09.030 through 22.09.070, and 22.09.540.
22.08.170 Surety bonds. [1955 c 388 § 3. Prior: 1933 c 186 § 1 , part; 1931 c 46 § 3, part; 1923 c 123 § 8, part; 1919 c 189 § 18, part; 1911 c 91 § 18, part; RRS § 6996, part.] Repealed by 1963 c 124 § 62. Later enactments, see RCW 22.09.090, 22.09.100.
22.08.180 Right of action on bond--Liability of surety limited. [1937 c 90 § 2; RRS § 6996-1.] Repealed by 1963 c 124 § 62. Later enactments, see RCW 22.09.090, 22.09.100, and 22.09.370.
22.08.190 Change of capacity to be reported. [1937 c 90 § 8; RRS § 6996-2.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.090.
22.08.200 Insurance policy on grain required--Cancellation. [1953 c 149 § 1 ; 1947 c 103 § 1; Rem. Supp. 1947 § $11569-15$.] Recodified as RCW 22.14.010 and subsequently repealed by 1963 c 124 § 62.
22.08.210 Recourse of receipt holder against insurance on building. [1947 c 103 § 2; Rem. Supp. 1947 § 11569-16.] Recodified as RCW 22.14.020 and subsequently repealed by 1963 c 124 § 62 .
22.08.220 Effect of fraud--Limitation of insurance recovery. [1947 c 103 § 3, part; Rem. Supp. 1947 § $11569-17$, part.] Recodified in RCW 22.14.030 and subsequently repealed by 1963 c 124 § 62.
22.08.230 Liability of warehouseman for loss by fire and casualty. [1947 c 103 § 3, part; Rem. Supp. 1947 § 11569-17, part.] Recodified in RCW 22.14.030 and subsequently repealed by 1963 c 124 § 62.
22.08.240 Storage rates to be posted. [1919 c 189 § 19; RRS § 6997. Prior: 1911 c 91 § 19.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.240.
22.08.250 Examination of warehouses. [1919 c 189 § 20; RRS § 6998. Prior: 1911 c 91 § 20.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.340.
22.08.260 Rate discrimination, unreasonable preferences prohibited. [1919 c 189 § 21; RRS § 6999. Prior: 1911 c 91 § 21; 1909 c 137 § 20.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.190.
22.08.270 Duty of warehouseman to serve. [1937 c 90 § 3; RRS § 7000. Prior: 1931 c 46 § 4; 1921 c 145 § 4; 1919 c 189 § 22; 1911 c 91 § 22; 1909 c 137 § 21.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.130.
22.08.280 Delivery of commodities--Trust receipts. [1923 c 146 § 1; 1919 c 189 § 23; RRS § 7001. Prior: 1911 c 91 § 23; 1909 c 137 § 22.] Repealed by 1963 c 124 § 62. Later enactments, see RCW 22.09.150, 22.09.250.
22.08.290 Warehouse receipts. [1937 c 90 § 4; RRS § 7000-1. Prior: 1931 c 46 § 5; 1923 c 146 § 1.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.290.
22.08.300 Dealing in unauthorized receipts prohibited--Penalty. [1937 c 90 § 5; RRS § 7000-2.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.310.
22.08.310 Deposits as bailments. [1937 c 90 § 6; RRS § 7000-3.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.520.
22.08.320 Action in event of shortage. [1937 c 90 § 7; RRS § 7000-4.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.350.
22.08.330 Reports of warehouseman--Penalty. [1937 c 90 § 9; RRS § 7000-5.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.200.
22.08.340 Loading facilities--Hay inspection. [1921 c 145 § 6; 1919 c 189 § 25 ; RRS § 7003. Prior: 1911 c 91 § 25; 1909 c 137 § 24.] Repealed by 1963 c 124 § 62.
22.08.350 Inspection at noninspection points--Charges. [1919 c 189 § 26; RRS § 7004. Prior: 1911 c 91 § 26.] Repealed by 1963 c 124 § 62.
22.08.360 Disposition of samples. [1919 c 189 § 27; RRS § 7005. Prior: 1911 c 91 § 27.] Repealed by 1963 c 124 § 62 . Later enactment, see RCW 22.09.410.
22.08.370 Car examinations--Penalty. [1919 c 189 § 28; RRS § 7006. Prior: 1911 c 91 § 28; 1909 c 137 § 29.] Repealed by 1963 c 124 § 62.
22.08.380 Side tracks, loading facilities, track scales, inspection of scales--Penalty. [1921 c 145 § 7; 1919 c 189 § 29; RRS § 7007. Prior: 1911 c 91 § 29. Formerly RCW 22.08.380, 22.08.390, 22.08.400.] Repealed by 1963 c 124 § 62 . Later enactments, see RCW 22.09.280, 22.09.470.
22.08.390 Track scales for weighing. [1921 c 145 § 7, part; 1919 c 189 § 29, part; RRS § 7007, part.] Recodified in RCW 22.08.380 and subsequently repealed by 1963 c 124 § 62.
22.08.400 Inspection of scales. [1921 c 145 § 7, part; 1919 c 189 § 29, part; RRS § 7007, part.] Recodified in RCW 22.08 .380 and subsequently repealed by 1963 c 124 § 62.
22.08.410 Police protection. [1919 c 189 § 30; RRS § 7008. Prior: 1911 c 91 § 30; 1909 c 137 § 30.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.270.
22.08.420 Shipper's weight and grade, where conclusive. [1919 c 189 § 31; RRS § 7010. Prior: 1911 c 91 § 31.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.490.
22.08.430 Penalties. [1919 c 189 § 32; RRS § 7011. Prior: 1909 c 137 § 31; 1895 c 109 § 40.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.560.
22.08.900 Actions and proceedings under law prior to 1919 continued. [1919 c 189 § 35 ; RRS § 7013.] Repealed by 1963 c 124 § 62.
22.08.910 Severability--1919 act. [1919 c 189 § 33; RRS § 7012.] Repealed by 1963 c 124 § 62.
22.08.920 Severability--1921 act. [1921 c 144 § 2; RRS § 6990.] Repealed by 1963 c 124 § 62.
22.08.930 Invalidity, effect, construction of 1937 act. [1937 c 90 § 12; RRS § 7000-7.] Repealed by 1963 c 124 § 62.

## Chapter 22.09 <br> AGRICULTURAL COMMODITIES

22.09.010 Definitions. [1981 c 296 § 37; 1979 ex.s. c 238 § 12 ; 1975 1st ex.s. c 7 § 19; 1971 c 65 § 1; 1967 c 240 § $51 ; 1963$ c 124 § 1.] Repealed by 1983 c $305 \S 77$. Later enactment, see RCW 22.09.011.
22.09.210 Rights and duties of licensees--Receipt, delivery, of commodities--Departmental inspection required. [1983 c 305 § 38; 1979 ex.s.c 238 § 18; 1963 c 124 § 21.] Recodified as RCW 22.09 .700 pursuant to 1983 c 305 § 65 .
22.09.270 Police protection of terminal yards and tracks. [1963 c 124 § 27.] Recodified as RCW 22.09.860 pursuant to 1983 c 305 § 70.
22.09.280 Railroads to provide side tracks and track scales-Weighing of cars. [1963 c 124 § 28.] Recodified as RCW 22.09 .850 pursuant to 1983 c 305 § 69.
22.09.360 Powers and duties of receivers. [llllll 1963 c 124 § 36.] Repealed by 1983 c 305 § 77.
22.09.370 Action by depositor upon licensees' bond. [1983 c 305 § $53 ; 1963$ c 124 § 37.] Recodified as RCW 22.09 .615 pursuant to 1983 c 305 § 61.
22.09.380 Designation of inspection points and terminal warehouses. [1979 ex.s. c 238 § 21 ; 1963 c 124 § 38.] Recodified as RCW 22.09.710 pursuant to 1983 c 305 § 66.
22.09.390 Inspection and grading of commodities--Federal grades and standards--Regulations. [1963 c 124 § 39.] Recodified as RCW 22.09.720 pursuant to 1983 c 305 § 66.
22.09.400 Inspection and grading of commodities--Method of inspection and grading. [1963 c 124 § 40.] Recodified as RCW 22.09.730 pursuant to 1983 c 305 § 66.
22.09.410 Inspection and grading of commodities--State samples. [1963 c 124 § 41.$]$ Recodified as RCW 22.09 .740 pursuant to 1983 c 305 § 66.
22.09.420 Inspection and grading of commodities--Powers and duties of inspectors at terminal warehouses. [1983 c 305 § 54; 1963 c 124 § 42.] Recodified as RCW 22.09.750 pursuant to 1983 c 305 § 67.
22.09.430 Inspection and grading of commodities--No inspection if commodity is to be loaded into defective container. [1963 c 124 § 43.] Recodified as RCW 22.09.760 pursuant to 1983 c 305 § 68.
22.09.440 Inspection and grading of commodities--Unlawful prac-tices--Penalty. [1963 c 124 § 44.] Recodified as RCW 22.09.770 pursuant to 1983 c 305 § 68.
22.09.450 Inspection and grading of commodities--Appeals. [1963 c 124 § 45.] Recodified as RCW 22.09.780 pursuant to 1983 c 305 § 68.
22.09.460 Inspection and grading of commodities--Fees and charges. [1963 c 124 § 46.] Recodified as RCW 22.09 .790 pursuant to 1983 c 305 § 68.
22.09.470 Inspection and grading of commodities--Scales and weighing. [1963 c 124 § 47.] Recodified as RCW 22.09.800 pursuant to 1983 c 305 § 68 .
22.09.480 Inspection and grading of commodities--Inspection of commodities shipped to or from places other than inspection points. [1963 c 124 § 48.] Recodified as RCW 22.09 .810 pursuant to 1983 c 305 § 68.
22.09.490 Inspection and grading of commodities--Unloading commodity without inspection or weighing. [1963 c 124 § 49.] Recodified as RCW 22.09.820 pursuant to 1983 c 305 § 68.
22.09.500 Disposition of revenue. [1981 c 297 § 25; 1963 c 124 § 50.] Recodified as RCW 22.09 .830 pursuant to 1983 c 305 § 68.
22.09.510 Transfer of moneys in grain and hay inspection fund. [1963 c 124 § 51.] Repealed by 1981 c 297 § 42.
22.09.530 Fumigated conveyances to be labeled. [1963 c 124 § 53.] Recodified as RCW 22.09.840 pursuant to 1983 c 305 § 68.
22.09.540 Injunctions. [1963 c 124 § 54.] Recodified as RCW 22.09.870 pursuant to 1983 c 305 § 71 .
22.09.550 Cooperation with governmental agencies and private associations. [1983 c 305 § $55 ; 1979$ ex.s. c 238 § 22; 1963 c 124 § 55.] Recodified as RCW 22.09.880 pursuant to 1983 c 305 § 72.
22.09.560 General penalty. [1963 c 124 § 58.] Recodified as RCW 22.09.890 pursuant to 1983 c $305 \S 73$.
22.09.950 Repealer--1963 c 124. [1963 c 124 § 62.] Decodified pursuant to 1983 c 305 § 74.
22.09.951 Repealer, effective date, appropriation--1981 c 297. [1981 c 297 § 42.] Decodified pursuant to 1983 c 305 § 74.

## Chapter 22.12

## 1915 TERMINAL WAREHOUSE ACT

22.12.010 Definitions. [1915 c 170 § 1; RRS § 11549. Cf. 1911 c 91 § 1.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.010.
22.12.020 License required--Fee--Bond--Revocation. [1915 c 170 § 2; RRS § 11550 . Cf. 1911 c 91 § 18. Formerly RCW 22.12.020, 22.12.030.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.030 through 22.09.060, 22.09.080, and 22.09.090.
22.12.030 Revocation of license. [1915 c 170 § 2, part; RRS § 11550, part.] Recodified in RCW 22.12 .010 and subsequently repealed by 1963 c 124 § 62.
22.12.040 Unlawful to operate without license. [1915 c 170 § 3; RRS § 11551.$]$ Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.030.
22.12.050 Grain must be inspected and weighed. [1915 c 170 § 4; RRS § 11552.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.210.
22.12.060 Registrar of warehouse receipts. [1915 c 170 § 5; RRS § 11553.] Repealed by 1963 c 124 § 62.
22.12.070 Class A warehouse receipts. [1915 c 170 § 6; RRS § 11554.] Repealed by 1963 c 124 § 62.
22.12.080 Cancellation of receipts. [1915 c 170 § 7; RRS § 11555.] Repealed by 1963 c 124 § 62.
22.12.090 Delivery of grain--New receipt for undelivered grain. [1915 c 170 § 8; RRS § 11556 .] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.250.
22.12.100 Division or consolidation of receipts. [1915 c 170 § 9; RRS § 11557.] Repealed by 1963 c 124 § 62.
22.12.110 Information to be furnished registrar. [1915 c 170 § 10 ; RRS § 11558 .] Repealed by 1963 c 124 § 62.
22.12.120 Class B warehouse receipts. [1915 c 170 § 11; RRS § 11559.] Repealed by 1963 c 124 § 62.
22.12.130 Weighing and inspection fees. [1915 c 170 § 12; R RS § 11560.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.460.
22.12.140 Duplicate receipt in case of loss. [1915 c 170 § 13; RRS § 11561.$]$ Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.320.
22.12.150 Penalty for unlawful issue of receipts or delivery of grain. [1915 c 170 § 14; RRS § 11562.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.250.
22.12.160 General penalty provision. [1915 c 170 § 15 ; RRS § 11563.] Repealed by 1963 c 124 § 62. Later enactment, see RCW 22.09.560.
22.12.170 Chapter cumulative of other laws. [1915 c 170 § 16; RRS § 11564 .] Repealed by 1963 c 124 § 62.

## Chapter 22.14 <br> GRAIN WAREHOUSE INSURANCE

22.14.010 Insurance policy on grain required--Cancellation. [1953 c 149 § 1 ; 1947 c $103 \S 1$; Rem. Supp. 1947 § $11569-15$. Formerly RCW 22.08.200.] Repealed by 1963 c 124 § 62. Later enactments, see RCW 22.09.060, 22.09.090, 22.09.110, 22.09.120.
22.14.020 Recourse of receipt holder against insurance on building. $[1947$ c 103 § 2; Rem. Supp. 1947 § 11569-16. Formerly RCW 22.08.210.] Repealed by 1963 c 124 § 62.
22.14.030 Effect of fraud on insurance recovery, limitation-Warehouseman's liability for loss. [1947 c 103 § 3; Rem. Supp. 1947 § 11569-17. Formerly RCW 22.08.220 and 22.08.230.] Repealed by 1963 c 124 § 62.

## Chapter 22.20 <br> STORAGE WAREHOUSEMEN

Chapter 22.20 RCW was reenacted in 1961 and is now codified as follows:

| Formerly | Herein |
| :--- | :--- |
|  |  |
| 22.20 .010 | 81.92 .010 |
| 22.20 .012 | 81.92 .020 |
| 22.20 .020 | 81.92 .030 |
| 22.20 .030 | 81.92 .040 |
| 22.20 .040 | 81.92 .050 |
| 22.20 .050 | 81.92 .060 |


| Formerly | Herein |
| :--- | :--- |
| 22.20 .060 | 81.92 .070 |
| 22.20 .070 | 81.92 .080 |
| 22.20 .080 | 81.92 .090 |
| 22.20 .090 | 81.92 .100 |
| 22.20 .100 | 81.92 .110 |
| 22.20 .110 | 81.92 .120 |
| 22.20 .120 | 81.92 .130 |
| 22.20 .130 | 81.92 .140 |
| 22.20 .135 | 81.92 .150 |
| 22.20 .140 | 81.92 .170 |
| 22.20 .900 | Superseded by |
|  | 81.98 .030 |

Chapter 22.24
WHARFINGERS AND WAREHOUSEMEN
Chapter 22.24 RCW was reenacted in 1961 and is now codified as follows:

| Formerly | Herein |
| :--- | :--- |
| 22.24 .010 | 81.94 .010 |
| 22.24 .012 | 81.94 .020 |
| 22.24 .020 | 81.94 .030 |
| 22.24 .030 | 81.94 .040 |
| 22.24 .040 | 81.94 .050 |
| 22.24 .050 | 81.94 .060 |
| 22.24 .060 | 81.94 .070 |
| 22.24 .070 | 81.94 .080 |
| 22.24 .080 | 81.94 .090 |
| 22.24 .090 | 81.94 .100 |
| 22.24 .100 | 81.94 .110 |
| 22.24 .110 | 81.94 .120 |

## Chapter 22.28 <br> SAFE DEPOSIT COMPANIES

22.28.050 Sale of contents to satisfy delinquent rent. [1923 c 186 § 4, part; R RS § 3385, part.] Now codified in RCW 22.28.040.
22.28.070 Remedy not exclusive. [1923 c 186 § S, part; R RS § 3386, part.] Now codified in RCW 22.28.060.

## ACCESS TO CONTENTS AFTER DEATH

22.28.100 through $\mathbf{2 2 . 2 8 . 1 5 0}$ [1957 c 274 §§ 1 through 6.] Repealed by 1965 c 79 § 1 .

## Title 23 <br> CORPORATIONS AND ASSOCIATIONS (PROFIT)

Chapter 23.01
PRIVATE BUSINESS CORPORATIONS ACT
23.01.010 through 23.01.220 [1933 c 185 §§ 1-20; 1939 c 143 §§ 1, 2; 1947 c 195 § $1 ; 1949$ c 172 § 1.] Repealed effective July 1, 1967 by the Washington Business Corporation Act, 1965 c 53, [Title 23A RCW]. See comparative table, below.

Repealer-Effective date--Construction--1965 c 53: See chapter 23A. 98 RCW.
23.01.225 Shares issued or transferred in joint tenancy form-Presumption--Transfers pursuant to direction of survivor. [1963 c 132 § 1.] Repealed effective July 1, 1967 by 1965 c 53 § 166 [RCW 23A.98.040] and reenacted by 1965 c 53 § 35, see RCW 23A.08.320.
23.01.226 Community property agreements--Transfers of shares pursuant to direction of surviving spouse. [1965 c 85 § 1.] Now codified as RCW 23A.08.325.
23.01.227 Community property agreements-Transfer of shares pursuant to direction of surviving spouse. Cross-reference section, decodified.
23.01.230 through 23.01.310 [1933 c 185 §§ 21-30; 1939 c 143 §§ 4, 11.] Repealed effective July 1,1967 by the Washington Business Corporation Act, 1965 c 53, [Title 23A RCW]. See comparative table below.

Repealer--Effective date--Construction--1965 c 53: See chapter 23A. 98 RCW.
23.01.315 Shareholders' action without meeting--Procedure-Effect. [1961 c 160 § 1.] Repealed effective July 1, 1967 by 1965 c 53 § 166 [RCW 23A.98.040] and substantially reenacted by 1965 c 53 § 156, see RCW 23A.44.090.
23.01.320 through 23.01.410 [1933 c 185 §§ 31-38; 1939 c $143 \S \S$ $5,6,13 ; 1943$ c 32 § $1 ; 1949$ c 170 §§ 1,$2 ; 1959$ c 12 § 1.] Repealed effective July 1,1967 by the Washington Business Corporation Act, 1965 c 53, [Title 23A RCW]. See comparative table, below.

Repealer-Effective date-Construction--1965 c 53: See chapter 23A.98 RCW.
23.01.415 Restated articles. [1961 c 208 § 1.] Repealed effective July 1, 1967 by $1965 \mathrm{c} 53 \S 166$ [RCW 23A.98.040] and reenacted by 1965 c 53 § 35 , see RCW 23A.16.070.
23.01.420 through 23.01.970 [1933 c 185 §§ 39-68; 1939 c $143 \S \S$ $7-10,15,17$; 1941 c 103 § 7; 1949 c 188 § $1 ; 1955$ c 92 § 1.] Repealed effective July 1, 1967, by the Washington Business Corporation Act, 1965 c 53, [Title 23A RCW]. See comparative table, below.

## COMPARATIVE TABLE

Chapter 23.01 RCW (Private Business Corporations Act) to Title 23A RCW (Washington Business Corporation Act)

| Chapter 23.01 | Title 23A |
| :---: | :---: |
| 23.01.010 | 23A.04.010 |
| 23.01.020 | 23A.08.010 |
|  | 23A.12.010 |
| 23.01.030 | 23A.12.020 |
| 23.01.040 | 23A.08.050 |
|  | 23A.32.030 |
|  | 23A.32.040 |
| 23.01.050 | 23A.12.030 |
| 23.01 .060 | 23A.08.140 |
| 23.01.070 | 23A. 12.050 |
| 23.01.080 | 23A.08.450(5) |
|  | 23A.12.050 |
|  | 23A.44.100 |
| 23.01 .090 | 23A.12.040 |
|  | 23A.44.080 |
| 23.01.100 | - |
| 23.01.110 | 23A.08.020 |
| 23.01.120 | 23A.08.020 |
|  | 23A.08.030 |
| 23.01.130 | 23A.08.120 |
|  | 23A.08.130 |
| 23.01.140 | 23A.08.190 |
| 23.01.150 | 23A.08.150 |
|  | 23A.08.160 |
| 23.01.160 | 23A.08.160 |
| 23.01.170 | 23A.08.170 |
| 23.01.180 | - |
| 23.01.190 | - |
| 23.01.200 | 23A.08.210 |
| 23.01.210 | - |
| 23.01.220 | 23A.08.310 |
| 23.01.225 | 23A.08.320 |
| 23.01.230 | 23A.08.140 |
| 23.01.240 | 23A.08.170 |
| 23.01.250 | 23A.08.420 |
|  | 23A.08.430 |
| 23.01.260 | 23A.08.450 |
| 23.01.270 (1), (2) | 23A.08.230 |
| 23.01.280 | 23A.08.250 |
|  | 23A.08.260 |
|  | 23A.08.270 |
|  | 23A.44.080 |


| Chapter 23.01 | Title 23A |
| :---: | :---: |
| 23.01.290 | 23A.08.270 |
|  | 23A.08.280 |
|  | 23A.08.300 |
| 23.01 .300 | 23A.08.330 |
| 23.01.310 | 23A.08.290 |
| 23.01.315 | 23A.44.090 |
| 23.01.320 | $\begin{gathered} \text { 23A. } 08.340 \\ \text { through } \end{gathered}$ |
|  | 23A.08.500 |
| 23.01.330 | 23A.08.470 |
|  | 23A.08.490 |
| 23.01 .340 | 23A.08.480 |
| 23.01 .350 | 23A.08.480 |
| 23.01 .360 |  |
| 23.01.370 | 23A.08.090 |
|  | 23A.08.100 |
|  | 23A.32.080 |
| 23.01 .380 | 23A.08.500 |
| 23.01.390 | 23A. 24.010 |
|  | 23A. 24.020 |
| 23.01 .400 | 23A.16.010 |
|  | 23A.16.020 |
|  | 23A.16.030 |
| 23.01.410 | 23A.16.040 |
|  | 23A.16.050 |
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| 23.01 .415 | 23A.16.070 |
| 23.01.420 | 23A.16.010 |
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| 23.01.430 | 23A.16.120 |
| 23.01 .440 | 23A. 16.090 |
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| 23.01.450 | 23A. 24.030 |
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| 23.01.460 | 23A. 20.010 |
|  | 23A. 20.020 |
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| 23.01 .470 | 23A. 20.030 |
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| 23.01.480 | 23A. 20.040 |
| 23.01 .490 | 23A. 20.060 |
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| 23.01.500 | 23A. 20.060 |
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| 23.01.520 | 23A. 28.010 |
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|  | 23A.28.130 |
| 23.01.530 | $\begin{aligned} & \text { 23A. } 28.010 \\ & \text { through } \end{aligned}$ |
|  | 23A.28.120 |
| 23.01.540 | 23A.28.130 |
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|  | 23A. 28.140 |
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| 23.01 .900 | 23A.44.140 |
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| 23.01.930 | 23A.98.020 |
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| 23.01.960 | 23A.98.050 |
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| Chapter 23.04 |  |
| DEFINITIONS |  |

23.04.010 Scope of definitions. This section was created by the 1941 Code Committee but has no session law background and is accordingly decodified.
23.04.020 "Domestic corporation." [1933 c 185 § 1, part; RRS § 3803-1, part.] Now codified as RCW 23.01.010(2).
23.04.030 "Articles of incorporation." [1933 c 185 § 1, part; RRS § 3803-1, part.] Now codified as RCW 23.01.010(3).
23.04.040 "Incorporator." [1933 c 185 § 1, part; R RS § 3803-1, part.] Now codified as RCW 23.01.010(4).
23.04.050 "Subscriber." [1933 c 185 § 1, part; RRS § 3803-1, part.] Now codified as RCW 23.01.010(5).
23.04.060 "Shares." [1933 c 185 § 1, part; RRS § 3803-1, part.] Now codified as RCW 23.01.010(6).
23.04.070 "Shareholder." [1933 c 185 § 1, part; RRS § 3803-1, part.] Now codified as RCW 23.01.010(7).
23.04.080 "Certificate of stock." [1933 c 185 § 1, part; RRS § 3803-1, part.] Now codified as RCW 23.01.010(8).
23.04.090 "Allotment." [1933 c 185 § 1, part; RRS § 3803-1, part.] Now codified as RCW 23.01.010(9).
23.04.100 "Capital stock." [1933 c 185 § 1, part; RRS § 3803-1, part.] Now codified as RCW 23.01.010(10).
23.04.110 "Assets." [1933 c 185 § 1, part; RRS § 3803-1, part.] Now codified as RCW 23.01.010(11).
23.04.120 "Capital." [1933 c 185 § 1, part; RRS § 3803-1, part.] Now codified as RCW 23.01.010(12).
23.04.130 "Registered office." [1933 c 185 § 1, part; RRS § 3803-1, part.] Now codified as RCW 23.01.010(13).
23.04.140 "Unincorporated association." [1933 c 185 § 1, part; RRS § 3803-1, part.] Now codified as RCW 23.01.010(14).
23.04.150 "Court." [1933 c 185 § 1, part; RRS § 3803-1, part.] Now codified as RCW 23.01.010(15).
23.04.160 "Charter." This section was created by the 1941 Code Committee but has no session law background and is accordingly decodified.

## Chapter 23.08 <br> GENERAL PROVISIONS

23.08.010 Application of title. [1933 c 185 § 61; part; RRS § 3803-61, part.] Now codified as RCW 23.01.900.
23.08.020 Subscriptions for shares before incorporation. [1933 c 185 § 6; RRS § 3803-6.] Now codified as RCW 23.01.060.
23.08.030 Paid-in capital--Minimum. [1933 c 185 § 7; RRS § 3803-7.] Now codified as RCW 23.01.070.
23.08.040 Commencement of business--Prerequisites. [1939 c 143 § 2; 1933 c 185 § 8; RRS § 3803-8.] Now codified as RCW 23.01.080.
23.08.050 Certificate evidence of incorporation. [1933 c 185 § 9; RRS § 3803-9.] Now codified as RCW 23.01.090.
23.08.060 Filing or recording--Effect. [1933 c 185 § 10; RRS § 3803-10.] Now codified as RCW 23.01.100.
23.08.070 Powers of corporation. [1933 c 185 § 11; RRS § 3803-11.] Now codified as RCW 23.01.110.
23.08.080 Stock in other corporations--Purchase of own shares. [1947 c 195 § 1; 1933 c 185 § 12; Rem. Supp. 1947 § 3803-12.] Now codified as RCW 23.01.120.
23.08.090 Bylaws—Authority to make. [1933 c 185 § 26; RRS § 3803-26.] Now codified as RCW 23.01.270.
23.08.100 Monopolies. [1933 c 185 § 65; RRS § 3803-65.] Now codified as RCW 23.01.940.
23.08.110 Alien ownership of stock. [1937 c 70 § 16, part; RRS § 3836-16, part.] Repealed by 1953 c 10 § 3.

## Chapter 23.12 <br> CREATION OF BUSINESS CORPORATIONS AND AMENDMENT OF CHARTERS

23.12.010 Who may incorporate hereunder. [1933 c 185 § 2; RRS § 3803-2.] Now codified as RCW 23.01.020.
23.12.020 Articles--Contents. [1933 c 185 § 3; RRS § 3803-3.] Now codified as RCW 23.01.030.
23.12.030 Corporate name. [1933 c 185 § 4; R RS § 3803-4.] Now codified as RCW 23.01.040.
23.12.040 Filing articles--Certificate of incorporation--Issuance. [1939 c 143 § 1 ; 1933 c $185 \S 5$; RRS § 3803-5.] Now codified as RCW 23.01.050.
23.12.050 Statement of value of nonpar stock--Revaluation-Appeal. [1937 c 70 § 7; RRS § 3836-7.] Now codified as RCW 23.60.020.
23.12.060 Amendment of articles. [1933 c 185 § 37; RRS § 3803-37.] Now codified as RCW 23.01.400.
23.12.070 Amendatory articles--Certificate. [1939 c 143 § 6; 1933 c 185 § 38; R RS § 3803-38.] Now codified as R CW 23.01.410.
23.12.080 Increase or decrease of shares. [1933 c 185 § 39; R RS § 3803-39.] Now codified as RCW 23.01.420.

## Chapter 23.16 <br> SHARES OF STOCK

23.16.010 Classes of shares. [1933 c 185 § 13; RRS § 3803-13.] Now codified as RCW 23.01.130.
23.16.020 Stock certificates--Issuance--Transfer--Contents. [1933 c 185 § 14; RRS § 3803-14.] Now codified as RCW 23.01.140.
23.16.030 Allotment to corporation--Shares how payable. [1933 c 185 § 15; RRS § 3803-15.] Now codified as RCW 23.01.150.
23.16.040 Full payment required. [1933 c 185 § 16; RRS § 3803-16.] Now codified as RCW 23.01.160.
23.16.050 Payment, how determined--Valuation. [1933 c 185 § 17; R RS § 3803-17.] Now codified as RCW 23.01.170.
23.16.060 First report and statement as to shares. [1949 c 172 § 1 , last am'ds 1933 c 185 § 18; Rem. Supp. 1949 § 3803-18.] Now codified as RCW 23.01.180.
23.16.070 Violations-Effect. [1933 c 185 § 19; RRS § 3803-19.] Now codified as RCW 23.01.190.
23.16.080 Liability of shareholders. [1933 c 185 § 20; RRS § 3803-20.] Now codified as RCW 23.01.200.
23.16.090 Bylaws-Transfers. [1939 c 143 § 4; 1933 c 185 § 21; RRS § 3803-21.] Now codified as RCW 23.01.210.
23.16.100 Married women's shares-Transfers-DividendsProxies. [1939 c 143 § 11 ; RRS § 3803-21 1/2.] Now codified as RCW 23.01.220.
23.16.110 Unpaid subscriptions--Lien. [1933 c 185 § 22; RRS § 3803-22.] Now codified as RCW 23.01.230.
23.16.120 Reduction of capital stock--Resolution--Articles. [1933 c 185 § 40 ; R RS § 3803-40.] Now codified as RCW 23.01.430.
23.16.130 Call, redemption, and retirement of preferred shares. [1939 c 143 § 15 ; RRS § 3803-40 1/2.] Now codified as RCW 23.01.440.
23.16.140 Sale of assets or changes in corporate structure--Notice of meeting to vote on. [1949 c 188 § 1, part, last am'ds 1933 c 185 § 41, part; Rem. Supp. 1949 § 3803-41, part.] Now codified in RCW 23.01.450.
23.16.150 Estoppel of nonvoting shareholder. [1949 c 188 § 1, part, last am'ds 1933 c 185 § 41, part; Rem. Supp. 1949 § 3803-41, part.] Now codified in RCW 23.01.450.
23.16.160 Rights of dissenting shareholder--Petition for valua-tion--Appraisal. [1949 c 188 § 1, part, last am'ds 1933 c 185 § 41, part; Rem. Supp. 1949 § 3803-41, part.] Now codified in RCW 23.01.450.
23.16.170 Limitation upon recovery. [1949 c 188 § 1, part, last am'ds 1933 c 185 § 41, part; Rem. Supp. 1949 § 3803-41, part.] Now codified in RCW 23.01.450.

## Chapter 23.20

## STOCK TRANSFER

23.20.010 Definitions. [(i) 1939 c 100 § 22; RRS § 3803-122. (ii) 1939 c 100 § 21; RRS § 3803-121.] Now codified as RCW 23.80.210 and 23.80.220.
23.20.020 How title to certificates and shares may be transferred. [1939 c 100 § 1 ; RRS § 3803-101.] Now codified as RCW 23.80.010.
23.20.030 Powers of those lacking full legal capacity and of fiduciaries not enlarged. [1939 c 100 § 2; RRS § 3803-102.] Now codified as RCW 23.80.020.
23.20.040 Corporation not forbidden to treat registered holder as owner. [1939 c $100 \S 3$; RRS § 3803-103.] Now codified as RCW 23.80.030.
23.20.050 Title derived from indorsed certificate extinguishes title derived from a separate document. [1939 c 100 § 4; RRS § 3803-104.] Now codified as RCW 23.80.040.
23.20.060 Who may deliver a certificate. [1939 c 100 § 5; RRS § 3803-105.] Now codified as RCW 23.80.050.
23.20.070 Indorsement effectual in spite of fraud, duress, mistakes, revocation, death, incapacity or lack of consideration or authority. [1939 c 100 § 6; RRS § 3803-106.] Now codified as RCW 23.80.060.
23.20.080 Rescission of transfer. [1939 c 100 § 7; RRS § 3803-107.] Now codified as RCW 23.80.070.
23.20.090 Rescission of transfer of certificate does not invalidate subsequent transfer by transferee in possession. [1939 c 100 § 8; RRS § 3803-108.] Now codified as RCW 23.80.080.
23.20.100 Delivery of unindorsed certificate imposes obligation to indorse. [1939 c 100 § 9; RRS § 3803-109.] Now codified as RCW 23.80.090.
23.20.110 Ineffectual attempt to transfer amounts to a promise to transfer. [1939 c 100 § 10; R RS § 3803-110.] Now codified as RCW 23.80.100.
23.20.120 Warranties on sale of certificate. [1939 c 100 § 11; RRS § 3803-111.] Now codified as RCW 23.80.110.
23.20.130 No warranty implied from accepting payment of a debt. [1939 c $100 \S 12$; RRS § 3803-112.] Now codified as RCW 23.80.120.
23.20.140 No attachment or levy upon shares unless certificate surrendered or transfer enjoined. [1939 c 100 § 13; RRS § 3803-113.] Now codified as RCW 23.80.130.
23.20.150 Creditor's remedies to reach certificate. [1939 c 100 § 14; RRS § 3803-114.] Now codified as RCW 23.80.140.
23.20.160 No lien or restriction unless indicated on certificate. [1939 c $100 \S 15$; RRS § 3803-115.] Now codified as RCW 23.80.150.
23.20.170 Alteration of certificate does not divest title to shares. [1939 c $100 \S 16$; RRS § 3803-116.] Now codified as RCW 23.80.160.
23.20.180 Lost or destroyed certificate. [1939 c 100 § 17; R RS § 3803-117.] Now codified as RCW 23.80.170.
23.20.190 Rule for cases not otherwise provided for. [1939 c 100 § 18; RRS § 3803-118.] Now codified as RCW 23.80.180.
23.20.200 Method of indorsement. [1939 c 100 § 20; RRS § 3803-120.] Now codified as RCW 23.80.200.

## Chapter 23.24

## EARNINGS, DIVIDENDS AND SURPLUS

23.24.010 Payments or surplus--Determination. [1933 c 185 § 23; RRS § 3803-23.] Now codified as RCW 23.01.240.
23.24.020 What are assets and liabilities. [1933 c 185 § 24, part; RRS § 3803-24, part.] Now codified in RCW 23.01.250.
23.24.030 Declaration of dividends. [1933 c 185 § 24, part; RRS § 3803-24, part.] Now codified in RCW 23.01.250.
23.24.040 Payment of cash dividends. [1933 c 185 § 24, part; R RS § 3803-24, part.] Now codified in RCW 23.01.250.
23.24.050 Distribution of stock dividends. [1933 c 185 § 24, part; RRS § 3803-24, part.] Now codified in RCW 23.01.250.
23.24.060 Dividends paid in spite of depletion. [1933 c 185 § 24, part; RRS § 3803-24, part.] Now codified in RCW 23.01.250.
23.24.070 Liability of directors for unlawful dividends. [1933 c 185 § 25, part; RRS § 3803-25, part.] Now codified in RCW 23.01.260.
23.24.080 Liability of shareholders. [1933 c 185 § 25, part; RRS § 3803-25, part.] Now codified in RCW 23.01.260.
23.24.090 Limitation of actions on director and shareholder liability. [1933 c 185 § 25, part; RRS § 3803-25, part.] Now codified in RCW 23.01.260.
23.24.100 Ascertainment of income and principal with respect to corporate dividends. [1947 c 160 § 1; Rem. Supp. 1947 § 3923-50.] Now codified as RCW 23.74.010.
23.24.110 Rules for such ascertainment. [1947 c 160 § 2; Rem. Supp. 1947 § 3923-51.] Now codified as RCW 23.74.020.

## Chapter 23.28

## ANNUAL LICENSE AND SPECIAL FEES

23.28.010 Filing fees--Articles--Amendments--Domestic. [1937 c 70 § 1 ; RRS § 3836-1. Prior: 1929 c 227 § 1.] Now codified as RCW 23.60.010.
23.28.020 Annual license fee--Domestic. [1937 c 70 § 4; RRS § 3836-4. Prior: 1929 c 227 § 4.] Now codified as RCW 23.60.030.
23.28.030 Fee of nonproducing mining corporation. [1947 c 226 § 1; Rem. Supp. 1947 § 3836-4A.] Now codified as RCW 23.60.040.
23.28.040 Exemption from domestic annual license fee. [(i) $1937 \mathbf{c}$ 70 § 8; RRS 3836-8. Prior: 1929 c 227 § 8. (ii) 1937 c 70 § 30 ; RRS § 3836-30.] Now codified as RCW 23.60.050 and 23.60.060.
23.28.050 Public service companies entitled to deductions. [1937 c 70 § 9; RRS § 3836-9.] Now codified as RCW 23.60.070.
23.28.060 Annual license fee--Foreign. [1937 c 70 § 5; RRS § 3836-5. Prior: 1929 c 227 § 5.] Now codified as RCW 23.60.080.
23.28.070 Review of fees charged foreign corporations. [1937 c 70 § 6; RRS § 3836-6. Prior: 1929 c 227 § 6.] Now codified as RCW 23.60.090.
23.28.080 Penalty for nonpayment of annual fees. [1937 c 70 § 10 ; RRS § 3836-10. Prior: 1907 c 140 § 6.] Now codified as RCW 23.60.100.
23.28.090 Payment of fees as condition of right to commence action. [1937 c 70 § 12; RRS § 3836-12. Prior: 1907 c 140 § 7.] Now codified as RCW 23.60.110.
23.28.100 Fees a lien on assets. [1937 c 70 § 11, part; RRS § 3836-11, part. Prior: 1907 c 140 § 7, part.] Now codified in RCW 23.60.120.
23.28.110 Fees a preferred claim in insolvency proceedings. [1937 c 70 § 11, part; RRS § 3836-11, part. Prior: 1907 c 140 § 7, part.] Now codified in RCW 23.60.1 20.
23.28.120 Attorney general must enforce payment of fees. [1937 c 70 § 11, part; RRS § 3836-11, part. Prior: 1907 c 140 § 7, part.] Now codified in RCW 23.60.120.
23.28.130 Nonpayment of fees grounds for receivership. [1937 c 70 § 11, part; RRS § 3836-11, part. Prior: 1907 c 140 § 7, part.] Now codified in RCW 23.60.120.
23.28.140 Attorney fees as costs in collection of fees. [1937 c 70 § 11, part; RRS § 3836-11, part. Prior: 1907 c 140 § 7, part.] Now codified in RCW 23.60.120.
23.28.150 Dissolution for nonpayment of fees--Manner. [1947 c 226 § 2, part; 1937 c 70 § 14, part; Rem. Supp. 1947 § 3836-14, part.] Now codified in RCW 23.60.130.
23.28.160 Dissolution for nonpayment--Corporate name. [1947 c 226 § 2, part; 1937 c 70 § 14, part; Rem. Supp. 1947 § 3836-14, part.] Now codified in RCW 23.60.130.
23.28.170 Dissolution for nonpayment--Trusteeship of assets. [1937 c 70 § 15 ; RRS § 3836-15. Prior: 1909 ex.s. c 19 § 4.] Now codified as RCW 23.60.150.
23.28.180 Reinstatement of corporations dissolved for nonpay-ment--Exception. [1947 c 226 § 2, part; 1937 c 70 § 14, part; Rem. Supp. 1947 § 3836-14, part.] Now codified in RCW 23.60.130.
23.28.190 Record of reinstatement--Effect. [1947 c 226 § 2, part; 1937 c 70 § 14, part; Rem. Supp. 1947 § 3836-14, part.] Now codified in RCW 23.60.130.
23.28.200 Fees for certified copies of articles or statements. [1937 c 70 § 27; RRS § 3836-27. Prior: 1907 c 140 § 4.] Now codified as RCW 23.60.160.
23.28.210 Recording fees. [1937 c 70 § 28; RRS § 3836-28. Prior: 1907 c 140 § 5.] Now codified as RCW 23.60.170.
23.28.220 Fee for copy of incorporation laws. [1937 c 70 § 29; RRS § 3836-29.] Now codified as RCW 23.60.180.
23.28.230 Payment of fees in advance. [1937 c 70 § 31; RRS § 3836-31.] Now codified as RCW 23.60.190.
23.28.240 Deposit of fees in state treasury. [1937 c 70 § 32; RRS § 3836-32.] Now codified as RCW 23.60.200.

Chapter 23.32

## MEETINGS--VOTING RIGHTS

23.32.010 Time and place of meeting generally. [1933 c 185 § 27, part; RRS § 3803-27, part.] Now codified in RCW 23.01.280.
23.32.020 Special meetings. [1933 c 185 § 27, part; RRS § 3803-27, part.] Now codified in RCW 23.01.280.
23.32.030 Adjourned meetings. [1933 c 185 § 27, part; RRS § 3803-27, part.] Now codified in RCW 23.01.280.
23.32.040 Manner of giving notice of meetings. [1933 c 185 § 27, part; RRS § 3803-27, part.] Now codified in RCW 23.01.280.
23.32.050 Voting rights generally. [1933 c 185 § 28, part; RRS § 3803-28, part.] Now codified in RCW 23.01.290.
23.32.060 Voting responsibility when certain classes excluded. [1933 c 185 § 28, part; RRS § 3803-28, part.] Now codified in RCW 23.01.290.
23.32.070 Proportional method of representation. [1933 c 185 § 28, part; RRS § 3803-28, part.] Now codified in RCW 23.01.290.
23.32.080 Proxies. [1933 c 185 § 28, part; RRS § 3803-28, part.] Now codified in RCW 23.01.290.
23.32.090 Pledged shares and those held by fiduciaries. [1933 c 185 § 28, part; RRS § 3803-28, part.] Now codified in R CW 23.01.290.
23.32.100 Shares in one corporation held by another. [1933 c 185 § 28, part; RRS § 3803-28, part.] Now codified in RCW 23.01.290.
23.32.110 Voting trust agreements. [1933 c 185 § 29, part; RRS § 3803-29, part.] Now codified in RCW 23.01.300.
23.32.120 Agreement must be filed. [1933 c 185 § 29, part; RRS § 3803-29, part.] Now codified in RCW 23.01.300.
23.32.130 Any shareholder may join. [1933 c 185 § 29, part; RRS § 3803-29, part.] Now codified in RCW 23.01.300.
23.32.140 Pooled shares transferred to trustees. [1933 c 185 § 29, part; RRS § 3803-29, part.] Now codified in RCW 23.01.300.
23.32.150 Voting trust certificates. [1933 c 185 § 29, part; RRS § 3803-29, part.] Now codified in RCW 23.01.300.
23.32.160 Right of trustees of pool. [1933 c 185 § 29, part; RRS § 3803-29, part.] Now codified in RCW 23.01.300.
23.32.170 Rules governing voting trustees. [1933 c 185 § 29, part; RRS § 3803-29, part.] Now codified in RCW 23.01.300.
23.32.180 Meetings--Quorum--Adjournment. [1933 c 185 § 30, part; RRS § 3803-30, part.] Now codified as RCW 23.01.310.

## Chapter 23.36

MANAGEMENT
23.36.010 Number and term of directors. [1943 c 32 § 1, part, last am'ds 1933 c 185 § 31, part; Rem. Supp. 1943 § 3803-31, part.] Now codified in RCW 23.01.320.
23.36.020 How directors are elected. [1943 c 32 § l, part, last am'ds 1933 c 185 § 31, part; Rem. Supp. 1943 § 3803-31, part.] Now codified in RCW 23.01.320.
23.36.030 General rules as to qualifications, powers and duties of directors. [1943 c 32 § 1, part, last am'ds 1933 c 185 § 31, part; Rem. Supp. 1943 § 3803-31, part.] Now codified in RCW 23.01.320.
23.36.040 Removal of director. [1943 c 32 § 1 , part, last am'ds 1933 c 185 § 31, part; Rem. Supp. 1943 § 3803-31, part.] Now codified in RCW 23.01.320.
23.36.050 Methods of calling directors' meetings. [1943 c 32 § 1 , part, last am'ds 1933 c 185 § 31, part; Rem. Supp. 1943 § 3803-31, part.] Now codified in RCW 23.01.320.
23.36.060 Officers and agents-Control by board. [1933 c 185 § 32; RRS § 3803-32.] Now codified as RCW 23.01.330.
23.36.070 Filing statement of directors and officers--Service of process on failure. [(i) 1949 c 170 § 1 ; 1939 c 143 § 13; Rem. Supp. 1949 § 3803-32 1/2. (ii) 1949 c 170 § 2; Rem. Supp. 1949 § 3803-32 3/4.] Now codified as RCW 23.01.340 and 23.01.350.
23.36.080 Fiduciary relations to corporation. [1933 c 185 § 33; RRS § 3803-33.] Now codified as RCW 23.01.360.
23.36.090 Registered of fices--Location--Penalty. [1933 c 185 § 34; RRS § 3803-34.] Now codified as RCW 23.01.370.
23.36.100 Books to be kept at registered office. [1933 c 185 § 35, part; RRS § 3803-35, part.] Now codified in RCW 23.01.380.
23.36.110 Share registers in other states. [1933 c 185 § 35, part; RRS § 3803-35, part.] Now codified in RCW 23.01.380.
23.36.120 Shareholders' right to examine books. [1933 c 185 § 35 , part; RRS § 3803-35, part.] Now codified in RCW 23.01.380.
23.36.130 Penalty for failure to keep books and records. [1933 c 185 § 35, part; RRS § 3803-35, part.] Now codified in RCW 23.01.380.
23.36.140 Sale or lease of assets-Two-thirds vote. [1933 c 185 § 36; R RS § 3803-36.] Now codified as RCW 23.01.390.

## Chapter 23.40

## CONSOLIDATION AND MERGER

23.40.010 Merger or consolidation into domestic corporation. [1933 c 185 § 42, part; RRS § 3803-42, part.] Now codified in RCW 23.01.460.
23.40.020 Merger or consolidation into foreign corporation. [1933 c 185 § 42, part; RRS § 3803-42, part.] Now codified in RCW 23.01.460.
23.40.030 Joint agreement for merger--Requisites--Articles. [1933 c 185 § 43; RRS § 3803-43.] Now codified as RCW 23.01.470.
23.40.040 Joint agreement for consolidation--Articles. [1933 c 185 § 44; RRS § 3803-44.] Now codified as RCW 23.01.480.
23.40.050 Joint agreement, when effective. [1933 c 185 § 45; RRS § 3803-45.] Now codified as RCW 23.01.490.
23.40.060 Effect of merger or consolidation. [1933 c 185 § 46; RRS § 3803-46.] Now codified as RCW 23.01.500.
23.40.070 Nonconsenting shareholder's rights. [1939 c 143 § 8; 1933 c 185 § 47; RRS § 3803-47.] Now codified as RCW 23.01.510.

Chapter 23.44
DISSOLUTION AND WINDING UP
23.44.010 Dissolution--Methods. [1933 c 185 § 48; RRS § 3803-48.] Now codified as RCW 23.01.520.
23.44.020 Voluntary dissolution, how effected. [1939 c 143 § 9; 1933 c $185 \S 49$; RRS § 3803-49.] Now codified as RCW 23.01.530.
23.44.030 Involuntary dissolution, when authorized. [1933 c 185 § 50; RRS § 3803-50.] Now codified as RCW 23.01.540.
23.44.040 Complaint for dissolution. [1933 c 185 § 51; RRS § 3803-51.] Now codified as RCW 23.01.550.
23.44.050 Trustees--Powers and duties. [1955 c 92 § 1 ; 1933 c 185 § 52; RRS § 3803-52.] Now codified as RCW 23.01.560.
23.44.060 Receivers--Bonds. [1933 c 185 § 53; RRS § 3803-53.] Now codified as RCW 23.01.570.
23.44.070 Authority of receivers or trustees. [1933 c 185 § 54; R RS § 3803-54.] Now codified as RCW 23.01.580.
23.44.080 Vacancies in office of trustee. [1933 c 185 § 55; RRS § 3803-55.] Now codified as RCW 23.01.590.
23.44.090 Commencement of dissolution proceedings--Effect. [1933 c 185 § 56; RRS § 3803-56.] Now codified as RCW 23.01.600.
23.44.100 Dissolution--Rules in proceedings under national bankruptcy act. [1941 c 103 § 7; 1933 c 185 § 57; Rem. Supp. 1941 § 3803-57.] Now codified as RCW 23.01.610.
23.44.110 Compromise with creditors--Creditors' meeting. [1933 c 185 § 58; RRS § 3803-58.] Now codified as RCW 23.01.620.
23.44.120 Judgment of dissolution--Certificate--Undiscovered assets. [1939 c 143 § 10; 1933 c 185 § 59; RRS § 3803-59.] Now codified as RCW 23.01.630.
23.44.130 Conveyances by winding up trustees. [1939 c 143 § 17 ; RRS § 3803-59 1/2.] Now codified as RCW 23.01.640.
23.44.140 Annulment action by attorney general--Grounds. [1933 c 185 § 60; RRS § 3803-60.] Now codified as RCW 23.01.650.

## Chapter 23.46 <br> CONTRIBUTIONS FOR PUBLIC, CHARITABLE, ETC., PURPOSES

23.46.010 Certain contributions declared valid use of corporate funds. [1953 c 213 § 1.] Now codified as RCW 23.70.010.
23.46.020 Contributions from surplus or reserve funds authorized-Restrictions. [1953 c 213 § 2.] Now codified as RCW 23.70.020.

## Chapter 23.48 <br> PREFERENCES BY INSOLVENT CORPORATIONS

23.48.010 Definitions. [1941 c 103 § 1; Rem. Supp. 1941 § 5831-4.] Now codified as RCW 23.72.010.
23.48.020 Action to recover--Limitation. [1941 c 103 § 2; Rem. Supp. 1941 § 5831-5.] Now codified as RCW 23.72.020.
23.48.030 Preference voidable when. [1941 c 103 § 3; Rem. Supp. 1941 § 5831-6.] Now codified as RCW 23.72.030.
23.48.040 Mutual debts and credits. [1941 c 103 § 4; Rem. Supp 1941 § 5831-7.] Now codified as RCW 23.72.040
23.48.050 Attorney's fees--Reexamination. [1941 c 103 § 5; Rem. Supp. 1941 § 5831-8.] Now codified as RCW 23.72.050.
23.48.060 Setoff and counterclaim against creditors. [1941 c 103 § 6, part; Rem. Supp. 1941 § 5831-9, part.] Now codified in RCW 23.72.060.
23.48.070 Setoff and counterclaim by debtors. [1941 c 103 § 6, part; Rem. Supp. 1941 § 5831-9, part.] Now codified in RCW 23.72.060.

## Chapter 23.52 <br> FOREIGN CORPORATIONS

23.52.010 through 23.52.030 [1937 c 70 §§ 2, 3, 16; 1957 c 198 § 4; 1959 c 12 § 2.] Repealed effective July 1,1967 by the Washington Business Corporation Act, 1965 c 53, [Title 23A RCW]. See comparative table, below.
23.52.040 Filing and recording copy of foreign articles, restated etc., foreign articles, and amendments. [1961 c 208 § 2; 1937 c 70 § 17 ; RRS § 3836-17. Prior: 1890 p 289 § 2; 1886 p 87 § 1; Code 1881 § 2480; 1875 p 109 § 2; 1871 p 101 § 2.] Repealed effective July 1,1967 by 1965 c 53 § 166 [RCW 23A.98.040]. See comparative table, below.
23.52.050 Designation of agent of foreign corporation for serviceChange, withdrawal, or revocation. [1937 c 70 § 18; RRS § 3836-18.] Repealed by 1955 c 143 § 4.
23.52.050 through 23.52.120. [1937 c 70 §§ 18-26; 1955 c 143 §§ 1-3.] Repealed effective July 1, 1967 by the Washington Business Corporation Act, 1965 c 53, [Title 23A RCW]. See comparative table, below.

Repealer-Effective date--Construction--1965 c 53: See chapter 23A. 98 RCW

## COMPARATIVE TABLE

Chapter 23.52 RCW (Foreign Corporations) to Title 23A RCW (Washington Business Corporation Act)

| Chapter 23.52 | Title 23A |
| :---: | :---: |
| 23.52.010 | 23A.32.010 |
|  | 23A.40.130 |
| 23.52.020 | 23A.32.050 |
| 23.52 .030 | 23A.32.020 |
| 23.52.040 | 23A.32.050 |
|  | 23A.32.060 |
|  | 23A.32.110 |
| 23.52.051 | 23A.32.080 |
|  | 23A.32.090 |
|  | 23A.32.100 |
| 23.52.053 | 23A.32.140 |
|  | 23A.32.150 |
| 23.52.055 | 23A.32.180 |
| 23.52.056 | 23A.32.180 |
| 23.52.060 | 23A.32.190 |
| 23.52.070 | 23A.40.110 |
| 23.52.080 | 23A.40.120 |
| 23.52 .090 | 23A.40.020 |
| 23.52.100 | -.. |
| 23.52.110 |  |
| 23.52.120 | 23A.40.020 |

## Chapter 23.54 <br> NONADMITTED FOREIGN CORPORATIONS--POWERS RELATIVE TO SECURED INTERESTS

23.54.010 through $\mathbf{2 3 . 5 4 . 0 6 0}$ [1957 c 139 §§ 1-6.] Repealed effective July 1, 1967 by the Washington Business Corporation Act, 1965 c 53, [Title 23A RCW]. See comparative table, below.

Repealer--Effective date--Construction--1965 c 53: See chapter 23A. 98 RCW.

## COMPARATIVE TABLE

Chapter 23.54 RCW (Nonadmitted foreign corporations-Powers relative to secured interests) to Title 23A RCW (Washington Business Corporation Act)

Chapter 23.54

| 23.54 .010 | 23 A .36 .010 |
| :--- | :--- |
| 23.54 .020 | 23 A .36 .020 |
| 23.54 .030 | 23 A .36 .030 |
| 23.54 .040 | 23 A .36 .040 |
| 23.54 .050 | 23 A .36 .050 |
| 23.54 .060 | 23 A .36 .060 |

23.54 .060

Chapter 23.56

## COOPERATIVE ASSOCIATIONS

23.56.010 Cooperative associations--Who may organize. [1913 c 19 § 1; RRS § 3904.] [SLC-RO-7] Now codified as RCW 23.86.010.
23.56.020 Business authorized. [1913 c 19 § 7; RRS § 3910.] Now codified as RCW 23.86.020.
23.56.030 Term "cooperative" limited. [1913 c 19 § 17; RRS § 3920.] Now codified as RCW 23.86.030.
23.56.040 When to do business--Liability. [1925 ex.s. c 99 § 3; 1913 c 19 § 18; RRS § 3921.] Now codified as RCW 23.86.040.
23.56.050 Articles--Contents. [1913 c 19 § 2; RRS § 3905.] Now codified as RCW 23.86.050.
23.56.060 Articles--Verification--Filing. [1913 c 19 § 3; RRS § 3906.] Now codified as RCW 23.86.060.
23.56.070 Filing fees. [1925 ex.s. c 99 § $1 ; 1913$ c 19 §4; RRS § 3907.] Now codified as RCW 23.86.070.
23.56.080 Trustees. [1913 c 19 § 5; R RS § 3908.] Now codified as RCW 23.86.080.
23.56.090 Amendments to articles. [1913 c 19 § 6; RRS § 3909.] Now codified as RCW 23.86.090.
23.56.100 Bylaws. [1913 c 19 § 19; RRS § 3922.] Now codified as RCW 23.86.100.
23.56.110 Stock--Issues--Vote--Limits. [(i) 1913 c 19 § 11, part; RRS § 3914, part. (ii) 1925 ex.s. c 99 § 2; 1913 c 19 § 8; RRS § 3911.] Now codified in RCW 23.86.110 and 23.86.140.
23.56.120 Subscriptions for stock in other associations. [1913 c 19 § 9; RRS § 3912.] Now codified as RCW 23.86.120.
23.56.130 Purchasing business of other associations. [1913 c 19 § 10; RRS § 3913.] Now codified as RCW 23.86.130.
23.56.140 Same--Stock held in trust--When. [1913 c 19 § 11, part; RRS § 3914, part.] Now codified in RCW 23.86.140.
23.56.150 Stockholders may vote by mail. [1913 c 19 § 12; RRS § 3915.] Now codified as RCW 23.86.150.
23.56.160 Apportionment of earnings. [1947 c 37 § 1 , last am'ds 1913 c 19 § 13 ; Rem. Supp. 1947 § 3916.] Now codified as RCW 23.86.160.
23.56.170 Distribution of dividends. [1913 c 19 § 14; RRS § 3917.] Now codified as RCW 23.86.170.
23.56.180 Annual reports--Contents--Filing. [1913 c 19 § 15 ; RRS § 3918.] Now codified as RCW 23.86.180.
23.56.190 Cooperative associations under former laws. [1913 c 19 § 16; RRS § 3919.] Now codified as RCW 23.86.190.

## Chapter 23.60 <br> FEES

23.60.010 through 23.60.200 [1937 c 70 §§ $1,4-15,27-32 ; 1947$ c 226 §§ 1, 2; 1957 c 198 §§ $1-3 ; 1959$ c 263 §§ 1, 4.] Repealed effective July 1, 1967 by the Washington Business Corporation Act, 1965 c 53, [Title 23A RCW]. See comparative table, below.

Repealer--Effective date--Construction--1965 c 53: See chapter 23A. 98 RCW.

## COMPARATIVE TABLE

Chapter 23.60 RCW (Fees) to Title 23A RCW (Washington Business Corporation Act)

| Chapter 23.60 | Title 23A |
| :--- | :--- |
|  |  |
| 23.60 .010 | 23A.40.040 |
| 23.60 .020 | $23 A .40 .050$ |
| 23.60 .030 | $23 A .40 .060$ |
| 23.60 .040 | $23 A .40 .090$ |
| 23.60 .050 | 23A.08.010(1) |
| 23.60 .060 | $23 A .44 .110$ |
| 23.60 .070 | $23 A .40 .080$ |
| 23.60 .080 | $23 A .40 .140$ |
| 23.60 .090 | - |
| 23.60 .100 | $23 A .40 .070$ |
| 23.60 .110 | $23 A .44 .120$ |
| 23.60 .120 | $23 A .40 .100$ |
| 23.60 .130 | $23 A .28 .140$ |
|  | $23 A .28 .150$ |
| 23.60 .140 | $23 A .28 .130$ |
| 23.60 .150 | $23 A .28 .140$ |
| 23.60 .160 | $23 A .40 .100$ |
| 23.60 .170 | $23 A .40 .030$ |
|  | $23 A .40 .020$ |
| 23.60 .180 | $23 A .40 .030$ |
| 23.60 .190 |  |
| 23.60 .200 | $23 A .40 .030$ |
|  | $23 A .44 .150$ |

## Chapter 23.70 <br> MISCELLANEOUS--CONTRIBUTIONS FOR PUBLIC, CHARITABLE, ETC., PURPOSES

23.70.010, 23.70.020 [1953 c 213 §§ 1, 2.] Repealed effective July 1, 1967 by the Washington Business Corporation Act, 1965 c 53, [Title 23A RCW]. See comparative table, below.

Repealer--Effective date--Construction--1965 c 53: See chapter 23A. 98 RCW.

## COMPARATIVE TABLE

Chapter 23.70 RCW (Miscellaneous-Contributions for Public, Charitable, etc., Purposes) to Title 23A RCW (Washington Business Corporation Act)

| Chapter 23.70 | Title 23A |
| :--- | :--- |
| 23.70 .010 | 23A.08.020(13) |
| 23.70 .020 | 23A.08.020(13) |
|  | 23A.08.020(14) |
|  | 23A.16.130 |

## Chapter 23.74 <br> MISCELLANEOUS—APPLICATION OF DIVIDEND AND SHARE RIGHTS BY TRUSTEES OR FIDUCIARIES

23.74.010 Ascertainment of income and principal with respect to corporate dividends and share rights between tenants and remaindermen. [1947 c 160 § 1; Rem. Supp. 1947 § 3923-50. Formerly RCW 23.24.100.] Repealed by 1971 c $74 \S 17$, effective January 1, 1972. Later enactment, see chapter 11.104 RCW.

Severability--Effective date--1971 c 74: See RCW 11.104.920, 11.104.940.
23.74.020 Ascertainment of income and principal with respect to corporate dividends and share rights between tenants and remainder-men--Rules for such ascertainment. [1947 c 160 § 2; Rem. Supp. 1947 §3923-51. Formerly RCW 23.24.110.] Repealed by 1971 c 74 § 17 , effective January 1, 1972. Later enactment, see chapter 11.104 RCW.

Severability--Effective date--1971 c 74: See RCW 11.104.920, 11.104.940.

## Chapter 23.80

## UNIFORM STOCK TRANSFER ACT

23.80.010 through 23.80 .250 [1939 c 100 §§ 1-25.] Repealed effective midnight on June 30, 1967 by Article 10 of the Uniform Commercial Code, 1965 ex.s. c 157 [Title 62A RCW]. See comparative table, below.

Effective date--1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition--1965 ex.s. c 157: See RCW 62A.10-102.
General repealer--1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed--1965 ex.s. c 157: See RCW 62A.10-104.

COMPARATIVE TABLE
Chapter 23.80 RCW (Uniform Stock Transfer Act) to Title 62A RCW (Uniform Commercial Code)

| Chapter 23.80 | Title 62A |
| :---: | :---: |
| 23.80.010 | 62A.8-309 |
| 23.80.020 | 62A.8-207 |
| 23.80.030 | 62A.8-207 |
| 23.80.040 | - |
| 23.80.050 | - |
| 23.80.060 |  |
| 23.80.070 | 62A.8-301 |
|  | 62A.8-315 |
| 23.80.080 | - |
| 23.80.090 | 62A.8-307 |
| 23.80.100 | 62A.8-309 |
| 23.80.110 | 62A.8-306 |
| 23.80.120 | 62A.8-306 |
| 23.80.130 | 62A.8-317 |
| 23.80.140 | 62A.8-317 |
| 23.80.150 | 62A.8-103 |
|  | 62A.8-204 |
| 23.80.160 | 62A.8-206 |
| 23.80.170 | 62A.8-405 |
| 23.80 .180 | 62A.1-103 |
| 23.80.190 | 62A.1-102(1) |
| 23.80.200 | 62A.8-308 |
| 23.80.210 | - |
| 23.80.220 |  |
|  |  |
|  | 62A.1-201(30) |
|  | 62A.1-201(32) |
|  | 62A.1-201(33) |
|  | 62A.1-201(44) |
|  | 62A.8-313 |
| 23.80.230 | 62A.8-302 |
| 23.80.240 | - |
| 23.80.250 | - |

## Chapter 23.86 <br> COOPERATIVE ASSOCIATIONS

23.86.190 Cooperative associations under former laws. [1913 c 19 § 16; RRS § 3919. Formerly RCW 23.56.190.] Repealed by 1981 c 297 § 39. Later enactment, see RCW 23.86.195.

## Title 23A <br> WASHINGTON BUSINESS CORPORATION ACT

## COMPARATIVE TABLE

Title 23A (Washington Business Corporation Act) to Title 23 RCW (Corporations And Associations (Profit))
Chapter 23.01 RCW (1933 c 185 as amended) which was repealed effective July 1, 1967 was based upon the Model Business Corporation Act promulgated in 1928 as the "Uniform Business Corporation Act" by the Conference of Commissioners on Uniform State Laws which in 1943 was renamed "Model Business Corporation Act" and in 1957 was withdrawn. 1965 c 53 codified herein as Title 23A RCW, is based upon the Model Business Corporation Act prepared by the Committee on Corporate Laws (Section of Corporation, Banking, and Business Law) of the American Bar Association. While the general subject matter of the two acts is the same, the subordinate parts thereof are of ten dissimilar; thus the following table as it relates to Chapter 23.01 RCW cannot in every instance pinpoint specific provisions but in such cases it is hoped it may be useful as a comparative guide for locating what are necessarily rather broad areas of subject matter. On the other hand, the resemblance between chapters 23 A .32 and 23.52 RCW Foreign Corporation; chapters 23A. 36 and 23.54 RCW-Nonadmitted organizations; and chapters 23A.40 and 23.60 RCW-Fees and charges, is fairly close and the table as it relates to such chapters is considerably more precise.

| Title 23A | Title 23 |
| :---: | :---: |
| 23A.04.010 | 23.01.010 |
| 23A.08.010 | 23.01.020 |
|  | 23.01.940 |
|  | 23.60.050 |
| 23A.08.020 | 23.01.110 |
| 23A.08.020(7) | 23.01.120 |
| 23A.08.020(13) | 23.70.010 |
|  | 23.70.020 |
| 23A.08.020(14) | 23.70.020 |
| 23A.08.030 | 23.01.120 |
| 23A.08.040 |  |
| 23A.08.050 | 23.01 .040 |
| 23A.08.060 | - |
| 23A.08.070 | - |
| 23A.08.080 | -- |
| 23A.08.090 | 23.01.370 |
| 23A.08.100 | 23.01.370 |
| 23A.08.110 | - |
| 23A.08.120 | 23.01.130 |
| 23A.08.130 | 23.01.130 |
| 23A.08.140 | 23.01 .060 |
|  | 23.01.230 |
| 23A.08.150 | 23.01.150 |
| 23A.08.160 | 23.01.150 |
|  | 23.01.160 |
| 23A.08.170 | 23.01.170 |
|  | 23.01 .240 |
| 23A.08.180 | 23.01.140 |
| 23A.08.190 | -- |
| 23A.08.200 | 23.01.200 |
| 23A.08.210 | -- |
| 23A.08.220 |  |
| 23A.08.230 | 23.01.270 (1), (2) |
| 23A.08.240 |  |
| 23A.08.250 | 23.01.280 |
| 23A.08.260 | 23.01.280 |
| 23A.08.270 | 23.01 .280 |
|  | 23.01 .290 |
| 23A.08.280 | 23.01.290 |
| 23A.08.290 | 23.01.310 |
| 23A.08.300 | 23.01.290 |
| 23A.08.310 | 23.01.220 |
| 23A.08.320 | 23.01.225 |
| 23A.08.330 | 23.01.300 |

Title 23A

| 23A.08.340 | 23.01 .320 |
| :--- | :--- |
| 23A.08.350 | 23.01 .320 |
| 23A.08.360 | 23.01 .320 |
| 23A.08.370 | 23.01 .320 |
| 23A.08.380 | 23.01 .320 |
| 23A.08.390 | 23.01 .320 |
| 23A.08.400 | 23.01 .320 |
| 23A.08.420 | 23.01 .320 |
| 23A.08.430 | 23.01 .250 |
| 23A.08.440 | 23.01 .250 |
| 23A.08.450 | $\underline{23.01} .080$ |
|  | 23.01 .260 |
| 23A.08.460 | $\underline{23.01 .330}$ |
| 23A.08.470 | 23.01 .340 |
| 23A.08.480 | 23.01 .350 |
|  | 23.01 .330 |
| 23A.08.490 | 23.01 .380 |
| 23A.08.500 | 23.01 .020 |
| 23A.12.010 | 23.01 .030 |
| 23A.12.020 | 23.01 .050 |
| 23A.12.030 | 23.01 .090 |
| 23A.12.040 | 23.01 .070 |
| 23A.12.050 | 23.01 .080 |
| 23A.12.060 | 23.01 .400 |
| 23A.16.010 | 23.01 .420 |
| 23A.16.020 | 23.01 .400 |
| 23A.16.030 | 23.01 .420 |
| 23A.16.040 | 23.01 .400 |
| 23A.16.050 | 23.01 .420 |
| 23A.16.060 | 23.01 .410 |
| 23A.16.070 | 23.01 .410 |
| 23A.16.080 | 23.01 .410 |
| 23A.16.090 | 23.01 .415 |
| 23A.16.100 | 23.01 .440 |
| 23A.16.110 | 23.01 .440 |
| 23A.16.120 | 23.01 .430 |
| 23A.16.130 |  |
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23A.16.130 23A. 20.010 23A. 20.020 23A. 20.030 23A.20.040

23A. 20.050 23A. 20.060

23A.20.070
23A. 24.010 23A. 24.020
23A.24.030
23A.24.040
23A.28.010
23A. 28.020
23A. 28.030
23A. 28.040
23A. 28.050
23A. 28.060
23A. 28.070
23A. 28.080
23A. 28.090
23A.28. 100
23A.28.110
23A.28.120

Title 23

| $\begin{aligned} & 23.01 .320 \\ & 23.01 .320 \end{aligned}$ |
| :---: |
| 23.01.320 |
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| 23.01 .320 |
| 23.01.250 |
| 23.01.250 |
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| 23.01 .080 |
| 23.01 .260 |
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| 23.01.330 |
| 23.01.340 |
| 23.01 .350 |
| 23.01 .330 |
| 23.01.380 |
| 23.01 .020 |
| 23.01 .030 |
| 23.01 .050 |
| 23.01 .090 |
| 23.01 .070 |
| 23.01 .080 |
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| 23.01 .390 |
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| 23.01.450 |
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| 23.01 .530 |
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| 23.01.530 |
| 23.01 .600 |
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| 23.01 .630 |


| Title 23A | Title 23 |
| :---: | :---: |
| 23A.28.130 | 23.01 .520 |
|  | 23.01.540 |
|  | 23.01 .550 |
|  | 23.01.650 |
|  | 23.60.140 |
| 23A.28.140 | 23.01.540 |
|  | 23.01 .550 |
|  | 23.01.650 |
|  | 23.60.130 |
|  | 23.60.150 |
| 23A.28.150 | 23.01 .540 |
|  | 23.01 .550 |
|  | 23.01 .600 |
|  | 23.01 .650 |
|  | 23.60.130 |
| 23A.28.160 | 23.01.540 |
|  | 23.01 .550 |
|  | 23.01.610 |
| 23A.28.170 |  |
| 23A.28.180 | 23.01 .560 |
|  | 23.01 .580 |
|  | 23.01 .640 |
| 23A. 28.190 | 23.01.570 |
| 23A. 28.200 | - |
| 23A.28.210 | - |
| 23A. 28.220 | 23.01 .630 |
| 23A. 28.230 | 23.01.630 |
| 23A. 28.240 | - |
| 23A.28.250 | - |
| 23A.32.010 | 23.52.010 |
| 23A.32.020 | 23.52.030 |
| 23A.32.030 | 23.01.040 |
| 23A. 32.040 | 23.01 .040 |
| 23A.32.050 | 23.52.020 |
|  | 23.52.040 |
| 23A. 32.060 | 23.52.040 |
| 23A.32.080 | -- |
|  | 23.01.370 |
|  | 23.52.051 |
| 23A.32.090 | 23.52.051 |
| 23A. 32.100 | 23.52.051 |
| 23A.32.110 | 23.52.040 |
| 23A.32.120 | 23.01 .490 |
| 23A.32.130 | - |
| 23A.32.140 | 23.52.053 |
| 23A.32.150 | 23.52.053 |
| 23A. 32.160 | 23.01 .650 |
| 23A. 32.170 | 23.01.650 |
| 23A.32.180 | 23.52.055 |
|  | 23.52 .056 |
| 23A. 32.190 | 23.52.060 |
| 23A.36.010 | 23.54.010 |
| 23A.36.020 | 23.54 .020 |
| 23A.36.030 | 23.54.030 |
| 23A.36.040 | 23.54.040 |
| 23A.36.050 | 23.54 .050 |
| 23A.36.060 | 23.54.060 |
| 23A.40.010 | --. |
| 23A.40.020 | 23.52 .090 |
|  | 23.52.120 |
|  | 23.60 .170 |
| 23A.40.030 | 23.60.160 |
|  | 23.60.170 |
|  | 23.60.190 |
| 23A.40.040 | 23.60.010 |
| 23A.40.050 | 23.60.020 |
| 23A. 40.060 | 23.60.030 |
| 23A.40.070 | 23.60.100 |
| 23A.40.080 |  |
| 23A.40.090 | 23.60.040 |
| 23A.40.100 | 23.60.150 |
| 23A.40.110 | 23.52 .070 |
| 23A.40.120 | 23.52 .080 |
| 23A.40.130 | 23.52.010 |

$\begin{array}{ll}\text { Title 23A } & \text { Title 23 } \\ \text { 23A.40.140 } & \\ \text { 23A.44.010 } & - \\ \text { 23A.44.020 } & - \\ \text { 23A.44.030 } & - \\ \text { 23A.44.040 } & - \\ \text { 23A.44.050 } & - \\ \text { 23A.44.060 } & - \\ \text { 23A.44.070 } & - \\ \text { 23A.44.080 } & 23.01 .090 \\ & 23.01 .280 \\ & 23.60 .070 \\ \text { 23A.44.090 } & 23.01 .315 \\ \text { 23A.44.100 } & 23.01 .080 \\ & 23.60 .120 \\ \text { 23A.44.110 } & 23.60 .060 \\ \text { 23A.44.120 } & - \\ \text { 23A.44.130 } & 23.60 .110 \\ \text { 23A.44.140 } & 23.01 .900 \\ & 23.01 .920 \\ \text { 23A.44.150 } & 23.60 .080 \\ \text { 23A.44.160 } & 23.60 .200 \\ \text { 23A.98.010 } & -23.01 .970 \\ \text { 23A.98.020 } & 23.01 .930 \\ \text { 23A.98.030 } & 23.01 .920 \\ \text { 23A. } 98.040 & 23.01 .910 \\ \text { 23A.98.050 } & 23.01 .960 \\ & \\ & \text { SUBSTANTIVE PROVISIONS }\end{array}$
23A.08.160 Payment for shares. [1984 c 75 § 8; 1965 c 53 § 19.] Repealed by 1985 c 290 § 25.

23A.08.170 Determination of amount of stated capital. [1965 c 53 § 20.] Repealed by 1984 c 75 § 26.

23A.08.210 Liability of subscribers and shareholders. [1965 c 53 § 24.] Repealed by 1985 c 290 § 25 . Later enactment, see RCW 23A.08.205.

23A.08.430 Distributions from capital surplus. [1967 c 190 § 9; 1965 c 53 § 46.] Repealed by 1984 c 75 § 26.

23A.08.440 Loans. [1965 c 53 § 47.] Repealed by 1985 c 290 § 25.
23A.08.480 Initial and annual report--Contents--Filing--Compli-ance--Violation--Penalty. [1980 c 99 § 9; 1977 ex.s. c 193 § 3; 1973 c $71 \S 1 ; 1971$ ex.s. c $133 \S 1 ; 1971$ ex.s. c $38 \S 6 ; 1969$ ex.s. c $83 \S 2$; 1967 c 190 § 3; 1965 c 53 § 51.] Recodified as amended by 1982 c 35 § 12 as RCW 23A.40.032 pursuant to 1982 c 35 § 13, effective July 1 , 1982.

## Chapter 23A. 12 FORMATION OF CORPORATIONS

23A.I2.050 Requirement before commencing business. [1965 c 53 § 58.] Repealed by 1979 c 16 § 60.

## Chapter 23A. 16 <br> AMENDMENT

23A.16.070 Restated articles of incorporation. [1977 ex.s. c 193 § 7; 1967 c 190 § 5; 1965 c 53 § 66.] Repealed by 1979 c 16 § 60. Later enactment, see RCW 23A.16.075.

23A.16.090 Restriction on redemption or purchase of redeemable shares. [1965 c 53 § 68.] Repealed by 1984 c 75 § 26.

23A.16.100 Cancellation of redeemable shares by redemption or purchase. [1982 c 35 § 22; 1977 ex.s. c 193 § 9; 1965 c 53 § 69.] Repealed by 1984 c 75 § 26.

23A.16.110 Cancellation of other reacquired shares. [1982 c 35 § 23; 1977 ex.s. c $193 \S 10 ; 1965$ c 53 § 70.] Repealed by 1984 c 75 § 26.

23A.16.120 Reduction of stated capital in certain cases. [1982 c 35 § 24; 1977 ex.s. c 193 § 11 ; 1965 c 53 § 71.] Repealed by 1984 c 75 § 26.

23A.16.130 Special provisions relating to surplus and reserves. [1965 c 53 § 72.] Repealed by 1984 c 75 § 26.

> Chapter 23A. 28
> DISSOLUTION

23A.28.140 Notification to attorney general. [1965 c 53 § 97.] Repealed by 1969 ex.s. c $92 \S 5$.

## Chapter 23A. 32 <br> FOREIGN CORPORATIONS

23A.32.077 Computation of annual license fees or filing fees. [1982 c 35 § 55.] Repealed by 1985 c 290 § 25.

23A.32.078 Surtax on license and filing fees imposed. [1979 c 16 § 53.] Repealed by 1982 c 35 § 201, effective January 1, 1983.

23A.32.079 Definitions applicable to RCW 23A.32.073, 23A.32.075, and 23A.32.077. [1984 c 75 § 20.] Repealed by 1985 c 290 § 25.

## Chapter 23A. 40 <br> FEES AND CHARGES

23A.40.037 Definitions applicable to RCW 23A.40.040, 23A.40.050, and 23A.40.060. [1984 c 75 § 22.] Repealed by 1985 c 290 § 25.

23A.40.050 Statement of value of nonpar stock--Revaluation-Appeal. [1982 c 35 § 62; 1965 c 53 § 138.] Repealed by 1985 c 290 § 25.

23A.40.075 Annual license fee constitutes tax on privilege of doing business--Payment required--Failure, existence ceases--Notifica-tion--Restoration and reinstatement--Fees. [1979 c 16 § 57; 1975 1st ex.s. c 36 § $1 ; 1971$ ex.s. c 142 § $1 ; 1969$ ex.s. c $92 \S 4$.] Repealed by 1980 c 99 § 16, effective January 1, 1981.

Effective date--1980 c 99: See note following RCW 23A.40.032.
23A.40.090 Fee of nonproducing corporation organized to develop natural resources. [1965 c 53 § 142.] Repealed by 1985 c 290 § 25.

23A.40.100 Fees declared debts, liens on assets. [1965 c 53 § 143.] Repealed by 1969 ex.s. c 92 § 5.
23A.40.110 List of foreign corporations--County assessor to compile. [1965 c 53 § 144.] Repealed by 1979 c 16 § 60.
23A.40.120 List of foreign corporations to be sent to secretary of state. [1965 c 53 § 145.] Repealed by 1979 c 16 § 60.
23A.40.130 Filing fee payable by foreign corporation. [1965 c 53 § 146.] Repealed by 1979 c 16 § 60. Later enactment, see RCW 23A.32.073.

23A.40.140 Annual license fee payable by foreign corporation. [1965 c 53 § 147.] Repealed by 1979 c 16 § 60. Later enactment, see RCW 23A.32.075.

23A.40.150 Surtax imposed. [1979 c 16 § 58; 1971 ex.s. c 2 § 1.] Repealed by 1982 c 35 § 201, effective January 1, 1983.

## Chapter 23A. 44

## MISCELLANEOUS PROVISIONS

23A.44.090 Action by shareholders without a meeting. [1965 c 53 § 156.] Repealed by 1979 c 16 § 16 . Later enactment, see RCW 23A.08.265.

## Title 24

# CORPORATIONS AND ASSOCIATIONS (NONPROFIT) 

Chapter 24.01<br>GENERAL PROVISIONS

24.01.010 Insolvents--Care, management, liquidation. [1955 c 32 § 1. Prior: 1933 c 42 § 3, part; RRS § 3222, part. Formerly RCW 24.04.085] Repealed effective July 1,1969 by the Washington Nonprofit Corporation Act, 1967 c 235 [Chapter 24.03 RCW].

Chapter 24.04
NONPROFIT, NONSTOCK CORPORATIONS
24.04.010 through 24.04.170 [1907 c 134 §§ 1-13; 1943 c 122 § 1 ; 1947 c 249 §§ 1-7; 1959 c 263 § 3.] Repealed effective July 1, 1969 by the Washington Nonprofit Corporation Act, 1967 c 235 [Chapter 24.03 RCW].

## Chapter 24.08 <br> EDUCATIONAL, RELIGIOUS, BENEVOLENT, FRATERNAL OR CHARITABLE SOCIETIES

24.08.010 through 24.08.900 [1866 p 67 §§ $1-4$; 1869 p 341 §§ 1 $4 ; 1873$ p 409 §§ $1-5$; Code 1881 §§ 2450-2454; 1886 c 86 § 1 ; 1895 c 135 § $1 ; 1895$ c 19 § $1 ; 1925$ ex.s. c 63 § 2; 1959 c 12 § $6 ; 1961$ c 110 §§ 2-6.] Repealed effective July 1, 1969 by the Washington Nonprofit Corporation Act, 1967 c 235 [Chapter 24.03 RCW].

## Chapter 24.16 <br> ASSOCIATIONS FOR MUTUAL BENEFIT (INSURANCE) AND EDUCATIONAL, CHARITABLE, ETC., PURPOSES

24.16.010 through 24.16.140 [1895 c 158 §§ $1-6,8-12 ; 1905$ c 125 § $1 ; 1907$ c 75 §§ 1,$2 ; 1923$ c 8 § $1 ; 1929$ c 131 § 1 ; 1933 c $89 § 1$; 1953 c 121 §§ 2-4.] Repealed effective July 1, 1969 by the Washington Nonprof it Corporation Act, 1967 c 235 [Chapter 24.03 RCW].

## Chapter 24.32

## AGRICULTURAL COOPERATIVE ASSOCIATIONS

24.32.120 One director appointed by director of agriculture. [1931 c 16 § 5, part; 1929 c 69 § 1 , part; 1921 c 115 § 11, part; RRS § 2888, part.] Now codified in RCW 24.32.110.
24.32.130 Remuneration of directors. [1931 c 16 § 5, part; 1929 c 69 § 1, part; 1921 c 115 § 11, part; RRS § 2888, part.] Now codified in RCW 24.32.110.
24.32.140 Filling vacancies. [1931 c 16 § 5, part; 1929 c 69 § 1 , part; 1921 c 115 § 11, part; RRS § 2888, part.] Now codified in RCW 24.32.110.
24.32.170 Limitation on number of shares issued to one person. [1943 c 99 § 2, part; 1931 c 16 § 6, part; 1921 c 115 § 13, part; Rem. Supp. 1943 § 2890, part.] Now codified in RCW 24.32.160.
24.32.180 Voting rights. [1943 c 99 § 2, part; 1931 c 16 § 6, part; 1921 c 115 § 13, part; Rem. Supp. 1943 § 2890, part.] Now codified in RCW 24.32.160.
24.32.190 Transfer and retirement of shares. [1943 c 99 § 2, part; 1931 c 16 § 6, part; 1921 c 115 § 13, part; Rem. Supp. 1943 § 2890, part.] Now codified in RCW 24.32.160.
24.32.220 Certain requirements in contract fixed by director. [1931 c 16 § 7 , part; 1927 c 138 § 1 , part; 1921 c 115 § 15 , part; RRS § 2892, part.] Now codified in RCW 24.32.210.
24.32.230 Remedies for breach of contract. [1931 c 16 § 7, part; 1927 c 138 § 1, part; 1921 c 115 § 15 , part; RRS § 2892, part.] Now codified in RCW 24.32.210.
24.32.370 Appeal-Director to file transcript. [1921 c 115 § 28, part; RRS § 2906, part.] Now codified in RCW 24.32.360.
24.32.380 Appeal--Trial. [1921 c 115 § 28, part; RRS § 2906, part.] Now codified in RCW 24.32.360.
24.32.390 Appeal to supreme court--Supersedeas. [1921 c 115 § 28, part; RRS § 2906, part.] Now codified in RCW 24.32.360.

## Title 25 <br> PARTNERSHIPS

Chapter 25.08<br>LIMITED PARTNERSHIPS

25.08.010 Limited partnership defined. [1955 c 15 § 25.08.010. Prior: 1945 c 92 § 1 ; Rem. Supp. 1945 § 9975-1.] Repealed by 1981 c 51 § 72, effective January 1, 1982. Later enactment, see RCW 25.10.010.
25.08.020 Formation. [1972 ex.s. c 113 § $1 ; 1955$ c $15 \S$ 25.08.020. Prior: 1945 c 92 § 2; Rem. Supp. 1945 § 9975-2.] Repealed by 1981 c 51 § 72, effective January 1, 1982. Later enactment, see RCW 25.10.080.
25.08.030 Business which may be carried on. [1955 c 15 § 25.08.030. Prior: 1945 c 92 § 3; Rem. Supp. 1945 § 9975-3.] Repealed by 1981 c 51 § 72, effective January 1, 1982. Later enactment, see RCW 25.10.060.
25.08.040 Character of limited partner's contribution. [1955 c 15 § 25.08.040. Prior: 1945 c 92 § 4; Rem. Supp. 1945 § 9975-4.] Repealed by 1981 c $51 \S 72$, effective January 1, 1982. Later enactment, see RCW 25.10.270.
25.08.050 A name not to contain surname of limited partner-Exception. [1955 c 15 § 25.08.050. Prior: 1945 c 92 § 5; Rem. Supp. 1945 § 9975-5.] Repealed by 1981 c 51 § 72, effective January 1, 1982.
25.08.060 Liability for false statements in certificate. [1955 c 15 § 25.08.060. Prior: 1945 c 92 § 6; Rem. Supp. 1945 § 9975-6.] Repealed by 1981 c 51 § 72, effective January 1, 1982. Later enactment, see RCW 25.10.140.
25.08.070 Limited partner not liable to creditors--Exception. [1972 ex.s. c 113 § $2 ; 1955$ c 15 § 25.08.070. Prior: 1945 c 92 § 7; Rem. Supp. 1945 § 9975-7.] Repealed by 1981 c 51 § 72, effective January 1, 1982.
25.08.080 Admission of additional limited partners. [1955 c 15 § 25.08.080. Prior: 1945 c 92 § 8; Rem. Supp. 1945 § 9975-8.] Repealed by 1981 c $51 \S 72$, effective January 1, 1982. Later enactment, see RCW 25.10.170.
25.08.090 Rights, powers and liabilities of a general partner. [1972 ex.s. c 113 § 3; 1955 c 15 § 25.08.090. Prior: 1945 c 92 § 9; Rem. Supp. 1945 § 9975-9.] Repealed by 1981 c 51 § 72, effective January 1, 1982. Later enactment, see RCW 25.10.240.
25.08.100 Rights of a limited partner. [1955 c 15 § 25.08.100. Prior: 1945 c 92 § 10; Rem. Supp. 1945 § 9975-10.] Repealed by 1981 c 51 § 72, effective January 1, 1982.
25.08.110 Status of person erroneously believing himself a limited partner. [1955 c 15 § 25.08.110. Prior: 1945 c $92 \S 11$; Rem. Supp. 1945 § $9975-11$.$] Repealed by 1981$ c $51 \S 72$, effective January 1, 1982. Later enactment, see RCW 25.10.200.
25.08.120 One person both general and limited partner. [1955 c 15 § 25.08.120. Prior: 1945 c 92 § 12; Rem. Supp. 1945 § 9975-12.] Repealed by 1981 c $51 \S 72$, effective January 1, 1982. Later enactment, see RCW 25.10.250.
25.08.130 Loans and other business transactions with limited partner. [1955 c 15 § 25.08.130. Prior: 1945 c 92 § 13; Rem. Supp. 1945 § 9975-13.] Repealed by 1981 c 51 § 72, effective January 1, 1982.
25.08.140 Relation of limited partners among themselves. [1955 c 15 § 25.08.140. Prior: 1945 с 92 § 14; Rem. Supp. 1945 § 9975-14.] Repealed by 1981 c 51 § 72, effective January 1, 1982.
25.08.150 Compensation of limited partner. [1955 c 15 § 25.08.150. Prior: 1945 c 92 § 15 ; Rem. Supp. 1945 § 9975-15.] Repealed by 1981 c 51 § 72, effective January 1, 1982.
25.08.160 Withdrawal or reduction of limited partner's contribution. [1955 c 15 § 25.08.160. Prior: 1945 c 92 § 16; Rem. Supp. 1945 § $9975-16$.] Repealed by 1981 c 51 § 72, effective January 1, 1982. Later enactment, see RCW 25.10.330.
25.08.170 Liability of limited partner to partnership. [1955 c 15 § 25.08.170. Prior: 1945 c 92 § 17 ; Rem. Supp. 1945 § 9975-17.] Repealed by 1981 c 51 § 72 , effective January 1, 1982.
25.08.180 Nature of limited partner's interest in partnership. [1955 c 15 § 25.08 .180 . Prior: 1945 c 92 § 18; Rem. Supp. 1945 § 9975-18.] Repealed by 1981 c 51 § 72, effective January 1, 1982.
25.08.190 Assignment of limited partner's interest. [1972 ex.s. c 113 § 4; 1955 c $15 \S 25.08 .190$. Prior: 1945 c $92 \S 19$; Rem. Supp. 1945 § 9975-19.] Repealed by 1981 c 51 § 72, effective January 1, 1982. Later enactment, see RCW 25.10.400.
25.08.200 Effect of retirement, death or insanity of a general partner. [1955 c 15 § 25.08.200. Prior: 1945 c 92 § 20; Rem. Supp. 1945 § 9975-20.] Repealed by 1981 c $51 \S 72$, effective January 1, 1982. Later enactment, see RCW 25.10.430.
25.08.210 Death of limited partner. [1955 c 15 § 25.08.210. Prior: 1945 c 92 § 21; Rem. Supp. 1945 § $9975-21$.] Repealed by 1981 c 51 § 72, effective January 1, 1982. Later enactment, see RCW 25.10.430.
25.08.220 Rights of creditors of limited partner. [1955 c 15 § 25.08.220. Prior: 1945 c 92 § 22; Rem. Supp. 1945 § 9975-22.] Repealed by 1981 c $51 \S 72$, effective January 1, 1982. Later enactment, see RCW 25.10.410.
25.08.230 Distribution of assets. [1955 c 15 § 25.08.230. Prior: 1945 c 92 § 23; Rem. Supp. 1945 § 9975-23.] Repealed by 1981 c 51 § 72, effective January 1, 1982. Later enactment, see RCW 25.10.470.
25.08.240 When certificate shall be canceled or amended. [1972 ex.s. c 113 § 5; 1955 c $15 \S 25.08 .240$. Prior: 1945 c 92 § 24 ; Rem. Supp. 1945 § 9975-24.] Repealed by 1981 c 51 § 72, effective January 1, 1982.
25.08.250 Requirements for amendment and for cancellation of certificate. [ 1979 ex.s. c 22 § 2; 1955 c $15 \S 25.08 .250$. Prior: 1945 c 92 § 25 ; Rem. Supp. 1945 § 9975-25.] Repealed by 1981 c 51 § 72, effective January 1, 1982.
25.08.260 Parties to actions. [1955 c $15 \S$ 25.08.260. Prior: 1945 c 92 § 26; Rem. Supp. $1945 \S 9975-26$.] Repealed by 1981 c $51 \S 72$, effective January 1, 1982.
25.08.270 Name of chapter. [1955 c 15 § 25.08.270. Prior: 1945 c 92 § 27; Rem. Supp. $1945 \S 9975-27$.] Repealed by 1981 c $51 \S 72$, effective January 1, 1982.
25.08.280 Rules of construction. [1955 c 15 § 25.08.280. Prior: 1945 c 92 § 28; Rem. Supp. 1945 § $9975-28$.] Repealed by 1981 c 51 § 72, effective January 1, 1982.
25.08.290 Rules for cases not provided for in this chapter. [1955 c 15 § 25.08.290. Prior: 1945 c 92 § 29; Rem. Supp. 1945 § 9975-29.] Repealed by 1981 c 51 § 72, effective January 1, 1982.
25.08.300 Provisions for existing limited partnerships. [1955 c 15 § 25.08.300. Prior: 1945 c 92 § 30 ; Rem. Supp. 1945 § 9975-30.] Repealed by 1981 c $51 \S 72$, effective January 1, 1982. Later enactment, see RCW 25.10.670.
25.08.310 Schedule of repeals. [1955 c 15 § 25.08.310.] Repealed by 1981 c 51 § 72, effective January 1, 1982.

## Chapter 25.98 <br> CONSTRUCTION

25.98.010 Continuation of existing law. [1955 c 15 § 25.98.010.] Repealed by 1981 c 51 § 72, effective January 1, 1982.
25.98.020 Title, chapter, section headings not part of law. [1955 c 15 § 25.98.020.] Repealed by 1981 c $51 \S 72$, effective January 1 , 1982.
25.98.030 Invalidity of part of title not to affect remainder. [1955 c 15 § 25.98.030.] Repealed by 1981 c 51 § 72, effective January 1, 1982.
25.98.040 Repeals and saving--I955 c I5. [1955 c 15 § 25.98.040.] Repealed by 1981 c 51 § 72, effective January 1, 1982.
25.98.050 Emergency--I955 c I5. [1955 c 15 § 25.98.050.] Repealed by 1981 c 51 § 72, effective January 1, 1982.

## Title 26 DOMESTIC RELATIONS

## Chapter 26.04 MARRIAGE

26.04.030 Prohibited marriages--Criminality, insanity, disease. [1973 lst ex.s. c 154 § 27; 1959 c 149 § 1; 1909 ex.s. c $16 \S 1 ; 1909$ c 174 § 1 ; RRS § 8439.] Repealed by 1979 ex.s. c 128 § 4.
26.04.040 Solemnization prohibited, when. [1973 1st ex.s. c $154 \S$ 28; 1959 c 149 § 2; 1909 ex.s. c 16 § 2; 1909 c 174 § 2; RRS § 8440.] Repealed by 1979 ex.s. c 128 § 4.

## Chapter 26.08

## DIVORCE, ANNULMENT AND SEPARATE MAINTENANCE

26.08.0I 0 Title of chapter. [1949 c 215 § 1 ; Rem. Supp. 1949 § 997-2 (footnote).] Repealed by 1973 lst ex.s. c 157 § 30.
26.08.020 Grounds for divorce. [1965 ex.s. c 15 § 1; 1949 c $215 \S$ 2; Rem. Supp. 1949 § 997-2. Prior: 1921 c 109 § 1, part; 1917 c 106 § $1 ; 1891$ c 26 § 1 ; 1886 p 120 § 1 ; Code 1881 § 2000; 1860 p 318 § 1 ; 1854 p 504 § 1 ; RRS § 982.] Repealed by 1973 1st ex.s. c 157 § 30.
26.08.030 Residence required. [1970 ex.s. c 28 § 1; 1949 c 215 § 3 ; Rem. Supp. 1949 § 997-3. Prior: Code 1881 § 2002; 1866 p 89 § 1 ; 1860 p 319 § 3; 1854 p 406 § 3; RRS § 984.] Repealed by 1973 lst ex.s. c 157 § 30 .
26.08.040 Limitation upon date of trial or entry of decree. [1949 c 215 § 4; Rem. Supp. 1949 § 997-4.] Repealed by 1973 1st ex. s. c 157 § 30.
26.08.050 Annulment of void marriage. [1949 c 215 § 5; Rem. Supp. 1949 § 997-5. Prior: 1891 c 26 § 2; Code 1881 § 2001; 1860 p 319 § 2; 1854 p 406 § 2; RRS § 983.] Repealed by 1973 1st ex.s. c 157 § 30.
26.08.060 Legitimacy of children of annulled marriage. [1949 c 215 § 6; Rem. Supp. 1949 § 997-6.] Repealed by 1973 1st ex.s. c 157 § 30.
26.08.070 Effect of violation of criminal laws upon divorce action. [1949 c 215 § 7; Rem. Supp. 1949 § 997-7. Prior: 1921 c 109 § 1 , part; RRS § 982-1.] Repealed by 1973 lst ex.s. c 157 § 30
26.08.080 Duty of prosecuting attorney. [1972 ex.s. c 21 § $1 ; 1949$ c 215 § 8; Rem. Supp. 1949 § 997-8. Prior: 1921 c 109 § 3; 1891 c 26 § 8; 1885 p 62 § 10; Code 1881 § 2010; 1879 p $94 \S 10 ; 1860$ p $320 \S$ 10; 1854 p 407 § 10 ; RRS § 995.] Repealed by 1973 1st ex.s. c $157 \S$ 30.
26.08.090 Preliminary orders--Support money--Court costs. [1971 c 81 § 70; 1949 c 215 § 9; Rem. Supp. 1949 § 997-9. Prior: 1947 c 161 § 1, part; 1933 c 112 § 1, part; 1921 c 109 § 2, part; 1891 c 26 § 4, part; Code 1881 § 2006, part; 1860 p 319 § 7, part; 1854 p 406 § 7, part; Rem. Supp. 1947 § 988, part.] Repealed by 1973 lst ex.s. c 157 § 30.
26.08.I 00 Proof required. [1949 c 215 § 10 ; Rem. Supp. 1949 § 997-10. Prior: Code 1881 § 2003; 1860 p 319 § 4; 1854 p 406 § 4; RRS § 985.] Repealed by 1973 1st ex.s. c 157 § 30.
26.08.110 Decree of divorce or annulment--Finality-Restraining orders. [1949 c 215 § 11; Rem. Supp. 1949 § 997-11. Prior: (i) 1947 c 161 § 1, part; 1933 c 112 § 1, part; 1921 c 109 § 2, part; 1891 c 26 § 4, part; Code 1881 § 2006, part; 1860 p 319 § 7, part; 1854 p 406 § 7, part; Rem. Supp. 1947 § 988, part. (ii) Code 1881 § 2011 ; 1860 p 320 § 12; RRS § 996. (iii) 1891 c 26 § 6; Code 1881 § 2008; 1860 p 320 § 9, part; 1854 p 407 § 9, part; RRS § 990. (iv) 1891 c 26 § 5; Code

1881 § 2007; 1860 p 319 § 8; 1854 p 406 § 8; RRS § 989. (v) 1933 c 112 § 2; RRS § 988-2. (vi) 1921 c 109 § 2; RRS § 988-1.] Repealed by 1973 1st ex.s. c 157 § 30
26.08.I 20 Decree of separate maintenance. [1949 c 215 § 12; Rem. Supp. 1949 § 997-12.] Repealed by 1973 1st ex.s. c 157 § 30.
26.08.130 Wife's name may be changed. [1949 c 215 § 13; Rem. Supp. 1949 § 997-13. Prior: 1891 c 26 § 7; Code 1881 § 2009; 1860 p 320 § 9, part; 1854 p 407 § 9, part; RRS § 994.] Repealed by 1973 1st ex.s. c $157 \S 30$.
26.08.I40 Civil practice to govern. [1949 c 215 § 14; Rem. Supp. 1949 § 997-14. Prior: 1891 c 26 § 9; Code 1881 § 2012; 1860 p 320 § 13; RRS § 997.] Repealed by 1973 1st ex.s. c 157 § 30.
26.08.I 50 Cross-complaint--Decree may be granted either or both parties. [1949 c 215 § 15 ; Rem. Supp. 1949 § 997-15. Prior: (i) Code 1881 § 2004; 1860 p 319 § 5; 1854 p 406 § 5; RRS § 986. (ii) 1891 c 26 § 3; Code 1881 § 2005; 1854 p 406 § 6; RRS § 987.] Repealed by 1973 lst ex.s. c 157 § 30.
26.08.I60 Venue of action for modification. [1949 c 215 § 16; Rem. Supp. 1949 §. 997-16. Prior: 1921 c 109 § 4, part; RRS § 9952.] Repealed by 1973 1st ex.s. c $157 \S 30$.
26.08.I70 Petition for modification--Notice. [1949 c 215 § 17 ; Rem. Supp. 1949 § 997-17. Prior: 1921 c 109 § 4, part; RRS § 995-3.] Repealed by 1973 1st ex.s. c 157 § 30.
26.08.I 80 Power of court to obtain copies of original records. [1949 c 215 § 18; Rem. Supp. 1949 § 997-18. Prior: (i) 1921 c $109 \S$ 4, part; RRS § 995-4. (ii) 1921 c 109 § 4, part; RRS § 995-5.] Repealed by 1973 lst ex.s. c 157 § 30.
26.08.I90 Attorney's fees and costs. [1949 c 215 § 19; Rem. Supp. 1949 § 997-19. Prior: 1943 c 170 § 1; Rem. Supp. 1943 § 997-1.] Repealed by 1973 lst ex.s. c 157 § 30.
26.08.200 Out-of-state divorce--Validity. [1949 c 215 § 20; Rem. Supp. 1949 § 997-20.] Repealed by 1973 1st ex.s. c 157 § 30.
26.08.2I0 Proof of domiciliary status. [1949 c 215 § 21; Rem. Supp. 1949 § 997-21.] Repealed by 1973 1st ex.s. c 157 § 30.
26.08.2I5 Information to be furnished--Forms--Certificates of decrees to be forwarded to state registrar of vital statistics. [1967 c 26 § 11.] Repealed by 1973 lst ex.s. c 157 § 30.
26.08.220 Construction. [1949 c 215 § 22; Rem. Supp. 1949 § 997-22. Prior: 1921 c 109 § 3; RRS § 995-1.] Repealed by 1973 1st ex.s. c $157 \S 30$.
26.08.230 Final decree of divorce nunc pro tunc. [1949 c 135 § 1 ; Rem. Supp. 1949 § 988-4.] Repealed by 1973 1st ex.s. c 157 § 30.

## Chapter 26.09 <br> DISSOLUTION OF MARRIAGE--LEGAL SEPARATIONDECLARATIONS CONCERNING VALIDITY OF MARRIAGE

26.09.400 Children taken into custody or receiving certain services not to be delivered to parents who have not been awarded custody-Exception. [1977 ex.s. c 291 §54.] Repealed by 1979 c 155 § 86.

## Chapter 26.16 <br> HUSBAND AND WIFE--RIGHTS A ND LIABILITIES-PROPERTY

26.I6.130 Separate earnings of wife--Right to sue and defend. [Code 1881 § 2404; RRS § 6895.] Repealed by 1972 ex.s. c 108 § 8.
26.I 6.I70 Contracts or liabilities of wife. [Code 1881 § 2406; R RS § 6902.] Repealed by 19731 st ex.s. c 154 § 121.

Chapter 26.20
FAMILY ABANDONMENT OR NONSUPPORT
(Formerly: Family desertion)
26.20.0I 0 Liability for family support. [Code 1881 § 2407; R RS § 6906.] Now codified as RCW 26.16.205.
26.20.020 Custody of children. [Code 1881 § 2399; 1879 p 151 § 2; RRS § 6907.] Now codified as RCW 26.16.125.
26.20.050 Alternative remedies to enforce support--Procedure on failure to comply with order. [1973 1st ex.s. c 154 § 35; 1927 c 297 § 1; 1913 c 28 § 2; RRS § 6909. Prior: 1907 c 103 § 1, part. Formerly RCW 26.20.050 and 26.20.060, part.] Repealed by 1984 c 260 § 44.
26.20.060 Procedure on failure to comply with order. [(i) 1927 c 297 § 1, part; 1913 c 28 § 2, part; R RS § 6909. Prior: 1907 c 103 § 1 , part. Now codified as RCW 26.20.050. (ii) 1907 c 103 § 2; RRS § 6911.] Decodified. Repealed by 1909 c 249 § 52.
26.20.070 Evidence. [1907 c 103 § 3; RRS § 6912.] Decodified. Repealed by 1909 c 249 § 52.
26.20.090 Proof of wilfulness. [1913 c 28 § 3, part; RRS § 6910, part.] Now codified in RCW 26.20.080.

## Chapter 26.24 <br> FILIATION PROCEEDINGS

Reviser's note: (1) For later enactment, see Chapter 26.26 RCW entitled " Uniform Parentage Act."
(2) For severability, savings and construction sections pertaining to 1975-'76 2nd ex.s. c 42 which repealed this chapter, see RCW 26.26-.900-26.26.905.
26.24.010 Complaint. [1919 c 203 § 1; RRS § 1970.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.020 Hearing. [1919 c 203 § 2; RRS § 1971.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.030 Duty of prosecuting attorney. [1919 c 203 § 3; RRS § 1972.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.040 Bond after commitment. [1919 c 203 § 4; RRS § 1973.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.050 Testimony reduced to writing. [1919 c 203 § 5; RRS § 1974.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.060 Docketing in superior court. [1919 c 203 § 6; RRS § 1975.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.070 Trial. [1919 c 203 § 7; RRS § 1976.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.080 Discharge--No costs against complainant. [1919 c 203 § 8; RRS § 1977.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.090 Judgment ordering support--Bond. [1973 c 29 § 1; 1919 c 203 § 9 ; RRS § 1978.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.100 Criminal proceedings may be brought. [1919 c 203 § 10 ; RRS § 1979.] Repealed by $1975-76$ 2nd ex.s. c 42 § 41.
26.24.110 Execution in absence of bond. [1919 c 203 § 11; R RS § 1979-1.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.120 Commitment for contempt for failure to give bond-Relief from order. [1919 c 203 § 12; RRS § 1979-2.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.130 Disposition of judgment money. [1919 c 203 § 13; RRS § 1979-3.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.140 Default in payment--Procedure. [1919 c 203 § 14; R RS § 1979-4.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.150 Commitment for contempt for nonpayment. [1919 c 203 § 15 ; RRS § 1979-5.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.160 Limitation on prosecution. [1919 c 203 § 16; RRS § 1979-6.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.170 Mother's death does not abate action. [1919 c 203 § 17 ; RRS § 1979-7.] Repealed by $1975-76$ 2nd ex.s. c 42 § 41.
26.24.180 Effect of child's death. [1919 c 203 § 18; RRS § 1979-8.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.190 Custody of child. [1973 c 134 § 1 ; 1919 c $203 \S 19$; R RS § 1979-9.] Repealed by 1975-'76 2nd ex.s. c 42 § 41.
26.24.200 Legitimation of illegitimate children. [Code $1881 \S 2388$, part; 1866 p 83 § 10, part; 1854 p 405 § 6, part; RRS § 8442, part.] Now codified in RCW 26.04.060.

## Chapter 26.26 <br> UNIFORM PARENTAGE ACT

26.26.902 Application to pending actions or proceedings. [1975-'76 2nd ex.s. c 42 § 45 .] Repealed by 1983 lst ex.s. c 41 § 44.

## Chapter 26.28 <br> INFANTS

26.28.090 Belief that minor in representative capacity no defense. [1919 c 17 § 1, part; 1911 c 133 § 1, part; 1909 ex.s. c 27 § 1, part; 1909 c 249 § 193, part; 1901 c 122 § 1, part; 1895 c 126 §§ 1, 3 and 4, part; RRS § 2445, part.] Now codified in RCW 26.28.080.
26.28.100 Misrepresentation in procuring tobacco. [1919 c 17 § 1 , part; 1911 c 133 § 1, part; 1909 ex.s. c 27 § 1 , part; 1909 c 249 § 193, part; 1901 c 122 § 1, part; 1895 c 126 §§ 1, 3 and 4, part; RRS § 2445, part.] Now codified in RCW 26.28.080.
26.28.110 Custody of illegitimate child--Primary rights of par-ents--Custody conditioned on child's welfare. [ 1973 c 134 § 9.] Repealed by $1975-176$ 2nd ex.s. c 42 § 41 . Later enactment, see RCW 26.26.130.

Severability--Savings--Construction--1975-'76 2nd ex.s. c 42: See RCW 26.26.900-26.26.905.

## Chapter 26.32 <br> ADOPTION

26.32.010 Definition--"Approved agency". [1955 c 291 § 1. Prior: 1943 c 268 § la; Rem. Supp. 1943 § 1699-2.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.015 Definitions. [1979 ex.s. c 165 § 1.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.020 Whomay adopt. [1955 c 291 § 2. Prior: 1943 c 268 § 2 ; Rem. Supp. 1943 § 1699-3.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.030 Consent to adoption. [1980 c $85 \S 1 ; 1979$ ex.s. c $165 \S$ 15; 1975-'76 2nd ex.s. c 42 § 26; 1973 c 134 § 2; 1955 c 291 § 3. Prior: 1947 c 251 § 1; 1943 c 268 § 3; Rem. Supp. 1947 § 1699-4.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.032 Petition for termination of the parent and child relationship. [1979 ex.s. c 165 § 2.] Repealed by 1984 c $155 \S 38$, effective January 1, 1985.
26.32.034 Petition for termination--Who may file. [1979 ex.s. c 165 § 3.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.036 Contents of petition for termination. [1979 ex.s. c 165 § 4.] Repealed by 1984 c $155 \S 38$, effective January 1, 1985.
26.32.038 Commencement of termination action-Petition by pregnant woman--Notice, contents--Proof of service. [1979 ex.s. c 165 § 5.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.040 Consent, when not required. [1975-'76 2nd ex.s. c 42 § 27; 1973 c 134 § 3; 1955 c 291 § 4. Prior: 1943 c 268 § 4; Rem. Supp. 1943 § 1699-5.] Repealed by 1979 ex.s. c 165 § 23.
26.32.042 Appointment of guardian ad litem—When required. [1979 ex.s. c 165 § 7.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.044 Hearing on petition-Notice and appearance--Waiver. [1979 ex.s. c 165 § 8.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.046 Private hearing on petition required--Witnesses. [1979 ex.s. c 165 § 9.] Repealed by 1984 c $155 \S 38$, effective January 1, 1985.
26.32.048 Hearing on petition--Notice by publication-Unknown father. [1979 ex.s. c 165 § 10.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.050 Finding of court. [1975-'76 2nd ex.s. c 42 § 28; 1973 c 134 § 4; 1955 c 291 § 5. Prior: 1943 c 268 § 5; Rem. Supp. 1943 § 1699-6.] Repealed by 1979 ex.s. c 165 § 23.
26.32.052 Failure to file--Termination of paternal rights. [1979 ex.s. c 165 § 11.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.054 Contested termination-Alleged father--Court action-Right to counsel. [1979 ex.s. c 165 § 12.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.056 Contested termination--Parent and spouse petitioners-Court's finding. [1979 ex.s. c 165 § 13.] Repealed by 1984 c 155 § 38 , effective January 1, 1985.
26.32.058 Effect of termination order. [1979 ex.s. c 165 § 14.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.060 Petition to adopt--Contents. [1979 ex.s. c 165 § $16 ;$ 1955 c 291 § 6. Prior: 1943 c 268 § 6; Rem. Supp. 1943 § 1699-7.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.070 Written consent--Guardian ad litem--Next friend. [1975-'76 2nd ex.s. c 42 § 29; 1955 c 291 § 7. Prior: 1943 c 268 § 7; Rem. Supp. 1943 § 1699-8.] Repealed by 1979 ex.s. c 165 § 23.
26.32.080 Notice--Form--Service. [1975-'76 2nd ex.s. c 42 § 30; 1973 c 134 § 5; 1955 c 291 § 8. Prior: 1947 c 251 § 2; 1943 c 268 § 8; Rem. Supp. 1947 § 1699-9.] Repealed by 1979 ex.s. c 165 § 23.
26.32.085 Notice requirements to nonconsenting alleged parent who has not acknowledged or taken action to establish parent and child relationship. [1975-'76 2nd ex.s. c 42 § 31; 1973 c 134 § 6.] Repealed by 1979 ex.s. c $165 \S 23$.
26.32.090 Next friend--Investigation and report. [1979 c 155 § 75; 1971 ex.s. c 172 § $1 ; 1955$ c 291 § 9 . Prior: 1947 c 251 § 3; 1943 c 268 § 9; Rem. Supp. 1947 § 1699-10.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.100 Hearing required--Private hearing. [1955 c 291 § 10. Prior: 1943 c 268 § 10; Rem. Supp. 1943 § 1699-11.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.110 When investigation and notice may be dispensed with. [1971 ex.s. c 292 § 38; 1955 c 291 § 11. Prior: 1947 c 251 § 5; 1943 c 268 § 14; Rem. Supp. 1947 § 1699-15.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.115 Adoption of hard to place children--Court to consider state agreement with prospective adoptive parents. [1971 ex.s. c 63 § 12.] Repealed by 1984 c 155 § 38, effective January $1,1985$.
26.32.120 Decree-Contents. [1979 ex.s. c 165 § 19; 1979 ex.s. c 101 § 1; 1955 c 291 § 12. Prior: 1947 c 251 § 4, part; 1943 c 268 § 11 , part; Rem. Supp. 1947 § 1699-12, part.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.130 Vacation of decree. [1955 c 291 § 13. Prior: 1947 c 251 § 4, part; 1943 c 268 § 11, part; Rem. Supp. 1947 § 1699-12, part.] Repealed by 1979 ex.s. c 165 § 23.

Reviser's note: For other prior acts, see the following session laws: 1927 c 158; 1905 c 155; 1897 c 34; Code 1881 c 112; 1879 pp 136, 137 §§ 1-6; and $1875 \mathrm{pp} 110-112$ §§ 1-12.
26.32.140 Effect of decree of adoption. [1955 c 291 § 14. Prior: 1943 c 268 § 12; Rem. Supp. 1943 § 1699-13.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.150 Records to be sealed. [1955 c 291 § 15. Prior: 1943 c 268 § 13; Rem. Supp. 1943 § 1699-14.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.160 Copy of decree to registrar. [1955 c 291 § 16. Prior: 1943 c 268 § 15 ; Rem. Supp. 1943 § 1699-16.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.200 Preplacement study and report--Definitions. [1971 ex.s. c 172 § 2.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.210 Preplacement report required before adoption or relocation. [1979 ex.s. c 165 § $17 ; 1971$ ex.s. c 172 §3.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.220 Preplacement report--Contents. [1971 ex.s. c 172 § 4.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.230 Preplacement study and report--How conducted--Fees--Filing of report. [1971 ex.s. c 172 § 5.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.240 Preplacement study by more than one agency--Reports to be filed--Incomplete reports. [1971 ex.s. c 172 § 6.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.250 Notice to agency or person making preplacement study--Service--Appearance--Waiver. [1971 ex.s. c 172 § 7.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.260 Preplacement report--Copies--Filing--Confidentiality. [1971 ex.s. c 172 § 8.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.270 Preplacement study and report--Agency having cus-tody-Exemptions. [1971 ex.s. c 172 § 9.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.280 Statistical data concerning adoptions. [1977 c 75 § 13 ; 1971 ex.s. c 172 § 10.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.300 Petition by natural parent to set aside adoption--Liability for costs of support. [1975-'76 2nd ex.s. c 42 § 32; 1973 c 134 § 10.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.310 Action by natural parent to set aside adoption conditioned upon bond to satisfy support costs. [1975-'76 2nd ex.s. c 42 § 33; 1973 c 134 § 11.] Repealed by 1984 c 155 § 38, effective January 1, 1985 .
26.32.900 Short title. [1943 c 268 § 1; no RRS.] Repealed by 1984 c 155 § 38, effective January $1,1985$.
26.32.910 Severability--1943 c 268. [1943 c 268 § 17; no RRS.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.911 Severability--1979 ex.s. c 165. [1979 ex.s. c 165 § 26.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.915 Application--1979 ex.s. c 165. [1979 ex.s. c 165 § 25.] Repealed by 1984 c 155 § 38, effective January 1, 1985.
26.32.916 Savings--Certain actions--Time limit. [1980 c 85 § 2.] Repealed by 1984 c 155 § 38, effective January 1, 1985.

## Chapter 26.36 <br> CHILD AGENCIES

26.36.010 Court order for relinquishment of permanent care, etc. [1951 c 251 § 1; 1939 c 162 § 1; 1935 c 150 § 1; RRS § 1700-1. Prior: 1933 c 62 § 1.] Repealed by 1984 c 155 § 39, effective January 1, 1985.
26.36.020 Children's agencies to keep records. [1935 c 150 § 2; RRS § 1700-2. Prior: 1933 c 62 § 2, part.] Repealed by 1984 c 155 § 39, effective January 1, 1985.
26.36.030 Records not to be divulged. [1935 c 150 § 3; RRS § 1700-3. Prior: 1933 c 62 §§ 2, part and 3.] Repealed by 1984 c 155 § 39, effective January 1, 1985.
26.36.040 No disposal of infants without order--Advertising. [1951 c 251 § 2 ; 1939 c $162 \S 2$; 1935 c $150 \S 4$; RRS § 1700-4.] Repealed by 1984 c $155 \S 39$, effective January 1, 1985.
26.36.050 Medical report required to be furnished adopting par-ents--Contents. [ 1979 ex.s. c $165 \S 20 ; 1977$ ex.s. c $80 \S 21 ; 1970$ ex.s. c 82 § 1.] Repealed by 1984 c 155 § 39, effective January 1, 1985.
26.36.060 Penalty. [1935 c 150 § 6; RRS § 1700-6.] Repealed by 1984 c 155 § 39, effective January 1, 1985.

## Chapter 26.37 <br> PROTECTION OF ORPHAN, HOMELESS, OR NEGLECTED CHILDREN

26.37.010 Societies may receive, control, and dispose of children. [1979 ex.s. c $165 \S 18 ; 1975-176$ 2nd ex.s. c 42 § $34 ; 1973$ c $134 \S 7$; 1903 c 49 § 1; RRS § 1700.] Repealed by 1984 c 155 § 39, effective January 1, 1985.
26.37.015 Surrender of child--Petition, court approval, required--Hearing--Notice provisions. [1975-'76 2nd ex.s. c 42 § 35; 1973 c 134 § 8.] Repealed by 1979 ex.s. c 165 § 23.
26.37.020 Warrant to take charge of child--Proceedings. [1973 1st ex.s. c 154 § 44; 1903 c 49 § 2; RRS § 1701.] Repealed by 1984 c 155 § 39, effective January 1, 1985.
26.37.030 County charges--Surrender to society. [1903 c 49 § 3; RRS § 1702.] Repealed by 1984 c 155 § 39, effective January 1, 1985.
26.37.040 Investigation of neglect-Duty of police. [1903 c 49 § 4; RRS § 1703.] Repealed by 1984 c 155 § 39, effective January 1, 1985.
26.37.050 Minor convicted of offense-Rights of parent. [1903 c 49 § 5; RRS § 1704.] Repealed by 1984 c 155 § 39, effective January 1, 1985.
26.37.060 Society not to act as guardian. [1903 c 49 § 6; RRS § 1705.] Repealed by 1984 c 155 § 39, effective January 1, 1985.
26.37.070 Hearing on habeas corpus--Evidence. [1903 c 49 § 7; RRS § 1706.] Repealed by 1984 c 155 § 39, effective January 1, 1985.
26.37.080 Court costs and child care expense. [1903 c 49 § 8; RRS § 1707.] Repealed by 1984 c 155 § 39, effective January I, 1985.

## Title 27

## LIBRARIES, MUSEUMS, AND

 HISTORICAL ACTIVITIES
## Chapter 27.04 <br> STATE LIBRARY

27.04.035 Duties of commission--Contracts for services to the blind. [1955 c 170 § 1.] Repealed by 1984 c 152 § 4.
27.04.037 Duties of commission--Deposit of copies of state publications. [1977 ex.s. c 232 § 7.] Repealed by 1984 c 152 § 4.
27.04.040 Library service to be expanded. [1945 c 232 § 1; Rem. Supp. 1945 § 10771-4. Prior: See Reviser's note following RCW 27.04.010.] Repealed by 1984 c 152 § 4.
27.04.060 Commission may accept federal funds. [1949 c 39 § $1 ;$ Rem. Supp. 1949 § 8216-1. Prior: See Reviser's note following RCW 27.04.010.] Repealed by 1984 c 152 § 4.
27.04.070 Contracts to provide state agencies with library materials, supplies, equipment and personnel. [1967 c 67 § 1.] Repealed by 1984 c 152 § 4.
27.04.090 Depository for newspapers. [1981 c 220 § 1.] Repealed by 1984 c 152 § 4 .

## Chapter 27.08

## STATE CERTIFICATION OF LIBRARIANS

27.08.020 Powers in general. [1935 c 119 § 11, part; RRS § 8226-11, part.] Now codified in RCW 27.08.010(1).
27.08.030 Librarians' certificates. [1935 c 119 § 11, part; RRS § 8226-11, part.] Now codified as RCW 27.08.010(2).
27.08.040 Fee. [1935 c 119 § 11, part; RRS § 8226-11, part.] Now codified as RCW 27.08.010(4).
27.08.050 Certified librarians required. [1935 c 119 § 11, part; RRS 8226-11, part.] Now codified as RCW 27.08 .010 (5), (6) and (7).

## Chapter 27.12 <br> PUBLIC LIBRARIES

27.12.200 Library trustees--Removal of trustees. [1947 c 75 § 12, part; 1941 c 65 § 7, part; 1939 c 108 § 1, part; 1935 c 119 § 8, part; Rem. Supp. 1947 § 8226-8, part. Prior: 1915 c 12 § 2, part; 1909 c 116 § 4, part; 1901 c 166 § 4, part.] Now codified in RCW 27.12.190.
27.12.230 Tax levy, school district library. [1939 c 108 § 2; RRS § 8226-9a.] Repealed by 1965 c 122 § 7.
27.12.250 Control of expenditures. [1941 c 65 § 9, part; 1939 c 108 § 3, part; 1935 c 119 § 10, part; Rem. Supp. 1941 § 8226-10, part. Prior: 1909 c 116 § 3, part; 1901 c 166 § 3, part.] Now codified in RCW 27.12.240.

## Chapter 27.16 <br> EDUCATIONAL SERVICE DISTRICT CIRCULATING LIBRARIES

27.16.010 Educational service district board may establish-Depository of instructional materials. [1975 1st ex.s. c 275 § 39; 1969 ex.s. c 176 § 25 ; 1955 c 163 § $1 ; 1909$ c 97 p 320 § $1 ; 1903$ c $104 \S 27$; RRS § 4926. Cf. 1901 c 177 § 13; 1897 c 118 § 106.] Repealed by 1983 c 56 § 15.
27.16.020 Tax levy for circulating school library fund--DepositPayments from fund. [1975 1st ex.s. c 275 § 40; 1973 1st ex.s. c 195 § 8; 1969 ex.s. c 176 § 26; 1955 c 163 § 2; 1909 c 97 p 320 § 2; 1903 c 104 § 28; RRS § 4927. Cf. 1901 c 177 § 14; 1897 c 118 § 107.] Repealed by 1983 c 56 § 15 .
27.16.030 Allowance of bills. [1975 1st ex.s. c 275 § $41 ; 1969$ ex.s. c 176 § 27; 1909 c 97 p 320 § 3; RRS § 4928.] Repealed by 1983 c 56 § 15.
27.16.040 Purchase of books, instructional materials and fixtures. [1975 1st ex.s. c 275 § 42; 1969 ex.s. c 176 § 28; 1955 c $163 \S 3 ; 1909$ c 97 p 320 § 4; RRS § 4929.] Repealed by 1983 c 56 § 15.
27.16.050 Disapproval of books by state educational officials. [1975 1st ex.s. c 275 § 43; 1969 ex.s. c 176 § 29; 1955 c 163 § 4; 1909 c 97 p 320 § 5; RRS § 4930.] Repealed by 1983 c 56 § 15.
27.16.060 Duties of educational service district superintendent. [ 1975 1st ex.s. c 275 § $44 ; 1969$ ex.s. c 176 § $30 ; 1955$ c 163 § $5 ; 1909$ c 97 p 320 § 6; RRS § 4931.] Repealed by 1983 c 56 § 15.

Chapter 27.20
STATE LAW LIBRARY
27.20.010 State law librarian--Appointment--Tenure of officeReport. [1939 c 147 § 1; 1907 c 32 § 1, part; RRS § 8209.] Repealed by 1959 c $188 \S 6$.
27.20.020 State law librarian--Salary. [1947 c 94 § 1; 1927 c 239 § 1; 1909 c 85 § 1; 1907 c 32 § 1, part; Rem. Supp. 1947 § 10971-1.] Repealed by 1959 c 188 § 6.

Chapter 27.24
COUNTY LAW LIBRARIES
27.24.080 Fees to law library fund. [1953 c 249 § 2. Prior: (i) 1937 c 32 § 1, part; 1919 c 84 § 8, part; RRS § 8254, part. (ii) 1933 c 167 § 2, part; 1925 ex.s. c 94 § 3, part; RRS § 8254-3, part.] Repealed by 1961 c 304 § 10.

## Chapter 27.28

WASHINGTON STATE HISTORICAL SOCIETY
27.28.010 Society as trustee--Duties. [1979 c 9 § 1. Prior: 1977 ex.s. c 81 § 2; 1977 c 75 § 14; 1903 c 177 § 1; RRS § 8259.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
27.28.020 Property held in trust for people. [1903 c 177 § 2; RRS § 8260.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
27.28.021 Pickett House-Conveyance to Daughters of the Pioneers. [1965 c 31 § 1.] Recodified as RCW 27.34 .905 pursuant to 1983 c 91 § 21.
27.28.022 Pickett House--In trust--Reverter. [1965 c 31 § 2.] Recodified as RCW 27.34.906 pursuant to 1983 c 91 § 21.
27.28.030 Board of curators. [1979 ex.s. c 57 § 1; 1903 c 177 § 3; RRS § 8261.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
27.28.040 Preservation of newspaper files. [1915 c 64 § 1; RRS § 8265.] Repealed by 1983 c 91 § 24, effective June $30,1983$.

## Chapter 27.32 <br> EASTERN WASHINGTON STATE HISTORICAL SOCIETY

27.32.010 Society as trustee--Duties. [1979 c 9 § 2. Prior: 1977 ex.s. c $81 \S 3 ; 1977$ c $75 \S 15 ; 1973$ c $35 \S 1$; 1925 ex.s. c $187 \S 1$; RRS § 8265-1.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
27.32.020 Property held in trust for people. [1973 c 35 § 2 ; 1925 ex.s. c 187 § 2; RRS § 8265-2.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
27.32.030 Board of curators. [1979 ex.s. c 57 § 2; 1925 ex.s. c 187 § 3; RRS § 8265-3.] Repealed by 1983 c 91 § 24, effective June 30, 1983.

## Chapter 27.36

## STATE CAPITOL HISTORICAL ASSOCIATION AND MUSEUM

27.36.010 Association as trustee--Duties. [1981 c 253 § 1 ; 1965 ex.s. c 62 § 1 ; 1941 c 44 § 1 ; Rem. Supp. 1941 § 8265-4.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
27.36.015 Retention of previous powers--Scope of authority. [1981 c 253 § 2.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
27.36.020 State capitol historical museum. [1981 c 253 § 3; 1941 c 44 § 3; Rem. Supp. 1941 § 8265-6.] Recodified as RCW 27.34.900 pursuant to 1983 c 91 § 21.
27.36.030 Property held in trust for people--Loans, sales, and exchanges. [1981 c 253 § 4; 1965 ex.s. c 62 § 2; 1941 c 44 § 2; Rem. Supp. 1941 § 8265-5.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
27.36.040 Board of trustees. [1981 c $253 \S 5 ; 1979$ ex.s. c 57 § 3 ; 1941 c 44 § 4; Rem. Supp. 1941 § 8265-7.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
27.36.050 Director--Duties. [1981 c 253 § 6; 1977 c 75 § 16; 1965 ex.s. c 62 § 3; 1941 c $44 \S 5$; Rem. Supp. 1941 § 8265-8.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
27.36.060 Cultural and educational activities. [1965 ex.s. c 62 § 4.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
27.36.070 Disposition of revenue--State capitol historical association museum account. [1965 ex.s. c 62 § 5.] Repealed by 1983 c 91 § 24, effective June 30, 1983.

## Chapter 27.40 <br> MUSEUM OF UNIVERSITY OF WASHINGTON

27.40.020 Duty of state officials to send materials to museum. [1899 c 30 § 2; RRS § 8256.] Repealed by 1983 c 91 § 24, effective June 30, 1983.

## Chapter 27.48

## PRESERVATION OF HISTORICAL MATERIALS

27.48.020 Limitation of county expenditures. [1957 c 47 § 2; 1949 c 160 § 2; Rem. Supp. 1949 § 8265-10.] Repealed by 1971 c 39 § 1.
27.48.030 Custody of historical materials. [1957 c 47 § 3; 1949 c 160 § 3; Rem. Supp. 1949 § 8265-11.] Repealed by 1983 c 91 § 24 , effective June 30, 1983.

## Chapter 27.52

## HISTORIC SITES AND MARKERS COMMISSION

Commission abolished: ${ }^{\text {n }}$ The historic sites and markers commission is hereby abolished." [1967 ex.s. c 19 § 10.]
27.52.010 Commission created. [1949 c 95 § 1; Rem. Supp. 1949 § 10767-la.] Repealed by 1967 ex.s. c 19 § 11.
27.52.020 Duties of commission. [1961 c 95 § 1; 1949 c 95 § 2; Rem. Supp. 1949 § 10767-2.] Repealed by 1967 ex.s. c 19 § 11.
27.52.030 Specifications for markers--Obtaining markers from
 Repealed by 1967 ex.s. c 19 § 11.
27.52.040 Specifications for advance warning signs. [1961 c 95 § 3.] Repealed by 1967 ex.s. c 19 § 11.
27.52.050 Rules and regulations--Rules on specifications. [1961 c 95 §4.] Repealed by 1967 ex.s. c 19 § 11.
27.52.060 Duties of director of highways as to repairs, vegetation and parking facilities. [1961 c 95 § 5.] Repealed by 1967 ex.s. c 19 § 11.

## Chapter 27.53

ARCHAEOLOGICAL SITES AND RESOURCES
27.53.050 Archaeological site recorded on state or federal register deemed archaeological resource--Consent of landowner--Recording. [1975 1st ex.s. c 134 §5.] Repealed by 1977 ex.s. c 195 § 22.

## Title 28 <br> PUBLIC SCHOOLS AND COLLEGES

## COMPARATIVE TABLE

Title 28 RCW (Public Schools and Colleges) to Title 28A RCW (Common School Provisions) and Title 28B RCW (Higher Education).
Formerly

## Herein

28.01.010 28A.01.010
28.01 .020 28A.01.025
28.01.030 28A.01.030
28.01.035 28A.01.035
28.01.040 28A.04.130
28.01.050
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28.01.070
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28.04.125
28.04.130
28.04.140

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28A. 01.060
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28A.02.010
28A. 02.020
28A.02.030
Deleted
28A.02.050
28A.02.050
28A.02.061
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28A. 02.070
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28A.04.120
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| Formerly | Herein | Formerly | Herein |
| :---: | :---: | :---: | :---: |
| 28.05 .010 | 28A.05.010 | 28.19.150 | Repealed |
| 28.05.015 | Expired | 28.19.155 | Repealed |
| 28.05.020 | 28A.05.010 | 28.19.160 | Repealed |
| 28.05 .030 | 28A.05.030 | 28.19.170 | Repealed |
| 28.05.040 | 28A. 05.040 | 28.19 .180 | Repealed |
|  | 28B. 10.700 | 28.19.185 | Repealed |
| 28.05.042 | Repealed | 28.19.190 | 28A.19.190 |
| 28.05.050 | 28A.05.050 | 28.19.300 | 28A. 19.300 |
|  | 28B. 10.710 | 28.19 .310 | 28A.19.310 |
| 28.06.010 | 28A.06.010 | 28.19.320 | 28A. 19.320 |
| 28.06.020 | 28A.06.010 | 28.19 .330 | 28A. 19.330 |
| 28.06.030 | 28A.06.010 | 28.19.340 | 28A. 19.340 |
| 28.06.040 | 28A.06.010 | 28.19 .350 | 28A. 19.350 |
| 28.06.050 | 28A.06.050 | 28.19 .360 | 28A. 19.360 |
| 28.06.060 | 28A.06.050 | 28.19 .370 | 28A. 19.370 |
| 28.06.070 | 28A.06.070 | 28.19.380 | 28A. 19.380 |
| 28.09.010 | Repealed | 28.19 .390 | 28A. 19.390 |
| 28.09.020 | Repealed | 28.19.400 | 28A. 19.400 |
| 28.09.030 | Repealed | 28.19 .410 | 28A. 19.410 |
| 28.09.040 | Repealed | 28.19.420 | 28A. 19.420 |
| 28.09.050 | Repealed | 28.19.430 | 28A.19.430 |
| 28.09.060 | Repealed | 28.19.440 | 28A.19.440 |
| 28.09.070 | 28A.09.070 | 28.19.500 | Expired |
| 28.09.080 | 28A.09.080 | 28.19.505 | Expired |
| 28.09.090 | 28A.09.090 | 28.19 .510 | Expired |
| 28.09.110 | Repealed | 28.19.515 | Expired |
| 28.09.120 | Repealed | 28.19 .520 | Expired |
| 28.09.130 | Repealed | 28.19.525 | Expired |
| 28.10.005 | 28A. 10.005 | 28.19 .530 | Expired |
| 28.10 .010 | 28A. 10.010 | 28.19 .531 | Expired |
| 28.10 .020 | Repealed | 28.19.535 | Expired |
| 28.10 .030 | 28A. 10.020 | 28.19.540 | Expired |
| 28.10 .032 | Repealed | 28.19.545 | Expired |
| 28.10.035 | 28A. 10.025 | 28.19.550 | Expired |
| 28.10 .037 | 28A. 10.037 | 28.19.555 | Expired |
| 28.10 .040 | Repealed | 28.19.560 | Expired |
| 28.10.045 | Deleted | 28.19.565 | Expired |
| 28.10.050 | 28A. 10.050 | 28.19.570 | Expired |
| 28.10.055 | 28A. 10.055 | 28.19.575 | Expired |
| 28.10 .060 | Repealed | 28.19.580 | Expired |
| 28.10.070 | Repealed | 28.19.585 | Expired |
| 28.10.080 | 28A. 10.080 | 28.19.590 | Expired |
| 28.10.100 | Repealed | 28.19.595 | Expired |
| 28.10.105 | Repealed | 28.19.600 | Expired |
| 28.10 .110 | Repealed | 28.19.601 | Expired |
| 28.13 .010 | 28A. 13.010 | 28.19.602 | Expired |
| 28.13.020 | 28A.13.020 | 28.19.605 | Expired |
| 28.13 .030 | 28A. 13.030 | 28.19 .610 | Expired |
| 28.13 .040 | 28A. 13.040 | 28.19.900 | Deleted |
| 28.13 .050 | 28A. 13.050 | 28.20.010 | 28A. 20.010 |
| 28.14.010 | 28A.14.010 | 28.20.013 | 28A.20.053 |
| 28.14.020 | 28A. 14.020 | 28.20.015 | 28A.20.055 |
| 28.14.030 | 28A.14.030 | 28.20.020 | 28A. 20.020 |
| 28.14.040 | 28A. 14.040 | 28.20.030 | 28A. 20.030 |
| 28.14.050 | 28A.14.050 | 28.20.040 | 28A. 20.040 |
| 28.14.060 | 28A. 14.060 | 28.20.045 | 28A. 20.095 |
| 28.16 .010 | 28A.16.010 | 28.20.050 | Repealed |
| 28.16.020 | 28A. 16.020 | 28.20.060 | Repealed |
| 28.16.030 | 28A. 16.030 | 28.20.070 | Repealed |
| 28.19.010 | 28A. 19.010 | 28.20.080 | Repealed |
| 28.19.020 | 28A. 19.020 | 28.23 .005 | Repealed |
| 28.19 .030 | 28A. 19.030 | 28.23.010 | Repealed |
| 28.19 .040 | 28A. 19.040 | 28.23.020 | Repealed |
| 28.19.050 | 28A. 19.050 | 28.23.025 | Repealed |
| 28.19.060 | 28A. 19.060 | 28.23.030 | Repealed |
|  | 28A.57.326 | 28.23 .035 | Repealed |
| 28.19 .070 | 28A. 19.070 | 28.23.040 | Repealed |
| 28.19 .080 | 28A. 19.080 | 28.23 .045 | Repealed |
| 28.19 .090 | 28A. 19.090 | 28.23.050 | Repealed |
| 28.19 .100 | Repealed | 28.24.010 | Repealed |
| 28.19.110 | 28A.19.110 | 28.24.020 | Repealed |
| 28.19.120 | 28A.19.120 | 28.24 .030 | Repealed |
| 28.19 .130 | Repealed | 28.24.040 | Repealed |
| 28.19.140 | Repealed | 28.24.050 | Repealed |


| Formerly | Herein | Formerly | Herein |
| :---: | :---: | :---: | :---: |
| 28.24.060 | 28A.24.060 | 28.35 .060 | 28A. 35.030 |
| 28.24.070 | Repealed | 28:35.070 | 28A.35.070 |
| 28.24.071 | Repealed | 28.40.010 | 28A.40.010 |
| 28.24.080 | 28A.24.080 | 28.40.020 | 28A.40.020 |
| 28.24.090 | 28A. 24.090 | 28.40 .100 | 28A.40.100 |
| 28.24.100 | 28A.24.100 | 28.41 .010 | 28A.47.055 |
| 28.24.110 | 28A.58.225 | 28.41 .020 | 28A.41.020 |
| 28.24.150 | 28A.24.150 | 28.41 .030 | 28A.41.030 |
| 28.27.010 | 28A.27.010 | 28.41.040 | 28A.41.040 |
| 28.27.020 | 28A.48.055 | 28.41 .050 | 28A.41.050 |
| 28.27.030 | 28A.27.030 | 28.41.055 | 28A.41.055 |
| 28.27.040 | 28A.27.040 | 28.41 .060 | Repealed |
| 28.27.050 | 28A.27.040 | 28.41 .070 | Repealed |
| 28.27.060 | 28A.27.040 | 28.41 .075 | Repealed |
| 28.27.070 | 28A. 27.070 | 28.41 .080 | Repealed |
| 28.27.080 | 28A. 27.080 | 28.41 .090 | Repealed |
| 28.27.090 | 28A.27.090 | 28.41 .100 | Repealed |
| 28.27.100 | 28A.27.100 | 28.41 .110 | Repealed |
|  | 28A.27.102 | 28.41.120 | Repealed |
|  | 28A.27.104 | 28.41 .130 | 28A.41.130 |
| 28.27.102 | 28A.27.102 | 28.41 .140 | 28A.41.140 |
| 28.27.104 | 28A.27.104 | 28.41 .145 | Expired |
| 28.27.110 | 28A.27.110 | 28.41 .150 | 28A.41.150 |
| 28.27.120 | 28A.27.120 | 28.41 .160 | 28A.41.160 |
| 28.27.130 | 28A.27.130 | 28.41 .170 | 28A.41.170 |
| 28.27.140 | 28A.58.210 | 28.44.010 | Deleted |
| 28.27.150 | Deleted | 28.44.020 | Recodified |
| 28.27.160 | Deleted | 28.44.030 | Recodified |
| 28.27.170 | Deleted | 28.44.040 | 28A.44.040 |
| 28.27.180 | Deleted |  | 28A.44.045 |
| 28.27.190 | Deleted | 28.44.045 | 28A.44.045 |
| 28.28.010 | 28A.28.010 | 28.44.050 | 28A.44.050 |
|  | 28A. 28.030 | 28.44.060 | 28A.44.060 |
| 28.28.020 | 28A. 28.020 | 28.44.070 | 28A.44.070 |
| 28.28.030 | 28A. 28.030 | 28.44.080 | 28A.44.080 |
| 28.28.040 | 28A. 28.030 | 28.44.090 | 28A.44.090 |
| 28.28.050 | 28A.28.050 | 28.44.095 | 28A.44.095 |
| 28.28.060 | 28A. 28.060 | 28.44.100 | 28A.44.100 |
| 28.28.070 | 28A. 28.070 | 28.45.010 | 28A.45.010 |
| 28.28.080 | 28A. 28.070 | 28.45.020 | 28A.45.020 |
| 28.28.090 | 28A. 28.090 | 28.45.030 | 28A.45.030 |
| 28.28.100 | 28A.28.100 | 28.45 .035 | 28A.45.035 |
| 28.28.110 | 28A.28.110 | 28.45 .040 | 28A.45.040 |
| 28.28.120 | 28A.28.120 | 28.45.050 | 28A.45.050 |
| 28.28.130 | 28A.28.130 | 28.45.060 | 28A.45.060 |
| 28.28.140 | 28A.28.140 | 28.45.070 | 28A.45.070 |
| 28.30.010 | 28A.30.010 | 28.45.080 | 28A.45.080 |
| 28.30.020 | 28A.30.020 | 28.45 .090 | 28A.45.090 |
| 28.30.030 | 28A.30.030 | 28.45 .100 | 28A.45.100 |
| 28.30 .040 | 28A.30.040 | 28.45.105 | 28A.45.105 |
| 28.30.050 | 28A.30.050 | 28.45.110 | Repealed |
| 28.30.060 | 28A. 30.060 | 28.45.120 | 28A.45.120 |
| 28.30.070 | 28A.30.070 | 28.47.010 | 28A.46.010 |
| 28.30.080 | 28A.30.080 | 28.47.020 | Recodified |
| 28.31 .010 | 28A.31.010 | 28.47.040 | Repealed |
| 28.31 .020 | 28A.31.020 | 28.47.050 | 28A.47.050 |
| 28.31 .030 | 28A.31.030 | 28.47 .060 | 28A.47.060 |
| 28.31 .040 | 28A.31.040 | 28.47.070 | 28A.47.070 |
| 28.31 .050 | 28A.31.050 | 28.47.073 | 28A.47.073 |
| 28.31 .060 | 28A. 31.060 | 28.47 .075 | 28A.47.075 |
| 28.31 .070 | 28A.59.180 | 28.47 .080 | 28A.47.080 |
| 28.31 .080 | 28A.60.320 | 28.47 .090 | 28A.47.090 |
| 28.34.010 | 28A.34.010 | 28.47.100 | 28A.47.100 |
| 28.34.020 | 28A. 34.020 | 28.47.110 | Deleted |
| 28.34.030 | 28A. 34.020 | 28.47.120 | 28A.47.120 |
| 28.34.040 | 28A.34.040 | 28.47 .130 | 28A.47.130 |
| 28.34.050 | 28A.34.050 | 28.47.140 | 28A.47.140 |
| 28.35.010 | 28A.35.010 | 28.47.150 | 28A.47.150 |
| 28.35.020 | 28A.35.020 | 28.47.160 | 28A.47.160 |
| 28.35.030 | 28A.01.010 | 28.47.170 | 28A.47.170 |
|  | 28A.35.020 | 28.47.180 | 28A.47.180 |
|  | 28A.35.030 | 28.47.190 | Recodified |
| 28.35 .040 | Recodified | 28.47.200 | Recodified |
| 28.35.050 | 28A.35.030 | 28.47.210 | 28A.47.210 |


| Formerly | Herein | Formerly | Herein |
| :---: | :---: | :---: | :---: |
| 28.47.220 | 28A.47.220 | 28.47.778 | 28A.47.778 |
| 28.47 .230 | 28A.47.230 | 28.47.779 | 28A.47.779 |
| 28.47 .300 | Deleted | 28.47.780 | 28A.47.780 |
| 28.47 .310 | Deleted | 28.47.781 | 28A.47.781 |
| 28.47.320 | Deleted | 28.47.782 | 28A.47.782 |
| 28.47 .330 | Deleted | 28.47.783 | 28A.47.783 |
| 28.47 .340 | Deleted | 28.47.784 | 28A.47.784 |
| 28.47 .350 | Deleted | 28.47.785 | 28A.47.785 |
| 28.47 .360 | Deleted | 28.47.786 | 28A.47.786 |
| 28.47 .370 | Deleted | 28.47.787 | 28A.47.787 |
| 28.47 .380 | Deleted | 28.47.788 | 28A.47.788 |
| 28.47 .390 | Deleted | 28.47.789 | 28A.47.789 |
| 28.47 .400 | Deleted | 28.47 .790 | 28A.47.790 |
| 28.47.410 | Deleted | 28.47.791 | 28A.47.791 |
| 28.47.420 | 28A.47.420 | 28.47.792 | Expired |
| 28.47.425 | 28A.47.425 | 28.47.793 | Expired |
| 28.47 .430 | 28A.47.430 | 28.47.794 | Expired |
| 28.47 .435 | 28A.47.435 | 28.47.795 | Expired |
| 28.47.440 | 28A.47.440 | 28.47.796 | Expired |
| 28.47.445 | 28A.47.445 | 28.47.797 | Expired |
| 28.47.450 | 28A.47.450 | 28.47.798 | Expired |
| 28.47.460 | 28A.47.460 | 28.47.799 | Expired |
| 28.47.470 | 28A.47.470 | 28.47.800 | Expired |
| 28.47 .480 | 28A.47.480 | 28.47.801 | Expired |
| 28.47 .490 | 28A.47.490 | 28.47.802 | Expired |
| 28.47.500 | 28A.47.500 | 28.47.803 | Expired |
| 28.47.510 | 28A.47.510 | 28.47.804 | Expired |
| 28.47.520 | 28A.47.520 | 28.47.805 | Expired |
| 28.47 .530 | 28A.47.530 | 28.47 .806 | Expired |
| 28.47.540 | 28A.47.540 | 28.47.807 | Expired |
| 28.47.550 | Deleted | 28.47.808 | Expired |
| 28.47.560 | 28A.47.560 | 28.47.809 | Expired |
| 28.47 .570 | 28A.47.570 | 28.47.810 | Expired |
| 28.47 .580 | 28A.47.580 | 28.47 .811 | Expired |
| 28.47.590 | 28A.47.590 | 28.48.010 | 28A.48.010 |
| 28.47 .600 | 28A.47.600 | 28.48.020 | Repealed |
| 28.47 .610 | 28A.47.610 | 28.48.030 | 28A.48.030 |
| 28.47 .620 | 28A.47.620 | 28.48.040 | 28A.48.040 |
| 28.47 .630 | 28A.47.630 | 28.48.050 | 28A.48.050 |
| 28.47.640 | 28A.47.640 | 28.48.055 | 28A.48.055 |
| 28.47.650 | 28A.47.650 | 28.48.060 | 28A.48.060 |
| 28.47.660 | 28A.47.660 | 28.48.070 | Repealed |
| 28.47 .670 | Deleted | 28.48.090 | 28A.48.090 |
| 28.47 .680 | 28A.47.680 | 28.48.100 | 28A.48.100 |
| 28.47 .690 | 28A.47.690 | 28.48.110 | 28A.48.110 |
| 28.47 .700 | 28A.47.700 | 28.48.120 | Deleted |
| 28.47.710 | 28A.47.710 | 28.51.010 | 28A.51.010 |
| 28.47 .720 | 28A.47.720 | 28.51.020 | 28A.51.020 |
| 28.47 .722 | 28A.47.722 | 28.51.030 | 28A. 51.030 |
| 28.47 .724 | 28A.47.724 | 28.51.040 | 28A. 51.030 |
| 28.47 .726 | 28A.47.726 | 28.51.050 | 28A.51.010 |
| 28.47 .728 | 28A.47.728 |  | 28A.51. 020 |
| 28.47.730 | 28A.47.730 |  | 28A.51. 030 |
| 28.47.732 | 28A.47.732 | 28.51.055 | 28A.51.055 |
| 28.47.734 | 28A.47.734 | 28.51.056 | 28A.51.056 |
| 28.47.736 | 28A.47.736 | 28.51.057 | 28A.51.057 |
| 28.47 .738 | 28A.47.738 | 28.51.058 | 28A.51.058 |
| 28.47 .740 | Deleted | 28.51.060 | 28A.51. 030 |
| 28.47 .742 | 28A.47.742 | 28.51 .070 | 28A. 51.070 |
| 28.47.744 | 28A.47.744 | 28.51.080 | 28A. 51.070 |
| 28.47 .746 | 28A.47.746 | 28.51 .090 | 28A.51.070 |
| 28.47 .748 | 28A.47.748 | 28.51.100 | 28A. 51.070 |
| 28.47 .750 | 28A.47.750 | 28.51.110 | 28A.51. 070 |
| 28.47 .760 | 28A.47.760 | 28.51.120 | Repealed |
| 28.47 .762 | 28A.47.762 | 28.51 .130 | Repealed |
| 28.47.764 | 28A.47.764 | 28.51.140 | Repealed |
| 28.47 .766 | 28A.47.766 | 28.51.150 | Deleted |
| 28.47.768 | 28A.47.768 | 28.51.160 | Deleted |
| 28.47 .770 | 28A.47.770 | 28.51.170 | Deleted |
| 28.47.772 | 28A.47.772 | 28.51.180 | 28A.51.180 |
| 28.47.774 | 28A.47.774 | 28.51.185 | Deleted |
| 28.47.775 | 28A.47.775 | 28.51.190 | 28A. 51.190 |
| 28.47 .776 | 28A.47.776 | 28.51.200 | 28A.51. 200 |
| 28.47.777 | 28A.47.717 | 28.51.210 | 28A.51.210 |


| Formerly | Herein | Formerly |
| :---: | :---: | :---: |
| 28.51.220 | 28A.51.220 | 28.57 .338 |
| 28.52.010 | 28A.52.010 | 28.57.340 |
| 28.52.020 | 28A.52.020 | 28.57 .342 |
| 28.52.030 | 28A.52.030 | 28.57.344 |
| 28.52.040 | 28A.52.040 | 28.57 .350 |
| 28.52.050 | 28A.52.050 |  |
| 28.52.055 | 28A.52.055 | 28.57 .360 |
| 28.52.060 | 28A.52.060 | 28.57 .370 |
| 28.52.070 | 28A.52.070 | 28.57 .380 |
| 28.52.080 | 28A.52.080 | 28.57 .390 |
| 28.56.005 | 28A.56.005 | 28.57.400 |
| 28.56.010 | 28A.56.010 | 28.57 .410 |
| 28.56.020 | 28A.56.020 | 28.57.420 |
| 28.56.030 | 28A.56.030 | 28.57.425 |
| 28.56.040 | 28A.56.040 | 28.57.426 |
| 28.56.050 | 28A.56.050 | 28.57.430 |
| 28.56.060 | 28A.56.060 | 28.57.440 |
| 28.56.070 | 28A.56.070 | 28.58 .010 |
| 28.56.075 | 28A.56.075 | 28.58 .020 |
| 28.56.080 | Repealed | 28.58.030 |
| 28.56.090 | Repealed | 28.58.040 |
| 28.56.100 | Repealed |  |
| 28.56.110 | Repealed | 28.58.045 |
| 28.56.120 | Repealed | 28.58 .048 |
| 28.56.130 | Repealed | 28.58.050 |
| 28.56.140 | Repealed | 28.58 .052 |
| 28.56.150 | Repealed | 28.58.060 |
| 28.56.160 | Repealed | 28.58 .070 |
| 28.56.170 | 28A.56.170 | 28.58.075 |
| 28.57.010 | 28A.57.010 | 28.58 .080 |
| 28.57 .020 | 28A.57.020 | 28.58 .082 |
| 28.57.030 | 28A.57.030 | 28.58 .083 |
|  | 28A.57.031 | 28.58 .090 |
|  | 28A.57.032 | 28.58 .095 |
|  | 28A.57.033 | 28.58.100 |
|  | 28A.57.034 |  |
|  | 28A.57.035 |  |
| 28.57.040 | 28A.57.040 |  |
| 28.57.050 | 28A.57.050 |  |
|  | 28A.57.055 |  |
| 28.57.060 | 28A.57.060 |  |
| 28.57.070 | 28A.57.070 |  |
|  | 28A.57.075 | 28.58.110 |
| 28.57 .080 | 28A.57.080 | 28.58.120 |
| 28.57.090 | 28A.57.090 | 28.58.130 |
| 28.57.100 | 28A.57.100 | 28.58.135 |
| 28.57.110 | 28A.57.110 | 28.58.140 |
| 28.57.120 | 28A.57.120 | 28.58.150 |
| 28.57.130 | 28A.57.130 | 28.58.160 |
| 28.57.135 | 28A.58.010 | 28.58 .170 |
|  | 28A.58.040 | 28.58 .180 |
| 28.57.140 | 28A.57.140 | 28.58.190 |
| 28.57 .150 | 28A.57.150 |  |
| 28.57.160 | 28A.57.160 | 28.58.200 |
| 28.57.170 | 28A. 57.170 | 28.58.210 |
| 28.57.180 | 28A.57.180 | 28.58.215 |
| 28.57.190 | 28A.57.190 | 28.58.220 |
| 28.57.200 | 28A.57.200 | 28.58.230 |
| 28.57 .210 | 28A.57.210 | 28.58 .240 |
| 28.57.220 | 28A.57.220 | 28.58.245 |
| 28.57 .230 | 28A.57.230 | 28.58.250 |
| 28.57 .240 | 28A.57.240 | 28.58.260 |
| 28.57.245 | 28A.57.245 | 28.58.270 |
| 28.57.250 | 28A.57.250 | 28.58.275 |
| 28.57.255 | 28A.57.255 | 28.58 .280 |
| 28.57.260 | 28A.57.260 | 28.58.281 |
| 28.57 .270 | 28A.57.270 | 28.58 .282 |
| 28.57.280 | 28A.57.280 | 28.58.283 |
| 28.57 .290 | 28A.57.290 | 28.58.209 |
| 28.57 .300 | 28A.57.300 | 28.58 .300 |
| 28.57 .310 | Deleted | 28.58.301 |
| 28.57.320 | Deleted | 28.58.310 |
| 28.57.330 | Deleted | 28.58 .320 |
| 28.57.335 | Deleted | 28.58.330 |

Herein
28A.57.312
28A.57.340
28A.57.342
28A.57.344
28A.57.328
28A.57.350
28A.57.332
28A.57.370
28A.57.380
28A.57.390
Deleted
28A.57.410
28A.57. 334
Expired
Expired
28A.57.336
Deleted
28A.58.010
28A.58.020
Repealed
28A.58.010
28A.58.040
28A.58.045
28A.58.048
28A.58.048
Deleted
Deleted
28A.58.070
Expired
28A.57.312
28A.57.314
28A.57.316
28A.57.318
28A.57.322
28A.24.055
28A.58.040
28A.58.100
28A.58.101
28A. 58.102
28A.58.103
28A. 58.105
28A.58.107
28A.58.110
Repealed
28A.58.130
28A.58.135
28A.58.140
28A.58.150
28A.58.610
28A.58.170
28A. 58.180
28A. 01.060
28A. 58.190
28A.58.200
28A.58.210
28A.58.215
28A.58.220
28A.58.230
28A.58.240
Expired
28A.58.250
28A.58.136
28A.58.136
28A.58.275
28A.04.120(11)
28A.04.120(11)
28A.04.120(11)
Deleted
Repealed
28A. 60.186
28A. 60.186
28A.58.310
28A.61.010
28A.61.020

| Formerly | Herein | Formerly | Herein |
| :---: | :---: | :---: | :---: |
| 28.58 .340 | 28A.61.030 | 28.62.120 | 28A.57.326 |
| 28.58 .350 | 28A.61.040 | 28.62.130 | 28A.59.130 |
| 28.58.360 | 28A.61.050 | 28.62 .140 | 28A.59.130 |
| 28.58.365 | 28A.61.060 | 28.62.150 | 28A.59.150 |
| 28.58 .370 | 28A.58.370 | 28.62.160 | 28A.59.150 |
| 28.58.380 | 28A.58.380 | 28.62 .170 | Repealed |
| 28.58.390 | 28A.58.380 | 28.62.180 | 28A.59.180 |
|  | 28A.58.390 | 28.62.190 | Deleted |
| 28.58.421 | 28A.24.055 | 28.62.200 | Deleted |
| 28.58 .430 | Repealed | 28.62.205 | Deleted |
| 28.58 .435 | Deleted | 28.62.210 | Decodified |
| 28.58 .440 | 28A.58.440 | 28.62.220 | Deleted |
| 28.58 .445 | Expired | 28.63.010 | 28A.60.010 |
| 28.58.450 | 28A.58.450 | 28.63.015 | 28A.57.322 |
| 28.58 .460 | 28A.58.460 | 28.63 .017 | 28A.57.322 |
| 28.58 .470 | 28A.58.470 | 28.63.020 | 28A.57.326 |
| 28.58.480 | 28A.58.480 | 28.63.022 | 28A.57.326 |
| 28.58 .490 | 28A.58.490 | 28.63.030 | 28A.57.324 |
| 28.58.500 | 28A.58.500 | 28.63.032 | 28A.57.324 |
| 28.58.510 | 28A.58.510 | 28.63.040 | 28A.58.104 |
| 28.58.515 | Expired | 28.63.042 | 28A.58.104 |
| 28.58.520 | 28A.58.520 | 28.63.050 | Deleted |
| 28.58.521 | 28A.58.521 | 28.63.052 | Deleted |
| 28.58.530 | 28A.58.530 | 28.63.060 | 28A.58.137 |
| 28.58.550 | 28A.58.550 | 28.63.062 | 28A.58.137 |
| 28.58.600 | 28A.58.600 | 28.63.064 | 28A.58.137 |
| 28.58 .601 | 28A.58.601 | 28.63.066 | 28A.58.100 |
| 28.58 .602 | 28A.58.602 |  | (2),(4),(5) and(7) |
| 28.58 .603 | 28A.58.603 | 28.63.070 | 28A.60.070 |
| 28.58.610 | Expired | 28.63.080 | Deleted |
| 28.59.010 | 28A.59.185 | 28.63 .090 | Decodified |
| 28.59.020 | 28A.59.185 | 28.63 .100 | Repealed |
| 28.59.030 | 28A.59.185 | 28.63.110 | Repealed |
| 28.59 .039 | Repealed | 28.63.120 | Repealed |
| 28.59 .040 | Repealed | 28.63.130 | Repealed |
| 28.59.050 | Decodified | 28.63.140 | Repealed |
| 28.59 .060 | Decodified | 28.63.150 | Repealed |
| 28.59 .070 | Repealed | 28.63.160 | Repealed |
| 28.59.080 | Decodified | 28.63.170 | Repealed |
| 28.59 .090 | Repealed | 28.63.180 | Repealed |
| 28.59.100 | Repealed | 28.63.181 | 28A.60.181 |
| 28.59.110 | Decodified | 28.63.185 | 28A.60.185 |
| 28.59.120 | Repealed | 28.63.190 | 28A.60.190 |
| 28.59.130 | Repealed | 28.63.200 | 28A.60.200 |
| 28.59.140 | Repealed | 28.63.210 | 28A.60.210 |
| 28.59.150 | Decodified | 28.63.220 | 28A.60.220 |
| 28.59.160 | Decodified | 28.63.230 | Repealed |
| 28.59.170 | Decodified | 28.63.240 | Deleted |
| 28.59.180 | Decodified | 28.63.250 | Deleted |
| 28.59.190 | Repealed | 28.63.260 | Repealed |
| 28.59.200 | Repealed | 28.63.270 | Repealed |
| 28.59.205 | Repealed | 28.63.280 | Repealed |
| 28.59.210 | Repealed | 28.63.290 | Repealed |
| 28.59.220 | Deleted | 28.36.300 | Repealed |
| 28.59.230 | Repealed | 28.63.310 | Deleted |
| 28.59.240 | Deleted | 28.65.010 | 28A.65.010 |
| 28.59.250 | Repealed | 28.65.020 | 28A.65.020 |
| 28.59.260 | Repealed | 28.65.030 | 28A.65.030 |
| 28.59.270 | Repealed | 28.65.040 | 28A.65.040 |
| 28.59.280 | Repealed | 28.65.050 | 28A.65.050 |
| 28.59 .290 | Repealed | 28.65.060 | 28A.65.060 |
| 28.59.300 | Decodified | 28.65.070 | 28A.65.070 |
| 28.62.010 | Deleted | 28.65 .080 | 28A.65.080 |
| 28.62.020 | Repealed | 28.65 .090 | 28A.65.090 |
| 28.62.030 | 28A.59.030 | 28.65 .095 | Expired |
| 28.62.040 | 28A. 58.137 | 28.65 .100 | 28A.65.100 |
|  | 28A.59.040 | 28.65.110 | 28A.65.110 |
| 28.62 .050 | 28A.59.050 | 28.65.120 | 28A.65.120 |
| 28.62.060 | 28A.59.060 | 28.65 .130 | 28A.65.130 |
| 28.62.070 | 28A.59.070 | 28.65 .140 | 28A.65.140 |
| 28.62.080 | 28A.59.080 | 28.65 .141 | Expired |
| 28.62.090 | 28A.57.324 | 28.65.142 | Expired |
| 28.62.100 | 28A.59.100 | 28.65.150 | 28A.65.150 |
| 28.62.110 | 28A.59.110 | 28.65.153 | Expired |


| Formerly | Herein | Formerly | Herein |
| :---: | :---: | :---: | :---: |
| 28.65.155 | Expired | 28.72.060 | 28A. 72.060 |
| 28.65.160 | 28A. 65.160 | 28.72.070 | 28A. 72.070 |
| 28.65.170 | 28A.65.170 | 28.72.080 | 28A. 72.080 |
| 28.65.180 | Expired | 28.72.090 | 28A. 72.090 |
| 28.66.005 | Deleted | 28.75.010 | 28B.16.010 |
| 28.66.010 | 28A.66.010 | 28.75.020 | 28B. 16.020 |
| 28.66.020 | 28A.66.020 | 28.75.030 | 28B. 16.030 |
| 28.66.030 | 28A.66.030 | 28.75.040 | 28B. 16.040 |
| 28.66.040 | 28A.66.040 | 28.75.050 | 28B.16.050 |
| 28.66.045 | Deleted | 28.75.060 | 28B. 16.060 |
| 28.66.050 | 28A.66.050 | 28.75.070 | 28B.16.070 |
| 28.66.060 | 28A.66.060 | 28.75.080 | 28B.16.080 |
| 28.66.070 | 28A.66.070 | 28.75.090 | 28B.16.090 |
| 28.66.080 | 28A.66.080 | 28.75 .100 | 28B.16.100 |
| 28.66.090 | 28A.66.090 | 28.75.110 | 28B.16.110 |
| 28.66.100 | 28A.66.100 | 28.75 .120 | 28B.16.120 |
| 28.67.010 | 28A.67.010 | 28.75 .130 | 28B.16.130 |
| 28.67.020 | 28A.67.020 | 28.75.140 | 28B.16.140 |
| 28.67.030 | 28A.67.030 | 28.75 .150 | 28B.16.150 |
| 28.67.035 | 28A.67.035 | 28.75 .160 | 28B.16.160 |
| 28.67.040 | 28A.67.040 | 28.75.170 | 28B.16.170 |
| 28.67.050 | 28A.67.050 | 28.75 .180 | 28B.16.180 |
| 28.67.060 | 28A.67.060 | 28.75.190 | 28B.16.190 |
| 28.67.065 | Expired | 28.75.200 | 28B.16.200 |
| 28.67 .066 | Expired | 28.75.210 | 28B. 16.210 |
| 28.67.070 | 28A.67.070 | 28.75.220 | 28B.16.220 |
| 28.67.074 | Expired | 28.75.230 | 28B.16.230 |
| 28.67.076 | 28A.58.100 | 28.75.900 | 28B.16.900 |
| 28.67.080 | Deleted | 28.75.910 | 28B.16.910 |
| 28.67.090 | Deleted | 28.75 .920 | 28B.16.920 |
| 28.67.100 | 28A.67.100 | 28.75 .930 | 28B.16.930 |
| 28.67.110 | 28A.67.110 | 28.76.010 | 28B. 10.100 |
| 28.67.120 | 28A.67.035 |  | 28B.10.210 |
| 28.70 .010 | Deleted | 28.76.020 | 28B. 10.020 |
| 28.70.015 | Deleted | 28.76.030 | 28B. 10.030 |
| 28.70.030 | Deleted | 28.76.040 | 28B. 10.040 |
| 28.70.040 | Deleted |  | 28B.30.015 |
| 28.70.050 | Deleted | 28.76.050 | 28B. 10.050 |
| 28.70.060 | Deleted |  | 28B.30.015 |
| 28.70.070 | Deleted | 28.76.060 | 28B. 20.060 |
| 28.70.080 | Deleted | 28.76.070 | 28B. 30.060 |
| 28.70.090 | Deleted |  | 28B. 30.065 |
| 28.70.100 | Deleted | 28.76.080 | 28B.10.115 |
| 28.70.110 | 28A.70.110 | 28.76.090 | Deleted |
| 28.70.120 | 28A.70.110 | 28.76.100 | 28B. 10.120 |
| 28.70.130 | 28A.70.130 | 28.76.110 | 28B. 10.200 |
| 28.70.140 | 28A.70.140 | 28.76.120 | 28B.10.140 |
| 28.70.150 | Deleted | 28.76.121 | Deleted |
| 28.70.151 | Deleted | 28.76.129 | 28B. 10.210 |
| 28.70.152 | Deleted | 28.76 .130 | 28B. 10.215 |
| 28.70.153 | Deleted | 28.76.140 | 28B. 10.220 |
| 28.70.154 | Deleted | 28.76.150 | 28B.10.250 |
| 28.70.160 | 28A.70.160 | 28.76.160 | 28B. 10.255 |
| 28.70.170 | 28A. 70.170 | 28.76.170 | 28B. 10.260 |
| 28.70.180 | 28A.70.180 | 28.76.180 | 28B. 10.300 |
| 28.70 .200 | Deleted | 28.76.190 | 28B. 10.305 |
| 28.70.210 | Deleted | 28.76.192 | 28B. 10.310 |
| 28.70 .220 | Deleted | 28.76.194 | 28B. 10.315 |
| 28.71 .010 | Deleted | 28.76.196 | 28B. 10.320 |
| 28.71 .020 | Deleted | 28.76.198 | Deleted |
| 28.71.030 | Deleted | 28.76.200 | 28B. 10.325 |
| 28.71.040 | Repealed | 28.76.210 | 28B. 10.330 |
| 28.71 .050 | Repealed | 28.76.220 | Deleted |
| 28.71 .060 | Repealed | 28.76.230 | Decodified |
| 28.71 .065 | Deleted | 28.76.240 | 28B. 10.400 |
| 28.71 .070 | Deleted | 28.76.250 | 28B. 10.405 |
| 28.71.080 | 28B.40.380 | 28.76.260 | 28B. 10.410 |
| 28.71 .090 | Repealed | 28.76.270 | 28B. 10.415 |
| 28.71.100 | 28A. 71.100 | 28.76.280 | 28B. 10.420 |
| 28.72.010 | 28A. 72.010 | 28.76.290 | 28B. 10.500 |
| 28.72.020 | 28A.72.020 | 28.76.300 | 28B. 10.510 |
| 28.72.030 | 28A. 72.030 | 28.76 .310 | 28B. 10.550 |
| 28.72.040 | 28A.72.040 | 28.76.320 | 28B.10.555 |
| 28.72.050 | 28A.72.050 | 28.76.330 | 28B.10.560 |


| Formerly | Herein | Formerly | Herein |
| :---: | :---: | :---: | :---: |
| 28.76.340 | 28B. 10.565 |  | 28B. 20.324 |
| 28.76.350 | 28B. 10.600 | 28.77.231 | 28B. 20.322 |
| 28.76.360 | 28B.10.605 | 28.77.232 | 28B. 20.324 |
| 28.76.370 | 28B.10.620 | 28.77.235 | 28B. 20.328 |
| 28.76.380 | 28B. 10.625 | 28.77.240 | 28B. 20.330 |
| 28.76.390 | 28B. 10.640 | 28.77.250 | 28B.20.332 |
| 28.76.400 | 28B.10.650 | 28.77.260 | 28B.20.334 |
| 28.76.410 | 28A.58.420 | 28.77.270 | 28B. 20.336 |
|  | 28B.10.660 | 28.77.280 | 28B. 20.340 |
| 28.76 .420 | 28B. 10.280 | 28.77.290 | 28B. 20.342 |
| 28.76 .421 | 28B.10.281 | 28.77.300 | 28B. 20.344 |
| 28.76.430 | 28B. 10.800 | 28.77.310 | 28B. 20.350 |
|  | 28B.15.600 | 28.77.315 | 28B. 20.352 |
| 28.76.435 | Decodified | 28.77.320 | 28B.20.354 |
| 28.76 .440 | 28B. 10.802 | 28.77.330 | 28B. 20.356 |
| 28.76.450 | 28B. 10.804 | 28.77.333 | 28B. 20.360 |
| 28.76.460 | 28B. 10.806 | 28.77.335 | 28B.20.362 |
| 28.76 .470 | 28B. 10.808 | 28.77.337 | 28B.20.364 |
| 28.76.475 | 28B. 10.810 | 28.77.339 | 28B. 20.370 |
| 28.76 .480 | 28B. 10.812 | 28.77.340 | 28B. 20.380 |
| 28.76 .490 | 28B. 10.814 | 28.77.350 | 28B. 20.390 |
| 28.76.500 | 28B. 10.816 | 28.77.360 | 28B.20.392 |
| 28.76.510 | 28B.10.818 | 28.77.361 | 28B.20.394 |
| 28.76.520 | 28B.10.820 | 28.77.370 | 28B.20.396 |
| 28.76.530 | 28B.10.822 | 28.77.380 | 28B.20.398 |
| 28.76.540 | 28B.10.824 | 28.77.390 | Deleted |
| 28.76.560 | 28B.10.290 | 28.77.400 | Deleted |
| 28.76.570 | Decodified | 28.77.410 | 28B.20.450 |
| 28.76.600 | 28B.10.570 | 28.77.414 | 28B.20.454 |
| 28.76.601 | 28B.10.571 | 28.77.416 | 28B.20.456 |
| 28.76.602 | 28B. 10.572 | 28.77.418 | 28B.20.458 |
| 28.76.603 | 28B.10.573 | 28.77.420 | Deleted |
| 28.77.010 | 28B. 20.010 | 28.77.430 | 28B. 20.410 |
| 28.77.013 | 28B.10.040 | 28.77.432 | 28B. 20.412 |
| 28.77.015 | Deleted | 28.77.434 | 28B.20.414 |
| 28.77.020 | 28B. 20.020 | 28.77.500 | 28B. 20.700 |
| 28.77.025 | 28B. 20.060 | 28.77.510 | 28B. 20.705 |
| 28.77.030 | 28B.15.010 | 28.77.520 | 28B. 20.710 |
|  | 28B. 15.020 | 28.77.530 | 28B. 20.715 |
|  | 28B.15.030 | 28.77.540 | 28B. 20.720 |
|  | 28B.15. 100 | 28.77.541 | 28B. 20.721 |
|  | 28B.15.200 | 28.77.545 | 28B. 20.725 |
| 28.77.040 | 28B.15.210 | 28.77.547 | 28B.20.730 |
| 28.77.050 | 28B.15.220 | 28.77.550 | 28B. 20.735 |
| 28.77.060 | Repealed | 28.77.560 | Deleted |
| 28.77.065 | 28B.15.610 | 28.77.561 | Deleted |
| 28.77.070 | 28B. 15.380 | 28.77.570 | Deleted |
| 28.77.080 | 28B.15.390 | 28.77.571 | Deleted |
| 28.77.090 | 28B.20.100 | 28.77.580 | 28B.20.740 |
| 28.77.100 | 28B.20.100 | 28.77.590 | 28B. 20.745 |
|  | 28B.20.105 | 28.77.600 | Deleted |
| 28.77.110 | 28B.20.110 | 28.77.610 | Deleted |
| 28.77.120 | 28B. 20.200 | 28.77.620 | 28B. 20.800 |
| 28.77.125 | 28B.10.510 | 28.77.630 | 28B.20.805 |
| 28.77.130 | 28B.10.525 | 28.77.640 | 28B.20.810 |
|  | 28B.20.105 | 28.77.650 | 28B. 20.820 |
|  | 28B.20.130 | 28.80.010 | 28B.30.010 |
| 28.77.133 | 28B.20.135 | 28.80.015 | 28B. 10.040 |
| 28.77.135 | Deleted |  | 28B.30.015 |
| 28.77.137 | 28B.20.140 | 28.80.020 | Deleted |
| 28.77.140 | 28B.20.130 | 28.80.025 | 28B.30.060 |
| 28.77.150 | Deleted | 28.80.026 | 28B.30.065 |
| 28.77.160 | Deleted | 28.80.030 | 28B.15.010 |
| 28.77.170 | 28B.20.145 |  | 28B.15.020 |
| 28.77.180 | 28B. 20.400 |  | 28B.15.030 |
| 28.77.190 | 28B. 20.402 |  | 28B. 15.100 |
| 28.77.200 | 28B.20.300 |  | 28B.15.300 |
| 28.77.210 | 28B.20.305 | 28.80.040 | 28B.15.310 |
| 28.77.215 | 28B.20.315 | 28.80.050 | Repealed |
| 28.77.220 | 28B.20.420 | 28.80.060 | 28B.15.380 |
|  | 28B. 20.422 |  | 28B. 15.390 |
| 28.77.225 | 28B. 20.422 | 28.80.070 | 28B.30.095 |
| 28.77.230 | 28B. 20.320 |  | 28B.30.100 |
|  | 28B.20.322 | 28.80.080 | 28B. 30.095 |


| Formerly | Herein | Formerly | Herein |
| :---: | :---: | :---: | :---: |
|  | 28B. 30.100 | 28.81.054 | 28B.40.210 |
| 28.80.085 | 28B.30.105 |  | 28B.40.220 |
| 28.80 .090 | 28B.30.105 | 28.81.055 | 28B.40.225 |
| 28.80.100 | 28B.30.120 | 28.81.056 | 28B.40.230 |
| 28.80.110 | 28B.30.125 | 28.81 .057 | 28B.40.130 |
|  | 28B.30.130 | 28.81.058 | 28B.40.300 |
|  | 28B.30.135 | 28.81.059 | 28B.40.305 |
| 28.80.120 | 28B.30.125 | 28.81.060 | 28B.40.310 |
|  | 28B.30.130 | 28.81 .061 | 28B.40.315 |
|  | 28B.30.135 | 28.81.070 | 28B.40.350 |
| 28.80.130 | 28B.30.095 | 28.81 .080 | 28B.15.010 |
|  | 28B.30.100 |  | 28B.15.020 |
|  | 28B.30.150 |  | 28B.15.040 |
| 28.80.132 | Deleted |  | 28B.15. 100 |
| 28.80 .135 | 28B.30.150 |  | 28B. 15.400 |
| 28.80.140 | 28B. 10.520 |  | 28B.15.410 |
| 28.80.150 | 28B. 10.525 | 28.81 .084 | Decodified |
| 28.80.160 | 28B.30.125 | 28.81.085 | 28B.40.370 |
|  | 28B.30.130 | 28.81 .090 | Deleted |
| 28.80.170 | 28B.30.140 | 28.81 .091 | Deleted |
| 28.80.180 | 28B.30.200 | 28.81.100 | 28B.40.380 |
| 28.80.190 | 28B.30.210 | 28.81.110 | 28B.40.390 |
|  | 28B.30.220 | 28.81.120 | 28B.40.400 |
| 28.80.200 | 28B.30.215 | 28.81.130 | 28B.40.120 |
| 28.80.201 | Deleted |  | 28B.40.125 |
| 28.80.205 | 28B. 30.220 | 28.81.140 | 28B.10.450 |
| 28.80.210 | 28B.30.250 | 28.81.150 | 28B.10.455 |
| 28.80.220 | 28B.30.255 | 28.81.160 | 28B.10.460 |
| 28.80.221 | 28B.30.270 | 28.81.170 | 28B.10.465 |
| 28.80.222 | 28B.30.275 | 28.81.190 | Decodified |
| 28.80.223 | 28B.30.280 | 28.81.500 | 28B.40.700 |
| 28.80.224 | 28B.30.285 | 28.81.510 | 28B.40.710 |
| 28.80.230 | 28B.30.300 | 28.81.520 | 28B.40.720 |
| 28.80.240 | 28B. 30.310 | 28.81.530 | 28B.40.730 |
| 28.80.245 | 28B.30.320 | 28.81.540 | 28B.40.370 |
| 28.80.246 | 28B. 30.320 | 28.81.550 | 28B.40.750 |
| 28.80.250 | 28B.30.350 | 28.81.551 | 28B.40.751 |
| 28.80.260 | 28B.30.355 | 28.81.560 | 28B.40.760 |
| 28.80.270 | 28B.30.370 | 28.81.570 | 28B.40.770 |
| 28.80.280 | 28B. 30.375 | 28.81.580 | 28B.40.780 |
| 28.80.290 | 28B. 30.380 | 28.81.590 | 28B.40.790 |
| 28.80.300 | 28B. 30.400 | 28.81 .600 | Deleted |
| 28.80.500 | 28B. 30.700 | 28.81 .610 | 28B.40.810 |
| 28.80.510 | 28B.30.710 | 28.81.620 | 28B.40.820 |
| 28.80 .520 | 28B. 30.720 | 28.81 .630 | 28B. 40.830 |
| 28.80.530 | 28B. 30.730 | 28.81.640 | Deleted |
| 28.80.540 | 28B.30.740 | 28.82.010 | 28B.70.010 |
| 28.80.541 | 28B.30.741 | 28.82.020 | 28B.70.020 |
| 28.80.542 | 28B.30.742 | 28.82.030 | 28B.70.030 |
| 28.80.550 | 28B.30.750 | 28.82.040 | 28B.70.040 |
| 28.80.560 | 28B.30.760 | 28.82.050 | 28B.70.050 |
| 28.80.570 | 28B.30.770 | 28.84.010 | Repealed |
| 28.80.580 | 28B. 30.780 | 28.84.020 | Repealed |
| 28.80 .590 | Deleted | 28.84.030 | Repealed |
| 28.81.005 | Deleted | 28.84.040 | Repealed |
| 28.81.010 | 28B.40.010 | 28.84.050 | Repealed |
| 28.81.015 | Deleted | 28.84.060 | Repealed |
| 28.81.020 | 28B.40.100 | 28.84.070 | Repealed |
| 28.81.030 | 28B.40.105 | 28.84.080 | Repealed |
| 28.81.040 | 28B.40.110 | 28.84 .090 | Repealed |
|  | 28B.40.115 | 28.84.100 | Repealed |
| 28.81.050 | 28B.40.105 | 28.84.110 | Repealed |
|  | 28B.40.120 | 28.84.119 | Repealed |
|  | 28B.40.130 | 28.84.120 | Repealed |
|  | 28B.40.200 | 28.84.130 | Repealed |
|  | 28B.40.210 | 28.84.140 | Repealed |
|  | 28B.40.230 | 28.84.150 | Repealed |
|  | 28B.40.300 | 28.84.160 | Repealed |
|  | 28B.40.305 | 28.84.170 | Repealed |
|  | 28B.40.315 | 28.84.180 | Repealed |
|  | 28B.40.380 | 28.84 .190 | Repealed |
| 28.81 .051 | Deleted | 28.84.200 | Repealed |
| 28.81 .052 | 28B.40.200 | 28.84.205 | Repealed |
| 28.81.053 | 28B.40.210 | 28.84.207 | Deleted |


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| :---: | :---: | :---: | :---: |
| 28.84.210 | Deleted | 28.85.560 | 28B. 50.560 |
| 28.84.215 | Repealed | 28.85.570 | 28B.50.570 |
| 28.84.220 | Repealed | 28.85.571 | Repealed |
| 28.84.230 | Repealed | 28.85.572 | Repealed |
| 28.84.240 | Repealed | 28.85.573 | Repealed |
| 28.84.250 | Repealed | 28.85.574 | Repealed |
| 28.84.260 | Repealed | 29.85.575 | Repealed |
| 28.84.270 | Repealed | 28.85.580 | 28B. 50.580 |
| 28.84.280 | Repealed | 28.85.590 | 28B.50.590 |
| 28.84.290 | Repealed | 28.85.600 | 28B. 50.600 |
| 28.84.300 | Repealed | 28.85.610 | 28B.50.610 |
| 28.84.310 | Repealed | 28.85.620 | 28B. 50.620 |
| 28.84.500 | Repealed | 28.85.630 | 28B. 50.630 |
| 28.84.501 | Repealed | 28.85.640 | 28B. 50.640 |
| 28.84.502 | Repealed | 28.85.650 | 28B.50.650 |
| 28.84.503 | Repealed | 28.85.660 | 28B. 50.660 |
| 28.84.900 | Repealed | 28.85.670 | 28B. 50.670 |
| 28.84.910 | Repealed | 28.85.680 | 28B.50.680 |
| 28.84.920 | Repealed | 28.85.690 | 28B. 50.690 |
| 28.85.010 | 28B. 50.010 | 28.85.700 | 28B.50.700 |
| 28.85.020 | 28B. 50.020 | 28.85 .710 | 28B.50.710 |
| 28.85.030 | 28B. 50.030 | 28.85.740 | 28B.50.740 |
| 28.85.040 | 28B.50.040 | 28.85.750 | 28B.50.750 |
| 28.85.050 | 28B. 50.050 | 28.85.770 | 28B.50.770 |
| 28.85.060 | 28B. 50.060 | 28.85.780 | 28B.50.780 |
| 28.85.070 | 28B. 50.070 | 28.85.790 | 28B.50.790 |
| 28.85.080 | 28B. 50.080 | 28.85.850 | 28B.50.850 |
| 28.85.090 | 28B. 50.090 | 28.85.851 | 28B.50.851 |
| 28.85.100 | 28B.50.100 | 28.85.852 | 28B. 50.852 |
| 28.85.110 | 28B.50.110 | 28.85.855 | 28B.50.855 |
| 28.85.120 | 28B.50.120 | 28.85.856 | 28B.50.856 |
| 28.85.130 | 28B.50.130 | 28.85.857 | 28B. 50.857 |
| 28.85.140 | 28B.50.140 | 28.85.860 | 28B. 50.860 |
| 28.85.145 | 28B.50.145 | 28.85.861 | 28B.50.861 |
| 28.85.150 | 28B.50.150 | 28.85.862 | 28B.50.862 |
| 28.85.160 | 28B.50.160 | 28.85.863 | 28B.50.863 |
| 28.85.170 | 28B.50.170 | 28.85.864 | 28B.50.864 |
| 28.85.180 | 28B.50.180 | 28.85.867 | 28B.50.867 |
| 28.85.190 | 28B.50.190 | 28.85.868 | 28B.50.868 |
| 28.85.200 | 28B. 50.200 | 28.85.869 | 28B.50.869 |
| 28.85.210 | 28B. 50.210 | 28.85.875 | 28B.50.875 |
| 28.85.220 | 28B.50.220 | 28.85.910 | 28B.50.910 |
| 28.85.221 | 28B. 50.221 | 28.86.010 | 28B.60.010 |
| 28.85.230 | 28B. 50.230 | 28.86.020 | 28B.60.020 |
| 28.85.240 | 28B. 50.240 | 28.86.030 | 28B.60.030 |
| 28.85.245 | 28B. 50.245 | 28.86.040 | 28B. 60.040 |
| 28.85.246 | 28B.50.246 | 28.86.050 | 28B.60.050 |
| 28.85.250 | 28B. 50.250 |  | 28B.60.055 |
| 28.85.260 | 28B.50.260 | 28.86.060 | 28B.60.060 |
| 28.85.300 | 28B.50.300 | 28.86.070 | 28B.60.070 |
| 28.85.310 | 28B.15.010 | 28.86.080 | 28B.60.080 |
|  | 28B. 15.020 | 28.86 .090 | 28B.60.090 |
|  | 28B. 15.050 | 28.86.100 | 28B.60.100 |
|  | 28B. 15.100 | 28.86.110 | 28B.60.110 |
|  | 28B.15.500 | 28.86.120 | 28B.60.120 |
|  | 28B.15.520 | 28.87.010 | 28A.87.010 |
| 28.85.313 | 28B.15.523 | 28.87.020 | 28A.87.020 |
| 28.85.315 | 28B.15.525 | 28.87.030 | 28A.87.030 |
| 28.85.320 | 28B. 50.320 | 28.87.040 | 28A. 27.080 |
| 28.85.330 | 28B. 50.330 | 28.87.050 | 28A.87.050 |
| 28.85.340 | 28B.50.340 | 28.87.060 | 28A.87.060 |
| 28.85.350 | 28B.50.350 | 28.87.070 | 28A.87.070 |
| 28.85.360 | 28B. 50.360 | 28.87.080 | 28A.87.080 |
| 28.85.370 | 28B. 50.370 | 28.87.090 | 28A.87.090 |
| 28.85.380 | 28B.50.380 | 28.87.100 | 28A.87.100 |
| 28.85.390 | 28B.50.390 | 28.87.110 | 28A.87.110 |
| 28.85.400 | 28B. 50.400 | 28.87.120 | 28A.87.120 |
| 28.85.440 | 28B. 50.440 | 28.87.130 | 28A.87.130 |
| 28.85.520 | 28B. 50.520 |  | 28A.87.135 |
| 28.85.530 | 28B. 50.530 | 28.87.140 | 28A.87.140 |
| 28.85.535 | 28B.50.535 | 28.87.150 | 28A.67.060 |
| 28.85.540 | 28B.50.540 | 28.87.160 | 28A.87.135 |
| 28.85.550 | 28B.50.550 | 28.87.170 | 28A.87.170 |
| 28.85.551 | 28B.50.551 | 28.87.180 | 28A.02.030 |

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28A.88.010
28A.88.020
28A.88.020
28A.88.040
28A.88.050
28A.88.060
28A.88.070
28A. 88.080
28A.88.090
28B.80.010
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28B. 75.070
28B.81.010
28B. 81.020
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28B.81.060
28B.81.070
28B.81. 080
28B.81.090
28A.91.010
28A. 91.020
28A. 91.030
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28A. 92.020
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## COMMON SCHOOL PROVISIONS

## Chapter 28A.0I <br> DEFINITIONS

28A.0I.030 County school district. [1969 ex.s. c 223 § 28A.01.030. Prior: 1909 c 97 p 264 § 1; RRS § 4694; prior: 1897 c 118 § 2. Formerly RCW 28.01.030.] Repealed by 1969 ex.s. c 176 § 159.

28A.01.035 Intermediate districts. [1969 ex.s. c 223 § 28A. 01.035 Prior: 1965 c 139 § 22. Formerly RCW 28.01.035.] Repealed by 1969 ex.s. c 176 § 159.

28A.0I. 150 Definitions relative to vocational rehabilitation and services for handicapped persons. Cross-reference section, decodified July, 1983.

28A.01.170 Superior students defined. Cross-reference section, decodified July, 1984.

28A.01.190 Student financial assistance program, definitions relating to. Cross-reference section, decodified.

28A.01.200 Definitions relating to negotiations by certificated personnel. Cross-reference section, decodified.

## Chapter 28A. 02

## GENERAL PROVISIONS

28A.02.060 School holidays. [1969 ex.s. c 223 § 28A.02.060. Prior: 1955 c 20 § 2; 1909 c 97 p 308 § 6; RRS § 4853. Formerly RCW 28.02.060.] Repealed by 1969 ex.s. c 283 § 23; and repealed by 1973 c 32 § 2.

28A.02.070 Programs in observance of veterans' and admission day. [1969 ex.s. c 176 § 101; see prior history under present RCW 28A.02.070.] Repealed by 1973 c 32 § 2.

28A.02.200 Private and/or parochial schools--Scope of state con-trol--Generally. [1971 ex.s. c 215 § 3.] Repealed by 1974 ex.s. c $92 \S$ 7.

28A.02.210 Private and/or parochial schools--Written statements required. [1971 ex.s. c 215 § 4.] Repealed by 1974 ex.s. c 92 § 8.

## Chapter 28A. 03

## SUPERINTENDENT OF PUBLIC INSTRUCTION

28A.03.026 Administrative officers--Division of recreation, supervisor. Cross-reference section, decodified.

28A.03.027 Administrative officers--Organization and school plant facilities division, director. Cross-reference section, decodified.

28A.03.050 Accumulated sick leave fund established in office for all districts--Contributions to. [1975 1st ex.s. c $275 \S 48 ; 1969$ ex.s. c 176 § 103; 1969 ex.s. c 223 § 28A.03.050. Prior: 1967 c 12 § 2; 1965 ex.s. c 49 § 2. Formerly RCW 28.03.050.] Repealed by 1975 lst ex.s. c 60 § 1 ; and repealed by 1975-'76 2nd ex.s. c $15 \S 19$.

28A.03.051 Accumulated sick leave fund moneys transferred. [1975 1st ex.s. c 60 § 2.] Repealed by 1984 c 40 § 11.

28A.03.063 Additional powers and duties--Coordinating council for occupational education, superintendent's supervisory powers over. Cross-reference section, decodified.

28A.03.064 Educational service district circulating library, materials disapproved by superintendent not allowed in. Cross-reference section, decodified July, 1983.

28A.03.066 School district transportation commission, superintendent to have representative or, appoint members. Cross-reference section, decodified.

28A.03.073 Recreation, division of, superintendent's duties relating to. Cross-reference section, decodified.

28A.03.075 Additional powers and duties--Mobile homes excise tax proceeds, superintendent to distribute to school districts. Crossreference section, decodified.

28A.03.078 Additional powers and duties--Public buildings, provision for aged and handicapped, superintendent's administrative responsibility. Cross-reference section, decodified.

28A.03.081 State capitol historical association, superintendent as ex officio board member. Cross-reference section, decodified July, 1983.

28A.03.083 State voting machine committee, superintendent as member of. Cross-reference section, decodified July, 1983.

28A.03.085 Teachers' retirement board of trustees, superintendent as ex officio member. Cross-reference section, decodified.

28A.03.092 URRD educational programs, superintendent's duties relating to. Cross-reference section, decodified August, 1985.

28A.03.095 Additional powers and duties--Report on school districts' maintenance of adequate learning resources services. [1975 1st ex.s. c 127 § 2.] Repealed by 1981 c 109 § 1.

28A.03.400 School facilities cost stabilization program--Implementation. [1977 ex.s. c 89 § 1.] Repealed by 1985 c 341 § 17.

28A.03.401 School facilities cost stabilization program--Definitions. [1977 ex.s. c 89 § 2.] Repealed by 1985 c 341 § 17.

28A.03.402 School facilities cost stabilization program--Rules and regulations. [1977 ex.s. c 89 § 3.] Repealed by 1985 c 341 § 17.

28A.03.403 School facilities cost stabilization program--Acquisition of professional assistance--Program goals. [1977 ex.s. c 89 § 4.] Repealed by 1985 c 341 § 17.

28A.03.405 School facilities cost stabilization program-Scope. [1981 c 198 § $2 ; 1977$ ex.s. c 89 § 5.] Repealed by 1985 c 341 § 17.

28A.03.407 School facilities cost stabilization program--Percentage of appropriated funds used for program. [1979 c 89 § 1; 1977 ex.s. c 89 § 6.] Repealed by 1985 c 341 § 17.

28A.03.409 School facilities cost stabilization program--Effective date--Expiration--Evaluation report. [1977 ex.s. c 89 § 7.] Repealed by 1985 c 341 § 17.

## Chapter 28A. 04 <br> STATE BOARD OF EDUCATION

28A.04.025 Call and notice of election--Nonvoting member representative of private schools. [1980 c 179 § 2.] Repealed by 1981 c 38 § 4.

28A.04.063 Election procedure--Certificate--Nonvoting member representative of private schools. [1980 c 179 § 3.] Repealed by 1981 c 38 § 4.

28A.04.137 Student financial assistance program, rules for administration. [1973 c 81 § 1.] Repealed by 1981 c 110 § 1.

28A.04.150 Accumulated sick leave fund, board contributions to. Cross-reference section, decodified.

28A.04.160 Intermediate school district circulating library, materials disapproved by board not allowed in. Cross-reference section, decodified July, 1983.

28A.04.200 Contracts and obligations for community college facilities, board duties and responsibilities relating to. Cross-reference section, decodified.

28A.04.201 Additional powers and duties--Coordinating council for occupational education, board membership on, reports of to. Crossreference section, decodified.

28A.04.203 Maple Lane School, board to supervise educational work. Cross-reference section, decodified.

28A.04.207 Teachers' retirement board of trustees, board to choose members of. Cross-reference section, decodified.

28A.04.209 Additional powers and duties-Associated student bodies, rules and regulations relating to. Cross-reference section, decodified.

28A.04.210 Youth development and conservation committee, board representation on. Cross-reference section, decodified.

28A.04.260 List of high school districts certified by state board. Cross-reference section, decodified July, 1983.

28A.04.300 Washington state school building systems project-Organization and school plant facilities division established. [1971 ex.s. c 238 § 1.] Repealed by 1981 c 198 § 1.

28A.04.310 Washington state school building systems projectRules and regulations--Developing project--Staff--Project scope-Advisory board--Implementing and cut-off date--Evaluation report. [1971 ex.s. c 238 § 2.] Repealed by 1981 c 198 § 1.

28A.04.350 Student activities eligible for state transportation fund-ing--Rules and regulations for. [1981 c 265 § 12.] Repealed by 1983 lst ex.s. c 61 § 8.

## Chapter 28A. 06 <br> HIGH SCHOOL EXTENSION COURSES

28A.06.010 State board to prescribe extension courses--Examinations. [1969 ex.s. c 223 § 28A.06.010. Prior: 1909 c 97 p 370 § 1; RRS § 5093. Formerly RCW 28.06.010, 28.06.020, 28.06.030 and 28.06.040.] Repealed by 1973 c 51 § 4.

28A.06.050 Preparation and distribution of questions--Grading. [1969 ex.s. c 223 § 28A.06.050. Prior: 1909 p 370 § 2; RRS § 5094. Formerly RCW 28.06.050 and 28.06.060.] Repealed by 1973 c 51 § 4.

28A.06.070 Four year certificate of completion. [1969 ex.s. c 223 § 28A.06.070. Prior: 1909 p $371 \S 3$; RRS § 5095. Formerly RCW 28.06.070.] Repealed by 1973 c 51 § 4.

## Chapter 28A. 08

## TRAFFIC SAFETY EDUCATION COURSES

28A.08.060 Fiscal support--Traffic safety education account. [1969 ex.s. c 218 § 5 ; 1963 c 39 § 7. Formerly RCW 46.81.060.] Repealed by 1984 c 258 § 339, effective July 1, 1985.

Reviser's note: RCW 46.81.060, recodified as RCW 28A.08.060, was amended by 1985 c $57 \S 62$ without reference to its repeal by 1984 c 258 § 339. It has been decodified for publication purposes pursuant to RCW 1.12.025.

## Chapter 28A. 09 <br> VOCATIONAL EDUCATION GENERALLY

28A.09.005 Coordinating council for occupational education-Vocational education--Director--State plan, etc. Cross-reference section, decodified.

28A.09.070 Acceptance of federal acts. [1969 ex.s. c 223 § 28A.09.070. Prior: 1967 ex.s. c 8 § 27; 1939 c 183 § 1 ; 1919 c $169 \S 1$; RRS § 4919. Formerly RCW 28.09.070.] Recodified as RCW 28C. 04.200 pursuant to 1975 lst ex.s. c $174 \S 17$.

28A.09.080 Custodian of special appropriations. [1969 ex.s. c $223 \S$ 28A.09.080. Prior: 1967 ex.s. c 8 § 28; 1919 c $160 \S 2$; RRS § 4920. Formerly RCW 28.09.080.] Recodified as RCW 28C.04.210 pursuant to 1975 1st ex.s. c 174 § 17.

28A.09.090 Types of schools or classes. [1969 ex.s. c 223 § 28A.09.090. Prior: 1967 ex.s. c 8 § 29; 1919 c $160 \S 6$; RRS § 4924. Formerly RCW 28.09.090.] Recodified as RCW 28C.04.220 pursuant to 1975 1st ex.s. c $174 \S 17$.

28A.09.100 School district vocational education programs--Scope--Rules and regulations. [1971 ex.s. c 285 § $1 ; 1969$ ex.s. c 261 § 24; 1969 ex.s. c $223 \S 28$ B. 50.240 . Prior: 1967 ex.s. c $8 \S 24$. Like section formerly RCW 28.85.240. Formerly RCW 28B.50.240.] Recodified as RCW 28C.04.230 pursuant to 1975 1st ex.s. c 174 § 17.

28A.09.1 10 Uniform definition of terms used in vocational educa-tion--Purpose. [1971 ex.s. c 285 § 3.] Recodified as RCW 28C.04.025 pursuant to 1975 lst ex.s. c 174 § 17.

28A.09.120 Uniform definition of terms used in vocational educa-tion-Definitions. [1971 ex.s. c 285 § 4.] Recodified as RCW 28C.04.026 pursuant to 1975 Ist ex.s. c 174 § 17.

28A.09.200 Children of certain citizens missing in action or prisoners of war exempt from fees--Limitations-Procedure. [1973 c 63 § 1;

1972 ex.s. c 17 § 1.] Recodified as RCW 28C. 04.240 pursuant to 1975 lst ex.s. c 174 § 17.

## Chapter 28A.IO

## VOCATIONAL REHABILITATION AND SERVICES FOR HANDICAPPED PERSONS

28A.I0.005 Purpose. [1969 ex.s. c 223 § 28A.10.005. Prior: 1967 c 118 § 1. Formerly RCW 28.10.005.] Recodified as RCW 74.29.005, September, 1983.

28A.I 0.010 Definitions--"State agency". [1970 ex.s. c 18 § 52; 1969 ex.s. c 223 § 28A.10.010. Prior: 1967 ex.s. c 8 § $41 ; 1967$ c 118 § 2; 1957 c 223 § $1 ; 1933$ c 176 § 2; RRS § 4925-2. Formerly RCW 28.10.010.] Recodified as RCW 74.29.010, September, 1983.

28A.I 0.020 Powers and duties of state agency. [1969 ex.s. c 223 § 28A.10.020. Prior: 1967 ex.s. c 8 § 42; 1967 c 118 § 6; 1963 c 135 § 1 ; 1957 c 223 § 3 ; 1933 c 176 § 3 ; RRS § 4925-3. Formerly RCW 28.10.030.] Recodified as RCW 74.29.020, September, 1983.

28A.I0.025 Additional duties of state agency--State-wide pro-gram--Rules and regulations--Report. [1977 c 75 § 18; 1969 ex.s. c 223 § 28A.10.025. Prior: 1967 c 118 § 5. Formerly RCW 28.10.035.] Recodified as RCW 74.29.025, September, 1983.

28A.I0.037 Vocational rehabilitation services to be made available to state and public agencies. [1969 ex.s. c 223 § 28A.10.037. Prior: 1967 ex.s. c $8 \S 45 ; 1967$ c 118 § 7. Formerly RCW 28.10.037.] Recodified as RCW 74.29.037, September, 1983.

28A.I0.050 Acceptance of federal aid--Generally. [1969 ex.s. c 223 § 28A.10.050. Prior: 1967 ex.s. c 8 § 43; 1967 c 118 § 9; 1957 c 223 § 5; 1955 c 371 § 1 ; 1933 c 176 § 5 ; RRS § 4925-5. Formerly RCW 28.10.050.] Recodified as RCW 74.29.050, September, 1983.

28A.I0.055 Acceptance of federal aid--Construction of chapter when part thereof in conflict with federal requirements which are condition precedent to allocation of federal funds. [1969 ex.s. c 223 § 28A.10.055. Prior: 1967 c 118 § 10. Formerly RCW 28.10.055.] Recodified as RCW 74.29.055, September, 1983.

28A.I0.080 Purchase of vocational rehabilitation services for handicapped persons--Procedure--Register of eligible nonprofit organiza-tions--Rules. [1983 1st ex.s. c 41 § 16; 1979 c 151 § 11; 1972 ex.s. c $15 \S 1 ; 1970$ ex.s. c $18 \S 53 ; 1970$ ex.s. c $15 \S 23 ; 1969$ ex.s. c $223 \S$ 28A.10.080. Prior: 1969 c 105 § 2; 1967 ex.s. c 8 § 46; 1967 c 118 § 8. Formerly RCW 28.10.080.] Recodified as RCW 74.29.080, Scptember, 1983.

28A.I0.I00 Sheltered employment and supervised work programs-Purpose. [1970 ex.s. c 15 § 24; 1969 c 105 § 1. Formerly RCW 28.10.100.] Recodified as RCW 74.29.100, September, 1983.

28A.I0.I05 Sheltered employment and supervised work programs-"A disadvantaged person" defined for chapter purposes. [1969 c 105 § 3. Formerly RCW 28.10.105.] Recodified as RCW 74.29.105, September, 1983.

28A.I0.II0 Sheltered employment and supervised work programs-Federal funds. [1970 ex.s. c $15 \S 25$; 1969 c 105 § 4. Formerly RCW 28.10.110.] Recodified as RCW 74.29.110, September, 1983.

## Chapter 28A.I 3 <br> SPECIAL EDUCATION--DIVISION FOR HANDICAPPED CHILDREN

28A.I 3.065 Superintendent of public instruction to adopt certain rules for preschool handicapped programs--Legislative intent. [1984 c 160 § 2.] Repealed by 1985 c 341 § 17.

## Chapter 28A.I4 <br> SPECIAL EDUCATION--DIVISION OF RECREATION

28A.I 4.010 Division of recreation--Established. [1969 ex.s. c 223 § 28A.14.010. Prior: 1945 c 247 § 3; Rem. Supp. 1945 § 5109-10. Formerly RCW 28.14.010.] Repealed by 1981 c 103 § 1.

28A.I 4.020 Division of recreation--Administrative of ficer--Appointment--Qualifications--Salary--Duties. [1971 c 48 § 4; 1969 ex.s. c 223 § 28A.14.020. Prior: 1945 c 247 § 4; Rem. Supp. 1945 § 5109-11. Formerly RCW 28.14.020.] Repealed by 1981 c 103 § 1.

28A.I4.030 Recreation program--Cooperation of, authority of, school districts. [1969 ex.s. c 223 § 28A.14.030. Prior: 1945 c 247 § 5; Rem. Supp. 1945 § 5109-12. Formerly RCW 28.14.030.] Repealed by 1981 c 103 § 1.

28A. I 4.040 Recreation program--May include adults--Restrictions. [1969 ex.s. c 223 § 28A.14.040. Prior: 1945 c 247 § 6; Rem. Supp. 1945 § 5109-13. Formerly RCW 28.14.040.] Repealed by 1981 c 103 § 1 .

28A.I 4.050 Local and district advisory committees--Duties. [1975 1st ex.s. c $275 \S 53 ; 1971$ c $48 \S 5 ; 1969$ ex.s. c $223 \S 28$ A.14.050. Prior: 1945 c 247 § 7 ; Rem. Supp. 1945 § 5109-14. Formerly RCW 28.14.050.] Repealed by 1981 c 103 § 1.

28A.I 4.060 State aid. [1969 ex.s. c 223 § 28A.14.060. Prior: 1945 c 247 § 9; Rem. Supp. 1945 § 5109-16. Formerly R CW 28.14.060.] Repealed by 1981 c 103 § 1.

## Chapter 28A. 16

PROGRAMS FOR HIGHLY CAPABLE STUDENTS
(Formerly: Special education-Division for superior students)
28A.I6.010 Division created--Superior students defined. [1969 ex.s. c 223 § 28A.16.010. Prior: 1961 c 116 § 2. Formerly RCW 28.16.010.] Repealed by 1984 c 278 § 15.

28A.I6.020 Program--Scope--Costs. [1969 ex.s. c 223 § 28A.16.020. Prior: 1961 c 116 § 3. Formerly RCW 28.16.020.] Repealed by 1984 c 278 § 15 . Later enactment, see RCW 28A.16.040.
28A.I 6.030 Authority of school districts--Joint programs with institutions of higher learning. [1969 ex.s. c 223 § 28A.16.030. Prior: 1961 c 116 § 4. Formerly RCW 28.16.030.] Repealed by 1984 c 278 § 15. Later enactment, see RCW 28A.16.060.

## Chapter 28A.I9 <br> COUNTY SUPERINTENDENT--INTERMEDIATE DISTRICT SUPERINTENDENT--INTERMEDIATE DISTRICTS AND BOARDS

28A.I9.010 through 28A.I9.440. [1969 ex.s. c 223 §§ 28A.19.01028A.19.440.] Repealed by 1969 ex.s. c $176 \S 159$.

## Chapter 28A. 20 <br> COUNTY AND INTERMEDIATE DISTRICT BOARDS OF EDUCATION

28A.20.010 through 28A.20.095. [1969 ex.s. c 223 §§ 28A.20.01028A.20.095.] Repealed by 1969 ex.s. c 176 § 159.

## Chapter 28A. 21 <br> EDUCATIONAL SERVICE DISTRICTS--SUPERINTENDENT-BOARDS

(Formerly: Intermediate school districts-Superintendent-Boards of education)
28A.21.0301 ESD board--Members--Elections, time of, call and notice, conduct. [1974 ex.s. c 75 § 2.] Repealed by 1977 ex.s. c 283 § 25.

28A.21.0302 ESD board--Members--Elections, filing of candidacy, certification of names. [1975 1st ex.s. c 275 § 4; 1974 ex.s. c $75 \S$ 3.] Repealed by 1977 ex.s. c 283 § 25.

28A.21.036 ESD board--Members--Expiration of terms if elected prior to September 21, 1977. [1977 ex.s. c 283 § 23.] Repealed by 1984 c 40 § 12.

28A.21.070 ESD superintendent--Appointment, term, salary, discharge. [1975 1st ex.s. c $275 \S 14 ; 1971$ ex.s. c $282 \S 9 ; 1970$ ex.s. c 84 $\S 2 ; 1969$ ex.s. c 176 § 7. Formerly RCW 28.19.530.] Repealed by 1977 ex.s. c 283 § 25.

28A.21.073 Intermediate school district superintendent--Reimbursement by district for certain salaries paid. [1970 ex.s. c 84 § 3. Formerly RCW 28.19.531.] Repealed by 1971 ex.s. c 282 § 44.

28A.21.080 ESD superintendent--Qualifications. [1975 1st ex.s. c $275 \S 15 ; 1971$ ex.s. c $282 \S 10 ; 1969$ ex.s. c $176 \S 8$. Formerly RCW 28.19.535.] Repealed by 1977 ex.s. c $283 \S 25$.

28A.21.145 Moneys transferred--District special service funds abolished. [1971 ex.s. c 282 § 43.] Repealed by 1974 ex.s. c 75 § 19.

28A.21.150 Superintendents--Minimum salary. [1969 ex.s. c 176 § 15. Formerly RCW 28.19.570.] Repealed by 1971 ex.s. c 282 § 44.

28A.21.180 County funds to go into district general expense fund, minimum amount--Election costs--Services of county officials--Termination of county participation. [1975 1st ex.s. c 275 § 34; 1974 ex.s. c $75 \S 20 ; 1971$ ex.s. c $282 \S 24 ; 1969$ ex.s. c $176 \S 18$. Formerly RCW 28.19.585.] Repealed by 1983 c 56 § 16.

28A.21.185 Possession and title to certain property--Committee to settle disputes. [1971 ex.s. c 282 § 25.] Repealed by 1974 ex.s. c 75 § 21.

28A.21.190 Prosecuting attorneys as legal advisors to board and superintendent--Written opinions of attorney general. [1971 ex.s. c 282 § 27; 1969 ex.s. c 176 § 20. Formerly RCW 28.19.590.] Repealed by 1974 ex.s. c 75 § 22.

28A.21.230 Board of education, superintendent, to perform duties of county board of education, county superintendent--Cooperative educational services. [1969 ex.s. c 176 § 24. Formerly RCW 28.19.610.] Repealed by 1971 ex.s. c 282 § 44.

## Chapter 28A. 24

## SCHOOL TRANSPORTATION

28A.24.060 Children of compulsory school age entitled to use facilities. [1969 ex.s. c 223 § 28A.24.060. Prior: 1945 c 141 § 13; Rem. Supp. 1945 § 4719-1. Formerly RCW 28.24.060.] Repealed by 1981 c 265 § 15 , effective September 1, 1982.

28A.24.080 Transportation routes--Procedure to establish. [1977 c $80 \S 1 ; 19751$ lst ex.s. c $275 \S 54 ; 1971$ ex.s. c $282 \S 32 ; 1969$ ex.s. c 176 § 104; 1969 ex.s. c 223 § 28A.24.080. Prior: 1965 ex.s. c 154 § 7. Formerly RCW 28.24.080.] Repealed by 1981 c 265 § 15, effective September 1, 1982.

28A.24.090 Local boards to cooperate in establishing routes and determining costs. [1969 ex.s. c 223 § 28 A. 24.090 . Prior: 1965 ex.s. c 154 § 8. Formerly RCW 28.24.090.] Repealed by 1977 c 80 § 4.

28A.24.150 Safe walk-ways in lieu of bus route or bus run-Reimbursement of costs, when. [1975 1st ex.s. c 275 § 55; 1971 c 48 § $8 ; 1970$ ex.s. c $20 \S 2 ; 1969$ ex.s. c $223 \S 28$ A. 24.150 . Prior: 1967 ex.s. c 17 § 1 . Formerly RCW 28.24.150.] Repealed by 1977 c 80 § 4.

## Chapter 28A. 28

## CHILD EMPLOYMENT AND PART TIME SCHOOLS

28A.28.010 Permit officers designated--Coordinating council defined. [1971 c 48 § $10 ; 1969$ ex.s. c 223 § 28A.28.010. Prior: 1919 c 151 § 1 ; RRS § 4906. Formerly RCW 28.28.010.] Repealed by 1973 c 51 § 4.

28A.28.020 Attendance until eighteen required--Exceptions. [1969 ex.s. c 223 § 28A.28.020. Prior: 1919 c 151 § 2; RRS § 4907. Formerly RCW 28.28.020.] Repealed by 1973 c 51 § 4.

28A.28.030 Employment permits--Who may apply--Basis and form--"Employment" defined. [1971 c 48 § 11; 1969 ex.s. c 223 § 28A.28.030. Prior: 1919 c 151 § 3; RRS § 4908. Formerly RCW 28.28.030, 28.28.010 and 28.28.040.] Repealed by 1973 c 51 § 4.

28A.28.050 Duties of employers. [1969 ex.s. c 223 § 28A.28.050. Prior: 1919 c 151 § 4; RRS § 4909. Formerly RCW 28.28.050.] Repealed by 1973 c 51 § 4.

28A.28.060 Records and report of permits. [1969 ex.s. c $223 \S$ 28A.28.060. Prior: 1919 c 151 § 5; RRS § 4910. Formerly RCW 28.28.060.] Repealed by 1973 c 51 § 4.

28A.28.070 Establishment, conduct of part time schools. [1969 ex.s. c 223 § 28A.28.070. Prior: 1927 c 181 § 1; 1919 c 151 § 6; RRS § 4911. Formerly RCW 28.28.070, 28.28.080.] Repealed by 1973 c 51 § 4.

28A.28.090 Coordinating council to establish rules and regulations, forms. [1969 ex.s. c 223 § 28A.28.090. Prior: 1919 c 151 § 11; RRS § 4916. Formerly RCW 28.28.090.] Repealed by 1973 c 51 § 4.

28A.28.100 Attendance at part time schools required--Excep-tions--Penalty against parent or guardian. [1969 ex.s. c 223 § 28A.28.100. Prior: 1919 c 151 § 7; RRS § 4912. Formerly RCW 28.28.100.] Repealed by 1973 c 51 § 4.

28A.28.110 Employers must allow school attendance--Penalty. [1969 ex.s. c 223 § 28A.28.110. Prior: 1919 c 151 § 9; RRS § 4914. Formerly RCW 28.28.110.] Repealed by 1973 c 51 § 4.

28A.28.120 Enforcement of attendance. [1969 ex.s. c 223 § 28A.28.120. Prior: 1919 c 151 § 13; RRS § 4918. Formerly RCW 28.28120.] Repealed by 1973 c 51 § 4.

28A.28.130 Attendance at part time school counted as hours of labor for state, federal law. [1969 ex.s. c 223 § 28A.28.130. Prior: 1919 c 151 § 8; RRS § 4913. Formerly RCW 28.28.130.] Repealed by 1973 c 51 § 4.

28A.28.140 Reimbursement of expense. [1969 ex.s. c 223 § 28A.28.140. Prior: 1927 c 181 § 2; 1919 c 151 § 12; RRS § 4917. Formerly RCW 28.28.140.] Repealed by 1973 c 51 § 4.

## Chapter 28A. 31

## HEALTH MEASURES

28A.31.108 Immunization program--Exempted persons. [1984 c 40 § 6; 1979 ex.s. c 118 § 5.] Repealed by 1985 c 49 § 6.
28A.31.122 Immunization program--Applicable to children in grades 7-12, when. [1979 ex.s. c 118 § 12.] Repealed by 1984 c 40 § 13.

## Chapter 28A. 35 <br> KINDERGARTENS

28A.35.010 Free kindergartens authorized--Duties of directors. [1972 ex.s. c $105 \S 1 ; 1969$ ex.s. c $223 \S 28$ A. 35.010 . Prior: 1965 ex.s. c 124 § 19; 1911 c 82 § 1, part; 1909 c 97 p 371 § 1; RRS 5096; prior: 1897 c 118 § 181, part. Formerly RCW 28.35.010.] Repealed by 1982 c 158 § 7.

28A.35.011 First class districts may establish and maintain. Crossreference section, decodified. See 1982 c 158 § 7.

28A.35.020 Part of common school system. [1969 ex.s. c 223 § 28A.35.020. Prior: (i) 1909 c 97 p 371 § 2; RRS § 5097. Formerly RCW 28.35.020. (ii) 1917 c 127 § 1, part; RRS § 5098, part. Formerly RCW 28.35.030, part.] Repealed by 1982 c 158 § 7.

28A.35.030 Maintained from district general school fund--Attendance reports for apportionment purposes--Census enumeration. [1980 c 6 § $4 ; 1975$ 1st ex.s. c 275 § 59; 1971 c 48 § $13 ; 1969$ ex.s. c 223 § 28A.35.030. Prior: 1917 c 127 § 1, part; RRS § 5098, part. Cf. 1911 c 82 § $1 ; 1909$ c 97 p 371 subc. 19; 1897 c 118 § 181. Formerly RCW 28.35.030, 28.35.050 and 28.35.060.] Repealed by 1982 c $158 \S 7$.

28A.35.070 Qualifications for teachers. [1969 ex.s. c 223 § 28A.35.070. Prior: 1909 c 97 p 371 §4; RRS §5099; prior: 1897 c 118 § 181, part. Formerly RCW 28.35.070.] Repealed by 1982 c 158 § 7.
28A.35.080 Special meeting to determine if district should maintain. Cross-reference section, decodified. See 1982 c 158 § 7.

## Chapter 28A. 40

## PERMANENT COMMON SCHOOL FUND--COMMON SCHOOL

 CONSTRUCTION FUND28A.40.014 Permanent common school fund--Sources--Interest accruing on prior to July 2nd, 1967, deposited in current state school fund. Cross-reference section, decodified.

## Chapter 28A. 41

STATE GENERAL FUND SUPPORT TO PUBLIC SCHOOLS-SCHOOL DISTRICT REIMBURSEMENT PROGRAMS
(Formerly: Current state school fund-School district reimbursement programs)
28A.41.020 Current state school fund--Sources--Required appropriations for school support. [1969 ex.s. c 223 § 28A.41.020. Prior: 1967 c 29 § 2; 1959 c 276 § $1 ; 1945$ c 141 § 1 ; 1933 c 28 § $4 ; 1909$ c 97 p 320 § 3; prior: 1897 c 118 § $110 ; 1890$ p 373 § $51 ; 1886$ p 20 §

57, part; Code 1881 § 3210, part; 1873 p 421 § 1 ; Rem. Supp. 1945 § 4940-1. Formerly RCW 28.41.020.] Repealed by 1980 c 6 § 7.

Severability--1980 c 6: See note following RCW 28A.40.100.
28A.41.030 Current state school fund--Certain federal proceeds applied to. [1969 ex.s. c 223 § 28A.41.030. Prior: 1935 c 19 § 1; RRS § 4934-2. Formerly RCW 28.41.030.] Repealed by 1980 c 6 § 7.

Severability--1980 c 6: See note following RCW 28A.40.100.
28A.41.161 Reimbursement for transportation costs--Safe walkways in lieu of bus route or bus run--Reimbursement of costs, when. Cross-reference section, decodified.
28A.41.210 Allocations--Minimum requirements. [1973 2nd ex.s. c 4 § 2; 1973 lst ex.s. c 195 § 152.] Section expired January 1, 1975.

28A.41.220 Minimum guarantee to school districts for 1974-75 school year. [1974 ex.s. c 89 § 2.] Repealed by 1981 c 108 § 1.

28A.41.250 URRD education programs--Budget request for. [1980 c 87 § 6; 1974 ex.s. c 85 § 1.] Repealed by 1985 c 341 § 17.

28A.41.260 URRD advisory committee--Appointment, terms. [1974 ex.s. c 85 § 2.] Repealed by 1982 c 163 § 23, effective June 30, 1982.

28A.41.270 URRD education programs--Funding requests for. [1974 ex.s. c 85 § 3.] Repealed by 1985 c 341 § 17.

28A.41.280 URRD education programs--Rules and regulations, mandatory concerns. [1974 ex.s. c 85 § 4.] Repealed by 1985 c 341 § 17.

28A.41.290 URRD educational programs--Assistance to local districts. [1974 ex.s. c 85 § 5.] Repealed by 1985 c 341 § 17.

28A.41.412 Remedial assistance program--As part of URRD program. [1982 c 163 § 2; 1979 c 149 §7.] Repealed by 1985 c 341 § 17.

## Chapter 28A. 44

PAYMENTS TO HIGH SCHOOL DISTRICTS FOR EDUCATING NONHIGH SCHOOL DISTRICT STUDENTS
(Formerly: Basis of apportionment at county level-County high school levy against nonhigh school districts)
28A.44.040 Attendance basis for apportionments at county level. [1977 ex.s. c 359 § $12 ; 1969$ ex.s. c 223 § 28A.44.040. Prior: 1945 c 141 § 8; Rem. Supp. 1945 § 4940-7. Formerly RCW 28.44.040.] Repealed by 1981 c 264 § 12.

Reviser's note: This repeal [1981 c 264 § 12] carried the following proviso: " Provided, That such repeals shall not affect the purposes of section 3(1) of this amendatory act and the RCW sections referred to therein shall be deemed operative solely for the purposes of said subsection." Section 3(1) of 1981 c 264 is RCW 28A.44.170(1); the RCW sections referred to therein are RCW 28A.44.080, 28A.44.085, 28A.44.090 and 28A.44.100.

28A.44.050 County high school levy against nonhigh school dis-tricts--High school district fund. [1971 ex.s. c 282 § 33; 1971 c 48 § $15 ; 1969$ ex.s. c 223 § 28A.44.050. Prior: 1923 c 103 § $1 ; 1917$ c 21 § 6; RRS § 4715 . Formerly RCW 28.44.050.] Repealed effective July 1, 1973 by 1972 ex.s. c 124 § 9.

Repealer--Savings: "Section 28A.44.050, chapter 223, Laws of 1969 ex. sess., section 15 , chapter 48 , Laws of 1971 , section 33 , chapter 282 , Laws of 1971 ex. sess. and RCW 28A.44.050 are each hereby repealed: "Provided, That the provisions of RCW 28A.44.050 shall be effective for the satisfaction of any claims arising thereunder by high school districts against nonhigh districts. ${ }^{\text {[ }}$ [1972 ex.s. c 124 § 9.]

Effective date--Severability--1972 ex.s. c 124: See notes following RCW 28A.41.130.

28A.44.060 List of high school districts certified by state board. [1975 lst ex.s. c 275 § 61; 1971 ex.s. c 282 § 34; 1971 c 48 § 16; 1969 ex.s. c 223 § 28A.44.060. Prior: 1917 c 21 § 3; RRS § 4712. Formerly RCW 28.44.060.] Repealed by 1983 c 56 § 16.

28A.44.070 List of high school districts certified to county officers. [1975 1st ex.s. c 275 § 62; 1971 ex.s. c $282 \S 35 ; 1971$ c 48 § $17 ; 1969$ ex.s. c 223 § 28A.44.070. Prior: 1917 c 21 § 4; RRS § 4713. Formerly RCW 28.44.070.] Repealed by 1983 c 56 § 16.

28A.44.080 School superintendent's report of nonresident pupils and educating costs. [1977 ex.s. c 359 § 10; 1975-'76 2nd ex.s. c 118 § 24; 1975 lst ex.s. c $275 \S 63$; 1972 ex.s. c $124 \S 3 ; 1971$ ex.s. c $282 \S 36$; 1971 c 48 § 18 ; 1969 ex.s. c 223 § 28A.44.080. Prior: 1917 c 21 § 5 ; RRS § 4714. Formerly RCW 28.44.080.] Repealed by 1981 c 264 § 12.

Reviser's note: This repeal [1981 c 264 § 12] carried the following proviso: "Provided, That such repeals shall not affect the purposes of section 3(1) of this amendatory act and the RCW sections referred to therein shall be deemed operative solely for the purposes of said subsection." Section 3(1) of 1981 c 264 is RCW 28A.44.170(1); the RCW sections referred to therein are RCW 28A.44.080, 28A.44.085, 28A.44.090 and 28A.44.100.

28A.44.085 ESD board to certify claims against nonhigh districts to county commissioners--Determination of amounts. [1977 ex.s. c 359 § 11; 1975-'76 2nd ex.s. c 118 § 25; 1975 1st ex.s. c 275 § 64; 1972 ex.s. c 124 § 2.] Repealed by 1981 c 264 § 12.

Reviser's note: This repeal [1981 c 264 § 12] carried the following proviso: " Provided, That such repeals shall not affect the purposes of section 3(1) of this amendatory act and the RCW sections referred to therein shall be deemed operative solely for the purposes of said subsection. " Section 3(1) of 1981 c 264 is RCW 28A.44.170(1); the RCW sections referred to therein are RCW 28A.44.080; 28A.44.085, 28A.44.090 and 28A.44.100.
28A.44.090 Certificate to county treasurer by ESD board of amount due. [1975-'76 2nd ex.s. c 118 § 26; 1975 lst ex.s. c $275 \S 65$; 1972 ex.s. c $124 \S 4 ; 1971$ ex.s. c $282 \S 37 ; 1971$ c $48 \S 19 ; 1969$ ex.s. c 223 § 28A.44.090. Prior: 1917 c 21 § 7; RRS § 4716. Formerly RCW 28.44.090.] Repealed by 1981 c 264 § 12.

Reviser's note: This repeal [1981 c 264 § 12] carried the following proviso: "Provided, That such repeals shall not affect the purposes of section 3(1) of this amendatory act and the RCW sections referred to therein shall be deemed operative solely for the purposes of said subsection." Section 3(1) of 1981 c 264 is RCW 28A.44.170(1); the RCW sections referred to therein are RCW 28A.44.080, 28A.44.085, 28A.44.090 and 28A.44.100.

28A.44.100 Transfer of funds by county treasurer. [1975 lst ex.s. c 275 § 66; 1972 ex.s. c $124 \S 5$; 1971 ex.s. c $282 \S 38$; 1971 c $48 \S 20$; 1969 ex.s. c 223 § 28A.44.100. Prior: 1917 c 21 § 8; RRS § 4717. Formerly RCW 28.44.100.] Repealed by 1981 c 264 § 12.

Reviser's note: This repeal [1981 c 264 § 12] carried the following proviso: "Provided, That such repeals shall not affect the purposes of section 3(1) of this amendatory act and the RCW sections referred to therein shall be deemed operative solely for the purposes of said subsection." Section 3(1) of 1981 c 264 is RCW 28A.44.170(1); the RCW sections referred to therein are RCW 28A.44.080, 28A.44.085, 28A.44.090 and 28A.44.100.
28A.44.110 Appeal of certification of claim for reimbursement. [1972 ex.s. c 124 § 6.] Repealed by 1981 c 264 § 12.

Reviser's note: This repeal [1981 c 264 § 12] carried the following proviso: "Provided, That such repeals shall not affect the purposes of section 3(1) of this amendatory act and the RCW sections referred to therein shall be deemed operative solely for the purposes of said subsection." Section 3(1) of 1981 c 264 is RCW 28A.44.170(1); the RCW sections referred to therein are RCW 28A.44.080, 28A.44.085, 28A.44.090 and 28A.44.100.

28A.44.120 High school district funds abolished--Accounts created. [1972 ex.s. c 124 § 7.] Repealed by 1981 c 248 § 1 ; and repealed by 1981 c 264 § 12.

Reviser's note: (1) The repeal of RCW 28A.44.120 in section 1 , chapter 248 , Laws of 1981, effective July 26,1981 , is implemented by the following session law sections:
"Sec. 2. Any county treasurer having a fund balance in an account effected by section 1 of this 1981 act shall distribute those funds to school districts within that county on the effective date of this 1981 act." [1981 c 248 § 2.]
"Sec. 3. Any distribution of funds by the county treasurer to school districts shall be in accordance with section 4 of this 1981 act and shall be certified by the educational service district superintendent serving the largest number of school districts in the county. A distribution schedule shall be provided to each appropriate county treasurer twenty
days before distribution of funds is to take place by the appropriate educational service district superintendent." [1981 c 248 § 3.]
"Sec. 4. For counties with nonhigh school districts, distribution of funds shall be on a proportional per pupil basis, based on the final average annual headcount of the preceding school year for each nonhigh school district in the county. For counties with no nonhigh school districts, the distribution shall be on a proportional per pupil basis, based on the final average annual headcount of the preceding school year for all school districts in the county." [1981 c 248 § 4.]
"Sec. 5. In the event that additional moneys should accrue to the accounts abolished in section 1 of this 1981 act, such moneys shall be distributed, within sixty days of receipt, in accordance with sections 3 and 4 of this 1981 act." [1981 c 248 §5.]
(2) This repeal [1981 c 264 § 12] carried the following proviso: "Provided, That such repeals shall not affect the purposes of section 3(1) of this amendatory act and the RCW sections referred to therein shall be deemed operative solely for the purposes of said subsection." Section 3(1) of 1981 c 264 is RCW 28A.44.170(1); the RCW sections referred to therein are RCW 28A.44.080, 28A.44.085, 28A.44.090 and 28A.44.100.
28A.44.130 Balance of claims for certain school years may be paid. [1972 ex.s. c 124 § 11.] Repealed by 1981 c $264 \S 12$.

Reviser's note: This repeal [1981 c 264 § 12] carried the following proviso: " Provided, That such repeals shall not affect the purposes of section 3(1) of this amendatory act and the RCW sections referred to therein shall be deemed operative solely for the purposes of said subsection." Section 3(1) of 1981 c 264 is RCW 28A.44.170(1); the RCW sections referred to therein are RCW 28A.44.080, 28A.44.085, 28A.44.090 and 28A.44.100.

## Chapter 28A. 45 <br> EXCISE TAX ON REAL ESTATE SALES

28A.45.010 "Sale" defined. [1970 ex.s. c $65 \S 1 ; 1969$ ex.s. c $223 \S$ 28A.45.010. Prior: 1955 c $132 \S 1 ; 1953$ c 94 § 1 ; 1951 2nd ex.s. c 19 § $1 ; 1951 \mathrm{lst}$ ex.s. c 11 §7. Formerly RCW 28.45.010.] Recodified as RCW 82.45.010 pursuant to 1980 c 154 § 14, effective September 1, 1981.

28A.45.020 "Seller" defined. [1969 ex.s. c 223 § 28A.45.020. Prior: 1951 lst ex.s. c 11 § 6. Formerly RCW 28.45.020.] Recodified as amended by 1980 c 154 § 1 as RCW 82.45.020 pursuant to 1980 c 154 § 14, effective September 1, 1981.

28A.45.030 "Selling price" defined. [1969 ex.s. c 223 § 28A.45.030. Prior: 1951 2nd ex.s. c 19 § 2; 1951 1st ex.s. c 11 § 8. Formerly RCW 28.45.030.] Recodified as RCW 82.45.030 pursuant to 1980 c 154 § 14, effective September 1, 1981.

28A.45.032 "Real estate", "used mobile home" and "mobile home" defined. [1979 ex.s. c $266 \S$ 1.] Recodified as RCW 82.45 .032 pursuant to 1980 c 154 § 14, effective September $1,1981$.

28A.45.035 Determining selling price of leases with option to pur-chase-Mining property--Payment, security when selling price not separately stated. [1969 ex.s. c 223 § 28A.45.035. Prior: 1967 ex.s. c 149 § $1 ; 1959$ c $208 \S 1 ; 1951$ 2nd ex.s. c $19 \S 3$. Formerly RCW 28.45.035.] Recodified as RCW 82.45.035 pursuant to 1980 c 154 § 14, effective September 1, 1981.
28A.45.040 Duty of counties to make payments to school dis-tricts--Tax on real estate sales in lieu. [1969 ex.s. c 223 § 28A.45.040. Prior: 1967 ex.s. c 149 § 2; 1965 ex.s. c 171 § 2; 1955 c 187 § 9; 1951 1st ex.s. c 11 § 1 . Formerly RCW 28.45.040.] Repealed by 1977 ex.s. c 359 § 20, effective September 1, 1978.

28A.45.050 Levy of tax--Rate-Disposition of proceeds. [1977 ex.s. c $359 \S 13 ; 1975$ 1st ex.s. c $135 \S 1 ; 1969$ ex.s. c $223 \S 28 \mathrm{~A} .45-$ .050. Prior: 1953 c $94 \S 2 ; 19511$ st ex.s. c $11 \S 2$. Formerly RCW 28.45.050.] Repealed by 1980 c 154 § 7, effective September 1, 1981.

Purpose--Effective dates--Savings--Disposition of certain funds--Severability--1980 c 154: See notes following chapter 82.45 RCW digest.

28A.45.060 Tax on sale of property located in county. [1969 ex.s. c 223 § 28A.45.060. Prior: 1951 1st ex.s. c 11 § 5. Formerly RCW 28.45.060.] Recodified as amended by 1980 c 154 § 2 as RCW 82.45.060 pursuant to 1980 c 154 § 14, effective September 1, 1981.

28A.45.070 Tax is lien on property--Enforcement. [1969 ex.s. c 223 § 28A.45.070. Prior: 1951 1st ex.s. c 11 § 9. Formerly RCW 28.45.070.] Recodified as RCW 82.45.070 pursuant to 1980 c 154 § 14, effective September 1, 1981.

28A.45.080 Tax is seller's obligation--Choice of remedies. [1969 ex.s. c 223 § 28A.45.080. Prior: 1951 lst ex.s. c $11 \S 10$. Formerly RCW 28.45.080.] Recodified as amended by 1980 c 154 § 3 as RCW 82.45.080 pursuant to 1980 c 154 § 14, effective September 1, 1981.

28A.45.090 Payment of tax--Evidence of payment--Recording. [1979 ex.s. c $266 \S 2 ; 1969$ ex.s. c $223 \S 28$ A. 45.090 . Prior: 1951 2nd ex.s. c $19 \S 4 ; 1951$ lst ex.s. c $11 \S 11$. Formerly RCW 28.45.090.] Recodified as amended by 1980 c 154 § 4 as RCW 82.45 .090 pursuant to 1980 c 154 § 14, effective September 1, 1981.

28A.45.100 Interest on delinquent taxes--Reporting sales--Procedures. [1969 ex.s. c 223 § 28A.45.100. Prior: 1951 lst ex.s. c 11 § 12. Formerly RCW 28.45.100.] Repealed by 1980 c 154 § 7, effective September 1, 1981.

Purpose--Effective dates--Savings--Disposition of certain funds--Severability--1980 c 154: See notes following chapter 82.45 RCW digest.

28A.45.105 Single family residential property, tax credit when subsequent transfer of within nine months for like property. [ 1969 ex.s. c 223 § 28A.45.105. Prior: 1967 ex.s. c 149 § 61. Formerly RCW 28.45.105.] Recodified as RCW 82.45.105 pursuant to 1980 c 154 § 14, effective September 1, 1981.

28A.45.120 Standards for reporting, application and collection of tax--Real estate excise tax affidavit form, contents, use. [1980 c 134 § 1; 1969 ex.s. c 223 § 28A.45.120. Prior: 1967 ex.s. c 149 § 3. Formerly RCW 28.45.120.] Recodified as RCW 82.45.120 pursuant to 1980 c 154 § 14, effective September 1, 1981.

## Chapter 28A. 47 <br> SCHOOL PLANT FACILITIES AID--BOND ISSUES

28A.47.055 Definitions. [1969 ex.s. c 223 § 28A.47.055. Prior: 1955 c 187 § 2, part; 1953 c 282 § 1, part. Formerly RCW 28.41.010, part.] Repealed by 1985 c 136 § 3.

28A.47.070 Basis of state aid for school plants. [1969 ex.s. c $223 \S$ 28A.47.070. Prior: 1955 ex.s. c 3 § 8; 1949 c 108 § 1; 1947 c 278 § 3; Rem. Supp. 1949 § 4940-14. Formerly RCW 28.47.070.] Repealed by 1985 c 136 § 3.

28A.47.130 1949 bond issue for school plant facilities--Form, term, sale, etc. [1969 ex.s. c 223 § 28A.47.130. Prior: 1949 c 229 § 1. Formerly RCW 28.47.130.] Repealed by 1983 c 189 § 1.

28A.47.140 1949 bond issue for school plant facilities--Proceeds of bond sale--Deposit. [1969 ex.s. c 223 § 28A.47.140. Prior: 1949 c 229 § 2. Formerly RCW 28.47.140.] Repealed by 1983 c 189 § 1.

28A.47.150 1949 bond issue for school plant facilities--Appropriation from building construction account--Purposes. [1969 ex.s. c 223 § 28A.47.150. Prior: 1949 c 229 § 3. Formerly RCW 28.47.150.] Repealed by 1979 ex.s. c 67 § 18.

## Severability--1979 ex.s. c 67: See note following RCW 19.28.330.

28A.47.160 1949 bond issue for school plant facilities--Bond redemption account created--Prior rights as to sales tax revenues--Deposits--Enforcement. [1969 ex.s. c 223 § 28A.47.160. Prior: 1949 c 229 § 4. Formerly RCW 28.47.160.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
28A.47.170 1949 bond issue for school plant facilities--Sales tax not exclusive. [1969 ex.s. c 223 § 28A.47.170. Prior: 1949 c 229 § 5. Formerly RCW 28.47.170.] Repealed by 1983 c 189 § 1.

28A.47.180 1949 bond issue for school plant facilities--Bonds are legal investment for public funds. [1969 ex.s. c 223 § 28A.47.180. Prior: 1949 c 229 § 6. Formerly RCW 28.47.180.] Repealed by 1983 c 189 § 1.

28A.47.210 Investment of current surpluses in public school building construction account and institutional building construction account. [1969 ex.s. c 223 § 28A.47.210. Prior: 1951 c 147 § 1. Formerly RCW 28.47.210.] Repealed by 1983 c 189 § 1.

28A.47.220 Investment of current surpluses in public school building construction account and institutional building construction account-Deposit of securities--Duties of treasurer. [1969 ex.s. c 223 § 28A.47.220. Prior: 1951 c 147 § 2. Formerly RCW 28.47.220.] Repealed by 1983 c 189 § 1.
28A.47.230 Investment of current surpluses in public school building construction account and institutional building construction account-Investment income credited to account. [1969 ex.s. c 223 § 28A.47.230. Prior: 1951 c 147 § 3. Formerly RCW 28.47.230.] Repealed by 1983 c 189 § 1.

28A.47.420 1955 emergency construction of school plant facili-ties--Bonds authorized--Form, term, etc.--Continuation of levy. [1969 ex.s. c 223 § 28A.47.420. Prior: 1955 ex.s. c 3 § 1 . Formerly RCW 28.47.420.] Repealed by 1983 c 189 § 1.

28A.47.425 1955 emergency construction of school plant facili-ties--Proceeds from bond sale--Deposit. [1969 ex.s. c 223 § 28A. 47 .425. Prior: 1955 ex.s. c 3 § 2 . Formerly RCW 28.47.425.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
28A.47.430 1955 emergency construction of school plant facili-ties--Appropriation from public school construction account--Pur-poses--Local responsibility. [1969 ex.s. c 223 § 28A.47.430. Prior: 1955 ex.s. c 3 § 3. Formerly RCW 28.47.430.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
28A.47.435 1955 emergency construction of school plant facili-ties--Additional allotment authorized--Effect of allocation on future disbursements to district. [1969 ex.s. c 223 § 28A.47.435. Prior: 1955 ex.s. c 3 § 4. Formerly RCW 28.47.435.] Repealed by 1983 c 189 § 1.

28A.47.445 1955 emergency construction of school plant facili-ties--Legislature may provide additional means of revenue. [ 1969 ex.s. c 223 § 28A.47.445. Prior: 1955 ex.s. c 3 § 6. Formerly RCW 28.47.445.] Repealed by 1983 c 189 § 1.
28A.47.450 1955 emergency construction of school plant facili-ties--Bonds are negotiable, legal investments and security. [1969 ex.s c 223 § 28A.47.450. Prior: 1955 ex.s. c 3 § 7. Formerly RCW 28.47.450.] Repealed by 1983 c 189 § 1.

28A.47.460 1957 bond issue for construction of school plant facili-ties--Authorized--Form, term, etc.--Continuation of levy. [1969 ex.s. c 223 § 28A.47.460. Prior: 1957 c 234 § 1. Formerly RCW 28.47.460.] Repealed by 1983 c 189 § 1.

28A.47.470 1957 bond issue for construction of school plant facili-ties--Proceeds from bond sale--Deposit. [1969 ex.s. c 223 § 28A.47.470. Prior: 1957 c 234 § 2. Formerly RCW 28.47.470.] Repealed by 1983 c 189 § 1.

28A.47.480 1957 bond issue for construction of school plant facili-ties--Public school building bond redemption fund--1957--Payment from motor vehicle excise tax and cigarette tax. [1969 ex.s. c 223 § 28A.47.480. Prior: 1957 c 234 § 3. Formerly RCW 28.47.480.] Repealed by 1983 c 189 § 1.

28A.47.490 1957 bond issue for construction of school plant facili-ties--Legislature may provide additional means of revenue. [1969 ex.s. c 223 § 28A.47.490. Prior: 1957 c 234 § 4. Formerly RCW 28.47.490.] Repealed by 1983 c 189 § 1.
28A.47.500 1957 bond issue for construction of school plant facili-ties--Bonds are negotiable, legal investments and security. [1969 ex.s. c 223 § 28A.47.500. Prior: 1957 c 234 § 5. Formerly RCW 28.47.500.] Repealed by 1983 c 189 § 1.

28A.47.510 1957 bond issue for construction of school plant facili-ties--Appropriation from public school building construction account-Purposes--Local responsibility. [1969 ex.s. c 223 § 28A.47.510. Prior: 1957 c 234 § 6. Formerly RCW 28.47.510.] Repealed by 1983 c 189 § 1.

28A.47.520 1957 bond issue for construction of school plant facili-ties--Duties of state board of education. [1969 ex.s. c 223 § 28A.47.520. Prior: 1957 c 234 § 7. Formerly RCW 28.47.520.] Repealed by 1983 c 189 § 1.

28A.47.530 1957 bond issue for construction of school plant facili-ties--Basis of state aid for school plants. [1969 ex.s. c 223 § 28A.47.530. Prior: 1957 c 234 § 8. Formerly RCW 28.47.530.] Repealed by 1983 c 189 § 1.

28A.47.540 1957 bond issue for construction of school plant facili-ties--Additional allotment authorized--Effect of allotment on future disbursements to district. [1969 ex.s. c 223 § 28A.47.540. Prior: 1957 c 234 § 9. Formerly RCW 28.47.540.] Repealed by 1983 c 189 § 1.
28A.47.560 1957 bond issue for construction of school plant facili-ties--Modifiable basic or standard plans for school buildings--Rules and regulations. [1969 ex.s. c 223 § 28A.47.560. Prior: 1957 c 234 § 11. Formerly RCW 28.47.560.] Repealed by 1983 c 189 § 1.

28A.47.570 1959 bond issue for construction of school plant facili-ties--Authorized--Form, term, etc.--Continuation of levy. [1969 ex.s. c 223 § 28A.47.570. Prior: 1959 ex.s. c 8 § 1. Formerly RCW 28.47.570.] Repealed by 1983 c 189 § 1.
28A.47.580 1959 bond issue for construction of school plant facili-ties--Proceeds from bond sale--Deposit--Use. [1969 ex.s. c 223 § 28A.47.580. Prior: 1959 ex.s. c 8 § 2. Formerly RCW 28.47.580.] Repealed by 1983 c 189 § 1.

28A.47.590 1959 bond issue for construction of school plant facili-ties--Public school building bond redemption fund of 1959--Payment from cigarette tax. [1969 ex.s. c 223 § 28A.47.590. Prior: 1959 ex.s. c 8 § 3. Formerly RCW 28.47.590.] Repealed by 1983 c 189 § 1.

28A.47.600 1959 bond issue for construction of school plant facili-ties--Legislature may provide additional means of revenue. [ 1969 ex.s. c 223 § 28A.47.600. Prior: 1959 ex.s. c 8 § 4. Formerly RCW 28.47.600.] Repealed by 1983 c 189 § 1.

28A.47.610 1959 bond issue for construction of school plant facili-ties--Bonds are negotiable, legal investment and security. [1969 ex.s. c 223 § 28A.47.610. Prior: 1959 ex.s. c 8 § 5. Formerly RCW 28.47.610.] Repealed by 1983 c 189 § 1.

28A.47.620 1959 bond issue for construction of school plant facili-ties--Appropriation from public school building construction account--Purposes--Local responsibility--Rules and regulations. [1969 ex.s. c 223 § 28A.47.620. Prior: 1959 ex.s. c 8 § 6. Formerly RCW 28.47.620.] Repealed by 1983 c 189 § 1.

28A.47.630 1959 bond issue for construction of school plant facili-ties--Duties of state board of education. [1969 ex.s. c 223 § 28A.47.630. Prior: 1959 ex.s. c 8 § 7. Formerly RCW 28.47.630.] Repealed by 1983 c 189 § 1.
28A.47.640 1959 bond issue for construction of school plant facili-ties--Basis of state aid for school plants. [1969 ex.s. c 223 § 28A.47.640. Prior: 1959 ex.s. c 8 § 8. Formerly RCW 28.47.640.] Repealed by 1983 c 189 § 1.

28A.47.650 1959 bond issue for construction of school plant facili-ties--Taxable valuation and percentage of state assistance to be used in determining eligibility for allotment. [1969 ex.s. c 223 § 28A.47.650. Prior: 1959 ex.s. c 8 § 9. Formerly RCW 28.47.650.] Repealed by 1983 c 189 § 1.

28A.47.660 1959 bond issue for construction of school plant facili-ties--Additional allotment authorized--Effect of allotment on future disbursements to district. [1969 ex.s. c 223 § 28A.47.660. Prior: 1959 ex.s. c 8 § 10. Formerly RCW 28.47.660.] Repealed by 1983 c 189 § 1.

28A.47.680 1959 bond issue for construction of school plant facili-ties--Application by district for state assistance--Rules and regula-tions--Studies and surveys by state board. [1969 ex.s. c 223 § 28A.47.680. Prior: 1959 ex.s. c 8 § 12. Formerly RCW 28.47.680.] Repealed by 1983 c 189 § 1.

28A.47.690 1959 bond issue for construction of school plant facili-ties--Manual, other materials to guide and provide information to district. [1979 c 141 § 37 ; 1969 ex.s. c 223 § 28A.47.690. Prior: 1959 ex.s. c 8 § 13. Formerly RCW 28.47.690.] Repealed by 1983 c 189 § 1.

28A.47.700 1959 bond issue for construction of school plant facili-ties--State board to provide district with consultatory, advisory service.
[1969 ex.s. c 223 § 28A.47.700. Prior: 1959 ex.s. c 8 § 14. Formerly RCW 28.47.700.] Repealed by 1983 c 189 § 1.

28A.47.710 1959 bond issue for construction of school plant facili-ties--Modifiable basic or standard plans for school buildings--Rules and regulations. [1969 ex.s c 223 § 28A.47.710. Prior: 1959 ex.s. c $8 \S$ 15. Formerly RCW 28.47.710.] Repealed by 1983 c 189 § 1.

28A.47.720 1961 bond issue for construction of school plant facili-ties--Authorized--Form, term, etc.--Continuation of levy. [1969 ex.s. c 223 § 28A.47.720. Prior: 1961 ex.s. c 3 § 1. Formerly RCW 28.47.720.] Repealed by 1983 c 189 § 1.

28A.47.722 1961 bond issue for construction of school plant facili-ties--Proceeds from bond sale--Deposit--Use. [1969 ex.s. c 223 § 28A.47.722. Prior: 1961 ex.s. c 3 § 2. Formerly RCW 28.47.722.] Repealed by 1983 c 189 § 1.

28A.47.724 1961 bond issue for construction of school plant facili-ties--Public school building bond redemption fund of 1961--Payment from and prior charge on retail sales tax. [1969 ex.s. c 223 § 28A.47.724. Prior: 1961 ex.s. c 3 § 3. Formerly RCW 28.47.724.] Repealed by 1983 c 189 § 1.
28A.47.726 1961 bond issue for construction of school plant facili-ties--Legislature may provide additional means of revenue--General credit of state not pledged. [1969 ex.s. c 223 § 28A.47.726. Prior: 1961 ex.s. c 3 § 4. Formerly RCW 28.47.726.] Repealed by 1983 c 189 § 1

28A.47.728 1961 bond issue for construction of school plant facili-ties--Bonds are negotiable, legal investment and security. [1969 ex.s. c 223 § 28A.47.728. Prior: 1961 ex.s. c 3 § 5. Formerly RCW 28.47.728.] Repealed by 1983 c 189 § 1.

28A.47.730 1961 bond issue for construction of school plant facili-ties--Appropriation from public school building construction account--Purposes--Local responsibility--Rules and regulations. [1969 ex.s. c 223 § 28A.47.730. Prior: 1961 ex.s. c 3 § 6. Formerly RCW 28.47.730.] Repealed by 1983 c 189 § 1.

28A.47.732 1961 bond issue for construction of school plant facili-ties--Duties of state board of education. [1969 ex.s. c 223 § 28A.47.732. Prior: 1961 ex.s. c 3 § 7. Formerly RCW 28.47.732.] Repealed by 1983 c 189 § 1 .

28A.47.734 1961 bond issue for construction of school plant facili-ties-Basis of state aid for school plants. [1969 ex.s. c 223 § 28A.47734. Prior: 1961 ex.s. c 3 § 8. Formerly RCW 28.47.734.] Repealed by 1983 c 189 § 1.

28A.47.736 1961 bond issue for construction of school plant facili-ties--Taxable valuation and percentage of state assistance to be used in determining eligibility for allotment. [1969 ex.s. c 223 § 28A.47.736. Prior: 1961 ex.s. c 3 § 9. Formerly RCW 28.47.736.] Repealed by 1983 c 189 § 1.

28A.47.738 1961 bond issue for construction of school plant facili-ties--Additional allotment authorized--Effect of allotment on future disbursements to district. [1969 ex.s. c 223 § 28A.47.738. Prior: 1961 ex.s. c 3 § 10 . Formerly RCW 28.47.738.] Repealed by 1983 c 189 § 1.

28A.47.742 1961 bond issue for construction of school plant facili-ties--Application by district for state assistance--Rules and regula-tions--Studies and surveys by state board. [1969 ex.s. c 223 § 28A.47.742. Prior: 1961 ex.s. c 3 § 12. Formerly RCW 28.47.742.] Repealed by 1983 c 189 § 1

28A.47.744 1961 bond issue for construction of school plant facili-ties-Manual, other materials to guide and provide information to district. [1979 c 141 § 38 ; 1969 ex.s. c 223 § 28A.47.744. Prior: 1961 ex.s. c 3 § 13. Formerly R CW 28.47.744.] Repealed by 1983 c 189 § 1.

28A.47.746 1961 bond issue for construction of school plant facili-ties--State board to provide district with consultatory, advisory service. [1969 ex.s. c 223 § 28A.47.746. Prior: 1961 ex.s. c 3 § 14. Formerly RCW 28.47.746.] Repealed by 1983 c 189 § 1.

28A.47.748 1961 bond issue for construction of school plant facili-ties--Modifiable basic or standard plans for school buildings--Rules and regulations. [1969 ex.s. c 223 § 28A.47.748. Prior: 1961 ex.s. c 3 § 15. Formerly RCW 28.47.748.] Repealed by 1983 c 189 § 1.

28A.47.750 1961 bond issue for construction of school plant facili-ties--Reduction of bond issue, proceeds by amount available from federal funds. [ 1969 ex.s. c 223 § 28A.47.750. Prior: 1961 ex.s. c $3 \S 16$. Formerly RCW 28.47.750.] Repealed by 1983 c 189 § 1.

28A.47.760 1963 bond issue for construction of school plant facili-ties--Authorized--Form, terms, etc.--Continuation of levy. [1969 ex.s. c 223 § 28A.47.760. Prior: 1963 ex.s. c 26 § 1. Formerly RCW 28.47760.] Repealed by 1985 c 136 § 3.

28A.47.762 1963 bond issue for construction of school plant facili-ties--Proceeds from bond sale--Deposit--Use. [1969 ex.s. c 223 § 28A.47.762. Prior: 1963 ex.s. c 26 § 2. Formerly RCW 28.47.762.] Repealed by 1985 c 136 § 3.

28A.47.764 1963 bond issue for construction of school plant facili-ties--Public school building bond redemption fund of 1963--Payment from and prior charge on motor vehicle excise tax. [1969 ex.s. c 223 § 28A.47.764. Prior: 1963 ex.s. c 26 § 3. Formerly RCW 28.47.764.] Repealed by 1985 c 136 § 3.

28A.47.766 1963 bond issue for construction of school plant facili-ties--Legislature may provide additional means of revenue--General credit of state not pledged. [1969 ex.s. c 223 § 28A.47.766. Prior: 1963 ex.s. c 26 § 4. Formerly RCW 28.47.766.] Repealed by 1985 c 136 § 3.

28A.47.768 1963 bond issue for construction of school plant facili-ties--Bonds are negotiable, legal investment and security. [1969 ex.s. c 223 § 28A.47.768. Prior: 1963 ex.s. c 26 § 5. Formerly RCW 28.47768.] Repealed by 1985 c 136 § 3.

28A.47.770 1963 bond issue for construction of school plant facili-ties--Allotment of funds appropriated from public school building construction account--Duties, rules and regulations, of state board of education. [1969 ex.s. c 223 § 28A.47.770. Prior: 1963 ex.s. c 26 § 6. Formerly RCW 28.47.770.] Repealed by 1985 c 136 § 3.

28A.47.772 1963 bond issue for construction of school plant facili-ties--Reduction of bond issue, proceeds by amount available from federal funds. [1969 ex.s. c 223 § 28A.47.772. Prior: 1963 ex.s. c 26 § 7. Formerly RCW 28.47.772.] Repealed by 1985 c 136 § 3.

28A.47.774 1963 bond issue for construction of school plant facili-ties--Submission of proposition as to issuance of bonds to the peopleAlternative method in event issuance of bonds declared invalid or bonds not sold. [1969 ex.s. c 223 § 28A.47.774. Prior: 1963 ex.s. c 26 § 8. Formerly RCW 28.47.774.] Repealed by 1985 c 136 § 3.

## Chapter 28A.47A

SCHOOL PLANT FACILITIES AID--1979 BOND ISSUE FOR CONSTRUCTION OF COMMON SCHOOL PLANT FACILITIES

28A.47A.010 Bonds authorized--Series I and II, amounts--Sale, conditions. [1979 ex.s. c 241 § 1.] Repealed by 1980 c 141 § 11.

28A.47A.020 Bond anticipation notes--Authorized--Payment. [1979 ex.s. c 241 § 2.] Repealed by 1980 c 141 § 11.

28A.47A.030 Form, terms, conditions, sale and covenants of bonds and notes. [1979 ex.s. c 241 § 3.] Repealed by 1980 c 141 § 11.

28A.47A.040 Disposition of proceeds from sale of bonds and notes--Use. [1979 ex.s. c 241 § 4.] Repealed by 1980 c 141 § 11.
28A.47A.050 Common school building bond retirement fund of 1979-Created--Purpose--Payment of principal and interest on bonds, procedure. [1979 ex.s. c 241 §5.] Repealed by 1980 c 141 § 11.

28A.47A.060 Moneys transferred from common school construction fund to general fund. [1979 ex.s. c 241 § 6.] Repealed by 1980 c 141 § 11.

28A.47A.070 Bonds as legal investment for public funds. [1979 ex.s. c 241 § 7.] Repealed by 1980 c 141 § 11.

28A.47A.080 Prerequisite to issuance of Series I bonds. [1979 ex.s. c 241 § 8.] Repealed by 1980 c 141 § 11.

28A.47A.090 Chapter provisions as limited by and subordinate to other statutes, covenants and proceedings. [1979 ex.s. c 241 § 9.] Repealed by 1980 c 141 § 11 .

28A.47A. 100 Proceeds from Series II bonds as compensation for sale of timber from trust lands. [1979 ex.s. c 241 § 10.] Repealed by 1980 c 141 § 11 .

28A.47A. 110 Debt service requirements included within state's debt limitations. [1979 ex.s. c 241 § 11.] Repealed by 1980 c 141 § 11.

## Chapter 28A. 48

## APPORTIONMENT TO DISTRICTS--DISTRICT ACCOUNTING

28A.48.040 Credits for nonresident attendance--Agreement necessary. [1969 c 130 § 8; 1969 ex.s. c 223 § 28A.48.040. Prior: 1909 c 97 p 312 § 4; RRS § 4874. Formerly RCW 28.48.040.] Repealed by 1975 1st ex.s. c 66 § 3 .

28A.48.050 Credits for nonresident attendance--Procedure for obtaining nonresident attendance credit. [1975 1st ex.s. c 275 § 69; 1969 ex.s. c 176 § $110 ; 1969$ ex.s. c $223 \S 28 A .48 .050$. Prior: 1909 c 97 p 312 § 5; RRS § 4875. Formerly RCW 28.48.050.] Repealed by 1975 1st ex.s. c 66 § 3; and repealed by 1975-'76 2nd ex.s. c $15 \S 19$.

28A.48.060 Special credit for school attendance from pupils of orphan homes. [1969 ex.s. c $176 \S 112 ; 1969$ ex.s. c $223 \S 28 A .48 .060$. Prior: 1925 ex.s. c 139 § 1 ; RRS § 4874-1. Formerly RCW 28.48.060.] Repealed by 1971 c 47 § 1.
28A.48.090 Apportionment for third class districts may be withheld, when. [1975 1st ex.s. c $275 \S 72 ; 1969$ ex.s. c $176 \S 113 ; 1969$ ex.s. c 223 § 28A.48.090. Prior: 1909 c 97 p 314 § 13; RRS § 4883. Formerly RCW 28.48.090.] Repealed by 1975 c $43 \S 36$; and repealed by 1975'76 2nd ex.s. c 15 § 19.

28A.48.110 Distribution of state property tax proceeds. [1972 ex.s. c $124 \S 10 ; 1971$ ex.s. c $100 \S 2 ; 1969$ ex.s. c $223 \S 28 A .48 .110$. Prior: 1967 ex.s. c 140 § 1 . Formerly RCW 28.48.110.] Repealed by 1973 1st ex.s. c 195 § 133, effective January 31, 1974.

Severability--Effective dates and termination dates--Construction-1973 1st ex.s. c 195: See notes following RCW 84.52.043.

## Chapter 28A.51

## DISTRICT BONDS FOR LANDS, BUILDINGS AND EQUIPMENT

28A.51.030 Certificate of results of election to county treasurer-Sale provisions--Contents of bonds--Registration. [1983 c 167 § 22; 1969 ex.s. c 223 § 28A.51.030. Prior: 1919 c 90 § 13; 1909 c 97 p 325 § 3; RRS § 4943; prior: 1907 c 101 § 2; 1905 c 142 § 6; 1897 c 118 § 119; 1890 p 46 § 3. Formerly RCW 28.51.030, 28.51.040, part, 28.51.050, part and 28.51.060.] Repealed by 1984 c 186 § 70.

28A.51.055 Signature on bonds by designee. [1983 c 167 § 23; 1969 ex.s. c 223 § 28A.51.055. Prior: 1951 c 88 § 1. Formerly RCW 28.51.055.] Repealed by 1984 c 186 § 70.

28A.51.056 Signature on bonds by designee--Authorization-Revocation. [1969 ex.s. c 223 § 28A.51.056. Prior: 1951 c 88 § 2. Formerly RCW 28.51.056.] Repealed by 1984 c 186 § 70.

28A.51.057 Signature on bonds by designee--Liability of officer affixing signature through a designee. [1969 ex.s. c 223 § 28A.51.057. Prior: 1951 c 88 § 3. Formerly RCW 28.51.057.] Repealed by 1984 c 186 § 70.

28A.51.058 Signature on bonds by designee--Coupons--Facsimile signatures. [1969 ex.s. c 223 § 28A.51.058. Prior: 1951 c 88 § 4. Formerly RCW 28.51.058.] Repealed by 1984 c 186 § 70.

28A.51.210 Cancellation of redeemed bonds. [1969 ex.s. c 223 § 28A.51.210. Prior: 1911 c 88 § 4; 1909 c 97 p 330 § 15 ; RRS § 4955; prior: 1897 c 118 § 127; 1890 p 50 § 11. Formerly RCW 28.51.210.] Repealed by 1984 c 186 § 70.

## Chapter 28A. 52 <br> VALIDATING INDEBTEDNESS—BONDS

28A.52.055 Resolution of issuance and sale--Applicable law--Interest--Advertising--Bids--Disposition of proceeds. [1983 c 167 § 29; 1969 ex.s. c 223 § 28A.52.055. Prior: 1909 c 97 p 334 § 6; RRS § 4961; prior: 1897 c 118 § 133; 1895 c 21 § 6. Formerly RCW 28.52.055.] Repealed by 1984 c 186 § 70.

## Chapter 28A. 57 <br> ORGANIZATION AND REORGANIZATION OF SCHOOL DISTRICTS

28A.57.329 Directors--Number and terms of in new second class districts due to elimination of third class district classification. [1975 c 43 § 34.] Repealed by 1979 ex.s. c 126 § 43.

28A.57.332 Directors--Increase in number of former third class directors for new second class district, how effected. [1971 c 67 § 7; 1969 ex.s. c 223 § 28A.57.332. Prior: 1959 c 268 § 8; 1947 c 266 § 33 ; Rem. Supp. 1947 § 4693-52. Formerly R CW 28.57.360.] Repealed by 1975 c 43 § 36.

28A.57.340 Directors--Number and terms of in reorganized city districts not divided into directors' districts. [1969 ex.s. c 223 § 28A.57.340. Prior: 1959 c 268 § 6; 1947 c 266 § 23; Rem. Supp. 1947 § 4693-42. Formerly RCW 28.57.340.] Repealed by 1971 c 67 § 9.

28A.57.350 Directors' districts generally. Number and terms of directors in new directors' districts. [1969 ex.s. c 176 § $138 ; 1969$ ex.s. c 223 § 28A.57.350. Prior: 1959 c 268 § 7, part; 1947 c 266 § 24, part; Rem. Supp. 1947 § 4693-43, part. Formerly RCW 28.57.350, part.] Repealed by 1971 c 67 § 9.

28A.57.370 Directors--Succession of directors when existing district divided into directors' districts. [1969 ex.s. c 176 § $139 ; 1969$ ex.s. c 223 § 28A.57.370. Prior: 1959 c 268 § 9; 1947 c 266 § 34; Rem. Supp. 1947 § 4693-53. Formerly RCW 28.57.370.] Repealed by 1971 c 67 § 9 .

28A.57.380 Directors--Succession in districts heretofore divided into directors' districts. [1969 ex.s. c 223 § 28A.57.380. Prior: 1947 c 266 § 35; Rem. Supp. 1947 § 4693-54. Formerly RCW 28A.57.380.] Repealed by 1971 c 67 § 9.

## Chapter 28A. 58

PROVISIONS APPLICABLE TO ALL SCHOOL DISTRICTS
28A.58.042 Schoolhouses, teachers' cottages--Purchase, lease of realty--Sites--Third class districts. Cross-reference section, decodified.

28A.58.046 Real property--Sale--Engaging agent for--Limitations. [1972 ex.s. c 142 § 4.] Repealed by 1975 1st ex.s. c 243 § 3.

28A.58.092 Student learning objectives--Timelines for other courses of study--SPI annual review and report. [1977 ex.s. c 305 § 2.] Repealed by 1984 c 278 § 4.

28A.58.097 Employee attendance incentive program--Remuneration for unused sick leave. [1980 c 182 § 5.] Repealed by 1983 c 275 § 4. Later enactment, see RCW 28A.58.096.

28A.58.100 Hiring and discharging employees--Leaves for employ-ees--Seniority and leave benefits, retention upon transfers between schools. [1981 c 16 § $1 ; 1980$ c $182 \S 4 ; 19751$ st ex.s. c $275 \S 108$; 1972 ex.s. c 10 § 3. Prior: 1971 ex.s. c 203 § 1; 1971 c 48 § 28; 1969 ex.s. c $283 \S 27$; 1969 ex.s. c 223 § 28A. 58.100 ; prior: (i) 1969 c $53 \S$ 1, part; 1967 ex.s. c 29 § 1 , part; 1967 c 12 § 1 , part; 1965 ex.s. c $49 \S$ 3, part; 1963 c 104 § 1, part; 1963 c 5 § 1, part; 1961 c 305 § 1 , part; 1961 c 237 § 1, part; 1961 c 66 § 1, part; 1955 c 68 § 2, part; prior: 1943 c 52 § 1 , part; 1941 c 179 § 1 , part; 1939 c 131 § 1 , part; 1925 ex.s. c 57 § 1 , part; 1919 c 89 § 3, part; 1915 c 44 § 1 , part; 1909 c 97 p 285 § 2, part; 1907 c 240 § 5, part; 1903 c 104 § 17, part; 1901 c 41 § 3, part; 1897 c 118 § 40, part; 1890 p 364 § 26, part; Rem. Supp. 1943 § 4776, part. Formerly RCW 28.58.100(1) and (3), part, and (15). (ii) 1965 ex.s. c 49 § 3. Formerly RCW 28.67.076.] Repealed by 1983 c 275 § 4. Later enactment, see RCW 28A.58.099.

28A.58.130 Limitation on directors' contracting indebtedness, pen-alty--Exceptions. [ 1969 ex.s. c 223 § 28A.58.130. Prior: 1959 c 216 § 21; prior: 1933 c 28 § 2, part; 1909 c 97 p 288 § 9, part; 1897 c 118 § 46, part; 1893 c 107 § 3, part; R RS § 4784, part. Formerly RCW 28.58.130.] Repealed by 1975-'76 2nd ex.s. c 118 § 29.

28A.58.180 Minimum annual school term. [1972 ex.s. c 105 § 3; 1969 ex.s. c 223 § 28A.58.180. Prior: 1909 c 97 p 263 § 7; RRS § 4691; prior: 1903 c 104 § 23; 1897 c 118 § 70. Formerly RCW 28.58.180.] Repealed by 1982 c 158 § 7.

28A.58.248 Community education programs--Study and report on. [1979 ex.s. c 120 § 3.] Repealed by 1985 c 341 § 17 ; and repealed by 1985 c 344 § 3.

28A.58.700 Student financial assistance program--Definitions. [1973 c 81 § 2.] Repealed by 1981 c 110 § 1.

28A.58.701 Student financial assistance program--Criteria for establishing need--Limits on grants. [1973 c 81 § 3.] Repealed by 1981 c 110 § 1.

28A.58.703 Student financial assistance program--Priority basis-All funds disbursed. [1973 c 81 § 4.] Repealed by 1981 c 110 § 1.

28A.58.704 Student financial assistance program--Discriminatory practices prohibited. [1973 c 81 § 5.] Repealed by 1981 c 110 § 1.

28A.58.706 Student financial assistance program--Grants, gifts, bequests and devises authorized for. [1973 c 81 § 6.] Repealed by 1981 c 110 § 1 .

28A.58.707 Student financial assistance program--Scope of use of awards. [1973 c 81 § 7.] Repealed by 1981 c 110 § 1.

28A.58.756 Basic Education Act of 1977--Rules adopted pursuant to as subject to legislative review. [1977 ex.s. c 359 § 16.] Repealed by 1984 c 40 § 14.

28A.58.832 State scholars' program--Commencement--Report on. [1981 c 54 § 7.] Repealed by 1985 c 341 § 17.

## Chapter 28A. 59

PROVISIONS APPLICABLE ONLY TO FIRST CLASS DISTRICTS
28A.59.130 Quorum--Failure to attend meetings may result in vacation of office. [1969 ex.s. c 23 § 28A.59.130. Prior: 1909 c 97 p 292 § 13; RRS § 4802; prior: 1897 c 118 § 90; 1890 p 390 § 17. Formerly RCW 28.62.130, 28.62.140.] Repealed by 1971 c 53 § 5.

## Chapter 28A. 60 <br> PROVISIONS APPLICABLE ONLY TO SECOND AND THIRD CLASS DISTRICTS

28A.60.185 Schoolhouses, teachers' cottages--Purchase, lease of realty--Sites--Third class districts. [1969 ex.s. c 223 § 28A.60.185. Prior: 1959 c 169 § 2. Formerly RCW 28.63.185.] Repealed by 1975 c 43 § 36.

28A.60.186 Approval of building plans--Third class districts. [1975 1 st ex.s. c $275 \S 120 ; 1971$ ex.s. c $282 \S 39 ; 1971$ c $48 \S 36 ; 1969$ ex.s. c 223 § 28A.60.186. Prior: 1919 c 90 § 7; 1909 c 97 p 289 § 14 ; RRS § 4789; prior: 1907 c 163 § 2. Formerly RCW 28.58.300, 28.58.301.] Repealed by 1975 c 43 § 36; and repealed by $1975-76$ 2nd ex.s. c $15 \S$ 19.

28A.60.352 Housing for superintendent--Prior contracts, indebtedness, validated. [1975 1st ex.s. c 41 § 2.] Repealed by 1984 c 40 § 15.

28A.60.355 Beneficial interests in contracts prohibited--Exception. [1975 lst ex.s. c 41 § 3.] Repealed by 1980 c 39 § 2.

## Chapter 28A. 61

## WASHINGTON STATE SCHOOL DIRECTORS' ASSOCIATION

28A.61.060 County or regional units. [1969 ex.s. c 223 § 28A.61.060. Prior: 1955 c 256 § 1. Formerly RCW 28.58.365.] Repealed by 1983 c 187 § 7, effective June 30, 1983.

## Chapter 28A. 65

## SCHOOL DISTRICT BUDGETS

28A.65.010 Preliminary budgets--When prepared-Contents. [1969 ex.s. c $119 \S 20 ; 1969$ ex.s. c $223 \S 28$ A. 65.010 . Prior: 1965 ex.s. c 124 § 2. Formerly RCW 28.65.010.] Repealed by 1975-'76 2nd ex.s. c 118 § 34 .

28A.65.020 Preliminary budgets--Revenue and expenditure detail. [1975 1st ex.s. c $202 \S 1 ; 1972$ ex.s. c $115 \S 1 ; 1969$ ex.s. c $119 \S 21$; 1969 ex.s. c 223 § 28A.65.020. Prior: 1965 ex.s. c 124 § 3. Formerly RCW 28.65.020.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.030 Preliminary budgets--Format of estimates and comparative data--Classifications. [1969 ex.s. c 223 § 28A.65.030. Prior: 1965 ex.s. c 124 § 4. Formerly RCW 28.65.030.] Repealed by 1975'76 2nd ex.s. c 118 § 34.

28A.65.040 Preliminary budgets--Items dependent upon prospective enrollment--How submitted--Revisions. [1969 ex.s. c 119 § 23; 1969 ex.s. c $223 \S 28 A .65 .040$. Prior: 1965 ex.s. c $124 \S 5$. Formerly RCW 28.65.040.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.050 Preliminary budgets--Forms--Classifications-Accounting and cost systems. [1969 ex.s. c 223 § 28A.65.050. Prior: 1965 ex.s. c 124 § 6. Formerly RCW 28.65.050.] Repealed by 1975'76 2nd ex.s. c 118 § 34.
28A.65.060 Preliminary budgets--Portion of taxable income may be budgeted for certain capital and/or bonding purposes. [ 1969 ex.s. c 119 § 24; 1969 ex.s. c 223 § 28A.65.060. Prior: 1965 ex.s. c 124 § 7. Formerly R CW 28.65.060.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.070 Preliminary budgets--Notice of completion and of hearing thereon--Taxpayers' copies. [1975 1st ex.s. c $53 \S 1 ; 1969$ ex.s. c 223 § 28A.65.070. Prior: 1965 ex.s. c 124 § 8. Formerly RCW 28.65.070.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.075 Preliminary budgets--Tentative adoption of preliminary budget when legislature has not appropriated moneys--Subsequent revision. [1971 ex.s. c 93 § 1.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.080 Preliminary budgets--Hearing and adoption of preliminary budget--Tentative adoption of revisable items--Preliminary budget review committee, duties--Preliminary budget filed--Budget constitutes appropriations for fiscal year. [1975-'76 2nd ex.s. c $15 \S$ 13.] Repealed by 1977 c 5 § 1 . [1975 1st ex.s. c 275 § 122; 1975 c 43 § 22; 1972 ex.s. c $26 \S 2 ; 1971$ ex.s. c $93 \S 2 ; 1971$ c 48 § $38 ; 1969$ ex.s. c $119 \S 25 ; 1969$ ex.s c $223 \S 28$ A. 65.080 . Prior: 1965 ex.s. c 124 § 9. Formerly RCW 28.65.080.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.090 Preliminary budgets--Meeting to revise items which depend upon enrollment--Notice--Hearing. [1975 c 43 § 23; 1969 ex.s. c 119 § 26 ; 1969 ex.s. c $223 \S 28$ A. 65.090 . Prior: 1965 ex.s. c $124 \S$ 10. Formerly RCW 28.65.090.] Repealed by $1975-76$ 2nd ex.s. c 118 § 34.

28A.65.095 Final budget--Revenue and expenditure detail--Petition to include receivables collectible in future years--Budget, when null and void. [1972 ex.s. c 115 § 2; 1969 ex.s. c 119 § 22. Like section formerly RCW 28.65.095.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.100 Adoption of budget--Second class districts to forward for review. [1975 1st ex.s. c 275 § 123 ; 1975 c 43 § 24; 1971 c $48 \S 39$; 1969 ex.s. c 119 § 27 ; 1969 ex.s. c $223 \S 28 A .65 .100$. Prior: 1965 ex.s. c $124 \S 11$. Formerly RCW 28.65.100.] Repealed by 1975-'76 2nd ex.s. c 118 § 34 .
Reviser's note: This section was also reenacted by 1975-'76 2nd ex.s. c 15 without cognizance of the repeal thereof.

28A.65.110 Final budget review committee--Composition--Review, standard. [1975 1st ex.s. c 275 § $124 ; 1971$ c $48 \S 40 ; 1969$ ex.s. c 119 $\S 28 ; 1969$ ex.s. c $223 \S 28$ A. 65.110 . Prior: 1965 ex.s. c $124 \S 12$. Formerly RCW 28.65.110.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.120 Certification and filing of budgets. [1975-'76 2nd ex.s. c $15 \S 15$.] Repealed by 1977 c $5 \S 1$. [1975 1st ex.s. c 275 § 125 ; 1975 c $43 \S 25 ; 1971$ c $48 \S 41 ; 1969$ ex.s c 119 § 29; 1969 ex.s. c 223 § 28A.65.120. Prior: 1965 ex.s. c 124 § 13. Formerly RCW 28.65.120.] Repealed by $1975-76$ 2nd ex.s. c 118 § 34.
28A.65.130 Second and third class districts--Special levies for additional expenditures. [1969 ex.s. c 223 § 28A.65.130. Prior: 1965 ex.s. c $124 \S 14$. Formerly RCW 28.65.130.]' Repealed by 1969 ex.s. c 119 § 37.

28A.65.140 First class districts--Emergency expenditures. [1969 ex.s. c 223 § 28A.65.140. Prior: 1965 ex.s. c 124 § 15 . Formerly RCW 28.65.140.] Repealed by 1969 ex.s. c 119 § 37.

28A.65.141 First class districts-Emergency expenditures. [1969 ex.s. c 119 § 31. Like section formerly RCW 28.65.141.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.142 First class districts--When emergency other than those enumerated under RCW 28A.65.141. [1969 ex.s. c 119 § 32. Like section formerly RCW 28.65.142.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.150 Second class districts--Emergency expenditures. [1975-'76 2nd ex.s. c 15 § 16.] Repealed by 1977 c 5 § 1 . [1975 1st ex.s. c 275 § $126 ; 1975$ c $43 \S 26 ; 1971$ c $48 \S 42 ; 1969$ ex.s. c $119 \S$ 33; 1969 ex.s. c $223 \S 28 A .65 .150$. Prior: 1965 ex.s. c $124 \S 16$. Formerly RCW 28.65.150.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.153 Emergency expenditure resolutions filed with officials. [1975 1st ex.s. c 275 § 127; 1971 c $48 \S 43 ; 1969$ ex.s. c 119 § 34. Like section formerly RCW 28.65.153.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.155 Budget for ensuing fiscal year to provide for emergency revenue--Taxes levied. [1969 ex.s. c $119 \S 35$. Like section formerly RCW 28.65.155.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.160 Termination of appropriations. [1969 ex.s. c 223 § 28A.65.160. Prior: 1965 ex.s. c $124 \S 17$. Formerly RCW 28.65.160.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.170 Budget constitutes appropriations--Nonbudgeted expenditures prohibited--Personal liability--Transfers between budget classes. [1975 lst ex.s. c $151 \S 1 ; 1972$ ex.s. c $26 \S 1 ; 1971$ ex.s. c $93 \S$ 3; 1969 ex.s. c $119 \S 36 ; 1969$ ex.s. c $223 \S 28 A .65 .170$. Prior: 1965 ex.s. c 124 § 18 . Formerly RCW 28.65.170.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.175 Interim expenditures authorized prior to final budget approval. [1975 1st ex.s. c 151 § 2.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.180 Rules and regulations for budgetary procedure--Review when superintendent determines budget not sound--Revised budget, state board's financial plan until adoption. [1975 lst ex.s. c 275 § 128 ; 1971 c 48 § $44 ; 1969$ ex.s. c $119 \S 30$. Like section formerly RCW 28.65.180.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.190 Preliminary budget as final school budget. [1974 ex.s. c 91 §6.] Repealed by 1975-'76 2nd ex.s. c 118 § 34.

28A.65.495 Short fiscal period budget--Contents--Procedure for fixing and adopting-Copies filed--Financial reports, format, filing. [1975-'76 2nd ex.s. c 124 § 1; 1975-'76 2nd ex.s. c 118 § 20.] Repealed by 1983 c 59 § 18, effective September 1, 1983.

## Chapter 28A. 66 <br> SCHOOL DISTRICT WARRANTS, A UDITOR'S DUTIES RELATING TO

28A.66.060 Teacher's last month's salary not to be drawn and issued or registered unless final report filed--All districts. [1975 1st ex.s. c 275 § 129; 1971 c 48 § $46 ; 1969$ ex.s. c 223 § 28A.66.060. Prior: 1909 c 97 p 309 § 6; RRS § 4862. Formerly RCW 28.66.060.] Repealed by 1983 c $56 \S 16$.

28A.66.090 Check and report of redeemed warrants--All districts. [1969 ex.s. c 223 § 28A.66.090. Prior: 1911 c 78 § 1, part; RRS § 4865. Formerly RCW 28.66.090.] Repealed by 1984 c 128 § 12.

28A.66.100 Auditor's annual report to educational service district superintendent. [1975-'76 2nd ex.s. c 118 § $32 ; 1975$ lst ex.s. c $275 \S$ $130 ; 1971$ c 48 § 47 ; 1969 ex.s. c $223 \S 28$ A. 66.100 . Prior: 1911 c 78 § 1, part; RRS § 4866. Formerly RCW 28.66.100.] Repealed by 1983 c 56 § 16.

## Chapter 28A. 67 <br> TEACHERS--GENERAL PROVISIONS

28A.67.040 Annual report--Report as prerequisite for salary. [1975 1st ex.s. c $275 \S 131 ; 1971$ c $48 \S 48 ; 1969$ ex.s. c $223 \S 28$ A.67.040. Prior: 1909 c 97 p 307 § 2; RRS § 4848; prior: 1903 c 104 § 20; 1897 c 118 § 52 ; 1891 c 127 § $15 ; 1890$ p 370 § 38 ; 1886 p 18 § 46; Code 1881 § 3199. Formerly RCW 28.67.040.] Repealed by 1983 c 56 § 17 .

28A.67.050 Register to be kept--Proper register as prerequisite for salary. [1969 ex.s. c 223 § 28A. 67.050. Prior: 1909 c 97 p 307 § 3; RRS § 4849; prior: 1897 c 118 § 53; 1890 p 370 § 39; 1886 p 18 § 47 ; Code 1881 § $3200 ; 1873$ p 430 § 15. Formerly RCW 28.67.050.] Repealed by 1985 c 341 § 17.

28A.67.100 Powers relative to behavior of pupils. [ 1969 ex.s. c 223 § 28A.67.100. Prior: 1909 c 97 p 308 § 7; RRS § 4854; prior: 1897 c 118 § 57 ; 1890 p 371 § 41 ; 1886 p 19 § 49; Code 1881 § 3202. Formerly RCW 28.67.100.] Repealed by 1977 ex.s. c 359 § 20, effective September 1, 1978.

## Chapter 28A. 72 <br> NEGOTIATIONS BY CERTIFICATED PERSONNEL

28A.72.010 Declaration of purpose. [1969 ex.s. c 223 § 28A.72.010. Prior: 1965 c 143 § 1. Formerly RCW 28.72.010.] Repealed by 1975 1st ex.s. c 288 § 28, effective January 1, 1976.
28A.72.020 Definitions. [1975 lst ex.s. c 296 § 8; 1969 ex.s. c 223 § 28A.72.020. Prior: 1965 c 143 § 2. Formerly RCW 28.72.020.] Repealed by 1975 1st ex.s. c 288 § 28, effective January 1, 1976; and repealed by $1975-76$ 2nd ex.s. c 5 § 7.

28A.72.030 Negotiation by representatives of employee organiza-tion--Authorized--Subject matter. [1969 ex.s. c 223 § 28A.72.030. Prior: 1965 c 143 § 3. Formerly RCW 28.72.030.] Repealed by 1975 1st ex.s. c 288 § 28, effective January 1, 1976.

28A.72.040 Negotiation by representatives of employee organiza-tion--Separate employee organization of employees of community college. [1969 ex.s. c 223 § 28A.72.040. Prior: 1965 c 143 § 4. Formerly RCW 28.72.040.] Repealed by 1971 ex.s. c 196 § 11.

28A.72.050 Certificated employee may appear in own behalf. [1969 ex.s. c 223 § 28A.72.050. Prior: 1965 c 143 § 5. Formerly RCW 28.72.050.] Repealed by 1975 1st ex.s. c 288 § 28, effective January 1, 1976.

28A.72.060 Advisory committee--Composition--Report-Recommendations, effect. [1975 1st ex.s. c 296 § 9; 1969 ex.s. c $52 \S 3 ; 1969$ ex.s. c 223 § 28A.72.060. Prior: 1965 c 143 § 6. Formerly RCW 28.72.060.] Repealed by 19751 st ex.s. c 288 § 28, effective January 1, 1976; and repealed by 1975-'76 2nd ex.s. c $5 \$ 7$.

28A.72.070 Discrimination prohibited. [1969 ex.s. c 52 § 4; 1969 ex.s. c 223 § 28A.72.070. Prior: 1965 c 143 § 7. Formerly RCW 28.72.070.] Repealed by 1975 1st ex.s. c $288 \S 28$, effective January 1, 1976.

28A.72.080 District directors to adopt rules and regulations. [1975 1st ex.s. c 296 § $10 ; 1969$ ex.s. c 223 § 28A.72.080. Prior: 1965 c $143 \S$ 8. Formerly RCW 28.72.080.] Repealed by 1975 1st ex.s. c $288 \S 28$, effective January 1, 1976; and repealed by 1975-'76 2nd ex.s. c 5 § 7.

28A.72.090 Prior agreements. [1969 ex.s. c 223 § 28A.72.090. Prior: 1965 c 143 § 9. Formerly RCW 28.72.090.] Repealed by 1975 1st ex.s. c 288 § 28, effective January 1, 1976.

28A.72.100 Principals, assistant principals, application to. [1975 1st ex.s. c 296 § 11; 1973 1st ex.s. c $115 \S$ 1.] Repealed by 19751 lst ex.s. c 288 § 28, effective January 1, 1976; and repealed by 1975-'76 2nd ex.s. c 5 § 7.

## Chapter 28A. 87 <br> OFFENSES RELATING TO SCHOOLS, SCHOOL PERSONNEL-PENALTIES

28A.87.030 Superintendents of school boards--Defaults of, liability for--Action to recover penalties--Disposition. [1975 1st ex.s. c 275 § 140; 1970 ex.s. c $15 \S 21$. Prior: 1969 ex.s. c $199 \S 56 ; 1969$ ex.s. c 176 § 147; 1969 ex.s. c 223 § 28A.87.030; prior: 1909 c 97 p 359 § 6; RRS § 5048; 1903 c 156 § 6; 1897 c 118 § $164 ; 1890$ p 369 § 36. Formerly RCW 28.87.030.] Repealed by 1983 c 56 § 17.

28A.87.050 ESD superintendent's reports, default in making-Penalty. [1975 1st ex.s. c $275 \S 141 ; 1969$ ex.s. c $176 \S 148 ; 1969$ ex.s. c 223 § 28A.87.050. Prior: 1909 c 97 p 357 § 2; RRS § 5044; prior: 1897 c 118 § 160 ; 1890 p 360 § 15. Formerly RCW 28.87.050.] Repealed by 1983 c 56 § 17.

28A.87.080 Funds, fines, forfeitures, failure to pay over--Penalty-Disposition of fines. [1975 lst ex.s. c 275 § 142; 1970 ex.s. c 15 § 22. Prior: 1969 ex.s. c $199 \S 59 ; 1969$ ex.s. c $176 \S 149 ; 1969$ ex.s. c $223 \S$ 28A.87.080; prior: 1909 c 97 p 357 § 3; RRS § 5045; 1903 c 156 § 3; 1897 c 118 § 161 ; 1890 p 383 § 89. Formerly RCW 28.87.080.] Repealed by 1983 c 56 § 17.

28A.87.100 Hygiene, failure of directors to provide for teaching-Withholding warrants of board. [1975 1st ex.s. c 275 § $144 ; 1969$ ex.s. c 176 § 151 ; 1969 ex.s. c 223 § 28A.87.100. Prior: 1909 c 97 p 358 § 4; RRS § 5046; prior: 1903 c 156 § 4; 1897 c 118 § 161; 1890 p 383 § 89. Formerly RCW 28.87.100.] Repealed by 1983 c 56 § 17.

28A.87.110 Hygiene, failure of ESD superintendent to enforce requirement to teach--Penalty--Disposition of fine--Duty of prosecuting attorney. [ 19751 st ex.s. c $275 \S 145 ; 1969$ ex.s. c $176 \S 152 ; 1969$ ex.s. c 223 § 28A.87.1 10. Prior: 1909 c 97 p 358 § 5; RRS § 5047; prior: 1903 c 156 § 5; 1897 c 118 § 163 ; 1890 p 385 § 91 . Formerly RCW 28.87.110.] Repealed by 1983 c 56 § 17.

28A.87.170 Districts using unauthorized textbooks, deviating from study courses, hiring unqualified teachers--Funds withheld. [1975 1st ex.s. c 275 § $146 ; 1969$ ex.s. c 176 § $153 ; 1969$ ex.s. c 223 § 28A.87.170. Prior: 1909 c 97 p 361 § 15; RRS § 5058; prior: 1903 c 156 § 15 ; 1897 c 118 § 174. Formerly RCW 28.87.170.] Repealed by 1983 c 56 § 17.

28A.87.200 School districts fraudulently presenting claims to-Penalty. Cross-reference section, decodified.

28A.87.210 Damaging, destroying, removing educational building or contents--Penalty. Cross-reference section, decodified.

## Chapter 28A. 88

## APPEALS FROM ACTION OR NONACTION OF SCHOOL OFFICIALS AND SCHOOL BOARDS

28A.88.020 Appeals to and from intermediate school district board--Appeals to superior court. [1969 ex.s. c 176 § $154 ; 1969$ ex.s. c 223 § 28A.88.020. Prior: 1919 c 90 § 23; 1909 c 97 p 363 § 2; RRS § 5065. Formerly RCW 28.88 .020 , 28.88 .030 .] Repealed by 1971 ex.s. c 282 § 44.

28A.88.040 Superintendent of public instruction's decision final, when--Court review. [1969 ex.s. c 223 § 28A.88.040. Prior: 1927 c 102 § 3; 1909 c 97 p 364 § 6; RRS § 5069. Formerly RCW 28.88.040.] Repealed by 1971 ex.s. c 282 § 44.

28A.88.050 Basis of appeal. [ 1969 ex.s. c 223 § 28A.88.050. Prior: 1909 c 97 p 363 § 3; RRS § 5066; prior: 1897 c 118 § 47; 1890 p 366 § 32. Formerly RCW 28.88.050.] Repealed by 1971 ex.s. c 282 § 44.

28A.88.060 Notice of appeal--Transcript--Notice of hearing. [1969 ex.s. c 223 § 28A.88.060. Prior: 1927 c 102 § 1; 1909 c 97 p 363 § 4; RRS § 5067; prior: 1897 c 118 § 47; 1890 p 366 § 32. Formerly RCW 28.88.060.] Repealed by 1971 ex.s. c 282 § 44.

28A.88.070 Procedure at hearings on appeals. [1971 c 48 § 53; 1969 ex.s. c 223 § 28A.88.070. Prior: 1927 c 102 § 2; 1909 c 97 p 363 § 5; RRS § 5068. Formerly RCW 28.88.070.] Repealed by 1973 c 46 § 4; and repealed by 1971 ex.s. c 282 § 44.

28A.88.080 Record of decisions and notice. [1969 ex.s. c $223 \S$ 28A.88.080. Prior: 1909 c 97 p 364 § 7; RRS § 5070. Formerly RCW 28.88.080.] Repealed by 1971 ex.s. c 282 § 44.

## Chapter 28A.91

WASHINGTON STATE PUBLIC BROADCASTING COMMISSION
(Formerly: Washington state educational television commission)
Reviser's note: The Washington State Public Broadcasting Commission, established under RCW 28A.91.100 through 28A.91.130, 28A.91 .900 , was terminated pursuant to 1980 c $123 \S 14$, effective June 30, 1983.

28A.91.010 Commission created. [1969 ex.s. c 223 § 28A.91.010. Prior: 1965 ex.s. c 129 § 1. Formerly RCW 28.91.010.] Repealed by 1980 c 123 § 12.

28A.91.020 Members-Appointment--Qualifications. [1969 ex.s. c 223 § 28A.91.020. Prior: 1965 ex.s. c 129 § 2. Formerly RCW 28.91.020.] Repealed by 1980 c 123 § 12.

28A.91.030 Members--Terms. [1969 ex.s. c 223 § 28A.91.030. Prior: 1965 ex.s. c 129 § 3. Formerly RCW 28.91.030.] Repealed by 1980 c 123 § 12.

28A.91.040 Vacancies, filling of. [1969 ex.s. c 223 § 28A.91.040. Prior: 1965 ex.s. c 129 § 4. Formerly RCW 28.91.040.] Repealed by 1980 c 123 § 12.

28A.91.050 Commission offices--Reimbursement of travel expenses of members. [1975-'76 2nd ex.s. c 34 § 70; 1969 ex.s. c 223 § 28A.91.050. Prior: 1965 ex.s. c 129 §5. Formerly RCW 28.91.050.] Repealed by 1980 c 123 § 12.
28A.91.060 Commission duties. [1977 c 75 § 19; 1969 ex.s. c $223 \S$ 28A.91.060. Prior: 1965 ex.s. c 129 § 6. Formerly RCW 28.91.060.] Repealed by 1980 c 123 § 12.

28A.91.100 Definitions. [1980 c 123 § 2.] Decodified September, 1985.

28A.91.110 Commission--Created--Members--Terms--Office-Compensation. [1980 c 123 § 3.] Decodified September, 1985.

28A.91.120 Commission powers and duties--Generally. [1980 c 123 §4.] Decodified September, 1985.

28A.91.130 Executive secretary--Staff. [1980 c 123 § 5.] Decodified September, 1985.
28A.91.900 Severability--1980 c 123. [1980 c 123 § 15.] Decodified September, 1985.

## Chapter 28A. 96

## TEMPORARY SPECIAL LEVY STUDY COMMISSION

28A.96.010 "Commission", "common schools", defined. [1969 ex.s. c 235 § 1. Formerly RCW 28.96.010.] Repealed by 1972 ex.s. c 2 § 1.

28A.96.020 Purpose. [1969 ex.s. c 235 § 2. Formerly RCW 28.96.020.] Repealed by 1972 ex.s. c 2 § 1.
28A.96.030 Commission created--Meetings. [1969 ex.s. c 235 § 3. Formerly RCW 28.96.030.] Repealed by 1972 ex.s. c 2 § 1.

28A.96.040 Membership--Appointed members, limitations. [1971 c 48 § 54; 1969 ex.s. c 235 § 4. Formerly RCW 28.96.040.] Repealed by 1972 ex.s. c 2 § 1.

28A.96.050 Members, per diem and travel expenses. [1969 ex.s. c 235 § 5. Formerly RCW 28.96.050.] Repealed by 1972 ex.s. c 2 § 1.

28A.96.060 Chairman--Executive secretary, salary-Staff-Consultants. [1969 ex.s. c 235 § 6. Formerly RCW 28.96.060.] Repealed by 1972 ex.s. c 2 § 1.

28A.96.070 Procedure, subcommittees, hearings--Public agencies to furnish data--Citizen groups. [1969 ex.s. c $235 \S 7$. Formerly RCW 28.96.070.] Repealed by 1972 ex.s. c 2 § 1.

28A.96.080 Powers and duties generally. [1969 ex.s. c 235 § 8. Formerly RCW 28.96.080.] Repealed by 1972 ex.s. c 2 § 1.
28A.96.090 Preliminary and final report--Contents. [1969 ex.s. c 235 § 9. Formerly RCW 28.96.090.] Repealed by 1972 ex.s. c 2 § 1.

28A.96.100 Federal and private funds, commission may utilize. [1969 ex.s. c $235 \S 10$. Formerly RCW 28.96.100.] Repealed by 1972 ex.s. c 2 § 1.

28A.96.300 Expiration--Commission abolished. [1969 ex.s. c 235 § 11. Formerly RCW 28.96.300.] Repealed by 1972 ex.s. c 2 § 1.

## Chapter 28A. 98 CONSTRUCTION

28A.98.011 Repeal-- 1970 act. The following acts or parts of acts are hereby repealed:
(1) section 2, chapter 97, page 262, Laws of 1909 as amended by section 1, chapter 71, Laws of 1969 and RCW 28.05.010;
(2) section 2, chapter 71, Laws of 1969 and RCW 28.05.015;
(3) sections 1,4 and 5 , chapter 56 , Laws of 1967 ex. sess. as amended by sections 1, 2 and 3, chapter 77, Laws of 1969 and RCW 28.47.784, 28.47.787 and 28.47.788;
(4) section 1 , chapter 54, Laws of 1965 as amended by section 1 , chapter 97, Laws of 1969 and RCW 28.02.120;
(5) section 31, chapter 157, Laws of 1955 as last amended by section 2, chapter 105, Laws of 1969 and RCW 28.10.080;
(6) section 5 , chapter 169 , Laws of 1947 as last amended by section 1, chapter 125, Laws of 1969 and RCW 28.58.360;
(7) section 10, chapter 266, Laws of 1947 as last amended by section 4, chapter 131, Laws of 1969 and RCW 28.57.338;
(8) sections 5 and 6, chapter 131, Laws of 1969 and RCW 28.57. 425 and 28.57.426;
(9) section 13, chapter 268, Laws of 1959 as amended by section 7, chapter 131, Laws of 1969 and RCW 28.57.430;
(10) section 2, chapter 154, Laws of 1965 ex. sess. as last amended by section 1, chapter 138, Laws of 1969 and RCW 28.41.130;
(11) section 1, page 324, Laws of 1909 as last amended by section 1 , chapter 142, Laws of 1969 and RCW 28.51.010;
(12) section 1, chapter 92, Laws of 1951 as amended by section 1 , chapter 2, Laws of 1969 ex. sess. and RCW 28.13.010;
(13) section 6, chapter 154 , Laws of 1965 ex. sess. as amended by section 1, chapter 3, Laws of 1969 ex. sess. and RCW 28.41.170;
(14) section 15 , chapter 268, Laws of 1961 as amended by section 1 , chapter 26, Laws of 1969 ex. sess. and RCW 28.58.310;
(15) sections 2, 3, 5 and 6, chapter 241, Laws of 1961 as amended by sections 2, 3, 4 and 5, chapter 34, Laws of 1969 ex. sess. and RCW 28.58.450, 28.58.460, 28.58.480 and 28.58.490;
(16) section 1, page 362, Laws of 1909 as last amended by section 6 , chapter 34, Laws of 1969 ex. sess. and RCW 28.88.010;
(17) sections 7 through 11 , chapter 34 , Laws of 1969 ex. sess. and RCW 28.58.515, 28.19.601, 28.19.602, 28.58.445 and 28.67.065;
(18) section 1, chapter 224, Laws of 1961 as amended by section 1 , chapter 49, Laws of 1969 ex. sess. and RCW 28.58.135;
(19) sections 6 and 7, chapter 143, Laws of 1965 as amended by sections 1 and 2, chapter 52, Laws of 1969 ex. sess. and RCW 28.72.060 and 28.72.070;
(20) section 1, chapter 203, Laws of 1941 as last amended by section 1, chapter 57, Laws of 1969 ex. sess. and RCW 28.05.050;
(21) section 1, page 364, Laws of 1909 as amended by section 1 , chapter 109, Laws of 1969 ex. sess. and RCW 28.27.010;
(22) sections 2 and 3, chapter 124, Laws of 1965 ex. sess. as amended by sections 1 and 2, chapter 119, Laws of 1969 ex. sess. and RCW 28.65.010 and 28.65.020;
(23) section 3, chapter 119, Laws of 1969 ex. sess. and RCW 28.65.095;
(24) sections $5,7,9,10,11,12$ and 14 , chapter 124, Laws of 1965 ex. sess. as amended by sections $4,5,6,7,8,9$ and 10 , chapter 119 , Laws of 1969 ex. sess. and RCW 28.65.040, 28.65.060, 28.65.080, 28.65.090, 28.65.100, 28.65.110 and 28.65.120;
(25) sections 11,12 and 13 , chapter 119 , Laws of 1969 ex. sess. and RCW 28.65.180, 28.65.141 and 28.65.142;
(26) sections 16 and 18 , chapter 124 , Laws of 1965 ex. sess. as amended by sections 14 and 17, chapter 119, Laws of 1969 ex. sess. and RCW 28.65.150 and 28.65.170;
(27) sections 15 and 16 , chapter 119 , Laws of 1969 ex. sess. and RCW 28.65.153 and 28.65.155;
(28) section 4, chapter 76, Laws of 1957 as last amended by section 22, chapter 150 , Laws of 1969 ex. sess. and RCW 28.81.170;
(29) section 2, chapter 153 , Laws of 1969 ex. sess. and RCW 28.04.125;
(30) section 2, page 230, chapter 97, Laws of 1909 as amended by section 31, chapter 176, Laws of 1969 ex. sess. and RCW 28.02.020;
(31) section 3, chapter 20, Laws of 1955 as amended by section 15 , chapter 283, Laws of 1969 ex. sess. and RCW 28.02.070;
(32) section 3, page 231, chapter 97, Laws of 1909 as last amended by section 33, chapter 176, Laws of 1969 ex. sess. and RCW 28.03.030;
(33) section 2, chapter 49, Laws of 1965 ex. sess. as last amended by section 34, chapter 176, Laws of 1969 ex. sess. and RCW 28.03.050;
(34) sections 7 and 10 , chapter 154 , Laws of 1965 ex. sess. as amended by sections 35 and 36 , chapter 176, Laws of 1969 ex. sess. and RCW 28.24.080 and 28.24.110;
(35) sections 4 and 9, pages 365 and 367, chapter 97, Laws of 1909 as amended by sections 37 and 38, chapter 176, Laws of 1969 ex. sess. and RCW 28.27.040 and 28.27.080;
(36) section 9, chapter 141 , Laws of 1945 as last amended by section 41 , chapter 176, Laws of 1969 ex. sess. and RCW 28.48.030;
(37) sections 5 and 6, pages 312 and 313, chapter 97, Laws of 1909 as last amended by sections 42 and 43, chapter 176, Laws of 1969 ex. sess. and RCW 28.48.050 and 28.48.055;
(38) section 1, chapter 139, Laws of 1925 ex. sess. as amended by section 44, chapter 176, Laws of 1969 ex. sess. and RCW 28.48.060;
(39) section 13 , page 314 , chapter 97 , Laws of 1909 as amended by section 45, chapter 176, Laws of 1969 ex. sess. and RCW 28.48.090;
(40) section 1, page 309, chapter 97, Laws of 1909 as last amended by section 46, chapter 176, Laws of 1969 ex. sess. and RCW 28.48.100;
(41) sections 11 and 12 , chapter 266, Laws of 1947 as amended by sections 47 and 48 , chapter 176 , Laws of 1969 ex. sess. and RCW 28.57.030 and 28.57.040;
(42) section 13, chapter 266, Laws of 1947 as last amended by section 49, chapter 176, Laws of 1969 ex. sess. and RCW 28.57.050;
(43) sections 19 and 21, chapter 266, Laws of 1947 as last amended by sections 50 and 51 , chapter 176 , Laws of 1969 ex. sess. and RCW 28.57.070 and 28.57.090;
(44) sections 3 and 9, chapter 266, Laws of 1947 as amended by sections 52 and 53 , chapter 176 , Laws of 1969 ex. sess. and RCW 28.57.130 and 28.57.140:
(45) section 5, chapter 266, Laws of 1947 as last amended by section 54, chapter 176, Laws of 1969 ex. sess. and RCW 28.57.150;
(46) section 15 , chapter 266, Laws of 1947 as amended by section 55 , chapter 176, Laws of 1969 ex. sess. and RCW 28.57.170;
(47) section 16, chapter 266, Laws of 1947 as last amended by section 56, chapter 176, Laws of 1969 ex. sess. and RCW 28.57.180;
(48) sections 17,18 and 26, chapter 266, Laws of 1947 as amended by sections 57,58 and 59 , chapter 176, Laws of 1969 ex. sess. and RCW 28.57.190, 28.57.200 and 28.57.240;
(49) section 5 , chapter 268 , Laws of 1959 as amended by section 60 , chapter 176, Laws of 1969 ex. sess. and RCW 28.57.245;
(50) section 23, chapter 130, Laws of 1961 as amended by section 61, chapter 176, Laws of 1969 ex. sess. and RCW 28.57.255;
(51) sections 28,31 and 32 , chapter 266, Laws of 1947 as amended by sections 62, 63 and 64, chapter 176, Laws of 1969 ex. sess. and RCW 28.57.260, 28.57.290 and 28.57.300;
(52) sections 24 and 34 , chapter 266, Laws of 1947 as last amended by sections 65 and 66, chapter 176, Laws of 1969 ex. sess. and RCW 28.57.350 and 28.57.370;
(53) section 38, chapter 266, Laws of 1947 as amended by section 67, chapter 176, Laws of 1969 ex. sess. and RCW 28.57.390;
(54) section 1, chapter 30, Laws of 1963 as amended by section 68, chapter 176, Laws of 1969 ex. sess. and RCW 28.58.530;
(55) section 43, chapter 118 , Laws of 1897 as last amended by section 70, chapter 176, Laws of 1969 ex. sess. and RCW 28.70.040;
(56) section 2, page 338, chapter 97, Laws of 1909 as last amended by section 71, chapter 176, Laws of 1969 ex. sess. and RCW 28.70.060;
(57) sections 3 and 5, pages 336 and 337, chapter 97, Laws of 1909 as last amended by sections 72 and 73, chapter 176, Laws of 1969 ex. sess. and RCW 28.70.110 and 28.70.140;
(58) section 21, chapter 139, Laws of 1965 as amended by section 74, chapter 176, Laws of 1969 ex. sess. and RCW 28.71.100;
(59) section 5, chapter 128 , Laws of 1917 as last amended by section 75 , chapter 176, Laws of 1969 ex. sess. and RCW 28.81.100;
(60) section 2, page 357, chapter 97, Laws of 1909 as amended by section 77, chapter 176, Laws of 1969 ex. sess. and RCW 28.87.050;
(61) section 1 , chapter 126 , Laws of 1917 as amended by section 80 , chapter 176, Laws of 1969 ex. sess. and RCW 28.87.090;
(62) sections 4,5 and 15 , pages 358 and 361 , chapter 97, Laws of 1909 as amended by sections 81,82 and 83 , chapter 176 , Laws of 1969 ex. sess. and RCW 28.87.100, 28.87.110 and 28.87.170;
(63) section 2, page 363, chapter 97, Laws of 1909 as last amended by section 84, chapter 176, Laws of 1969 ex. sess. and RCW 28.88.020;
(64) section 3, page 298 and section 3, page 301, chapter 97, Laws of 1909 as amended by sections 85 and 86, chapter 176, Laws of 1969 ex. sess. and RCW 28.63.020 and 28.63.022;
(65) section 3, chapter 169, Laws of 1947 as amended by section 2 , chapter 184, Laws of 1969 ex. sess. and RCW 28.58.340;
(66) section 1 , chapter 196, Laws of 1969 ex. sess. and RCW 28.81.055;
(67) section 11 , page 368, Laws of 1909 as amended by section 43, chapter 199, Laws of 1969 ex. sess. and RCW 28.27.104;
(68) section 5, chapter 77, Laws of 1903 as amended by section 44, chapter 199, Laws of 1969 ex. sess. and RCW 28.27.190;
(69) section 2, chapter 106, Laws of 1909 as amended by section 45 , chapter 199, Laws of 1969 ex. sess. and RCW 28.58.281;
(70) section 11, page 360, section 12, page 361, section 7, page 359 and section 9, page 360, Laws of 1909 as amended by sections 46 through 52, chapter 199, Laws of 1969 ex. sess. and RCW 28.87.010, 28.87.060, 28.87.130 and 28.87.140;
(71) section 13, chapter 244, Laws of 1969 ex. sess. and RCW $28.41 .140 ;$
(72) section 2, chapter 217, Laws of 1969 ex. sess. and RCW 28.41.145;
(73) section 1, chapter 191, Laws of 1959 as amended by section 1 , chapter 222, Laws of 1969 ex. sess. and RCW 28.76.420;
(74) sections 4,7 and 8 , chapter 229, Laws of 1961 as amended by sections 6,7 and 8 , chapter 232, Laws of 1969 ex. sess. and RCW 28.76.192, 28.76.194 and 28.76.200; repealing section 3, chapter 284, Laws of 1947 as amended by section 9, chapter 232, Laws of 1969 ex. sess. and RCW 28.77.370;
(75) section 4, chapter 254, Laws of 1957 as last amended by section 10, chapter 232 , Laws of 1969 ex. sess. and RCW 28.77.530;
(76) section 8, chapter 193, Laws of 1959 as amended by section 11, chapter 232, Laws of 1969 ex. sess. and RCW 28.77.547;
(77) sections 4 and 7, chapter 12, Laws of 1961 ex. sess. as amended by sections 12 and 13 , chapter 232 , Laws of 1969 ex. sess. and RCW 28.80.530 and 28.80.560;
(78) section 39, chapter 8 , Laws of 1967 ex. sess. as amended by section 36 , chapter 232 , Laws of 1969 ex. sess. and RCW 28.85.390;
(79) section 12, page 329, Laws of 1909 as last amended by section 66, chapter 232, Laws of 1969 ex. sess. and RCW 28.51.180;
(80) sections 5 and 6, pages 333 and 334, Laws of 1909 as amended by sections 67 and 68, chapter 232, Laws of 1969 ex. sess. and RCW 28.52.050 and 28.52.055;
(81) section 4, chapter 14, Laws of 1961 ex. sess. as amended by section 69 , chapter 232 , Laws of 1969 ex. sess. and RCW 28.81.530;
(82) section 8 , chapter 14 , Laws of 1961 ex. sess. as amended by section 70, chapter 232, Laws of 1969 ex. sess. and RCW 28.81.570;
(83) section 1, chapter 187, Laws of 1959 as last amended by section 2, chapter 237, Laws of 1969 ex. sess. and RCW 28.76.410;
(84) sections 32 and 37 , chapter 81 , Laws of 1967 ex. sess. as amended by sections 1 and 4, chapter 238, Laws of 1969 ex. sess. and RCW 28.85.320 and 28.85.370;
(85) sections $2,3,5,6,9,10,24,25$ and 31 , chapter 8 , Laws of 1967 ex. sess. as amended by sections $2,3,4,5,6,7,9,10$ and 11 , chapter 261, Laws of 1969 ex. sess. and RCW 28.85.020, 28.85.030, $28.85 .050,28.85 .060,28.85 .090,28.85 .100,28.85 .240,28.85 .250$ and 28.85.310;
(86) section 15 , chapter 261 , Laws of 1969 ex. sess. and RCW 28.85.535;
(87) section 5 , chapter 139 , Laws of 1921 as last amended by section 3, chapter 269, Laws of 1969 ex. sess. and RCW 28.77.070;
(88) section 4, chapter 164, Laws of 1921 as amended by section 4, chapter 269, Laws of 1969 ex. sess. and RCW 28.80.060;
(89) section 5, chapter 269, Laws of 1969 ex. sess. and RCW 28.81.084;
(90) section 6, page 308, Laws of 1909 as amended by section 14 , chapter 283, Laws of 1969 ex. sess. and RCW 28.02.060;
(91) section 3, chapter 258, Laws of 1947 as last amended by section 16, chapter 283, Laws of 1969 ex. sess. and RCW 28.04.060;
(92) section 3, chapter 49, Laws of 1965 ex. sess. as amended by section 18, chapter 283, Laws of 1969 ex. sess. and RCW 28.67.076;
(93) sections 17 and 58 , chapter 8 , Laws of 1967 ex. sess. as amended by sections 20 and 21, chapter 283, Laws of 1969 ex. sess. and RCW 28.85.170 and 28.85.580;
(94) RCW 28.47.792 through 28.47.799, 28.10.100 through 28.10.110, 28.75.010 through 28.75.220 and 28.75.900 through 28.75.930, 28.75.230, 28.77.235, 28.80.246, 28.85.221, 28.19.500 through 28.19. 595 and 28.19 .600 through 28.19.610; 28.76.421; 28.76.540; 28.47 .800 through 28.47.811; 28.85.875; 28.90.100 through 28.90.180; 28.77.215; 28.76.560, 28.89.010 through 28.89.120, 28.89 .900 and 28.89.910; 28.67.066, 28.67.074, 28.76.570, 28.93.010 through 28.93.030, 28.85.551, 28.58.610, 28.02.061, 28.85.850 through 28.85.869; 28.85.572 through 28.85.575, 28.85.145, 28.85.245, 28.85.246, 28.96.010 through 28.96.100 and 28.96.300. [1970 ex.s. c 16 § 1.]

Effective date: "This 1970 amendatory act shall be effective at such time as chapter 223, Laws of 1969 ex. sess. becomes effective." [1970
ex.s. c 16 § 2.] This applies to RCW 28A.98.011 above. Chapter 223, Laws of 1969 ex. sess. is effective July 1, 1970; see RCW 28A.98.080 and 28B.98.080.

28A.98.012 Repeal-- 1971 act. The following acts or parts of acts are each hereby repealed:
(1) Section 2, chapter 244, Laws of 1969 ex. sess., section 4, chapter 42, Laws of 1970 ex. sess. and RCW 28.47.801;
(2) Section 1, page 324, Laws of 1909, section 12, chapter 90, Laws of 1919, section 1, chapter 147, Laws of 1921 , section 1, chapter 99 , Laws of 1927, section 1, chapter 163, Laws of 1953, section 1, chapter 142, Laws of 1969 , section 6, chapter 42, Laws of 1970 ex. sess. and RCW 28.51.010;
(3) Section 2, page 324, Laws of 1909, section 8, chapter 42, Laws of 1970 ex. sess. and RCW 28.51.020; and
(4) Section 1, chapter 62, Laws of 1965 , section 10, chapter 42, Laws of 1970 ex. sess. and RCW 28.58.550. [1971 c 8 § 6.]

Severability_—1971 c 8: See note following RCW 28A.58.435.
28A.98.020 Intermediate district board member elections. [1969 ex.s. c 223 § 28A.98.020.] Repealed by 1984 c $40 \S 16$.

## Title 28B <br> HIGHER EDUCATION

## Chapter 28B. 04 DISPLACED HOMEMAKER ACT

28B.04.130 Program as pilot project--Duration. [1979 c 73 § 13.] Repealed by 1982 Ist ex.s. c $15 \S 9$.

## Chapter 28B. 10

## COLLEGES AND UNIVERSITIES GENERALLY

28B.10.015 "State colleges" and "institutions of higher education" defined for certain purposes. [ 1969 ex.s. c 223 § 28B.10.015.] Repealed by 1977 ex.s. c $169 \S 115$.

28B.10.045 Uniform minimum entrance requirements--Dissemination to high schools--Report to legislature--Special admission procedures. [1984 c 278 § 18.] Repealed by 1985 c 370 § 105, effective January 1, 1986.

28B.10.052 Uniform academic transfer policies for students completing state community college associate degrees. [1984 c 278 § 20.] Repealed by 1985 c 370 § 105 , effective January 1, 1986.

28B.10.180 Financial plan for ensuing fiscal period--State colleges and universities. [1971 ex.s. c 40 § 1.] Repealed by 1975 1st ex.s. c 293 § 21.

28B.10.200 Scholarships for foreign students at state universities. [1973 c 62 § 1 ; 1969 ex.s. c 223 § 28B. 10.200 . Prior: 1949 c $55 \S 1$; 1945 c 236 § 1; Rem. Supp. 1949 § 4543-15. Formerly RCW 28.76.110.] Repealed by 1982 1st ex.s. c 37 § 5, effective June 1, 1982.

28B.10.205 Scholarships for foreign students at state universities-Expiration. [1981 c 107 § 1.] Repealed by 1983 c 3 § 39.

28B.10.250 Benefits to children of deceased or totally incapacitated veterans--Authorized. [1973 c 62 § 2; 1969 ex.s. c 223 § 28 B.10.250. Prior: 1947 c 224 § 1 ; 1939 c 193 § 1 ; 1937 c 203 § 1; Rem. Supp. 1947 § 10737-4. Formerly RCW 28.76.150.] Repealed by 1982 1st ex.s. c 37 § 5, effective June 1, 1982.

28B.10.255 Benefits to children of deceased or totally incapacitated veterans--Eligibility and need--Payment of charges. [1974 ex.s. c 68 § 3; 1969 ex.s. c 223 § 28B. 10.255 . Prior: 1947 c 224 § 2; 1939 c 193 § 2; 1937 c 203 § 2; Rem. Supp. 1947 § 10737-5. Formerly RCW 28.76.160.] Repealed by 1982 1st ex.s. c $37 \S 5$, effective June $1,1982$.

28B.10.260 Benefits to children of deceased or totally incapacitated veterans--Limitation of annual benefits. [1969 ex.s. c 223 § 28B.10.260. Prior: 1947 c 224 § 3; 1939 c 193 § 3; 1937 c 203 § 3; Rem. Supp. 1947 § 10737-6. Formerly RCW 28.76.170.] Repealed by 1982 1st ex.s. c $37 \S 5$, effective June $1,1982$.

28B.10.450 Annuities and retirement income plans for state college faculty members and certain employees. [ 1970 ex.s. c $53 \S 1 ; 1969$ ex.s. c 223 § 28B.10.450. Prior: 1961 c 202 § 1 ; 1957 c 76 § 1. Formerly RCW 28.81.140.] Repealed by 1971 ex.s. c $261 \S 6$.

28B.10.455 Annuities and retirement income plans for state college faculty members and certain employees--Contributions by faculty members and employees. [1970 ex.s. c 53 § $2 ; 1969$ ex.s. c 223 § 28B.10.455. Prior: 1961 c 202 § 2; 1957 c 76 § 2. Formerly RCW 28.81. 150.$]$ Repealed by 1971 ex.s. c 261 § 6.

28B.10.460 Annuities and retirement income plans for state college faculty members and certain employees--Limitation on institution's contribution. [1970 ex.s. c $53 \S 3$; 1969 ex.s. c $223 \S 28$ B.10.460. Prior: 1961 c 202 § 3; 1957 c 76 § 3. Formerly RCW 28.81.160.] Repealed by 1971 ex.s. c $261 \S 6$.

28B.10.465 Annuities and retirement income plans for state college faculty members and certain employees--Rights and duties of members of state teachers' retirement system. [1971 c 8 § 1 ; 1970 ex.s. c 53 § 4; 1970 ex.s. c $35 \S 6 ; 1969$ ex.s. c $150 \S 23 ; 1969$ ex.s. c $223 \S 28 \mathrm{~B} .10-$ .465. Prior: 1967 c 151 § 4; 1959 c 96 § 1 ; 1957 c 76 § 4. Formerly RCW 28.81.170.] Repealed by 1971 ex.s. c $261 \S 6$.

28B.10.565 Police forces for universities and The Evergreen State College--Penalty. [1979 ex.s. c 136 § 22; 1969 ex.s. c 223 § 28B. $10-$ .565. Prior: 1949 c 123 § 4; Rem. Supp. 1949 § 4543-19. Formerly RCW 28.76.340.] Repealed by 1983 c 221 § 3.
28B.10.644 Management employee performance evaluations--Procedures. [1982 1st ex.s. c 53 § 12.] Repealed by 1985 c 461 § 16.

28B.10.645 Management employee performance evaluations--Merit increases in salary. [1982 1st ex.s. c 53 § 13.] Repealed by 1985 c 461 § 16.

28B.10.646 "Management employees" defined. [1982 1st ex.s. c 53 § 11.] Repealed by 1985 c 461 § 16.
28B.10.720 Senior college concept, adaptability to state system, review and report of. [1969 ex.s c 283 § 3. Formerly RCW 28.76.440.] Repealed by 1973 c 62 § 25.

Savings--Severability--1973 c 62: See notes following RCW 28B.10.510.

28B.10.830 Tuition supplement program for undergraduate resident students attending independent or private institutions--Purpose. [1971 ex.s. c 56 § 1.] Repealed by 1985 c 218 § 3.

28B.10.832 Tuition supplement program for undergraduate resident students attending independent or private institutions--Council to develop and administer state plan. [1971 ex.s. c 56 § 2.] Repealed by 1985 c 218 § 3.
28B.10.834 Tuition supplement program for undergraduate resident students attending independent or private institutions--Minimum provisions for state plan. [1971 ex.s. c 56 § 3.] Repealed by 1985 c 218 § 3.

28B.10.836 Tuition supplement program for undergraduate resident students attending independent or private institutions--Theology students excluded. [ 1971 ex.s. c 56 § 4.] Repealed by 1985 c 218 § 3.

## Chapter 28B. 15 COLLEGE AND UNIVERSITY FEES

28B. 15.010 "Resident students" and "nonresident students" defined. [1969 ex.s. c 223 § 28B.15.010. Prior: (i) 1967 ex.s. c 8 § 31, part. Formerly RCW 28.85.310, part. (ii) 1963 c 181 § 1, part; 1961 ex.s. c 10 § 1, part; 1959 c 186 § 1, part; 1947 c 243 § 1, part; 1945 c 187 § 1, part; 1933 c 169 § 1, part; 1931 c 48 § 1, part; 1921 c 139 § 1, part; 1919 c 63 § 1, part; 1915 c 66 § 2, part; RRS § 4546, part. Formerly RCW 28.77.030, part. (iii) 1963 c 180 § 1 , part; 1961 ex.s. c 11 § 1 , part; 1949 c 73 § 1, part; 1931 c 49 § 1, part; 1921 c 164 § 1, part; Rem. Supp. 1949 § 4569, part. Formerly RCW 28.80.030, part. (iv) 1967 c 47 § 10, part; 1965 ex.s. c 147 § 1, part; 1963 c 143 § 1, part; 1961 ex.s. c 13 § 3, part. Formerly RCW 28.81.080, part.] Repealed by 1971 ex.s. c $273 \S 5$.

28B.15.030 "Incidental fees" at universities defined. [1969 ex.s. c 223 § 28B. 15.030 . Prior: (i) 1963 c 181 § 1 , part; 1961 ex.s. c $10 \S 1$, part; 1959 c 186 § 1, part; 1947 c 243 § 1, part; 1945 c 187 § 1, part; 1933 c 169 § 1 , part; 1931 c 48 § 1 , part; 1921 c 139 § 1 , part; 1919 c

63 § 1, part; 1915 c 66 § 2, part; RRS § 4546, part. Formerly RCW 28.77.030, part. (ii) 1963 c $180 \S 1$, part; 1961 ex.s. c 11 § 1 , part; 1949 c 73 § 1 , part; 1931 c 49 § 1, part; 1921 c 164 § 1, part; Rem. Supp. 1949 § 4569, part. Formerly RCW 28.80.030, part.] Repealed by 1971 ex.s. c 279 § 24.

28B.15.040 "Incidental fees" at state colleges defined. [1969 ex.s. c 223 § 28B.15.040. Prior: 1967 c 47 § 10, part; 1965 ex.s. c 147 § 1 , part; 1963 c 143 § 1 , part; 1961 ex.s. c 13 § 3, part; prior: (i) 1921 c 136 § 1, part; 1905 c 85 § 3, part; RRS § 4616, part. (ii) 1909 c 97 p 255 § 12, part; RRS § 4619, part. Formerly RCW 28.81.080, part.] Repealed by 1971 ex.s. c 279 § 24.

28B.15.050 "Incidental fees" at community colleges defined. [1969 ex.s. c 223 § 28B.15.050. Prior: 1967 ex.s. c 8 § 31, part. Formerly RCW 28.85.310, part.] Repealed by 1971 ex.s. c 279 § 24.

28B.15.060 General tuition and operating fees to reflect cost of instruction. [1977 ex.s. c 322 § 1.] Repealed by 1981 c 257 § 11.

28B.15.075 Recommendations for adjustments in the amounts of tuition and operating fees. [1977 ex.s. c 322 § 8.] Repealed by 1981 c 257 § 11.

28B.15.200 Fees--University of Washington--Minimum. [1971 ex.s. c 279 § 6; 1970 ex.s. c 102 § 4; 1969 ex.s. c $223 \S 28$ B. 15.200. Prior: 1963 c 181 § 1 , part; 1961 ex.s. c 10 § 1 , part; 1959 c 186 § 1 , part; 1947 c 243 § 1 , part; 1945 c 187 § 1, part; 1933 c 169 § 1 , part; 1931 c 48 § 1, part; 1921 c 139 § 1, part; 1919 c 63 § 1, part; 1915 c 66 § 2, part; RRS § 4546, part. Formerly RCW 28.77.030, part.] Repealed by 1977 ex.s. c 322 § 14.

28B.15.201 General tuition and fees--University of Washington and Washington State University--Services and activities fees, maximum. [1977 ex.s. c 322 §3.] Repealed by 1981 c 257 § 11.

28B.15.300 Fees-Washington State University--Minimum. [1971 ex.s. c $279 \S 7 ; 1970$ ex.s. c $102 \S 5 ; 1969$ ex.s. c $223 \S 28$ B. 15.300 . Prior: 1963 c 180 § 1 , part; 1961 ex.s. c 11 § 1 , part; 1949 c 73 § 1 , part; 1931 c 49 § 1, part; 1921 c 164 § 1, part; Rem. Supp. 1949 § 4569. Formerly RCW 28.80.030, part.] Repealed by 1977 ex.s. c 322 § 14.

28B.15.390 Giving note for fees at universities. [1969 ex.s. c 223 § 28B.15.390. Prior: (i) 1921 c 139 § 6; RRS § 4551 . Formerly RCW 28.77.080. (ii) 1921 c $164 \S 4$, part. Formerly RCW 28.80.060, part.] Repealed by 1969 ex.s. c 269 § 12.

28B.15.400 Fees--State colleges. [1977 ex.s. c $169 \S 38 ; 1971$ ex.s. c 279 § $9 ; 1970$ ex.s. c $102 \S 6 ; 1969$ ex.s. c $223 \S 28$ B. 15.400 . Prior: 1967 c 47 § 10, part; 1965 ex.s. c 147 § 1, part; 1963 c 143 § 1 , part; 1961 ex.s. c 13 § 3, part; prior: (i) 1921 c 136 § 1 , part; 1905 c 85 § 3, part; RRS § 4616, part. (ii) 1909 c 97 p 255 § 12, part; RRS § 4619, part. Formerly RCW 28.81.080, part.] Repealed by 1977 ex.s. c 322 § 14.

28B.15.401 General tuition and fees--Regional universities and The Evergreen State College--Services and activities fees, maximum. [1977 ex.s. c 322 § 4.] Repealed by 1981 c 257 § 11.

28B.15.410 Fees--Additional charges. [1969 ex.s. c 223 § 28B.15.410. Prior: 1967 c 47 § 10 , part; 1965 ex.s. c 147 § 1 , part; 1963 c 143 § 1, part; 1961 ex.s. c 13 § 3, part; prior: (i) 1921 c 136 § 1 , part; 1905 c 85 § 3, part; RRS § 4616, part. (ii) 1909 c 97 p 255 § 12, part; RRS § 4619, part. Formerly RCW 28.81.080, part.] Repealed by 1971 ex.s. c 279 § 24 .

28B.15.500 General tuition and fees--Community colleges--Services and activities fees, maximum--Fees for summer school and part time students and certain courses. [1981 c 246 § 1; 1977 ex.s. c 322 § $5 ; 1971$ ex.s. c $279 \S 10 ; 1969$ ex.s. c $223 \S 28 B .15 .500$. Prior: 1967 ex.s. c 8 § 31, part. Formerly RCW 28.85.310, part.] Repealed by 1981 c 257 § 11.

28B.15.523 Community colleges--Waiver of fees at--"Needy student" defined for purposes of. [1971 ex.s. c 279 § 13; 1970 ex.s. c 59 § 9. Like section formerly RCW 28.85.313.] Repealed by 1982 1st ex.s. c 37 § 5 , effective June $1,1982$.

28B.15.525 Community colleges--Waiver of fees at--State board to establish criteria for trustees' determination of applicant as "needy student"--Limitation. [1971 ex.s. c 279 § 14; 1970 ex.s. c 59 § 10.

Like section formerly RCW 28.85.315.] Repealed by 1982 lst ex.s. c 37 § 5, effective June 1, 1982.

28B.I5.530 Waiver of tuition and fees for needy and disadvantaged students--Limitations. [1977 ex.s. c 169 § 39; 1971 ex.s. c 279 § 11.] Repealed by 1982 lst ex.s. c 37 § 5, effective June $1,1982$.

28B.I5.550 Resident status fees for certain immigrant refugees-Purpose. [1977 ex.s. c 265 § 1.] Repealed by 1982 lst ex.s. c 37 § 5, effective June 1, 1982.

28B.I5.551 Resident status fees for certain immigrant refugees-"Parole status" defined. [1977 ex.s. c 265 § 2.] Repealed by 1982 1st ex.s. c $37 \S 5$, effective June 1, 1982.

28B.I5.552 Resident status fees for certain immigrant refugees-Granted. [1977 ex.s. c 265 § 3.] Repealed by 1982 lst ex.s. c 37 § 5, effective June 1, 1982.

28B.I5.553 Resident status fees for certain nonimmigrant aliens-Granted. [1977 ex.s. c $155 \S 1$.] Repealed by 1982 1st ex.s. c $37 \S 5$, effective June 1, 1982.

28B.I5.554 Resident status fees for certain nonimmigrant aliens-Purpose. [1977 ex.s. c 155 § 3.] Repealed by 1982 lst ex.s. c 37 § 5, effective June 1, 1982.

28B.I5.557 Resident status fees for students of consular mission parent--Limitation--Program review and determination. [1979 ex.s. c 19 § 1.] Repealed by 1982 1st ex.s. c 37 § 5, effective June $1,1982$.

28B.I 5.630 Additional fee for programs leading to graduate degree. [1971 ex.s. c 279 § 23.] Repealed by 1977 ex.s. c 322 § 14.

28B.I5.710 General tuition and fees for residents of British Columbia, Canada--Limitations--Program review. [1977 ex.s. c 322 § 13.] Repealed by 1982 1st ex.s. c $37 \S 5$, effective June $1,1982$.

28B.I5.742 Waiver of nonresident tuition and fees for students being citizens from foreign nations--Reciprocity--Regional universities and The Evergreen State College. [1979 ex.s. c 262 § 2.] Repealed by 1982 1st ex.s. c 37 § 5, effective June 1, 1982.

28B.I5.744 Waiver of tuition and fees for displaced homemakersCommunity colleges. [1979 ex.s. c 262 § 4.] Repealed by 1982 1st ex.s. c 37 § 5 , effective June 1, 1982.

28B.I5.825 Fiscal 1982 loan fund deposit may be used for local purposes. [1983 1st ex.s. c 64 § 2; 1982 1st ex.s. c 37 § 14.] Decodified pursuant to 1983 lst ex.s. c 64 § 3, effective June 30, 1983.

## Chapter 28B.I6

## STATE HIGHER EDUCATION PERSONNEL LAW

28B.I6.050 Returning to classified service status after temporary appointment in exempt position. [1969 ex.s. c $36 \S 5$. Formerly RCW 28.75.050.] Repealed by 1982 1st ex.s. c 53 § 31. Later enactment, see RCW 28B.16.040.

28B.I6.250 Employee performance evaluations--Procedures-Appeal. [1982 lst ex.s. c 53 § 18.] Repealed by 1985 c 461 § 16.
28B.I6.260 Employee performance evaluations--Nonmanagement employees--Increment and merit increases in salary. [1982 1st ex.s. c 53 § 21.] Repealed by 1985 c 461 § 16.

28B.I6.270 Employee performance evaluations--Classified management employees--Increment and merit increases in salary. [1982 1st ex.s. c 53 § 22.] Repealed by 1985 c 461 § 16.

28B.I6.280 Layoff of classified employees--Criteria. [1982 1st ex.s. c 53 § 20.] Repealed by 1985 c 461 § 16.

28B.I 6.290 Reemployment from layoff. [1982 1st ex.s. c 53 § 23.] Repealed by 1985 c 461 § 16.

## Chapter 28B.I7

HIGHER EDUCATION ASSISTANCE AUTHORITY
28B.I7.010 Authority created. [1973 1st ex.s. c 120 § 1.] Repealed by 1979 ex.s. c $60 \S 1$.

28B.I7.020 Purpose of authority. [1973 1st ex.s. c 120 § 2.] Repealed by 1979 ex.s. c $60 \S 1$.

28B.I 7.030 Definitions. [1973 1st ex.s. c 120 § 3.] Repealed by 1979 ex.s. c 60 § 1.

28B.I 7.040 Board of directors of the authority. [1973 1st ex.s. c 120 §4.] Repealed by 1979 ex.s. c 60 § 1.

Reviser's note: The repeal of RCW 28B.17.040 did not take cognizance of its clerical amendment by 1979 c 151 § 19, which updated references to the office of financial management; therefore, this section has been decodified.

28B.17.050 Powers of the authority. [1973 1st ex.s. c 120 §5.] Repealed by 1979 ex.s. c $60 \S 1$.

28B.I7.060 Purchase of student loans. [1973 1st ex.s. c 120 § 6.] Repealed by 1979 ex.s. c $60 \S 1$.

28B.17.070 Bonds and notes of the authority. [1973 1st ex.s. c 120 § 7.] Repealed by 1979 ex.s. c 60 § 1.

28B.17.080 Reserve funds. [1973 1st ex.s. c 120 § 8.] Repealed by 1979 ex.s. c 60 § 1.

28B.I7.090 Remedies of bondholders and noteholders. [1973 1st ex.s. c 120 § 9.] Repealed by 1979 ex.s. c 60 § 1.

28B.17.100 State and municipalities not liable on bonds and notes. [1973 1st ex.s. c 120 § 10.] Repealed by 1979 ex.s. c 60 § 1.

28B.I7.110 Agreement of the state. [1973 1st ex.s. c 120 § 11.] Repealed by 1979 ex.s. c 60 § 1.

28B.I 7.120 Bonds and notes as legal investments for public officers and fiduciaries. [1973 lst ex.s. c $120 \S 12$.] Repealed by 1979 ex.s. c 60 § 1.

28B.I7.130 Tax exemption and deductions. [1973 1st ex.s. c $120 \S$ 13.] Repealed by 1979 ex.s. c $60 \S 1$.

28B.I 7.140 Moneys of the authority. [1973 1st ex.s. c 120 § 14.] Repealed by 1979 ex.s. c $60 \S 1$.

28B.I7.150 Limitation of liability. [1973 1st ex.s. c 120 § 15.] Repealed by 1979 ex.s. c $60 \S 1$.

28B.I7.160 Assistance by state officers, departments, boards and commissions. [1973 1st ex.s. c 120 § 16.] Repealed by 1979 ex.s. c 60 § 1.

28B.I7.170 Annual report. [1973 1st ex.s. c 120 § 17.] Repealed by 1979 ex.s. c $60 \S 1$.

28B.I7.180 Court proceedings--Preferences--Venue. [1973 1st ex.s. c 120 § 18.] Repealed by 1979 ex.s. c 60 § 1.

28B.I 7.190 Corporate existence. [1973 lst ex.s. c 120 § 19.] Repealed by 1979 ex.s. c 60 § 1.

28B.I7.200 Inconsistent provisions of other laws superseded. [1973 1st ex.s. c 120 § 20.] Repealed by 1979 ex.s. c $60 \S 1$.

28B.I7.210 Construction-- 1973 1st ex.s. c 120. [1973 lst ex.s. c 120 § 21.] Repealed by 1979 ex.s. c 60 § 1.

## Chapter 28B. 20 <br> UNIVERSITY OF WASHINGTON

28B.20.380 Disposition of old university grounds--Limit of term. [1969 ex.s. c 223 § 28B.20.380. Prior: 1953 c 69 § 1; 1951 c 97 § 1 ; 1923 c 44 § 1 ; RRS § 7846-1. Formerly RCW 28.77.340.] Repealed by 1974 ex.s. c $174 \S 2$.

28B.20.400 Institute of child development research and service--Established--Purpose. [1969 ex.s. c 223 § 28B.20.400. Prior: 1937 c 181 § 1; RRS § 4566-1. Formerly RCW 28.77.180.] Repealed by 1985 c 218 § 4.

28B.20.402 Institute of child development research and service-Director. [1982 c 163 § 3; 1969 ex.s. c 223 § 28B.20.402. Prior: 1937 c $181 \S 2$; RRS § 4566-2. Formerly RCW 28.77.190.] Repealed by 1985 c 218 § 4.

## Chapter 28B. 30 WASHINGTON STATE UNIVERSITY

28B.30.105 Regents--Governor ex officio advisory member. [1969 ex.s. c 223 § 28B.30.105. Prior: 1909 c 97 p 249 § 18; RRS § 4598; prior: 1897 c 118 § 207; 1891 p 340 § 22. Formerly RCW 28.80.085; 28.80.090, part.] Repealed by 1979 ex.s. c 57 § 11.

28B.30.320 Regents to inspect land forming grant--Reports-Expenses. [1969 ex.s. c 223 § 28B. 30.320 . Prior: 1899 c 9 § 3; RRS § 7851. Formerly RCW 28.80.245.] Repealed by 1977 c 75 § 96.

28B.30.370 Forest tree nursery--Establishment--Purposes. [1969 ex.s. c 223 § 28B.30.370. Prior: 1947 c 86 § 1; Rem. Supp. 1947 § 4603-10. Formerly RCW 28.80.270.] Repealed by 1979 c 52 § 1.

28B.30.375 Forest tree nursery--Location. [1969 ex.s. c 223 § 28B.30.375. Prior: 1947 c 86 § 2; Rem. Supp. 1947 § 4603-11. Formerly RCW 28.80.280.] Repealed by 1979 c 52 § 1.

28B.30.380 Forest tree nursery--Disposition of receipts--Revolving fund. [1969 ex.s. c 223 § 28B.30.380. Prior: 1947 c 86 § 4; Rem. Supp. 1947 § 4603-12. Formerly RCW 28.80.290.] Repealed by 1979 c 52 § 1.

28B.30.400 Electrical research experiment station near Columbia river. [1969 ex.s. c 223 § 28B.30.400. Prior: 1967 c 14 § 1 ; 1965 ex.s. c 139 § 1. Formerly RCW 28.80.300.] Repealed by 1985 c 218 § 5.

## Chapter 28B. 35 REGIONAL UNIVERSITIES

28B.35.220 Nursing degrees authorized. [1977 ex.s. c 169 § 52. Prior: 1969 ex.s. c 223 § 28B.40.220; prior: 1967 c 47 § 9, part; 1963 c 109 § 1, part. Formerly RCW 28B.40.220, part; 28.81.054, part.] Repealed by 1985 c 218 § 7.

## Chapter 28B. 40 THE EVERGREEN STATE COLLEGE (Formerly: State colleges)

28B.40.115 Trustees--Joint trustees' meetings. [1969 ex.s. c 223 § 28B.40.115. Prior: 1917 c 128 § 1, part; 1909 c 97 p 253 § 6, part; RRS § 4609, part; prior: 1897 c 118 § 217, part; 1893 c 107 § 6, part. Formerly RCW 28.81.040, part.] Repealed by 1977 ex.s. c 169 § 115.

28B.40.125 Trustees--Pecuniary interest in certain contracts for-bidden--Penalty. [1969 ex.s. c 223 § 28B.40.125. Prior: 1909 c 97 p 256 § 16; RRS § 4623; prior: 1897 c 118 § 227; 1893 c 107 § 22. Formerly RCW 28.81.130.] Repealed by 1969 ex.s. c $234 \S 38$.

28B.40.130 Trustees--Reports by board. [1977 c 75 § 25; 1969 ex.s. c 223 § 28B.40.130. Prior: 1909 c 97 p 256 § 15 ; RRS § 4622; prior: 1897 c 118 § 226; 1895 c 146 § 3; 1893 c 107 § 20. Formerly RCW 28.81.057; 28.81.050(20).] Repealed by 1977 ex.s. c 169 § 115.

28B.40.205 Degrees through master's degrees authorized--Limitations. [1977 ex.s. c $201 \S 1 ; 19751$ st ex.s. c $232 \S 1$.$] Repealed by$ 1979 c 14 §5. [1975 1st ex.s. c 232 § 1.] Repealed by 1977 ex.s. c 169 § 115.

28B.40.210 Master degrees in education, arts or science authorized. [1969 ex.s. c 223 § 28B.40.210. Prior: (i) 1967 c 47 § 8; 1949 c 34 § 2; 1947 c 108 § 1; Rem. Supp. 1949 § 4618-2. Formerly RCW 28.81.053; 28.81.050(17). (ii) 1967 c 47 § 9, part; 1963 c 109 § 1, part. Formerly RCW 28.81.054, part.] Repealed by 1975 1st ex.s. c 232 § 2.

28B.40.220 Nursing degrees authorized. [1977 ex.s. c 169 § 71; 1969 ex.s. c 223 § 28B.40.220. Prior: 1967 c 47 § 9, part; 1963 c 109 § 1, part. Formerly RCW 28.81.054, part.] Repealed by 1985 c 218 § 7.

28B.40.225 Degree of doctor of philosophy in education author-ized--Effective date--Program limitation. [1969 ex.s. c 196 § 2. Formerly RCW 28.81.055.] Repealed by 1977 ex.s. c 169 § 115.

28B.40.226 Granting of specific degrees authorized--Eastern Washington State College. [1974 ex.s. c 14 § 1; 1971 ex.s. c 28 § 1.] Repealed by 1975 1st ex.s. c 232 § 2.

28B.40.240 Steps to establish enrollment goals, reduce unit cost and increase certain services--Scope--Annual report of. [1979 ex.s. c 78 § 2.] Repealed by 1985 c 370 § 105, effective January 1, 1986.

28B.40.244 Steps to establish enrollment goals, reduce unit cost and increase certain services--Forwarding of report and recommendations to governor and legislature. [1979 ex.s. c 78 § 3.] Repealed by 1985 c 370 § 105, effective January 1, 1986.

28B.40.370 Disposition of general tuition fees and normal school fund revenues--Bond payments--Bond retirement funds--Capital projects accounts for construction, equipment, maintenance of buildings, etc. [1977 ex.s. c $169 \S 79 ; 1969$ ex.s. c $223 \S 28 B .40 .370$. Prior: 1967 c $47 \S \S 11,14 ; 1965$ c $76 \S 2 ; 1961$ ex.s. c $14 \S 5 ; 1961$ ex.s. c $13 \S 4$. Formerly RCW 28.81.085, 28.81.540.] Recodified as RCW 28B.35.370 pursuant to 1977 ex.s. c $169 \S 92$.

28B.40.400 Meetings of presidents. [1969 ex.s. c 223 § 28B.40.400. Prior: 1909 c 97 p 256 § 14; RRS § 4621; prior: 1897 c 118 § 225; 1893 c 107 § 19. Formerly RCW 28.81.120.] Repealed by 1977 ex.s. c 169 § 115.

28B.40.700 Construction, remodeling, improvement, financing, etc.--Authorized. [1977 ex.s. c 169 § 82; 1969 ex.s. c 223 § 28B.40.700. Prior: 1967 c 47 § 12; 1961 ex.s. c 14 § 1. Formerly RCW 28.81.500.] Recodified as RCW 28B. 35.700 pursuant to 1977 ex.s. c 169 § 92.

28B.40.710 Definitions. [1977 ex.s. c $169 \S 83 ; 1969$ ex.s. c $223 \S$ 28B.40.710. Prior: 1967 c 47 § 13; 1961 ex.s. c 14 § 2. Formerly RCW 28.81.510.] Recodified as RCW 28B. 35.710 pursuant to 1977 ex.s. c 169 § 92.

28B.40.720 Contracts, issuance of evidences of indebtedness, bonds, acceptance of grants. [1977 ex.s. c $169 \S 84 ; 1969$ ex.s. c $223 \S 28 \mathrm{~B}$ .40.720. Prior: 1961 ex.s. c 14 § 3. Formerly RCW 28.81.520.] Recodified as RCW 28B. 35.720 pursuant to 1977 ex.s. c 169 § 92.

28B.40.730 Bonds--Issuance, sale, form, term, interest, etc.--Covenants--Deposit of proceeds. [1977 ex.s. c $169 \S 85 ; 1970$ ex.s. c $56 \S 30 ; 1969$ ex.s. c $232 \S 104 ; 1969$ ex.s. c $223 \S 28$ B. 40.730 . Prior: 1961 ex.s. c 14 § 4. Formerly RCW 28.81.530.] Recodified as RCW 28B. 35.730 pursuant to 1977 ex.s. c $169 \S 92$.

28B.40.740 Disposition of general tuition fees and normal school fund revenues--Bond payments, etc. Cross-reference section, decodified.

28B.40.750 Funds payable into bond retirement funds--Pledge of general tuition fees. [1977 ex.s. c 169 § 86; 1969 ex.s. c 223 § 28B.40.750. Prior: 1961 ex.s. c 14 § 6. Formerly RCW 28.81.550.] Recodified as RCW 28B. 35.750 pursuant to 1977 ex.s. c 169 § 92.

28B.40.751 Disposition of certain normal school fund revenues. [1977 ex.s. c 169 § 87; 1969 ex.s. c $223 \S 28 B .40 .751$. Prior: 1967 c 47 § 15 ; 1965 c 76 § 1 . Formerly RCW 28.81.551.] Recodified as RCW 28B. 35.751 pursuant to 1977 ex.s. c 169 § 92.

28B.40.760 Additional powers of board--Issuance of bonds, investments, transfer of funds, etc. [1977 ex.s. c $169 \S 88 ; 1969$ ex.s. c $223 \S$ 28B.40.760. Prior: 1961 ex.s. c 14 § 7. Formerly RCW 28.81.560.] Recodified as RCW 28B. 35.760 pursuant to 1977 ex.s. c 169 § 92.

28B.40.770 Refunding bonds. [1977 ex.s. c 169 § 89; 1970 ex.s. c $56 \S 31 ; 1969$ ex.s. c $232 \S 105$; 1969 ex.s. c $223 \S 28$ B. 40.770 . Prior: 1961 ex.s. c 14 § 8. Formerly RCW 28.81.570.] Recodified as RCW 28B.35.770 pursuant to 1977 ex.s. c $169 \S 92$.

28B.40.780 Bonds not general obligation--Legislature may provide additional means of payment. [1977 ex.s. c $169 \S 90 ; 1969$ ex.s. c $223 \S$ 28B.40.780. Prior: 1961 ex.s. c 14 § 9. Formerly RCW 28.81.580.] Recodified as RCW 28B. 35.780 pursuant to 1977 ex.s. c $169 \S 92$.

28B.40.790 Other laws not repealed or limited. [1977 ex.s. c 169 § 91; 1969 ex.s. c $223 \S 28$ B. 40.790 . Prior: 1961 ex.s. c $14 \S 10$. Formerly RCW 28.81.590.] Recodified as RCW 28B.35.790 pursuant to 1977 ex.s. c 169 § 92.

## Chapter 28B. 50 <br> COMMUNITY COLLEGES <br> (Formerly: Community college act of 1967)

28B.50.101 College board--Terms extended--Effective January I, 1978. [1977 ex.s. c 282 § 3.] Repealed by 1985 c 218 § 6.

28B.50.110 Community college boards of trustees--Nominating committees for initial trustees--Chairman--Meetings--Per diem and
expenses. [1969 ex.s. c 223 § 28B.50.110. Prior: 1967 ex.s. c 8 § 11. Formerly RCW 28.85.110.] Repealed by 1969 ex.s. c 261 § 31.

28B.50.120 Community college boards of trustees--Nominating committees for initial trustees--Submission of list, considerations when preparing--Appointment upon committee failure to submit list. [1969 ex.s. c 223 § 28B.50.120. Prior: 1967 ex.s. c 8 § 12. Formerly RCW 28.85.120.] Repealed by 1969 ex.s. c 261 § 31.

28B.50.160 Coordinating council for occupational education--Cre-ated--Purpose--Powers and duties. [1970 ex.s. c 18 §54; 1969 ex.s. c 223 § 28B.50.160. Prior: 1967 ex.s. c 8 § 16. Formerly RCW 28.85.160.] Repealed by 1975 1st ex.s. c 174 § 18.

28B.50.170 Coordinating council for occupational education--Members--Appointment--Terms--Qualifications and restrictions as to governor's appointees--Per diem and mileage. [1973 c 62 § 20; 1969 ex.s. c $283 \S 28 ; 1969$ ex.s. c 223 § 28B.50.170. Prior: 1967 ex.s. c 8 § 17. Like section formerly RCW 28.85.170.] Repealed by 1975 1st ex.s. c 174 § 18 .

28B.50.180 Coordinating council for occupational education--Organization--Bylaws--Chairman and vice chairman, election of, terms--Meetings--Quorum--Annual report--Fiscal year. [1969 ex.s. c 223 § 28B.50.180. Prior: 1967 ex.s. c 8 § 18. Formerly RCW 28.85.180.] Repealed by 1975 1st ex.s. c 174 § 18.

28B.50.190 Coordinating council for occupational education-Divisions created--Purposes. [1969 ex.s. c 223 § 28 B.50.190. Prior: 1967 ex.s. c 8 § 19. Formerly RCW 28.85.190.] Repealed by 1970 ex.s. c 18 § 62.

28B.50.200 Coordinating council for occupational education-Director of vocational education--Appointment--Term--Qualifica-tions--Duties--Salary and expenses. [1973 c 62 § 21; 1969 ex.s. c 223 § 28B.50.200. Prior: 1967 ex.s. c 8 § 20. Formerly RCW 28.85.200.] Repealed by 1975 1st ex.s. c 174 § 18.

28B.50.210 Coordinating council for occupational education-Division of vocational rehabilitation--Director--Appointment--Term--Qualifications--Duties--Salary and expenses. [1969 ex.s. c 223 § 28 B. 50.210. Prior: 1967 ex.s. c 8 § 21. Formerly RCW 28.85.210.] Repealed by 1970 ex.s. c 18 § 62.

28B.50.211 Division of vocational rehabilitation of the coordinating council for occupational education abolished. Cross-reference section, decodified.

28B.50.220 Coordinating council for occupational education-Additional powers and duties. [1970 ex.s. c 18 § 55; 1969 ex.s. c $223 \S$ 28B.50.220. Prior: 1967 ex.s. c 8 § 22. Formerly RCW 28.85.220.] Repealed by 1975 1st ex.s. c 174 § 18.

28B.50.221 Coordinating council for occupational education-Additional powers and duties. [1969 ex.s. c 98 § 1. Formerly RCW 28.85.221.] Recodified as RCW 28C. 04.140 pursuant to 19751 st ex.s. c 174 § 17 .

28B.50.230 Coordinating council for occupational education-Preparation of state plan for vocational education by, considerations-Allocation of funds, standard. [1969 ex.s. c 223 § 28B.50.230. Prior: 1967 ex.s. c 8 § 23. Formerly RCW 28.85.230.] Recodified as RCW 28C.04.090 pursuant to 1975 1st ex.s. c 174 § 17.

28B.50.240 School district vocational education programs--Scope. [1969 ex.s. c $261 \S 24 ; 1969$ ex.s. c $223 \S 28 B .50 .240$. Prior: 1967 ex.s. c 8 § 24. Like section formerly RCW 28.85.240. Formerly RCW 28A.09.100.] Now codified as RCW 28C.04.230.

28B.50.245 State advisory council on vocational education--Cre-ated--Members--Qualifications--Appointment--Terms--Chairman--Meetings--Per diem and expenses. [1969 ex.s. c 283 § 52. Formerly RCW 28.85.245.] Recodified as RCW 28C. 04.300 pursuant to 1975 1st ex.s. c 174 § 17.

28B.50.246 State advisory council on vocational education--Powers and duties. [ 1969 ex.s. c 283 § 53. Formerly RCW 28.85.246.] Recodified as RCW 28C.04.310 pursuant to 1975 lst ex.s. c 174 § 17.

28B.50.260 Coordinating council to conduct division business sepa-rately-Director as secretary. [1969 ex.s. c 223 § 28B.50.260. Prior: 1967 ex.s. c 8 § 26. Formerly RCW 28.85.260.] Repealed by 1970 ex.s.c 18 § 62 .

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
28B.50.540 Conditions incident to existing teachers' contracts to continue--Teacher tenure plan report. [1969 ex.s. c 223 § 28B.50.540. Prior: 1967 ex.s. c 8 § 54. Formerly RCW 28.85.540.] Repealed by 1969 ex.s. c 283 § 31.

28B.50.550 Sick leave credit plans to continue for faculty and nonacademic personnel--Leave provisions generally. [1969 ex.s. c 223 § 28B.50.550. Prior: 1967 ex.s. c 8 § 55 . Formerly RCW 28.85.550.] Repealed by 1969 ex.s. c 283 § 26.

28B.50.560 Health care service contracts or hospitalization contracts to continue for faculty and nonacademic personnel--Premium payments--Future contracts. [1969 ex.s. c 223 § 28B.50.560. Prior: 1967 ex.s. c 8 § 56. Formerly RCW 28.85.560.] Repealed by 1973 1st ex.s. c 46 § 10 , effective June 30, 1974.

28B.50.570 Pension plans to continue for faculty and nonacademic personnel--Payments for--Option for new faculty--Study report for pension plans for faculty. [1973 c 62 § 23.] Repealed by 1977 ex.s. c 282 § 8. [1969 ex.s. c 223 § 28B.50.570. Prior: 1967 ex.s. c 8 § 57. Formerly RCW 28.85.570.] Repealed by 1973 lst ex.s. c 149 § 7, effective July 1, 1974.

Reviser's note: Section 7, chapter 149, Laws of 1973 1st ex. sess. which repealed RCW 28B.50.570 reads in the last paragraph thereof:
"Such repeals shall not be construed as affecting any existing right acquired under the provisions of the statutes repealed; nor any rule, regulation, or order adopted pursuant thereto, nor as affecting any proceeding instituted thereunder." [1973 lst ex.s. c 149 § 7.]

28B.50.571 Faculty, employee, retirement--Old age annuity or retirement income plans. Rules and regulations. [1969 ex.s. c $283 \S$ 46. Formerly RCW 28.85.571.] Repealed by 1973 lst ex.s. c 149 § 7, effective July 1, 1974.

Reviser's note: For rule of construction applying to the repeal of this section, see note following RCW 28B.50.570.

28B.50.572 Faculty, employee, retirement--Faculty, employee, contributions toward purchase of annuity or retirement income plan. [1969 ex.s. c $283 \S 47$. Formerly RCW 28.85.572.] Repealed by 1973 1st ex.s. c 149 § 7, effective July 1, 1974.

Reviser's note: For rule of construction applying to the repeal of this section, see note following RCW 28B.50.570.
28B.50.573 Faculty, employee, retirement--Maximum state board contribution toward purchase of annuity or retirement income plan. [1969 ex.s. c 283 § 48. Formerly RCW 28.85.573.] Repealed by 1973 1st ex.s. c 149 § 7, effective July 1, 1974.

Reviser's note: For rule of construction applying to the repeal of this section, see note following RCW 28B.50.570.

28B.50.574 Faculty, employee, retirement--Mandatory retirement age. [1969 ex.s. c $283 \S 49$. Formerly RCW 28.85.574.] Repealed by 1973 lst ex.s. c 149 § 7, effective July 1, 1974.

Reviser's note: For rule of construction applying to the repeal of this section, see note following RCW 28B.50.570.

28B.50.575 Faculty, employee, retirement--Option to present members of retirement systems--Rights upon withdrawal from such systems--Service in public educational employment upon retirement as affecting pension rights. [ 1970 ex.s. c 79 § 2; 1969 ex.s. c $283 \S 50$. Formerly RCW 28.85.575.] Repealed by 1973 lst ex.s. c 149 § 7, effective July 1, 1974.

Reviser's note: For rule of construction applying to the repeal of this section, see note following RCW 28B.50.570.

28B.50.580 Professional negotiations law. [1969 ex.s. c 283 § 29; 1969 ex.s. c 223 § 28B.50.580. Prior: 1967 ex.s. c 8 § 58 . Like section formerly RCW 28.85.580.] Repealed by 1971 ex.s. c 196 § 11.

28B.50.590 Sharing of single facility by community college program and K-12 program--Administration and control--Share of expenses, arbitration of. [1969 ex.s. c 223 § 28B.50.590. Prior: 1967 ex.s. c $8 \S 59$. Formerly RCW 28.85.590.] Repealed by 1977 ex.s. c 282 § 8.

28B.50.610 Transfer of records, equipment or property and pending business of abolished agencies or agencies whose powers and duties
transferred--Governor to settle disputes. [1969 ex.s. c 223 § 28B.50.610. Prior: 1967 ex.s. c 8 § 61. Formerly RCW 28.85.610.] Decodified pursuant to 1985 c 218 § 9.

28B.50.620 Transfer of records, equipment or property and pending business of abolished agencies or agencies whose powers and duties transferred--Pending proceedings saved--Completion. [1969 ex.s. c 223 § 28B.50.620. Prior: 1967 ex.s. c 8 § 62. Formerly RCW 28.85.620.] Repealed by 1973 1st ex.s. c $46 \S 10$, effective June 30, 1974.

28B.50.630 Transfer of records, equipment or property and pending business of abolished agencies or agencies whose powers and duties transferred--Orders, rules and regulations saved--Effective until revoked or modified. [ 1969 ex.s. c 223 § 28B.50.630. Prior: 1967 ex.s. c 8 § 63. Formerly RCW 28.85.630.] Repealed by 1973 lst ex.s. c 46 § 10, effective June 30, 1974.

28B.50.640 Transfer of records, equipment or property and pending business of abolished agencies or agencies whose powers and duties transferred--Contracts and obligations saved--To be performed by successor agencies. [1969 ex.s. c 223 § 28B.50.640. Prior: 1967 ex.s. c 8 § 64. Formerly RCW 28.85.640.] Decodified pursuant to 1985 c 218 § 9.

28B.50.650 Transfer of records, equipment or property and pending business of abolished agencies or agencies whose powers and duties transferred--Reports required by law to be made to be performed by successor agencies. [1969 ex.s. c $223 \S 28$ B. 50.650 . Prior: 1967 ex.s. c 8 § 65. Formerly RCW 28.85.650.] Repealed by 1973 lst ex.s. c 46 § 10, effective June 30, 1974.

28B.50.660 Transfer of records, equipment or property and pending business of abolished agencies or agencies whose powers and duties transferred--Agency duty to provide information or services to other state agency. [1969 ex.s. c 223 § 28 B. 50.660 . Prior: 1967 ex.s. c $8 \S$ 66. Formerly RCW 28.85.660.] Decodified pursuant to 1985 c 218 § 9.

28B.50.670 Transfer of records, equipment or property and pending business of abolished agencies or agencies whose powers and duties transferred--Transfer of powers and duties, vesting of--Legal effect-Obligations, duties and rights same. [1969 ex.s. c 223 § 28B.50.670. Prior: 1967 ex.s. c 8 § 67. Formerly RCW 28.85.670.] Repealed by 1973 lst ex.s. c 46 § 10, effective June 30, 1974.

28B.50.680 Transfer of records, equipment or property and pending business of abolished agencies or agencies whose powers and duties transferred--Teachers and other employees to continue performing usual duties until removed, appointed to other positions, or further transferred. [ 1969 ex.s. c 223 § 28B.50.680. Prior: 1967 ex.s. c 8 § 68. Formerly RCW 28.85.680.] Repealed by 1973 1st ex.s. c $46 \S 10$, effective June 30, 1974.

28B.50.690 Transfer of appropriations. [1969 ex.s. c 223 § 28B.50.690. Prior: 1967 ex.s. c $8 \S 69$. Formerly RCW 28.85.690.] Repealed by 1973 c 62 § 25.
Savings--Severability--1973 c 62: See notes following RCW 28B.10.510.

28B.50.700 Transfers from state board of education to state board for community college education--Apportionment procedure-Certification of apportionments. [1969 ex.s. c 223 § 28B.50.700. Prior: 1967 ex.s. c 8 § 70. Formerly RCW 28.85.700.] Repealed by 1973 c 62 § 25.

Savings--Severability--1973 c 62: See notes following RCW 28B.10.510.

28B.50.710 Community college special service revolving funds-Disbursement of--Transfer. [1969 ex.s. c 223 § 28B.50.710. Prior: 1967 ex.s. c 8 § 71. Formerly RCW 28.85.710.] Repealed by 1973 c 62 § 25.
Savings-Severability--1973 c 62: See notes following RCW 28B.10.510.

28B.50.750 Contracts and obligations of school district for community college facilities--Completion--Duties and responsibilities relating to community colleges to continue in school districts until assumed. [1969 ex.s. c $223 \S 28$ B. 50.750 . Prior: 1967 ex.s. c $8 \S 75$. Formerly RCW 28.85.750.] Repealed by 1977 ex.s. c 282 § 8.

28B.50.770 School districts may elect to have vocational-technical institutes remain a part of school district--Relinquishment of administrative control over. [1969 ex.s. c $223 \S 28 B .50 .770$. Prior: 1967 ex.s. c 8 § 77. Formerly RCW 28.85.770.] Repealed by 1975 1st ex.s. c 174 § 18.

28B.50.780 Funds for community colleges authorized in 1965 act. [1969 ex.s. c 223 § 28B.50.780. Prior: 1967 ex.s. c 8 § 78. Formerly RCW 28.85.780.] Repealed by 1973 c 62 § 25.

Savings--Severability--1973 c 62: See notes following RCW 28B.10.510.

28B.50.790 Performance of powers and duties during transitional period. [1969 ex.s. c 223 § 28B.50.790. Prior: 1967 ex.s. c 58 § 1. Formerly RCW 28.85.790.] Repealed by 1973 c 62 § 25.

Savings--Severability--1973 c 62: See notes following RCW 28B.10.510.

28B.50.830 Management employee performance evaluations--Procedure and forms. [1982 1st ex.s. c 53 § 25.] Repealed by 1985 c 461 § 16.

28B.50.840 Management employee performance evaluations--Merit increases in salary. [1982 1st ex.s. c 53 § 26.] Repealed by 1985 c 461 § 16 .

## Chapter 28B. 56 <br> 1972 COMMUNITY COLLEGES FACILITIES AID--BOND ISSUE

28B.56.060 List of projects to be funded--Planning funds, limitations on. [1972 ex.s. c 133 § 6.] Repealed by 1977 ex.s. c 282 § 8.

## Chapter 28B.59C

1979 COMMUNITY COLLEGE CAPITAL PROJECTS BOND ACT
28B.59C. 090 Prerequisite to bond issuance. [1979 ex.s. c 226 § 9.] Repealed by 1981 c 237 § 9.

## Chapter 28B. 60 <br> COMMUNITY COLLEGE DEVELOPMENT DISTRICTS

28B.60.010 Authorized--Qualifications. [1969 ex.s. c 223 § 28B.60.010. Prior: 1967 c 103 § 2. Formerly RCW 28.86.010.] Repealed by 1985 c 218 § 8.
28B.60.020 Benefits recognized as proper for assessment purposes. [1969 ex.s. c 223 § 28B.60.020. Prior: 1967 c 103 § 3. Formerly RCW 28.86.020.] Repealed by 1985 c 218 § 8.

28B.60.030 Title holders necessary to propose district organiza-tion--Powers upon organization. [1969 ex.s. c 223 § 28B.60.030. Prior: 1967 c 103 § 4. Formerly RCW 28.86.030.] Repealed by 1985 c 218 § 8.

28B.60.040 Purposes for district organization and maintenance. [1969 ex.s. c 223 § 28B.60.040. Prior: 1967 c 103 § 5. Formerly RCW 28.86.040.] Repealed by 1985 c 218 § 8.

28B.60.050 Petition to organize--Contents--Bond for costs-Presentation of petition, notice of--Investigation and report by community college official. [ 1969 ex.s. c 223 § 28B.60.050. Prior: 1967 c 103 § 6, part. Formerly RCW 28.86.050, part.] Repealed by 1985 c 218 § 8.

28B.60.055 Hearing on petition and determination--District boundaries, name-Election on, notice of. [1969 ex.s. c 223 § 28B.60.055. Prior: 1967 c 103 § 6, part. Formerly RCW 28.86.050, part.] Repealed by 1985 c 218 § 8.

28B.60.060 Election procedure--Generally. [1969 ex.s. c 223 § 28B.60.060. Prior: 1967 c 103 § 7. Formerly RCW 28.86.060.] Repealed by 1985 c 218 § 8.

28B.60.070 Election procedure--Majority of electors casting ballots decide issues. [1969 ex.s. c 223 § 28B.60.070. Prior: 1967 c 103 § 8. Formerly RCW 28.86.070.] Repealed by 1985 c 218 § 8.

28B.60.080 Election procedure--Persons entitled to vote-Opening of registration books prior to election--Evidence of title of and oath of eligible elector--Auditor to conduct election, receive compensation.
[1969 ex.s. c 223 § 28 B. 60.080 . Prior: 1967 c 103 § 10. Formerly RCW 28.86.080.] Repealed by 1985 c 218 § 8.

28B.60.090 Duration of district--Election to continue or abolish, procedure, notice of. [1969 ex.s. c 223 § 28B.60.090. Prior: 1967 c 103 § 9. Formerly RCW 28.86.090.] Repealed by 1985 c 218 § 8.

28B.60.100 Directors of community college district as development district directors--Powers and duties. [1969 ex.s. c 223 § 28B.60.100. Prior: 1967 c 103 § 11. Formerly RCW 28.86.100.] Repealed by 1985 c 218 § 8 .

28B.60.110 Special assessment, limitations on--Collection--Excess levy authorization, election on, procedure. [1969 ex.s. c 223 § 28B.60.110. Prior: 1967 c 103 § 12. Formerly RCW 28.86.110.] Repealed by 1985 c 218 § 8.

28B.60.120 Chapter not to change status of community college district nor allow agreements preventing change in boundaries of any such district. [1969 ex.s. c 223 § 28B.60.120. Prior: 1967 c 103 § 14. Formerly RCW 28.86.120.] Repealed by 1985 c 218 § 8.

## Chapter 28B. 75

## HIGHER EDUCATION FACILITIES COMMISSION

28B.75.010 "Commission" defined. [1969 ex.s. c 223 § 28B.75.010. Prior: 1965 ex.s. c 128 § 1. Formerly RCW 28.90.010.] Repealed by 1970 ex.s. c 15 § 29.

28B.75.020 Commission created. [1969 ex.s. c 223 § 28B.75.020. Prior: 1965 ex.s. c 128 § 2. Formerly RCW 28.90.020.] Repealed by 1970 ex.s. c 15 § 29.

28B.75.030 Members--Appointment, qualifications--Terms-Commission chairman. [1969 ex.s. c $223 \S 28 B .75 .030$. Prior: 1965 ex.s. c 128 § 3. Formerly RCW 28.90.030.] Repealed by 1970 ex.s. c 15 § 29.

28B.75.040 Commission powers and duties. [1969 ex.s. c 223 § 28B.75.040. Prior: 1967 ex.s. c $5 \S 1 ; 1965$ ex.s. c 128 §4. Formerly RCW 28.90.040.] Repealed by 1970 ex.s. c 15 § 29.

28B.75.050 Employees. [1969 ex.s. c 223 § 28B.75.050. Prior: 1965 ex.s. c 128 § 5. Fórmerly RCW 28.90.050.] Repealed by 1970 ex.s. c 15 § 29.

28B.75.060 Members--Compensation and expenses of. [1969 ex.s. c 223 § 28B.75.060. Prior: 1965 ex.s. c 128 § 6. Formerly RCW 28.90.060.] Repealed by 1970 ex.s. c $15 \S 29$.

28B.75.070 Federal funds. [1969 ex.s. c 223 § 28B.75.070. Prior: 1965 ex.s.'c 128 § 7. Formerly RCW 28.90.070.] Repealed by 1970 ex.s. c $15 \S 29$.

Chapter 28B. 80
COUNCIL FOR POSTSECONDARY EDUCATION IN THE STATE OF WASHINGTON
(Formerly: Council on higher education in the state of Washington)
28B.80.010 Council created. [1975 1st ex.s. c 132 § 1 ; 1969 ex.s. c 277 § 1. Formerly RCW 28.89.010.] Repealed by 1985 c 370 § 105 , effective January 1, 1986.

28B.80.020 Purpose. [1975 1st ex.s. c 132 § 2; 1969 ex.s. c 277 § 2. Formerly RCW 28.89.020.] Repealed by 1985 c 370 § 105 , effective January 1, 1986.

28B.80.030 Functions generally. [1975 1st ex.s. c 132 § 3; 1969 ex.s. c 277 § 3. Formerly RCW 28.89.030.] Repealed by 1985 c 370 § 105, effective January 1, 1986.

28B.80.035 Council review of new degree programs, procedure. [1977 ex.s. c 201 § 2.] Repealed by 1985 c 370 § 105 , effective January $1,1986$.

28B.80.040 Members--Selection--Special duties of certain public officials as members. [1977 ex.s. c 169 § 43; 19751 st ex.s. c 132 § 4; 1969 ex.s. c 277 § 4. Formerly RCW 28.89.040.] Repealed by 1985 c 370 § 105, effective January 1, 1986.

28B.80.050 Voting power limited to citizen members. [1969 ex.s. c 277 § 5. Formerly RCW 28.89.050.] Repealed by 1985 c 370 § 105, effective January 1, 1986.

28B.80.060 Members--Terms. [1975 1st ex.s. c 132 § 5; 1969 ex.s. c 277 § 6. Formerly RCW 28.89.060.] Repealed by 1985 c 370 § 105 , effective January 1, 1986.

28B.80.070 Members--Filling vacancies. [1969 ex.s. c 277 § 7. Formerly RCW 28.89.070.] Repealed by 1985 c 370 § 105 , effective January 1, 1986.

28B.80.080 Chairman--Bylaws--Executive coordinator of ser-vices--Deputy coordinators and other employees and consultants-Expenditure of council funds, limitation. [1979 c 151 § 22; 1975 1st ex.s. c 132 § 6; 1969 ex.s. c 277 § 9. Formerly RCW 28.89.080.] Repealed by 1985 c 370 § 105, effective January 1, 1986.

28B.80.090 Council meetings, notice of--Quorum. [1969 ex.s. c 277 § 10. Formerly RCW 28.89.090.] Repealed by 1985 c 370 § 105 , effective January 1, 1986.

28B.80.100 Reports. [1975 1st ex.s. c 132 § 8; 1969 ex.s. c 277 § 11. Formerly RCW 28.89.100.] Repealed by 1977 c 75 § 96.

28B.80.120 Federal funds, private gifts or grants. [1969 ex.s. c 277 § 13. Formerly RCW 28.89.120.] Repealed by 1985 c 370 § 105 , effective January 1, 1986.

28B.80.130 Council as clearinghouse for technological education-Scope. [1974 ex.s. c 4 § 1.] Repealed by 1983 1st ex.s. c 72 § 16.

28B.80.140 Special advisory council on technological education-Representation on--Duties. [1974 ex.s. c 4 § 2.] Repealed by 1983 1st ex.s. c 72 § 16.
28B.80.220 Additional powers and duties of council. [1975 1 st ex.s. c 132 § 13. Prior: 1969 ex.s. c 263 § 4. Formerly RCW 28.90.130, 28B.81.040.] Repealed by 1985 c 370 § 105, effective January 1, 1986.

28B.80.250 "Management employees" defined. [1982 1st ex.s. c 53 § 27.]

Reviser's note: RCW 28B.80.250 was both amended and repealed during the 1985 legislative session, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.

28B.80.260 Management employee performance evaluations--Procedures and forms. [1982 1st ex.s. c 53 § 28.]

Reviser's note: RCW 28B.80.260 was both amended and repealed during the 1985 legislative session, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.

28B.80.270 Management employee performance evaluations--Merit increases in salary. [1982 1st ex.s. c 53 § 29.]

Reviser's note: RCW 28B.80.270 was both amended and repealed during the 1985 legislative session, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.

28B.80.295 Uniform academic transfer policies for students completing state community college associate degrees. Cross-reference section, decodified September, 1985.
28B.80.900 Chapter not to affect other administrative official or agency powers and duties. [1975 1st ex.s. c 132 § 10; 1969 ex.s. c 277 § 14. Formerly RCW 28.89.900.] Repealed by 1985 c 370 § 105 , effective January 1, 1986.

## Chapter 28B. 81 COMMISSION ON HIGHER EDUCATION

28B.81.010 Commission created--Members--Purpose. [1969 ex.s. c 263 § 1. Formerly RCW 28.90.100.] Repealed by 1975 1st ex.s. c 132 § 11.

28B.81.020 Chairman, selection of. [1970 ex.s. c 102 § 10; 1969 ex.s. c 263 § 2. Formerly RCW 28.90.110.] Repealed by 1975 1st ex.s. c 132 § 11 .

28B.81.030 Programs administered by. [1969 ex.s. c 263 § 3. Formerly RCW 28.90.120.] Repealed by 1975 lst ex.s. c 132 § 11.

28B.81.040 Powers and duties generally. [1969 ex.s. c 263 § 4. Formerly RCW 28.90.130.] Repealed by 1975 lst ex.s. c 132 § 11.

28B.81.050 Federal funds, private gifts or grants. [1969 ex.s. c 263 § 5. Formerly RCW 28.90.140.] Repealed by 1975 1st ex.s.c 132 § 11.

28B.81.060 Professional staff-Council as source. [1969 ex.s. c 263 § 6. Formerly RCW 28.90.150.] Repealed by 1975 lst ex.s. c 132 § 11 .

28B.81.070 Student financial aid programs administered by. [1969 ex.s. c 263 § 7. Formerly RCW 28.90 .160 .] Repealed by 1975 1st ex.s. c 132 § 11 .

28B.81.080 Rules and regulations. [1969 ex.s. c 263 § 8. Formerly RCW 28.90.170.] Repealed by 1975 1st ex.s. c 132 § 11.

28B.81.090 Travel expenses. [1975-'76 2nd ex.s. c 34 § 78; 1975 1st ex.s. c $132 \S 11 ; 1969$ ex.s. c $263 \S 9$. Formerly RCW 28.90.180.] Repealed by 1977 c 5 § 1 ; and repealed by 1975 lst ex.s. c 132 § 11.

28B.81.150 State student financial aid program. Cross-reference section, decodified.

28B.81.900 Severability--1969 ex.s. c 263. [1969 ex.s. c 263 § 12.] Repealed by 1975 lst ex.s. c 132 § 11.

## Title 28C <br> VOCATIONAL EDUCATION

## Chapter 28C. 04 <br> VOCATIONAL EDUCATION

28C.04.140 Fire service training. [1969 ex.s. c 98 § 1. Formerly RCW 28.85.221, 28B.50.221.] Repealed by 1985 c 470 § 37, effective January 1, 1986.

## Title 29 ELECTIONS

## Chapter 29.07 REGISTRATION OF VOTERS

29.07.190 Return of registration files after canvass. Cross-reference section, decodified.

## Chapter 29.10 <br> REGISTRATION TRANSFERS AND CANCELLATIONS

29.10.010 Transfers within same city or town--Authority-Request. [1965 c 9 § 29.10.010. Prior: 1955 c 181 § 3; prior: 1933 c 1 § 14, part; RRS § 5114-14, part; prior: 1919 c 163 § 9, part; 1915 c 16 § 9, part; 1889 p 417 § 12, part; RRS § 5129, part.] Repealed by 1971 ex.s. c 202 § 45.
29.10.070 Change of city boundaries--Transfer of registration. [1965 c 9 § 29.10.070. Prior: 1933 c 1 § 18; RRS § 5114-18.] Repealed by 1971 ex.s. c 202 § 46.

## Chapter 29.13

## TIMES FOR HOLDING ELECTIONS AND PRIMARIES

29.13.015 1963 elections act defined. [1965 c 9 § 29.13.015.] Repealed by 1983 c 3 § 42.
29.13.022 Elections in certain first class cities under commission form of government. [1955 c 55 § 13.] Repealed by 1963 c 200 § 26.
29.13.030 Elections by cities, towns, school districts, in class 1 through class 9 counties--Special elections--Consolidated election laws defined. [1965 c 9 § 29.13.030. Prior: 1963 c 200 § 5; 1955 c 55 § 2; 1951 c 257 § 3 ; 1951 c 101 § $2 ; 1949$ c 161 § $2 ; 1927$ c 279 § $1 ; 1921$ c 170 § 1; Rem. Supp. 1949 § 5150.] Repealed by 1965 c 123 § 9(12). Later enactment, see R CW 29.13.020.
29.13.061 Elections in first class school districts containing a city of the first class, in class $A$ and class $A A$ counties--Election under RCW 29.13.060 to be held in even-numbered years. [1955 c 55 § 14.] Repealed by 1963 c 200 § 26.
29.13.065 School district regular elections to be held in March in odd-numbered years--Other statutes superseded--Special elections not affected. [1961 c 252 § 1.] Repealed by 1963 c 200 § 26.

## Chapter 29.18 <br> PARTISAN PRIMARIES

29.18.130 Refusal of nomination. [1949 c 161 § 8, last am'ds 1889 p 404 § 11; Rem. Supp. 1949 § 5175.] Repealed by 1961 c 130 § 22.
29.18.140 Statement of expense of candidate--Penalty. [ 1965 ex.s. c 150 § 9; 1965 c 9 § 29.18.140. Prior: 1909 c 82 § 9; 1907 c 209 § 30; RRS § 5206.] Repealed by 1973 c 1 § 50 (Initiative Measure No. 276 § 50). Effective January 1, 1973.

Reviser's note: RCW 29.18 .140 was also repealed by 1972 ex.s. c 98 § 20 (Referendum Bill No. 25) which was referred to and ratified by the people at the Nov. 7, 1972 general election. Section 50 of Initiative Measure No. 276 which was approved at the same election repealed 1972 ex.s. c 98 and Referendum Bill No. 25. See RCW 42.17.940.
29.18.210 Contest of nomination of primaries. Cross-reference section, decodified.

## Chapter 29.21 <br> NONPARTISAN PRIMARIES AND ELECTIONS

29.21.030 Declarations of candidacy--Commission form cities. [1965 c 9 § 29.21.030. Prior: 1943 c 25 § 2, part; 1911 c 116 § 7, part; Rem. Supp. 1943 § 9096, part.] Repealed by 1965 c 123 § 9(12).
29.21.050 Nominating petition in commission form cities. [1965 c 9 § 29.21.050. Prior: 1943 c 25 § 2, part; 1911 c 116 § 7, part; Rem. Supp. 1943 § 9096, part.] Repealed by 1965 c 123 § 9(12).
29.21.100 Nonpartisan ballot--Place on regular ballot. [1965 c 9 § 29.21.100. Prior: (i) 1927 c 155 § 1, part; 1925 ex.s. c 68 § 1 , part; 1921 c 116 § 1, part; 1919 c 85 § 1, part; 1911 c 101 § 1, part; 1909 c 82 § 11, part; 1907 c 209 § 38, part; RRS § 5212, part. (ii) 1933 c 85 § 1, part; RRS § 5213-1, part. (iii) 1939 c 1 § 2, part; RRS § 5274-2, part.] Repealed by 1977 ex.s. c 361 § 111 , effective January 1, 1978.
29.21.170 Determining nominees for multiple positions--Quota necessary for placement on ticket as unopposed. [1965 c 9 § 29.21.170. Prior: 1933 c 85 § 1, part; RRS § 5213-1, part.] Repealed by 1975'76 2nd ex.s. c 120 § 15.
29.21.230 School directors in district embracing city over one hundred thousand--Names of candidates to appear on general election ballot. [1973 2nd ex.s. c 21 § 9; 1969 c 131 § 3; 1965 c 9 § 29.21.230. Prior: 1959 c 247 § 7.] Repealed by 1975-'76 2nd ex.s. c 120 § 15.
29.21.320 Contest of nomination at primaries. Cross-reference section, decodified.

## Chapter 29.24 <br> NOMINATIONS OTHER THAN BY PRIMARY

29.24.080 Filing dates for certificates and declarations. [1965 c 9 § 29.24.080. Prior: 1961 c 130 § 14; prior: (i) 1937 c 94 § 8; RRS § 5170-4. (ii) 1950 ex.s. c 14 § 19.] Repealed by 1977 ex.s. c 329 § 18.
29.24.100 Nominating certificates for offices for which primaries are not required. [1895 c 156 § 3.] Repealed by 1955 c 102 § 9.
29.24.110 Nominations in towns. [1965 c 9 § 29.24.110. Prior: 1963 c 200 § 11 ; 1951 c 101 § 3 ; 1949 c 161 § 4; Rem. Supp. 1949 § 5179-2.] Repealed by 1975-'76 2nd ex.s. c $120 \S 15$.

Chapter 29.27
CERTIFICATES AND NOTICES
29.27.070 Certification of measures under consolidated election laws. [1923 c 53 § 6; RRS § 5148-2.] Repealed by 1955 c 153 § 2.

## Chapter 29.30 <br> BALLOTS

29.30.050 Primary ballots--Numbering. [1965 c 9 § 29.30.050. Prior: 1909 c 82 § 5, part; 1907 c 209 § 13, part; RRS § 5190, part.] Repealed by 1977 ex.s. c 361 § 111 , effective January 1, 1978.
29.30.070 Primary ballots in municipal elections. [(i) 1935 c 26 § 2, part; RRS § 5187. (ii) 1943 c 25 § 2, part; 1911 c 116 § 7, part; Rem. Supp. 1943 § 9096, part.] Decodified with 1965 title reenactment, all city and town elections being at present subject to RCW 29.13.020 (heretofore referred to as the consolidated election laws, in part).
29.30.071 Paper ballots--Order of lists of candidates. [1977 ex.s. c 361 § 59.] Repealed by 1982 c 121 § 4.
29.30.080 General election ballots--Form. [1977 ex.s. c 329 § 14; 1971 c 18 § 1 ; 1965 c 52 § $2 ; 1965$ c 9 § 29.30.080. Prior: (i) 1947 c 77 § 1 ; 1935 c 20 § 3; 1901 c 89 § 1 ; 1895 c 116 § $4 ; 1891$ c 106 § 1 ; 1889 p 406 § 17; Rem. Supp. 1947 § 5274. (ii) 1905 c 39 § 1, part; 1889 p 405 § 15 , part; RRS § 5272, part.] Repcaled by 1982 c 121 § 4; and repealed by 1977 ex.s. c 361 § 111, effective January 1, 1978.
29.30.090 General election ballots--Size--Uniformity. [1965 c 9 § 29.30.090. Prior: 1895 c 156 § 11, part; 1886 p 128 § 1, part; Code 1881 § 3079, part; 1865 p 34 § 4, part; RRS § 5323, part.] Repealed by 1977 ex.s. c 361 § 111 , effective January $1,1978$.
29.30.100 General election ballots--What names to appear. [1977 ex.s. c 329 § 15 ; 1965 c $9 \S 29.30 .100$. Prior: 1961 c $130 \S 9$; prior: 1907 c 209 § 24, part; RRS § 5201, part.] Repealed by 1982 c 121 § 4; and repealed by 1977 ex.s. c 361 § 111, effective January 1, 1978.
29.30.110 Nominee at primary precluded from being candidate of another party at general. [1965 c 9 § 29.30.110. Prior: 1961 c $130 \S$ 18; prior: 1919 c 163 § 18, part; RRS § 5199, part.] Repealed by 1977 ex.s. c 361 § 111 , effective January $1,1978$.
29.30.120 General election ballots--Change of name by sticker. [1890 p 405 § 13; RRS § 5270.] Repealed by 1961 c $130 \S 22$.
29.30.220 Recall--Ballot synopsis. Cross-reference section, decodified July, 1984.
29.30.470 Order of lists of candidates. [1977 ex.s. c 361 § 48.] Repealed by 1982 c 121 § 4.

## Chapter 29.33 <br> VOTING MACHINES

29.33.030 State voting machine committee--Members. [1965 c 9 § 29.33.030. Prior: 1921 c 7 § 11, part; RRS § 10769, part.] Repealed by 1979 c $99 \S 85$ as amended by 1982 c $40 \S 9$, effective June 30 , 1982.
29.33.040 State voting machine committee--General duties. [1967 ex.s. c 109 § 13; 1965 c 9 § 29.33.040. Prior: (i) 1913 c 58 § 2, part; RRS § 5301, part. (ii) 1921 c 7 § 11, part; RRS § 10769, part.] Repealed by 1979 c $99 \S 85$ as amended by 1982 c $40 \S 9$, effective June 30, 1982.
29.33.050 State voting machine committee--Submitting machines, voting devices, or vote tally systems. [1967 ex.s. c 109 § $14 ; 1965$ c 9 § 29.33.050. Prior: 1913 c 58 § 2, part; RRS § 5301 , part.] Repealed by 1979 c 99 § 85 as amended by 1982 c 40 § 9, effective June 30, 1982.
29.33.060 State voting machine committee--Employees authorized. [1967 ex.s. c $109 \S 15 ; 1965$ c 9 § 29.33.060. Prior: 1913 c 58 § 2, part; RRS §5301, part.] Repealed by 1979 c $99 \S 85$ as amended by 1982 c 40 § 9, effective June 30, 1982.
29.33.070 State voting machine committee--Reports on machines, voting devices, or vote tallying systems. [1967 ex.s. c 109 § 16; 1965 c 9 § 29.33.070. Prior: 1913 c 58 § 2, part; RRS § 5301, part.] Repealed by 1979 c $99 \S 85$ as amended by 1982 c $40 \S 9$, effective June 30 , 1982.
29.33.080 Reports on machines, voting devices, or vote tallying sys-tems-Transmittal to county commissioners and county auditor. [1967 ex.s. c 109 § 17; 1965 c 9 § 29.33.080. Prior: 1913 c 58 § 2, part; RRS
§ 5301, part.] Repealed by 1979 c 99 § 85 as amended by 1982 c 40 § 9 , effective June 30, 1982.
29.33.100 Purchase of machines, voting devices, or vote tallying systems--Authority for. [1967 ex.s. c 109 § 20; 1965 c 9 § 29.33.100. Prior: 1957 c 195 § 3; prior: 1915 c 114 § 1, part; 1913 c 58 § 5, part; RRS §5304, part.] Repealed by 1979 c $99 \S 85$ as amended by 1982 c 40 § 9, effective June 30, 1982.
29.33.270 Time for contesting primary or elections based on voting machine count. Cross-reference section, decodified.

## Chapter 29.34

## VOTING DEVICES AND VOTE TALLYING SYSTEMS

29.34.030 State voting machine committee--General duties. Crossreference section, decodified July, 1983.
29.34.040 State voting machine committee--Submitting machines, voting devices, or vote tallying systems. Cross-reference section, decodified July, 1983.
29.34.050 State voting machine committee--Employees authorized. Cross-reference section, decodified July, 1983.
29.34.060 State voting machine committee--Reports on machines, voting devices, or vote tallying systems. Cross-reference section, decodified July, 1983.
29.34.070 Reports on machines, voting devices, or vote tallying sys-tems--Transmittal to county commissioners and county auditor. Crossreference section, decodified July, 1983.
29.34.100 Purchase of machines, voting devices, or vote tallying systems--Authority for. Cross-reference section, decodified July, 1983.
29.34.150 Application of statutes relating to preparation and use of voting machines to preparation and use of voting devices. [1967 ex.s. c 109 § 25.] Repealed by 1977 ex.s. c 361 § 111, effective January 1, 1978.
29.34.160 Vote tallying systems--Locations--Ballot cards pick up, delivery and counting center procedure. [1973 1st ex.s. c 70 § $1 ; 1967$ ex.s. c 109 § 27.] Repealed by 1977 ex.s. c 361 § 111 , effective January $1,1978$.

## Chapter 29.36 <br> ABSENTEE VOTING

29.36.015 Absentee ballot to voter attending new or minor party convention on primary day--Voting restricted to nonpartisan officers. [1961 c 130 § 21.] Repealed by 1963 ex.s. c 23 § 6.
29.36.080 Canvassing September primary ballots--Time. [1961 c 130 § 20; 1950 ex.s. c 14 § 18.] Repealed by 1963 ex.s. c 23 § 6.
29.36.090 Canvassing November election ballots--Time. [1950 ex.s. c 14 § 20.] Repealed by 1963 ex.s. c 23 § 6.
29.36.140 Districts or cities with less than five hundred voters-Organization or addition of territory elections-Voting by mail ballot may be ordered--Procedure. [1974 ex.s. c $35 \S 3 ; 1967$ ex.s. c $109 \S$ 8.] Repealed by 1983 Ist ex.s. c 71 § 10.

## Chapter 29.45

## PRECINCT ELECTION OFFICERS

29.45.140 Vacancy in United States house of representatives, primary or election to fill--Precinct election officers-Who to serve. Cross-reference section, decodified September, 1985.

## Chapter 29.51

## POLLING PLACE REGULATIONS DURING VOTING HOURS

29.51.040 Preservation of order—Penalty. [1965 c 9 § 29.51.040. Prior: 1854 p 68 § 21 ; No RRS.] Repealed by 1977 ex.s. c 361 § 111 , effective January 1, 1978.
29.51.210 Blind voters. [1965 c 9 § 29.51.210. Prior: 1935 c $100 \S$ 1; RRS § 5291-1. Former law: 1901 c 135 § 6; 1889 p $410 \S 26$. Repealed by 1981 c 34 § 3.

## Chapter 29.57 <br> POLLING PLACES--ACCESSIBILITY FOR HANDICAPPED PERSONS

29.57.020 Report on accessibility. [1979 ex.s. c 64 § 2.] Repealed by 1985 c 205 § 16.
29.57.060 Time for provision of accessible polling places. [1979 ex.s. c 64 § 6.] Repealed by 1985 c 205 § 16.

## Chapter 29.59 <br> CHALLENGING

29.59.010 Right to challenge registered voter--Conditions. [1967 c 225 § 1; 1965 c 9 § 29.59.010. Prior: 1955 c 181 § 7; prior: 1933 c 1 § 22, part; RRS § $5114-22$, part.] Repealed by 1983 1st ex.s. c $30 \S 7$.
29.59.020 Party challengers. [1965 c 9 § 29.59.020. Prior: 1955 c 168 § 5; prior: 1895 c 156 § 1, part; Code 1881 § 3069, part; 1865 p 31 § 2, part; RRS §5159, part.] Repealed by 1983 lst ex.s. c 30 § 7.
29.59.030 Who may challenge--Legal voter--Officials. [1965 c 9 § 29.59.030. Prior: Code $1881 \S 3081$; 1865 p 34 § 6; RRS § 5325.] Repealed by 1983 lst ex.s. c 30 § 7.
29.59.040 Procedure upon challenge--Canvass of challenged vote. [1967 ex.s. c 109 § 29; 1965 c 9 § 29.59.040. Prior: 1961 c 225 § 1 ; 1947 c 77 § 4; Rem. Supp. 1947 § 5332-1.] Repealed by 1983 Ist ex.s. c 30 § 7 .
29.59.050 Grounds for refusal. [1965 c 9 § 29.59.050. Prior: (i) Code 1881 § 3083; 1865 p 34 § 8; RRS § 5327. (ii) 1905 c 39 § 2 ; 1893 c 114 § 1 ; Code 1881 § 3085 ; 1865 p 36 § 10; RRS § 5329.] Repealed by 1977 ex.s. c 361 § 111 , effective January 1, 1978.
29.59.060 Infamous crime--Ground for challenge--Procedure. [1965 c 9 § 29.59.060. Prior: Code 1881 § 3086; 1865 p 36 § 11 ; RRS § 5330.] Repealed by 1983 lst ex.s. c $30 \S 7$.
29.59.070 Challenge for lack of residence--Procedure. [1965 c 9 § 29.59.070. Prior: 1961 c 225 § 2 ; 1955 c 181 § 9.] Repealed by 1967 c 225 § 4.
29.59.100 Absentee ballots--Challenges. Cross-reference section, decodified July, 1983.

## Chapter 29.62 <br> CANVASSING THE RETURNS

29.62.110 State canvassing board--Meeting--Certificate. [1965 c 9 § 29.62.110. Prior: 1961 c 130 § 12; prior: 1907 c 209 § 24, part; RRS § 5201, part.] Repealed by 1977 ex.s. c 361 § 111 , effective January $1,1978$.
29.62.150 Return of registration records after canvass. [1971 ex.s. c 202 § 44; 1965 c 9 § 29.62.150. Prior: 1933 c 1 § 29; RRS § $5114-$ 29.] Repealed by 1977 ex.s. c 361 § 111 , effective January 1, 1978.

## Chapter 29.65 <br> CONTESTS

29.65.030 Time for contesting primary or elections based on voting machine, voting device or vote tallying system count. [1967 ex.s. c 109 § 30; 1965 c 9 § 29.65.030. Prior: 1917 c 7 § 1, part; 1913 c 58 § 15, part; RRS § 5315, part.] Repealed by 1977 ex.s. c 361 § 111 , effective January 1, 1978.
29.65.110 Appeal to supreme court--Time--Method. [1965 c 9 § 29.65.110. Prior: (i) Code 1881 § $3122 ; 1865$ p 46 § 18; RRS § 5381. (ii) Code 1881 § 3123, part; 1865 p 46 § 19, part; RRS § 5382, part.] Repealed by 1977 ex.s. c 361 § 111 , effective January I, 1978.
29.65.130 Contest of nomination at primaries. [1971 c 81 § 77; 1965 c 9 § 29.65.130. Prior: 1907 c 209 § 25, part; RRS § 5202, part.] Repealed by 1977 ex.s. c 361 § 111, effective January I, 1978.

## Chapter 29.68 <br> UNITED STATES CONGRESSIONAL ELECTIONS

29.68.004 Boundaries--Guide to interpretation of--1955 act. [1965 ex.s.c 152 § 7.] Decodified; subsequently repealed by 1981 c 288 § 82.
29.68.005 Date precinct boundaries established. [1965 c 9 § 29.68.005. Prior: 1959 c 288 § 1; 1957 c 149 § 6.] Decodified.
29.68.007 Inclusion of precincts not specifically mentioned or included within any district. [1965 c 9 § 29.68.007. Prior: 1957 c 149 § 7.] Decodified.
29.68.008 Boundaries--Guide for inclusion of areas not specifically mentioned or if of doubtful status--1965 act. [1965 ex.s. c 152 § 8. For like prior law see RCW 29.68.007; 1965 c 9 § 29.68.007; prior: 1957 c 149 § 7.] Decodified; subsequently repealed by 1981 c 288 § 82.
29.68.010 First district boundaries and representation. [1931 c 28 § 1; RRS § 3792. Prior: 1913 c 94 § 1.] Repealed by 1957 c 149 § 1.
29.68.011 First district boundaries and representation. [1965 c 9 § 29.68.011. Prior: 1957 c 149 § 2; prior: RCW 29.68.010; 1931 c 28 § 1; RRS § 3792; prior: 1913 c 94 § 1; 1907 c 181 § 1.] Decodified.
29.68.012 First district boundaries and representation--1965 act. [1965 ex.s. c 152 § 1. Prior: RCW 29.68.011; 1965 c 9 § 29.68.011; prior: 1957 c 149 § 2; prior: RCW 29.68.010; 1931 c 28 § 1; RRS § 3792; prior: 1913 c 94 § 1 ; 1907 c 181 § 1.] Decodified; subsequently repealed by 1981 c 288 § 82.
29.68.020 Second district boundaries and representation. [1931 c 28 § 2; RRS § 3793. Prior: 1913 c 94 § 2.] Repealed by 1957 c 149 § 1.
29.68.021 Second district boundaries and representation. [1965 c 9 § 29.68.021. Prior: 1957 c 149 § 3; prior: RCW 29.68.020; 1931 c 28 § 2; RRS § 3793; prior: 1913 c 94 § 2; 1907 c 181 § 2.] Decodified.
29.68.022 Second district boundaries and representation-- 1965 act. [1965 ex.s. c 152 § 2. Prior: RCW 29.68.021; 1965 c 9 § 29.68.021; prior: 1957 c 149 § 3; prior: RCW 29.68.020; 1931 c 28 § 2; RRS § 3793; prior: 1913 c 94 § 2; 1907 c 181 § 2.] Decodified; subsequently repealed by 1981 c 288 § 82.
29.68.030 Third district boundaries and representation. [1965 c 9 § 29.68.030. Prior: 1931 c 28 § 3; RRS § 3794; prior: 1913 c 94 § 3; 1907 c 181 § 3.] Decodified.
29.68.031 Third district boundaries and representation--1965 act. [ 1965 ex.s. c 152 § 3. Prior: RCW 29.68.030; 1965 c 9 § 29.68.030; prior: 1931 c 28 § 3; RRS § 3794; prior: 1913 c 94 § 3; 1907 c 181 § 3.] Decodified; subsequently repealed by 1981 c 288 § 82 .
29.68.040 Fourth district boundaries and representation. [1965 c 9 § 29.68.040. Prior: 1931 c 28 § 4; RRS § 3795; prior: 1913 c 94 § 4.] Decodified.
29.68.041 Fourth district boundaries and representation- 1965 act. [1965 ex.s. c 152 § 4. Prior: RCW 29.68.040; 1965 c 9 § 29.68.040; prior: 1931 c 28 § 4; RRS § 3795; prior: 1913 c 94 § 4.] Decodified; subsequently repealed by 1981 c 288 § 82.
29.68.050 Fifth district boundaries and representation. [1965 c 9 § 29.68.050. Prior: 1931 c 28 § 5; RRS § 3796; prior: 1913 c 94 § 5.] Decodified.
29.68.060 Sixth district boundaries and representation. [1931 c 28 § 6; RRS § 3796-1.] Repealed by 1957 c 149 § 1.
29.68.061 Sixth district boundaries and representation. [1957 c 149 § 4.] Repealed by 1959 c 288 § 4.
29.68.062 Sixth district boundaries and representation. [1965 c 9 § 29.68.062. Prior: 1959 c 288 § 2; prior: RCW 29.68.061; 1957 c 149 § 4; prior: RCW 29.68.060; 1931 c 28 § 6; RRS § 3796-1.] Decodified.
29.68.063 Sixth district boundaries and representation--1965 act. [1965 ex.s. c 152 § 5. Prior: RCW 29.68.062; 1965 c 9 § 29.68.062; prior: 1959 c 288 § 2; prior: RCW 29.68.061; 1957 c 149 § 4; prior: RCW 29.68.060; 1931 c 28 § 6; RRS § 3796-1.] Decodified; subsequently repealed by 1981 c 288 § 82.
29.68.066 Seventh district boundaries and representation. [1965 c 9 § 29.68.066. Prior: 1959 c 288 § 3; prior: RCW 29.68.065; 1957 c 149 § 5.] Decodified.
29.68.067 Seventh district boundaries and representation--1965 act. [1965 ex.s. c 152 § 6. Prior: RCW 29.68.066; 1965 c 9 § 29.68.066; prior: 1959 c 288 § 3; prior: RCW 29.68.065; 1957 c 149 § 5.] Decodified; subsequently repealed by 1981 c 288 § 82.
29.68.090 Vacancy in United States house of representatives-Order calling election-Requisites--Filing period. [1973 2nd ex.s. c 36 § 4; 1965 c 9 § 29.68.090. Prior: (i) 1909 ex.s. c 25 § 2, part; RRS § 3800, part. (ii) 1909 ex.s. c 25 § 3, part; RRS § 3801, part.] Repealed by 1985 c 45 § 8.
29.68.110 Vacancy in United States house of representatives-Precinct election officers--Who to serve. [1973 2nd ex.s. c 36 § 6; 1965 c 9 § 29.68.110. Prior: 1909 ex.s. c 25 § 3, part; RRS § 3801, part.] Repealed by 1985 c 45 § 8.

## Chapter 29.69

## CONGRESSIONAL DISTRICTS AND APPORTIONMENT

29.69.001 Legislative intent. [1982 c 2 § 1.] Repealed by 1983 c 17 § 15.
29.69.002 Population basis. [1982 c 2 § 2.] Repealed by 1983 c 17 § 15.
29.69.003 Adjustments of areas-Census--Military personnel. [1982 c 2 § 3.] Repealed by 1983 c 17 § 15.
29.69.004 Change in legislative district boundaries. [1982 c 2 § 4.] Repealed by 1983 c 17 § 15.
 Repealed by 1983 c 17 § 15
29.69.006 Abbreviations. [1982 c 2 § 6.] Repealed by 1983 c 17 § 15.
29.69.007 Single member elected from each district--When-Term. [1982 c 2 § 7.] Repealed by 1983 c 17 § 15.
29.69.010 First congressional district. [1982 c 2 § 8.] Repealed by 1983 c 17 § 15.
29.69.020 Second congressional district. [1982 c 2 § 9.] Repealed by 1983 c 17 § 15 .
29.69.030 Third congressional district. [1982 c 2 § 10.] Repealed by 1983 c 17 § 15 .
29.69.040 Fourth congressional district. [1982 c 2 § 11.] Repealed by 1983 c 17 § 15 .
29.69.050 Fifth congressional district. [1982 c 2 § 12.] Repealed by 1983 c 17 § 15.
29.69.060 Sixth congressional district. [1982 c 2 § 13.] Repealed by 1983 c 17 § 15 .
29.69.070 Seventh congressional district. [1982 c 2 § 14.] Repealed by 1983 c $17 \S 15$.
29.69.080 Eighth congressional district. [1982 c 2 § 15.] Repealed by 1983 c 17 § 15 .
29.69.900 Remedies for invalid portions of chapter. [1982 c 2 § 16.] Repealed by 1983 c 17 § 15.
29.69.910 Severability--1982 c 2. Cross-reference section, decodified July, 1983.

## Chapter 29.70

LOCAL GOVERNMENT REDISTRICTING
(Formerly: Voting boundary commission act of 1982)
29.70.010 Legislative declaration--Decennial commission system established. [1982 c 2 § 18.] Repealed by 1983 c 16 § 16, effective November 3, 1983.
29.70.020 Commission-Established, when--General duties-Name. [1982 c 2 § 19.] Repealed by 1983 c 16 § 16, effective November 3, 1983.
29.70.030 State legislative and congressional redistricting plans, commission duty--Apportionment standards for. [1982 c 2 § 20.] Repealed by 1983 c 16 § 16, effective November 3, 1983.
29.70.040 Commission--Members, selection of --Nonvoting chair-man-Filling vacancies. [1982 c 2 § 21.] Repealed by 1983 c 16 § 16, effective November 3, 1983.
29.70.050 Commission--Selecting authorities for members of. [1982 c 2 § 22.] Repealed by 1983 c 16 § 16, effective November 3, 1983.
29.70.060 Commission--Member's oath--Disqualification--Public disclosure required. [1982 c 2 § 23.] Repealed by 1983 c 16 § 16, effective November 3, 1983.
29.70.070 Commission-Members not to hold or campaign for office. [1982 c 2 § 24.] Repealed by 1983 c 16 § 16, effective November 3, 1983.
29.70.080 State legislative and congressional redistricting plans-When submitted to legislature--Procedure when legislature rejects or governor vetoes--Application of administrative procedure act--Redistricting by court order, when. [1982 c 2 § 25.] Repealed by 1983 c 16 § 16, effective November 3, 1983.
29.70.090 Commission--Rules, application of administrative procedure act--Termination procedure, transfer of records and files--Min-utes-Report on state or local government plan--Agency to receive census data--Gifts, grants to. [1982 c 2 § 26.] Repealed by 1983 c 16 § 16, effective November 3, 1983.
29.70.110 State legislative and congressional redistricting plans-Amendments by legislature--Types, vote needed--Public notice, comment. [1982 c 2 § 28.] Repealed by 1983 c 16 § 16, effective November 3, 1983.
29.70.120 Commission--Designee, secretary of state as, duties, report of--Staff-Council, duties--Compensation and reimbursement for commission members. [1982 c 2 § 29.] Repealed by 1983 c 16 § 16, effective November 3, 1983.
29.70.130 Supreme court jurisdiction and review of challenged plans--Scope--Orders. [1982 c 2 § 30.] Repealed by 1983 c 16 § 16, effective November 3, 1983.
29.70.900 Short title. [1982 c 2 § 31.] Repealed by 1983 c 16 § 16, effective November 3, 1983.
29.70.910 Severability--1982 c 2. [1982 c 2 § 33.] Repealed by 1983 c 16 § 16, effective November 3, 1983.

## Chapter 29.72

PRESIDENTIAL AND VICE-PRESIDENTIAL ELECTIONS-NEW RESIDENT VOTING
(Formerly: U.S. elections-New resident, special voter, voting)
29.72.010 "New resident" defined. [1974 ex.s. c 127 § 7; 1971 ex.s. c 178 § 3; 1967 ex.s. c 73 § 1.] Repealed by 1977 ex.s. c 361 § 111 , effective January I, 1978.
29.72.020 "New resident"—Qualifications. [1971 ex.s. c 178 § 4; 1967 ex.s. c 73 § 2.] Repealed by 1977 ex.s. c 361 § III, effective January 1, 1978.
29.72.025 "Special voter"--Qualifications. [1971 ex.s. c 178 §5.] Repealed by 1974 ex.s. c 127 § 15.
29.72.030 Voting procedure--Counting--Tallying vote. [1974 ex.s. c 127 § 8; 1971 ex.s. c 178 § 6; 1967 ex.s. c 73 § 3.] Repealed by 1977 ex.s. c 361 § 111 , effective January $1,1978$.
29.72.040 New resident ballot application form. [1971 ex.s. c 178 § 7; 1967 ex.s. c 73 §4.] Repealed by 1977 ex.s. c 361 § 111, effective January 1, 1978
29.72.045 Special voter ballot application form. [1971 ex.s. c 178 § 8.] Repealed by 1974 ex.s. c 127 § 15.
29.72.050 Voter's affidavit--Declaration. [1974 ex.s. c 127 § 9; 1971 ex.s. c 178 § 9; 1967 ex.s. c 73 §5.] Repealed by 1977 ex.s. c 361 § 111, effective January I, 1978.
29.72.060 Applications open to public inspection. [1974 ex.s. c 127 § $10 ; 1971$ ex.s. c 178 § $10 ; 1967$ ex.s. c 73 § 6.] Repealed by 1977 ex.s. c 361 § 111 , effective January 1, 1978.
29.72.070 Election supplies. [1974 ex.s. c $127 \S 11 ; 1971$ ex.s. c 178 § 11 ; 1967 ex.s. c 73 § 7.] Repealed by 1977 ex.s. c 361 § 111 , effective January 1, 1978.
29.72.080 Rules and regulations. [1971 ex.s. c $178 \S 12 ; 1967$ ex.s. c 73 § 8.] Repealed by 1977 ex.s. c 361 § 111 , effective January 1 , 1978.
29.72.900 Termination of "Special Voters" provisions, when. [1971 ex.s. c 178 § 13.] Repealed by 1974 ex.s. c 127 § 15.
29.72.910 Severability-- 1971 ex.s. c 178. [1971 ex.s. c 178 § 14.] Repealed by 1977 ex.s. c 361 § 111, effective January 1, 1978.

## Chapter 29.79

## INITIATIVE AND REFERENDUM

29.79.130 Petitions--Expense--Contributors--Sworn statement. [1965 c 9 § 29.79.130. Prior: 1913 c 138 § 11 , part; RRS § 5407, part.] Repealed by 1982 c 116 § 17.
29.79.220 Initiatives and referenda to voters--Canvass and count of signatures. [1969 ex.s. c 107 § 2; 1965 c 9 § 29.79.220. Prior: 1933 c 144 § 3; 1913 c 138 § 18 ; RRS § 5414.] Repealed by 1982 c 116 § 17 , cf. RCW 29.79.200.
29.79.240 Petitions--Fraudulent names--Record. [1965 c 9 § 29.79.240. Prior: 1933 c 144 § 2; 1913 c 138 § 16; RRS § 5412.] Repealed by 1969 ex.s. c 107 § 3.
29.79.330 State printing of arguments--Initiative and referendum measures. [1933 c 144 §4, part, last am'ds 1913 c 138 § 26; RRS § 5422, part.] Repealed by 1959 c $329 \S \S 14,15$.
29.79.340 State printing of arguments--Initiatives to legislature, alternatives, referendum bills, etc. [1933 c 144 § 4, part, last am'ds 1913 c 138 § 26; RRS § 5422, part.] Repealed by 1959 c 329 §§ 14, 16.
29.79.350 State printing of arguments--Length--Number-Deposits for cost. [1933 c 144 § 4, part, last am'ds 1913 c 138 § 26; RRS § 5422, part.] Repealed by 1959 c 329 §§ 14, 17.
29.79.3502 Voters' pamphlet--Contents, how organized. [1959 c 329 § 1.] Now codified, as reenacted, as RCW 29.81.010.
29.79.3506 Voters' pamphlet--Explanatory statement by attorney general, appeal, judicial statement--Arguments by committees. [1959 c 329 § 2.] Now codified, as reenacted, as RCW 29.81.020.
29.79.3510 Committee advocating approval of constitutional amendment, referendum bill, referendum measure--Membership--Suspension of argument for printing. [1959 c 329 § 3.] Now codified, as reenacted, as RCW 29.81.030.
29.79.3514 Committee advocating rejection of constitutional amendment, referendum bill--Membership--Submission of argument for printing. [1959 c 329 § 4.] Now codified, as reenacted, as RCW 29.81 .040
29.79.3518 Committee advocating rejection of referendum peti-tion--Committees advocating for and against initiative measures--Membership--Submission of arguments for printing. [1959 c 329 § 5.] Now codified, as reenacted, as RCW 29.81.050.
29.79.3522 Committees--Chairmen, advisory members, vacancies. [1959 c 329 § 6.] Now codified, as reenacted, as RCW 29.81.060.
29.79.3526 Rules and regulations by secretary of state. [1959 c 329 § 7.] Now codified, as reenacted, as RCW 29.81.070.
29.79.3530 Manner and style of printing proposed constitutional amendments in pamphlets. [1959 c 329 § 8.] Now codified, as reenacted, as RCW 29.81.080.
29.79.360 Arguments containing obscene, libelous, treasonable, etc., language may be refused--Board of censors, appeal by committee. [1959 c 329 § 18. Prior: 1933 c 144 § 4, part, last am'ds 1913 c 138 § 26; RRS § 5422 , part.] Now codified, as reenacted, as RCW 29.81.090.
29.79.370 Publication date of pamphlets--Arrangement of material. [1959 c 329 § 10. Prior: 1917 c 30 § 1, part; 1913 c 138 § 27, part; RRS § 5423, part.] Now codified, as reenacted, as RCW 29.81.100.
29.79.380 Order in which measures and arguments must be printed in pamphlets. [1959 c 329 § 11. Prior: 1917 c 30 § 1, part; 1913 c 138 § 27, part; RRS § 5423, part.] Now codified, as reenacted, as RCW 29.81.110.
29.79.390 Printing specifications and make-up of measures and arguments in pamphlets. [1959 c 329 § 12. Prior: 1917 c 30 § 1, part; 1913 c 138 § 27, part; RRS § 5423, part.] Now codified, as reenacted, as RCW 29.81.120.
29.79.400 Costs of printing and binding pamphlets. [1959 c 329 § 13. Prior: 1917 c 30 § 1, part; 1913 c 138 § 27, part; RRS § 5423, part.] Now codified, as reenacted, as RCW 29.81.130.
29.79.410 Pamphlets--Distribution to voters. [1913 c 138 § 29, part; RRS § 5425, part.] Now codified, as reenacted, as RCW 29.81.140.
29.79.420 Pamphlets--Distribution to of ficers and institutions. [1913 c 138 § 29, part; RRS § 5425, part.] Now codified, as reenacted, as RCW 29.81.150.
29.79.430 Pamphlets--Distribution costs--How paid. [1913 c 138 § 29, part; RRS § 5425 , part.] Now codified, as reenacted, as RCW 29.81.160.
29.79.450 Violations--Signing more than one petition for same measure. [1913 c 138 § 31, part; RRS § 5427, part.] Now codified, as reenacted, in RCW 29.79.440.
29.79.460 Violations--Signing by one not a legal voter. [1913 c 138 § 31, part; RRS § 5427, part.] Now codified, as reenacted, in RCW 29.79.440.
29.79.470 Violations--Signer making false statement as to residence. [1913 c 138 § 31, part; RRS § 5427, part.] Now codified, as reenacted, in RCW 29.79.440.

## Chapter 29.82 <br> THE RECALL

29.82.020 Determining whether recall charges meet constitutional requirements--Ballot synopsis. [1980 c 42 § 3; 1971 ex.s. c 205 § 1 ; 1965 c 9 § 29.82.020. Prior: 1913 c 146 § 3; RRS § 5352.] Repealed by 1984 c $170 \S 13$.
29.82.026 Obtaining and filing supporting signatures--Time limita-tion--If supporting signatures being sought on May 21, 1971. [1971 ex.s. c 205 § 3.] Repealed by 1984 c 170 § 13.
29.82.050 Comparison and certification of signatures on petitions. [1965 c 9 § 29.82.050. Prior: 1913 c 146 § 7; RRS § 5356.] Repealed by 1977 ex.s. c 361 § 111 , effective January 1, 1978.
29.82.070 Expense--Contributors--Sworn statement. [1965 c 9 § 29.82.070. Prior: 1913 c 146 § 8, part; RRS § 5357, part.] Repealed by 1984 c 170 § 13.
29.82.150 When recall becomes effective. [1965 c 9 § 29.82.150. Prior: 1913 c 146 § 13; RRS § 5362.] Repealed by 1977 ex.s. c 361 § 111, effective January 1, 1978.
29.82.180 Violations--Signing more than one petition for same recall. [1913 c 146 § 15 , part; RRS § 5364, part.] Now codified, as reenacted, in RCW 29.82.170.
29.82.190 Violations--Signing by one not a legal voter. [1913 c 146 § 15 , part; RRS § 5364, part.] Now codified, as reenacted, in RCW 29.82.170.
29.82.200 Violations--Signer making false statement as to residence. [1913 c 146 § 15 , part; RRS § 5364, part.] Now codified, as reenacted, in RCW 29.82.170.

## Chapter 29.83

CAMPAIGN REPORTING ACT
(Referendum Bill No. 25-1972)
29.83.010 through 29.83.190, 29.83.900 through 29.83.940. [1972 ex.s. c 98 §§ 1-26. (Referendum Bill No. 25).] Repealed by 1973 c 1 § 50 (Initiative Measure No. 276 § 50).

## Chapter 29.85 <br> CRIMES AND PENALTIES

29.85.150 Inducing noncitizen Indian to vote. [1965 c 9 § 29.85.150. Prior: Code 1881 § 910; 1873 p 205 § 107; RRS § 5391.] Repealed by 1977 ex.s. c 81 § 4.
29.85.250 Violations-"Catch-all" clause. [1935 c 100 § 2; RRS § 5291-2.] Now codified, as reenacted, as RCW 29.51.215.
29.85.270 Political advertising-Use of assumed name-Campaign advertising picture. [1975 1st ex.s. c 162 § I; 1965 c 9 § 29.85.270. Prior: 1959 c 112 § 1 ; 1955 c 317 § 1.] Repealed by 1972 ex.s. c 98 § 20; and by 1984 c 216 § 6, later enactment, see RCW 42.17.510, 42.17.520, 42.17.540.

Reviser's note: The act which repealed this section [1972 ex.s. c 98] was referred to and ratified by the people at the November 7, 1972, general election [Referendum Bill No. 25]. Section 50 of Initiative Measure No. 276 which was approved at the same election repealed 1972 ex.s. c 98 and Referendum Bill No. 25. See RCW 42.17.940.
29.85.280 Political advertising-Campaign advertising picturePenalty. [1975 1st ex.s. c 162 § 2; 1965 c 9 § 29.85.280. Prior: 1955 c 317 § 2.] Repealed by 1984 c 216 § 6. Later enactment, see RCW 42.17.510, 42.17.520, 42.17.540.
29.85.327 Preservation of order-Penalty. Cross-reference section, decodified.

## Title 30 <br> BANKS AND TRUST COMPANIES

## Chapter 30.04 <br> GENERAL PROVISIONS

30.04.080 Schedule of fees. [1955 c 33 § 30.08.095. Prior: 1929 c 72 § 1 ; 1923 c 115 § 1 ; 1917 c $80 \S 12$; RRS § 3219.] Now codified as RCW 30.08.095.
30.04.090 Minimum available funds required-Exception-Change of nature and amount of reserves. [1967 ex.s. c 54 § 1; 1967 c 133 § 1; 1963 c 194 § 1 ; 1959 c 106 § 2; 1955 c 356 § 1 ; 1955 c 33 § 30.04.090. Prior: 1917 c 80 § 46; RRS § 3253.] Repealed by 1981 c 89 § 7.
30.04.150 Limits of indebtedness. [1955 c 33 § 30.04.150. Prior: 1933 c 42 § 24, part; 1917 c 80 § 54, part; RRS § 3261, part.] Repealed by 1983 c 157 § 10.
30.04.320 Cross-reference section, decodified.

## Chapter 30.08 <br> ORGANIZATION AND POWERS

30.08.100 Dissolved national bank may become state bank or trust company. [1917 c 80 § 29; RRS § 3236.] Repealed by 1953 c 234 § 14, see chapter 30.49 RCW.
30.08.130 Reorganization of state bank or trust company as national bank. [1919 c 209 § 10; 1917 c 80 § 28; RRS § 3235.] Repealed by 1953 c 234 § 14, see chapter 30.49 RCW.

## Chapter 30.16 CHECKS

30.16.020 Forged or raised checks-Liability. [1955 c 33 § 30.16.020. Prior: 1917 c 80 § 45; RRS § 3252.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW). Cf. RCW 62A.4-406.
Effective date-1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition-1965 ex.s. c 157: See RCW 62A.10-102.
General repealer-1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed-1965 ex.s. c 157: See RCW 62A.10-104.
30.16.030 Stop-payment orders. [1959 c 106 § 4; 1955 c 33 § 30.16.030. Prior: (i) 1923 c 114 § 1, part; RRS § 3252-1, part. (ii) 1923 c 114 § 2; RRS § 3252-2.] Repealed effective midnight June 30,

1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW). Cf. RCW 62A.4-403.
30.16.040 Renewal of stop orders. [1955 c 33 § 30.16.040. Prior: (i) 1923 c 114 § 1, part; RRS § 3252-1, part. (ii) 1923 c 114 § 3; RRS § 3252-3.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW). Cf. RCW 62A.4-403.
30.16.050 Belated checks. [1955 c 33 § 30.16.050. Prior: (i) 1923 c 114 § 1, part; RRS § 3252-1, part. (ii) 1923 c 114 § 5; RRS § 3252-5.] Repealed effective midnight June 30, 1967, by section $10-$ 102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW). Cf. RCW 62A.4-404.

## Chapter 30.20 DEPOSITS

30.20.010 Joint deposits-Payment and release. [1955 c 33 § 30.20.010. Prior: 1943 c 167 § 1; 1917 c 80 § 42; Rem. Supp. 1943 § 3249.] Repealed by 1981 c 192 § 33, effective July 1, 1982.
30.20.015 Joint deposits with right of survivorship. [1967 c 133 § 5 ; 1961 c 280 § 6; 1955 c 33 § 30.20.015. Prior: 1951 c 18 § 1.] Repealed by 1981 c 192 § 33, effective July 1, 1982.
30.20.020 Payment to surviving spouse-Accounting to estate. [1977 ex.s. c 234 § 28; 1974 ex.s. c 117 § 39; 1961 c 280 § 2; 1955 c 33 § 30.20.020. Prior: (i) 1943 c 143 § 1; Rem. Supp. 1943 § 3249-1. (ii) 1943 c 143 § 2; Rem. Supp. 1943 § 3249-2.] Repealed by 1981 c 192 § 33, effective July 1, 1982.
30.20.030 Deposits of persons under disability. [1973 1st ex.s. c 154 § 49; 1955 c 33 § 30.20.030. Prior: 1917 c 80 § 43; RRS § 3250.] Repealed by 1981 c 192 § 33, effective July 1, 1982.
30.20.035 Deposits in trust. [1955 c 347 § 1.] Repealed by 1981 c 192 § 33, effective July 1, 1982.
30.20.040 Unclaimed deposits, state of. [1955 c 33 § 30.20.040. Prior: 1905 c 129 § 1; RRS § 3291.] Repealed by 1955 c 385 § 33.
30.20.050 Penalty for failure to furnish statement. [1955 c 33 § 30.20.050. Prior: 1905 c 129 § 2; RRS § 3292.] Repealed by 1955 c 385 § 33.
30.20.100 Payment to foreign executor or administrator-Form, publication of notice of application by such executor or administrator-Payment in lieu to domestic executor or administrator--Consent of department of revenue. [1975 1st ex.s. c 278 § 19; 1961 c 280 § 5.] Repealed by 1981 c 192 § 33, effective July I, 1982.

## Chapter 30.24

## INVESTMENT OF TRUST FUNDS

30.24.010 Provisions of chapter to control. [1955 c 33 § 30.24.010. Prior: 1947 c 100 § 1; Rem. Supp. 1947 § 3255-10a.] Recodified as RCW 11.100.010 pursuant to 1984 c 149 § 95, effective January 1, 1985.
30.24.015 Guardians, guardianships and funds are subject to chapter. [1955 c 33 § 30.24 .015 . Prior: 1951 c 218 § 1.] Recodified as RCW 11.100 .015 pursuant to 1984 c 149 § 95, effective January 1, 1985.
30.24.020 General criterion specified. [1984 c 149 § 97; 1955 c 33 § 30.24.020. Prior: 1947 c 100 § 2; Rem. Supp. 1947 § 3255-10b.] Recodified as RCW 11.100 .020 pursuant to 1984 c 149 § 96 , effective January 1, 1985.
30.24.030 Investment in savings accounts-Requirements. [1984 c 129 § 101 ; 1967 c 133 § 3; 1955 c 33 § 30.24.030. Prior: 1947 c 100 § 3; Rem. Supp. 1947 § 3255-10c.] Recodified as RCW 11.100.030 pursuant to 1984 c 149 § 100, effective January I, 1985.
30.24.035 Investments in securities of certain investment trusts. [1955 c 33 § 30.24 .035 . Prior: 1951 c 132 § 1.] Recodified as RCW 11.100.035 pursuant to 1984 c 149 § 102, effective January 1, 1985.
30.24.037 Investment or distribution of funds held in fiduciary capacity-Deposit in other departments authorized-Collateral security required, exception. [1984 c 149 § 104; 1967 c 133 § 4.] Recodified as

RCW 11.100 .037 pursuant to 1984 c 149 § 103, effective January 1, 1985.
30.24.040 Court may permit deviation from terms of trust instrument. [1955 c 33 § 30.24.040. Prior: 1947 c 100 § 4; Rem. Supp. 1947 § 3255-10d.] Recodified as RCW 11.100 .040 pursuant to 1984 c 149 § 105, effective January 1, 1985.
30.24.050 Scope of chapter. [1984 c 149 § 107; 1955 c 33 § 30.24.050. Prior: 1947 c 100 § 5; Rem. Supp. 1947 § 3255-10e.] Recodified as RCW 11.100 .050 pursuant to 1984 c 149 § 106, effective January 1, 1985.
30.24.060 Fiduciary may hold trust property though not qualified investment and securities are securities issued by the corporation which is the fiduciary. [1967 c 209 § 1 ; 1955 c $33 \S 30.24 .060$. Prior: 1947 c 100 § 6; 1941 c 41 § 11 ; Rem. Supp. 1947 § 3255-11.] Repealed by 1985 c 30 § 143; and by 1984 c 149 § 178, effective January 1, 1985. Later enactment, see RCW 11.100.060.
30.24.070 Terms of trust instrument controlling. [1984 c 149 § 110 ; 1955 c 33 § 30.24 .070 . Prior: 1947 c 100 § 7; 1941 c 41 § 13; Rem. Supp. 1947 § 3255-13.] Recodified as RCW 11.100 .070 pursuant to 1984 c 149 § 109, effective January 1, 1985.
30.24.090 Dealings with self or affiliate. [1984 c 149 § 111; 1955 c 33 § 30.24.090. Prior: 1947 c 100 § 9; 1941 c 41 § 17; Rem. Supp. 1947 § 3255-17.] Recodified as RCW 11.100 .090 pursuant to 1984 c 149 § 109, effective January 1, 1985.
30.24.100 Investment in safe deposit corporation authorized. [1955 c 302 § 1.] Now codified as RCW 30.04.122.
30.24.110 Investment in corporation holding premises of the bank-Definition of "affiliate." [1955 c 302 § 2.] Now codified as RCW 30.04.124.
30.24.120 Investments in policies of life insurance. [1984 c 149 § 112 ; 1973 1st ex.s. c 89 § 1.] Recodified as RCW 11.100 .120 pursuant to 1984 c 149 § 109, effective January $1,1985$.
30.24.130 Person to whom power or authority to direct or control acts of trustee or investments of a trust are conferred deemed a fiduciary-Liability. [1973 1st ex.s. c 89 § 2.] Recodified as RCW 11.100 .130 pursuant to 1984 c 149 § 113, effective January 1, 1985.

## Chapter 30.28 <br> COMMON TRUST FUNDS

30.28.010 Funds authorized--Investment--Rules and regulations-"Affiliated" defined. [1979 c $105 \S 1$; 1955 c $33 \S 30.28 .010$. Prior: 1943 c 55 § 1 ; Rem. Supp. 1943 § 3388.] Recodified as RCW 11.102 .010 pursuant to 1984 c 149 § 115 , effective January $1,1985$.
30.28.020 Accounting. [1955 c 33 § 30.28.020. Prior: 1943 c 55 § 2; Rem. Supp. 1943 § 3388-1.] Recodified as RCW 11.102 .020 pursuant to 1984 c 149 § 115 , effective January 1, 1985.
30.28.030 Applicability of chapter. [1955 c 33 § 30.28.030. Prior: 1943 c 55 § 7; Rem. Supp. 1943 § 3388-6.] Recodified as RCW 11.102 .030 pursuant to 1984 c 149 § 115, effective January 1, 1985.
30.28.040 Interpretation. [1955 c 33 § 30.28.040. Prior: 1943 c 55 § 3; Rem. Supp. 1943 § 3388-2.] Recodified as RCW 11.102.040 pursuant to 1984 c 149 § 115 , effective January 1, 1985.
30.28.050 Chapter designated "uniform common trust fund act". [1955 c 33 § 30.28.050. Prior: 1943 c 55 § 4; Rem. Supp. 1943 § 3388-3.] Recodified as RCW 11.102 .050 pursuant to 1984 c 149 § 115, effective January 1, 1985.

## Chapter 30.30 <br> TRUSTEES' ACCOUNTING ACT

30.30.010 Scope of chapter--Exceptions. [1984 c 149 § 128; 1955 c 33 § 30.30.010. Prior: 1951 c 226 § 10.] Recodified as RCW 11.106.010 pursuant to 1984 c 149 § 127, effective January 1, 1985.
30.30.020 Trustee's annual statement. [1984 c 149 § 129; 1955 c 33 § 30.30.020. Prior: 1951 c 226 § 2.] Recodified as RCW 11.106.020 pursuant to 1984 c 149 § 127, effective January 1, 1985.
30.30.030 Intermediate and final accounts--Contents--Filing. [1984 c 149 § 130 ; 1955 c 33 § 30.30.030. Prior: 1951 c 226 § 3.] Recodified as RCW 11.106 .030 pursuant to 1984 c 149 § 127, effective January 1, 1985.
30.30.040 Account--Court may require--Petition. [1984 c 149 § 131; 1955 c 33 § 30.30.040. Prior: 1951 c 226 § 4.] Recodified as RCW 11.106.040 pursuant to 1984 c 149 § 127, effective January 1, 1985.
30.30.050 Account filed--Return day-Notice. [1984 c 149 § 132 ; 1955 c 33 § 30.30.050. Prior: 1951 c 226 § 5.] Recodified as RCW 11.106.050 pursuant to 1984 c 149 § 127, effective January 1, 1985.
30.30.060 Account filed--Objections-Representation of beneficiaries. [1984 c 149 § 133 ; 1977 ex.s. c $80 \S 31$; 1955 c $33 \S 30.30 .060$. Prior: 1951 c 226 § 6.] Recodified as RCW 11.106 .060 pursuant to 1984 c 149 § 127, effective January 1, 1985.
30.30.070 Court to determine accuracy, validity--Decree. [1984 c 149 § 134; 1955 c 33 § 30.30.070. Prior: 1951 c 226 § 7.] Recodified as RCW 11.106 .070 pursuant to 1984 c 149 § 127, effective January 1, 1985.
30.30.080 Effect of decree. [1984 c 149 § 135; 1955 c $33 \S 30.30-$ .080. Prior: 1951 c 226 §8.] Recodified as RCW 11.106 .080 pursuant to 1984 c 149 § 127, effective January 1, 1985.
30.30.090 Appeal from decree. [1984 c 149 § 136; 1971 c 81 § 80; 1955 c 33 § 30.30.090. Prior: 1951 c 226 § 9.] Recodified as RCW 11.106.090 pursuant to 1984 c 149 § 127, effective January $1,1985$.
30.30.100 Settlor may waive or increase accounting requirements-Waiver by beneficiary. [1984 c 149 § 137 ; 1955 c $33 \S 30.30 .100$. Prior: 1951 c 226 § 11.] Recodified as RCW 11.106 .100 pursuant to 1984 c 149 § 127, effective January 1, 1985.
30.30.110 Waiver--How constituted. [1984 c 149 § 138; 1955 c 33 § 30.30.110. Prior: 1951 c 226 § 12.] Recodified as RCW 11.106 .110 pursuant to 1984 c 149 § 127, effective January $1,1985$.
30.30.120 Execution upon trust income or vested remainder--Permitted, when. [1955 c 33 § 30.30.120. Prior: 1951 c 226 § 1.] Recodified as RCW 11.96 .150 pursuant to 1984 c 149 § 58, effective January 1, 1985.

## Chapter 30.40 <br> BRANCH BANKS

30.40.030 Stop-payment orders on branch banks. [1955 c 33 § 30.40.030. Prior: 1939 c 59 § 1 ; RRS § 3252-6.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW). Cf. RCW 62A.4-106.

Effective date--1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition--1965 ex.s. c 157: See RCW 62A.10-102.

General repealer--1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed-- 1965 ex.s. c 157: See RCW 62A.10-104.
30.40.040 Presentment at branch where payable. [1955 c 33 § 30.40.040. Prior: 1939 c 59 § 2; RRS § 3252-7.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW). Cf. RCW 62A.4-106.
30.40.050 Tender of payment at branch bank. [1955 c 33 § 30.40.050. Prior: 1939 c 59 § 3; RRS § 3252-8.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW). Cf. RCW 62A.4-106.

## Chapter 30.42 <br> ALIEN BANKS

30.42.110 Powers and activities. [1975 1st ex.s. c 285 § 1; 1973 1st ex.s. c 53 § 11.] Repealed by 1982 c 95 § 8, effective July 1, 1982.

## Chapter 30.48 <br> CONSOLIDATION

30.48.010 through 30.48.110 [1931 c 126; RRS §§ 87-1 —87-13.] Repealed by 1953 c 234 § 14.

## Chapter $\mathbf{3 0 . 5 2}$ <br> BANK COLLECTION CODE

30.52.010 through 30.52.060 [1955 c 33 §§ 30.52.010 through 30.52.060.] Repealed effective midnight June 30, 1967, by section $10-$ 102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW). See comparative table at RCW 30.52.070, below.
30.52.065 Presentment through clearing house or at place requested hy other bank. [1963 c 194 § 3.] Repealed by 1965 ex.s. c 157 § 10102.
30.52.070 through $\mathbf{3 0 . 5 2 . 1 6 0}$ [1955 c 33 §§ 30.52.070 through 30.52.160.] Repealed effective midnight June 30, 1967, by section 10102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW).
Effective date--1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition--1965 ex.s. c 157: See RCW 62A.10-102.

General repealer-1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed--1965 ex.s. c 157: See RCW 62A.10-104.

## COMPARATIVE TABLE

Chapter 30.52 RCW (Bank Collection Code) to Title 62A RCW (Uniform Commercial Code).

| Chapter 30.52 | Title 62A |
| :---: | :---: |
| 30.52.010 | 62A.1-201(4) |
|  | 62A.4-104(1)(g) |
|  | 62A.4-104 |
|  | 62A.4-105 |
|  | 62A.4-106 |
| 30.52.020 | 62A.4-201 |
|  | 62A.4-203 |
|  | 62A.4-208 |
|  | 62A.4-212 |
| 30.52.030 | 62A.4-301 |
|  | 62A.4-302 |
| 30.52.040 | 62A.4-201 |
|  | 62A.4-207 |
| 30.52.050 | 62A.4-103 |
|  | 62A.4-202 |
| 30.52.060 | 62A.4-103 |
|  | 62A.4-202 |
|  | 62A.4-204 |
| 30.52.065 | 62A.4-204 |
| 30.52.070 | - |
| 30.52 .080 |  |
| 30.52 .090 | 62A.4-211 |
| 30.52 .100 | 62A.4-211 |
| 30.52.110 | 62A.4-212 |
|  | 62A.4-213 |
| 30.52.120 | - |
| 30.52.130 | 62A.4-214 |
| 30.52.140 | - |
| 30.52.150 | - |
| 30.52.160 | - |

## Chapter 30.99 <br> WASHINGTON TRUST ACT

30.99.010 Application of chapter. [1984 c 149 § 67; 1983 c 3 § 49; 1959 c 124 § 1.] Recodified as RCW 11.98 .009 pursuant to 1984 c 149 § 66, effective January 1, 1985.
30.99.020 Power of trustor--Trust provisions control chapter provisions. [1984 c 149 § 64; 1959 c 124 § 2.] Recodified as RCW 11.97 .010 pursuant to 1984 c 149 § 63, effective January $1,1985$.
30.99.030 Exercise of powers by co-trustees. [1984 c 149 § 68; 1959 c 124 § 3.] Recodified as RCW 11.98 .016 pursuant to 1984 c 149 § 66, effective January 1, 1985.
30.99.040 Resignation of trustee. [1959 c 124 § 4.] Recodified as RCW 11.98 .029 pursuant to 1984 c $149 \S 70$, effective January 1, 1985.
30.99.050 Filling vacancy in office of trustee. [1984 c 149 § 72; 1959 c 124 §5.] Recodified as RCW 11.98 .039 pursuant to 1984 c 149 § 71, effective January 1, 1985.
30.99.060 Power of successor trustee. [1959 c 124 § 6.] Recodified as RCW 11.98 .060 pursuant to 1984 c $149 \S 77$, effective January 1, 1985.
30.99.070 Power of trustee. [1984 c 149 § 80; 1959 c 124 § 7.] Recodified as RCW 11.98 .070 pursuant to 1984 c 149 § 79, effective January 1, 1985.
30.99.080 Nonliability of third persons without knowledge of breach. [1984 c 149 § 83; 1959 c 124 § 8.] Recodified as RCW 11.98 .090 pursuant to 1984 c 149 §82, effective January 1, 1985.
30.99.090 Nonliability for action or inaction based on lack of knowledge of events. [1984 c 149 § 84; 1959 c 124 § 9.] Recodified as RCW 11.98.100 pursuant to 1984 c 149 § 82, effective January 1, 1985.
30.99.100 Contract and tort liability. [1984 c 149 § 85; 1983 c 3 § 50; 1959 c 124 § 10.] Recodified as RCW 11.98 .110 pursuant to 1984 c 149 § 82, effective January 1, 1985.
30.99.110 Tax reform act of 1969, state implementation--Application to certain trusts. Cross-reference section, decodified January, 1985.
30.99.900 Severability--1959 c 124. [1959 c 124 § 11.] Recodified as RCW 11.98 .910 pursuant to 1984 c 149 § 94, effective January 1, 1985.
30.99.910 Short title. [1959 c 124 § 12.] Recodified as RCW 11.98 .920 pursuant to 1984 c 149 § 94, effective January 1, 1985.

## Title 31

## MISCELLANEOUS LOAN AGENCIES

## Chapter 31.04 <br> INDUSTRIAL LOAN COMPANIES

31.04.020 Use of words in name. [1941 c 19 § 1, part; 1925 ex.s. c 186 § 1; 1923 c 172 § 1, part; Rem. Supp. 1941 § 3862-1, part.] Now codified in RCW 31.04.010.
31.04.170 Records--False advertising. [1941 c 19 § 6, part; 1923 c 172 § 15, part; Rem. Supp. 1941 § 3862-15, part.] Now codified in RCW 31.04.150.
31.04.180 Rules and regulations. [1941 c 19 § 6, part; 1923 c 172 § 15, part; Rem. Supp. 1941 § 3862-15, part.] Now codified in RCW 31.04.150.
31.04.190 Appeal. [1941 c 19 § 6, part; 1923 c 172 § 15 , part; Rem. Supp. 1941 § 3862-15, part.] Now codified in RCW 31.04.150.
31.04.240 Permit, rules and regulations as to sales of securities. [1923 c 172 § 20, part; RRS § 3862-20, part.] Now codified in RCW 31.04.230.

## Chapter 31.08

CONSUMER FINANCE ACT
(Formerly: Small loan companies)
31.08.040 Bond. [1941 c 208 § 3, part; Rem. Supp. 1941 § 8371-3, part.] Now codified in RCW 31.08.030.
31.08.110 Application to particular license only--Surrender of license. [1941 c 208 § 9, part; Rem. Supp. 1941 § 8371-9, part.] Now codified in RCW 31.08.100.
31.08.120 Revocation, etc., not to affect existing contracts--Reinstatement. [1941 c 208 § 9, part; Rem. Supp. 1941 § 8371-9, part.] Now codified in RCW 31.08.100.

## Chapter 31.12 <br> WASHINGTON STATE CREDIT UNION ACT (Formerly: Credit unions)

31.12.010 Definitions. [1957 c 23 § 2. Prior: 1943 c 131 § 1, part; 1933 c 173 § 1, part; Rem. Supp. 1943 § 3923-1, part.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.020 Declaration of policy--Defaults. [1981 c 81 § $1 ; 1973$ 1st ex.s. c 8 § 1; 1967 c 180 § 2; 1957 c 23 § 3. Prior: 1943 c 131 § 1 , part; 1933 c 173 § 1, part; Rem. Supp. 1943 § 3923-1, part.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.030 Use of words in name--Exception--Compliance required. [1981 c 81 § 2 ; 1957 c 23 § 4. Prior: 1943 c 131 § 1, part; 1933 c 173 § 1, part; Rem. Supp. 1943 § 3923-1, part.] [1953 SLC-RO-3] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.040 Authority to organize and commence business. [1943 c 131 § 2; 1933 c 173 § 2; Rem. Supp. 1943 § 3923-2.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.050 Manner of organizing--Articles, approval, filing-Appeal--Forms. [1981 c 302 § 23; 1971 c 81 § 82; 1969 c 65 § $1 ; 1967$ c 180 § 3; 1943 c 131 § 3; 1933 c 173 § 3; Rem. Supp. 1943 § 3923-3. Formerly RCW 31.12.050, 31.12.060 and 31.12.070.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.060 Investigation--Decision--Appeal. [1943 c 131 § 3, part; 1933 c 173 § 3, part; Rem. Supp. 1943 § 3923-3, part.] Now codified in RCW 31.12.050.
31.12.070 Approval--Filing--Incorporation complete--Forms. [1943 c 131 § 3, part; 1933 c 173 § 3, part; Rem. Supp. 1943 § 39233, part.] Now codified in RCW 31.12.050.
31.12.080 Membership. [1981 c 81 § 3; 1980 c 41 § 1 ; 1943 c 131 § 4 ; 1933 c 173 § 4 ; Rem. Supp. 1943 § 3923-4.] Repealed by 1984 c 31 § 1 , effective July $1,1984$.
31.12.090 Savings--Loans--Investment in transaction of own busi-ness--Real property, leaseholds. [1980 c 41 § 2; 1959 c 138 § 1 ; 1943 c 131 § 5; 1933 c 173 § 5; Rem. Supp. 1943 § 3923-5.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.100 Bylaws--Contents. [1933 c 173 § 6; RRS § 3923-6.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.110 Amendment of bylaws. [1969 c 65 § 2; 1943 c 131 § 6; 1933 c 173 § 7; Rem. Supp. 1943 § 3923-7.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.120 Bylaws and amendments to be approved. [1943 c 131 § 7; 1933 c 173 § 8; Rem. Supp. 1943 § 3923-8.] Repealed by 1984 c 31 § 1, effective July $1,1984$.
31.12.130 Capital--Limitation on deposits and shares--With-drawal--Notice of withdrawal. [1981 c 81 § 4; 1980 c 41 § 3; 1953 c 48 § 1; 1947 c 213 § 1 ; 1943 c 131 § 8; 1933 c 173 § 9; Rem. Supp. 1947 § 3923-9.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.135 Deposits by individuals governed by chapter 30.22 RCW. [1981 c 192 § 24.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.140 Minors. [1981 c 192 § 26; 1943 c 131 § 9; 1933 c 173 § 10; Rem. Supp. 1943 § 3923-10.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.150 Fiscal year. [1933 c 173 § 1; RRS § 3923-11.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.160 Meetings--Voting rights. [1983 c 37 § $1 ; 1973$ lst ex.s. c 8 § $2 ; 1967$ c 180 § $4 ; 1953$ c 48 § 2; 1943 c 131 § $10 ; 1933$ c 173 § 12; Rem. Supp. 1943 § 3923-1 2.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.170 Directors--Qualifications--Number--Election--Terms. [1967 c 180 § 5; 1943 c 131 § 11 ; 1933 c 173 § 13; Rem. Supp. 1943 § 3923-13.] Repealed by 1984 c 31 § 1 , effective July $1,1984$.
31.12.180 Officers--Bonds--Credit and investment committees. [1983 c 37 § $2 ; 1973$ lst ex.s. c 8 § $3 ; 1967$ c $180 \S 6 ; 1959$ c 138 § 2 ; 1953 c 48 § 3; 1939 c 65 § 2; 1933 c 173 § 14; RRS § 3923-14.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.190 Powers and duties of directors. [1981 c 81 §5; 1980 c 41 § 4; 19751 st ex.s. c 222 § 1 ; 1973 1st ex.s. c 8 § $5 ; 1969$ c 65 § 3 ; 1967 c 180 § 7; 1959 c 138 § 3; 1957 c 23 § 5; 1953 c 48 § 4; 1943 c 131 § 12; 1933 c 173 § 15; Rem. Supp. 1943 § 3923-15.] Repealed by 1984 c 31 § 1 , effective July $1,1984$.
31.12.200 Auditing committee--Elections-Terms--Powers and duties. [1975 1st ex.s. c 222 § 2; 1969 c $65 \S 4 ; 1959$ c $138 \S 4 ; 1953$ c 48 § 5; 1943 c 131 § 13 ; 1933 c 173 § 16; Rem. Supp. 1943 § 392316.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.205 Investment committee--Meetings--Authority. [1973 1st ex.s. c 8 § 4.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.210 Compensation of directors and treasurer--Loans to directors. [1975 1st ex.s. c 222 § 3; 1973 1st ex.s. c 8 § 6; 1957 c $23 \S$ 6; 1943 c 131 § 14; 1933 c 173 § 17; Rem. Supp. 1943 § 3923-17.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.220 Guaranty fund. [1981 c 81 § 6; 1980 c 41 § 5; 1973 1st ex.s. c 8 § 7; 1969 c $65 \S 5 ; 1967$ c $180 \S 8 ; 1943$ c $131 \S 15 ; 1933$ c 173 § 18; Rem. Supp. 1943 § 3923-18.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.230 Reserve fund. [1967 c 180 § 9; 1943 c 131§ 16; 1933 c 173 § 19; Rem. Supp. 1943 § 3923-19.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.240 Credit committee--Powers and duties. [1983 c 37 § 3; 1975 lst ex.s. c 222 § 4; 19731 st ex.s. c 8 § 8; 1969 c $65 \S 6 ; 1957$ c 23 § 7; 1943 c 131 § 17 ; 1933 c 173 § 21; Rem. Supp. 1943 § 392321.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.245 Loan officer--Powers. [1981 c 81 § 7; 1973 1st ex.s. c 8 § $9 ; 1969$ c 65 § 7; 1967 c 180 § $10 ; 1959$ c 138 § $5 ; 1957$ c 23 § 8.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.250 Applications for loans. [1947 c 213 § 3; 1933 c 173 § 22; Rem. Supp. 1947 § 3923-22.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.260 Funds to be loaned, surplus to be deposited or invested-Banking, commercial accounts, prohibited. [1981 c 81 § 8; 1975 1st ex.s. c 222 § $5 ; 1973$ lst ex.s. c 8 § $10 ; 1969$ c $65 \S 8 ; 1959$ c 138 § 6; 1957 c 23 § $9 ; 1947$ c $213 \S 2$; 1933 c 173 § 20; Rem. Supp. 1947 § 3923-20.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.270 Classes of loans--Preference. [1980 c 41 § 6; 1975 1st ex.s. c 222 § $6 ; 1973$ lst ex.s. c $8 \S 11 ; 1969$ c $65 \S 9 ; 1967$ c 180 § 11 ; 1965 ex.s. c 38 § $1 ; 1957$ c 23 § 11. Prior: 1953 c 48 § 6; 1947 c 213 § 4, part; 1943 c 131 § 18, part; 1933 c 173 § 23, part; Rem. Supp. 1947 § 3923-23, part.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.280 Limits and conditions of personal loans. [1981 c 81 § 9; 1980 c $41 \S 7 ; 19751$ st ex.s. c $222 \S 7 ; 19731$ st ex.s. c $8 \S 12 ; 1969$ c $65 \S 10 ; 1967$ c $180 \S 12 ; 1965$ ex.s. c $38 \S 2 ; 1959$ c $138 \S 7 ; 1957$ c 23 § 12. Prior: 1953 c 48 § 7; 1947 c 213 § 4, part; 1943 c 131 § 18 , part; 1933 c 173 § 23, part; Rem. Supp. 1947 § 3923-23, part.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.290 Loans secured by real estate mortgages or contracts. [1981 c 81 § $10 ; 1973$ lst ex.s. c $8 \S 13 ; 1967$ c $180 \S 13 ; 1959$ c $138 \S$ 8; 1957 c 23 § 13. Prior: 1953 c 48 § 8; 1947 c 213 § 4, part; 1943 c 131 § 18, part; 1933 c 173 § 23, part; Rem. Supp. 1947 § 3923-23, part.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.300 Transfers to federal agencies. [1933 c 173 § 24; R RS § 3923-24.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.305 Deposits of deferred compensation--Applicability. [1980 c 41 § 9.] Repealed by 1984 c 31 § 1 , effective July $1,1984$.
31.12.310 Dividends. [1981 c 81 § 11 ; 1975 1st ex.s. c $222 \S 8$; 1943 c 131 § 19 ; 1933 c 173 § 25 ; Rem. Supp. 1943 § 3923-25.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.320 Reports--Examinations--Suspension of business-Communications. [1980 c 41 § 8; 1973 1st ex.s. c 8 § 14; 1947 c 213 § 5 ; 1943 c 131 § 20; 1933 c 173 § 26; Rem. Supp. 1947 § 3923-26.] Repealed by 1984 c 31 § 1 , effective July $1,1984$.
31.12.325 Examination reports and information--Confidential--Privileged--Penalty. [1983 c 37 § 4; 1977 ex.s. c 245 § 4.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.330 Expenses, limitations on. [1983 c 37 § 5; 1981 c 81 § 12; 1967 - 180 § 14 ; 1953 c 48 § $9 ; 1933$ c 173 § 27; RRS § 3923-27.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.340 False statements and entries--Penalty. [1943 c 131 § 21; 1933 c 173 § 28; Rem. Supp. 1943 § 3923-28.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.350 Expulsion of members. [1933 c 173 § 29; RRS § 392329.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.360 Suspension of officers--Supervisor to administer and enforce chapter. [1971 c 81 § 83; 1967 c $180 \S 15 ; 1953$ c 48 § 10 ; 1943 c 131 § 23; 1933 c 173 § 31; Rem. Supp. 1943 § 3923-31.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.370 Mergers. [1943 c 131 § 24; 1933 c 173 § 32; Rem. Supp. 1943 § 3923-32.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.373 Additional powers--Powers conferred upon federal credit union on May 8, 1981. [1981 c 90 § 1.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.375 Additional powers-Federal parity. [1979 ex.s. c 98 § 1.] Repealed by 1981 c 90 § 2. Later enactment, see RCW 31.12.373, 31.12.377.
31.12.377 Additional powers--Powers conferred upon federal credit union--Authority of supervisor--Conditions. [1981 c 90 § 3.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.380 Taxation of credit unions. [1943 c 131 § 26 (adding to 1933 c 173 a new section, § 34); Rem. Supp. 1943 § 3923-34.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.390 Conversion of state to federal credit union. [1943 c 131 § 26 (adding to 1933 c 173 a new section, § 35); Rem. Supp. 1943 § 3923-35.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.400 Conversion of federal to state credit union. [1943 c 131 § 26 (adding to 1933 c 173 a new section, § 36); Rem. Supp. 1943 § 3923-36.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.405 Satellite facilities. Cross-reference section, decodified July, 1984.
31.12.410 Liquidation--Unclaimed funds, disposition of. [1943 c 131 § 22; 1933 c 173 § 30; Rem. Supp. 1943 § 3923-30. Formerly RCW 31.12.410 and 31.12.420.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.420 Unclaimed funds, disposition of. [1943 c 131 § 22, part; 1933 c 173 § 30, part; Rem. Supp. 1943 § 3923-30, part.] Now codified in RCW 31.12.410.
31.12.430 Penalty. [1943 c 131 § 25 ; 1933 c 173 § 34; RRS § 3923-34. Renumbered by 1943 c 131 § 25 as 1933 c 173 § 33; Rem. Supp. 1943 § 3923-33.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.440 Suspension or revocation of articles--Involuntary liqui-dation--Grounds. [1973 lst ex.s. c 8 § 15.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.450 Suspension or revocation of articles--Involuntary liqui-dation--Notice--Procedure. [1973 1st ex.s. c 8 § 16.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.460 Involuntary liquidation--Procedure. [1973 1st ex.s. c 8 § 17.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.470 Involuntary liquidation--Cancellation of articles. [1973 1st ex.s. c 8 § 18.] Repealed by 1984 c 31 § I, effective July 1, 1984.
31.12.480 Absorption of distressed credit union-Approval of pooling of assets and liabilities by liquidating agent. [1983 c 37 § 13.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.500 Notice of charges-Hearing--Cease and desist order. [1983 c 37 § 6.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.505 Temporary cease and desist order. [1983 c 37 § 7.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.510 Injunction setting aside, limiting, or suspending temporary cease and desist order. [1983 c 37 § 8.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.5I5 Injunction to enforce temporary cease and desist order. [1983 c 37 § 9.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.520 Administrative hearing--Decision--Orders--Judicial review of orders--Appellate review--Service of process. [1983 c 37 § 10.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.525 Enforcement of orders. [1983 c 37 § 11.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.
31.12.530 Review of action of supervisor--Appeal. [1983 c 37 § 12.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.900 Severability--1973 1st ex.s. c 8. [1973 1st ex.s. c 8 § 19.] Repealed by 1984 c 31 § 1, effective July 1, 1984.
31.12.901 Severability-- 1975 1st ex.s. c 222. [1975 lst ex.s. c 222 § 9.] Repealed by 1984 c 31 § 1 , effective July 1, 1984.

## Chapter 31.16 <br> CROP CREDIT ASSOCIATIONS

31.16.010 Definitions. [(i) 1921 c 121 § 3, part; R RS § 2912, part. (ii) 1921 c 121 §4; RRS § 2913. (iii) 1921 c 121 § 36; RRS § 2945.] Now codified as follows: (i) 1921 c 121 § 3 in RCW 31.16.025, (ii) 1921 c 121 § 4 as RCW 31.16.028, and (iii) 1921 c 121 § 36 as RCW 31.16.330.
31.16.140 Crop credit notes. [1921 c 121 § 27; RRS § 2936.] Now codified as RCW 31.16.255.

## Title 32

MUTUAL SAVINGS BANKS

## Chapter 32.04 <br> GENERAL PROVISIONS

32.04.160 Cross-reference section, decodified.

Chapter $\mathbf{3 2 . 1 2}$

## DEPOSITS--EARNINGS--DIVIDENDS--INTEREST

32.12.030 Deposits of minors, in trust, of joint tenants. [1963 c 176 § 4; 1961 c $280 \S 7$; 1955 c $13 \S 32.12 .030$. Prior: 1929 c 123 § 2 ; 1915 c 175 § 19; RRS § 3348.] Repealed by 1981 c 192 § 33, effective July 1, 1982.
32.12.100 Deposits or investments of public funds. [1965 c III § 3; 1963 c 176 § 11.] Repealed by 1983 c 66 § 23.
32.12.110 Payment to foreign executor or administrator--Form, publication of notice of application by such executor or administrator-Payment in lieu to domestic executor or administrator--Consent of department of revenue. [1975 1st ex.s. c 278 § 20; 1963 c 176 § 12. Cf. 1961 c 280 § 5 ; RCW 30.20.100.] Repealed by 1981 c 192 § 33, effective July 1, 1982.

## Chapter $\mathbf{3 2 . 2 0}$ <br> INVESTMENTS

32.20.140 Railroad obligations. [1955 c 13 § 32.20.140. Prior: 1937 c 95 § 8; 1929 c 74 § 11 ; 1921 c 156 §§ $11 \mathrm{i}, \mathrm{j}, \mathrm{k}$; RRS § 3381-11.] Repealed by 1985 c 56 § 38.
32.20.150 Railway mortgage bonds. [1955 c 13 § 32.20.150. Prior: 1929 c 74 § 12; 1921 c 156 §§ $11 \mathrm{i}, \mathrm{j}, \mathrm{k}$; RRS § 3381-12.] Repealed by 1985 c 56 § 38.
32.20.170 Utility bonds. [1955 c 80 § 4; 1955 c 13 § 32.20.170. Prior: 1937 c 95 § 10; 1929 c 74 § 14; R RS § 3381-14.] Repealed by 1985 c 56 § 38.
32.20.180 Telephone company bonds. [1955 c 13 § 32.20.180. Prior: 1937 c 95 § 11 ; 1929 c 74 § 15; RRS § 3381-15.] Repealed by 1985 c 56 § 38.
32.20.190 Telephone and electric company bonds, notes, etc. [1955 c 13 § 32.20.190. Prior: 1937 c 95 § 12; 1929 c 74 § 16; RRS § 3381-16.] Repealed by 1985 c 56 § 38 .
32.20.200 Obligations of industrial corporations. [1955 c 13 § 32.20.200. Prior: 1949 c 219 § 2; Rem. Supp. 1949 § 3381-16a.] Repealed by 1955 c 80 § 7. Later enactment, see RCW 32.20.330.
Saving and repealer: "Repeals and saving. Section 32.20 .200 , chapter 13, Laws of 1955 and RCW 32.20.200 are each repealed but such repeal shall not be construed as affecting the legality of any investment made pursuant to the provisions of the statute repealed prior to the effective date of this act." [1955 c 80 § 7.]
32.20.235 Notes secured by pledge or assignment of first mortgages or real estate contracts. [1963 c 176 § 15.] Repealed by 1981 c 86 § 16.
32.20.250 Real estate mortgages. [1977 ex.s. c $104 \S 3 ; 1969$ c 55 § 6; 1967 c 145 § 6; 1963 c 176 § 7; 1961 c 80 § 4 ; 1959 c 41 § 4 ; 1955 c 80 § 5; 1955 c 13 § 32.20.250. Prior: 1945 c 228 § 4; 1937 c 95 § 13; 1929 c 74 § 20; 1927 c 184 § 2; 1925 ex.s. c 86 § 6; 1921 c 156 § IIn; Rem. Supp. 1945 § 3381-20.] Repealed by 1981 c 86 § 16.
32.20.255 Real estate contracts, loans and deeds of trust. [1977 ex.s. c 104 § 4; 1971 ex.s. c 222 § 8; 1969 c 55 § 16.] Repealed by 1981 c 86 § 16.
32.20.260 Real estate contracts. [1963 c 176 § 8; 1961 c 80 § $5 ;$ 1955 c 13 § 32.20 .260 . Prior: 1953 c 238 § 6; 1945 c 228 § 5; Rem. Supp. 1945 § 3381-20a.] Repealed by 1981 c 86 § 16.
32.20.270 First mortgages upon leaseholds. [1971 ex.s. c 222 § 5; 1967 c 145 § 7; 1963 c 176 § 9; 1961 c 80 § 6; 1959 c 41 § 5 ; 1955 c 13 § 32.20.270. Prior: 1929 c 74 § 21; RRS § 3381-21.] Repealed by 1981 c 86 § 16.
32.20.275 First mortgages participated in by others. [1961 c 80 § 7; 1955 c 13 § 32.20 .275 . Prior: 1953 c 238 § 7.] Repealed by 1981 c 86 § 16.
32.20.420 Loans for financing land acquisition and development for commercial, industrial, or residential usage. [1977 ex.s. c 104 § 8; 1969 c 55 § 11; 1967 c 145 § 11.] Repealed by 1981 c 86 § 16.
32.20.490 Single family residences-First mortgages-Insured loans. [1973 1st ex.s. c 31 § 5.] Repealed by 1981 c 86 § 16.

## Title 33

SAVINGS AND LOAN ASSOCIATIONS

## Chapter 33.04 <br> GENERAL PROVISIONS

33.04.040 Examination of foreign association or corporationExpense. [1945 c 235 § 97; Rem. Supp. 1945 § 3717-216. Prior: 1933 c 183 § 94; 1919 c 169 § 12; 1913 c 110 § 19; 1890 p 56 § 9.] Repealed by 1982 c 3 § 115 .
33.04.050 Actions and proceedings. [1945 c 235 § 101; Rem. Supp. 1945§ 3717-220. Prior: 1933 c 183 §§ 94, 97.] Repealed by 1982 c 3 § 115 .
33.04.080 Cross-reference section, decodified.
33.04.100 Public funds may be invested in savings and loan associations. [1951 c 6 § 1.] Now codified as RCW 33.52.010.

## Chapter 33.08 <br> ORGANIZATION--ARTICLES--BYLAWS

33.08.120 Publication of notice of application for a new association or branch-Protests. [1959 c 280 § 8.] Repealed by 1982 c $3 \S 115$.

## Chapter 33.12 <br> POWERS A ND RESTRICTIONS

33.12.030 Assets, how held and carried. [1945 c 235 § 31; Rem. Supp. 1945 § 3717-150. Prior: 1933 c 183 § 81.] Repealed by 1982 c 3 § 115 .
33.12.040 Management agreements prohibited. [1945 c 235 § 33; Rem. Supp. 1945 § 3717-152. Prior: 1933 c 183 § 61.] Repealed by 1982 c 3 § 115.
33.12.050 Borrowing and pledging securities. [1961 c 222 § I; 1945 c 235 § 34; Rem. Supp. 1945 § 3717-153. Prior: 1939 c 98 § 7; 1933 c 183 § 48; 1903 c 116 § 3; 1890 p 56 § 6.] Repealed by 1982 c 3 § 115.
33.12.070 Limit of bank deposits. [1945 c 235 § 36; Rem. Supp. 1945 § 3717-155.] Repealed by 1982 c 3 § 115.
33.12.080 Deposits in bank of which director is officer. [1945 c 235 § 37; Rem. Supp. 1945 § 3717-156.] Repealed by 1982 c 3 § 115.
33.12.090 Dividends. [1967 c 49 § 2; 1963 c 246 § 3; 1953 c 71 § 3; 1945 c 235 § 49; Rem. Supp. 1945 § 3717-168. Prior: 1939 c 98 § 13; 1933 c 183 §§ 64, 65; 1925 ex.s. c 144 § 4; 1919 c 169 § 6; 1913 c 110 § 7.] Repealed by 1982 c $3 \S 115$.
33.12.100 Dividends-Time of payment--Reserve accounts. [1953 c 71 § 4; 1949 c 20 § 3; 1945 c 235 § 50; Rem. Supp. 1949 § 3717-169. Prior: 1939 c 98 § 13; 1933 c 183 §§ 64, 65; 1925 ex.s. c 144 § 4; 1919 c 169 § 6; 1913 c 110 § 7.] Repealed by 1967 c 49 § 9.
33.12.110 Segregating assets-Transfer to new corporation. [1945 c 235 § 55; Rem. Supp. 1945 § 3717-174. Prior: 1939 c 98 § 6; 1935 c 171 § 2; 1933 c 183 § 47.] Repealed by 1982 c 3 § 115.
33.12.120 Segregation corporation debentures-Liquidation. [1945 c 235 § 56; Rem. Supp. 1945 § 3717-175. Prior: 1939 c 98 § 6; 1935 c 171 § 1; 1933 c 183 § 47.] Repealed by 1982 c 3 § 115.
33.12.130 Available fund requirements. [1967 c 49 § 3; 1961 c 222 § 3; 1959 c 280 § 2; 1949 c 20 § 5; 1945 c 235 § 57; Rem. Supp. 1949 § 3717-176. Prior: 1941 c 222 § 3; 1939 c 98 § 8; 1935 c 171 § 2 ; 1933 c 183 § 49; 1903 c 116 § 3; 1890 p 56 §§ 6, 15.] Repealed by 1982 c 3 § 115 .
33.12.160 Federal insurance reserve fund may be credited to contingent fund. [1949 c 20 § 4; 1947 c 257 § 4; 1945 c 235 § 52; Rem. Supp. 1949 § 3717-171.] Repealed by 1982 c 3 § 115.

## Chapter 33.16 <br> DIRECTORS, OFFICERS AND EMPLOYEES

33.16.070 Compensation. [1945 c 235 § 21; Rem. Supp. 1945 § 3717-140. Prior: 1933 c 183 § 16.] Repealed by 1982 c $3 \S 115$.
33.16.100 Reports on sales and purchases. [1945 c 235 § 24; Rem. Supp. 1945 § 3717-143. Prior: 1933 c 183 § 19.] Repealed by 1982 c 3 § 115.
33.16.110 Budget-Limit of expenses. [1975 1st ex.s. c 165 § 2; 1973 c 130 § 25 ; 1945 c 235 § 25 ; Rem. Supp. 1945 § 3717-144. Prior: 1941 c 222 § 5; 1933 c 183 §§ 19, 66; 1919 c 169 § 9; 1913 c 110 § 15.] Repealed by 1982 c 3 § 115.
33.16.140 Official communications. [1945 c 235 § 18; Rem. Supp. 1945 § 3717-137. Prior: 1933 c 183 § 80.] Repealed by 1982 c 3 § 115.
33.16.160 Board to designate depositaries. [1947 c 257 § 2; 1945 c 235 § 26; Rem. Supp. 1947 § 3717-145. Prior: 1933 c 183 §§ 19, 59.] Repealed by 1982 c 3 § 115.

## Chapter 33.20 <br> MEMBERS--SAVINGS

33.20.020 Membership fee, fine or penalty against savings member prohibited. [1945 c 235 § 32; Rem. Supp. 1945 § 3717-151. Prior: 1933 c 183 § 45 ; 1919 c 169 § 4; 1913 c 110 § 5.] Repealed by 1982 c 3 § 116.
33.20.030 Joint tenants. [1945 c 235 § 40; Rem. Supp. 1945 § 3717-159. Prior: 1933 c 183 § 41.] Repealed by 1981 c 192 § 33, effective July I, 1982.
33.20.035 Payment of funds to foreign executor or administratorForm, publication of notice of application by such executor or adminis-trator--Consent of department of revenue. [1979 c 107 § 3; 1975 1st ex.s. c 165 § 1.] Repealed by 1981 c 192 § 33, effective July 1, 1982.
33.20.050 Married persons as members. [1973 1st ex.s. c $154 \S 50$; 1945 c 235 § 43; Rem. Supp. 1945 § 3717-162. Prior: 1933 c 183 § 42.] Repealed by 1981 c 192 § 33, effective July 1, 1982.
33.20.070 Accounts in trust. [1945 c 235 § 45; Rem. Supp. 1945 § 3717-164.] Repealed by 1981 c 192 § 33, effective July 1, 1982.
33.20.080 Account of deceased person. [1974 ex.s. c 117 § 41; 1963 c 246 § 6; 1945 c 235 § 46; Rem. Supp. 1945 § 3717-165. Prior: 1890 p 56 § 29.] Repealed by 1981 c 192 § 33, effective July 1, 1982.
33.20.090 Fully paid, installment, and juvenile savings. [1945 c 235 § 39; Rem. Supp. 1945 § 3717-158. Prior: 1939 c 98 § 3; 1933 c 183 §§ 23, 25, 36; 1919 c 169 § 5; 1913 c 110 § 6.] Repealed by 1982 c 3 § 116.
33.20.100 School savings. [1945 c 235 § 42; Rem. Supp. 1945 § 3717-161. Prior: 1933 c 183 § 26.] Repealed by 1982 c 3 § 116.
33.20.110 Savings to share proportionately in earnings. [1945 c 235 §47; Rem. Supp. 1945 § 3717-166. Prior: 1933 c 183 §§ 22, 27, 43; 1919 c 169 § 5; 1913 c 110 § 6.] Repealed by 1982 c 3 § 116.
33.20.120 Savings certificates or passbooks. [1945 c 235 § 48; Rem. Supp. 1945 § 3717-167. Prior: 1939 c 98 §§4, 7; 1933 c 183 §§ 28, 48.] Repealed by 1982 c 3 § 116.
33.20.140 Savings exempt from levy--Limitation. [1945 c 235 § 114; Rem. Supp. 1945 § 3717-233. Prior: 1933 c 183 § 91.] Repealed by 1965 c 89 § 2 .
33.20.160 Postponement of withdrawals. [1945 c 235 § 98; Rem. Supp. 1945 § 3717-217.] Repealed by 1953 c 71 § 12. See RCW 33.20.150.

## Chapter 33.24 <br> LOANS AND INVESTMENTS

33.24.095 Unimproved real estate for resale. [1955 c 126 § 3. Prior: 1939 c 98 § 11 ; 1933 c 183 § 56.] Repealed by 1982 c 3 § 116.
33.24.110 Loans to construct building. [1947 c 257 § 7; 1945 c 235 § 68; Rem. Supp. 1947 § 3717-187. Prior: 1939 c 98 § 11; 1933 c 183 § 56; 1925 ex.s. c 144 § 5; 1913 c 110 § 8.] Repealed by 1982 c 3 § 116.
33.24.120 Appraisal for mortgage loans--Approval. [1979 c 113 § 8; 1973 c 130 § $26 ; 1959$ c $280 \S 4 ; 1949$ c $20 \S 7 ; 1945$ c 235 § 69; Rem. Supp. 1949 § 3717-188. Prior: 1939 c 98 § 11 ; 1933 c 183 §§ 56,$58 ; 1925$ ex.s. c $144 \S 5 ; 1913$ c $110 \S \S 8,9 ; 1903$ c 116 § 2; 1890 p 56 § 4.] Repealed by 1982 c 3 § 116.
33.24.130 Mortgage loans--Insurance--Evidence of title. [1967 c 49 § 4; 1945 c 235 § 70; Rem. Supp. 1945 § 3717-189. Prior: 1939 c 98 § 11 ; 1933 c 183 § 56 ; 1925 ex.s. c 144 § 5 ; 1913 c 110 § 8.] Repealed by 1982 c 3 § 116.
 Repealed by 1982 c 3 § 116.
33.24.140 Real estate contracts. [1953 c 71 § 9; 1945 c 235 § 71; Rem. Supp. 1945 § 3717-190. Prior: 1939 c 98 § 11; 1933 c 183 §§ 56,$58 ; 1925$ ex.s. c 144 § 6; 1913 c 110 §§ 9,$11 ; 1903$ c 116 § 2; 1890 p 56 §§4, 5.] Repealed by 1982 c $3 \S 116$.
33.24.145 Real estate contracts and loans secured by real estate mortgages, deeds of trust or real estate contracts not otherwise eligible. [1979 c 113 § 15.] Repealed by 1982 c 3 § 116.
33.24.150 Notes or loans secured by savings account. [1967 c 49 § 5 ; 1959 c 280 § 5; 1945 c 235 § 72; Rem. Supp. 1945 § 3717-191. Prior: 1939 c 98 § 11 ; 1933 c 183 §§ 56, 58 ; 1913 c $110 \S 9 ; 1903$ c 116 § 2; 1890 p 56 § 4.] Repealed by 1982 c 3 § 116.
33.24.170 Real estate for its own use. [1979 c 113 § 9; 1959 c 280 § 6; 1949 c 20 § 8; 1945 c 235 § 74; Rem. Supp. 1949 § 3717-193. Prior: 1939 c $98 \S \S 11,12 ; 1933$ c $183 \S \S 56,57$; 1925 ex.s. c $144 \S 6$; 1913 c 110 § 11 ; 1890 p 56 § 5.] Repealed by 1982 c 3 § 116.
33.24.180 Assets of segregation corporation. [1945 c 235 § 75; Rem. Supp. 1945 § 3717-194. Prior: 1939 c 98 § 11 ; 1933 c 183 § 56.] Repealed by 1982 c 3 § 116.
33.24.190 Investments permitted to federal associations. [1947 c 257 § 8; Rem. Supp. 1947 § 3717-193B.] Repealed by 1981 c 87 § 3.
33.24.230 Mobile dwellings. [1979 c 113 § 10; 1973 c 130 § 24; 1967 c 49 § 7.] Repealed by 1982 c 3 § 116.
33.24.240 Home or property repairs, alterations, improvements, additions, home furnishings or appliances. [1979 c 113 § 11; 1967 c 49 § 8.] Repealed by 1982 c 3 § 116.
 Repealed by 1982 c 3 § 116.
33.24.260 Loans secured by pledge of loans or investments. [1969 c 107 § 12.] Repealed by 1982 c 3 § 116.
33.24.280 Capital stock, capital debentures and bonds issued by corporations. [1975 1st ex.s. c 165 § 3; 1973 c 130 § 31; 1969 c 107 § 14.] Repealed by 1982 c 3 § 116.
33.24.290 Loans for payment of college or university education, or vocational training. [1972 ex.s. c 42 § 1; 1969 c 107 § 15.] Repealed by 1982 c 3 § 116.

## Chapter 33.28 <br> FEES AND TAXES

33.28.030 License fees for foreign associations. [1945 c 235 § 78; Rem. Supp. 1945 § 3717-196. Prior: 1933 c 183 § 83; 1919 c 169 § $11 ; 1913$ c 110 § 18.] Repealed by 1982 c 3 § 117.

## Chapter 33.32 <br> FOREIGN ASSOCIATIONS

33.32.010 New foreign associations barred. [1963 c 246 § 8; 1945 c 235 § 80; Rem. Supp. 1945 § 3717-199. Prior: 1933 c 183 § 85.] Repealed by 1982 c 3 § 117.
33.32.040 Deposit to secure investors--Exception. [1961 c 222 §5; 1945 c 235 § 83; Rem. Supp. 1945 § 3717-202. Prior: 1933 c 183 §§ 58,87 ; 1913 c 110 § 9 ; 1890 p 56 §§ 4, 8.] Repealed by 1982 c 3 § 117.

## Chapter 33.40 <br> INSOLVENCY, LIQUIDATION, MERGER

33.40.090 Liquidation of segregation corporation. [1945 c 235 § 110; Rem. Supp. 1945 § 3717-229.] Repealed by 1982 c 3 § 117.
33.40.100 Disposition of unclaimed dividends and records. [1945 c 235 § 111; Rem. Supp. 1945 § 3717-230.] Repealed by 1982 c 3 § 117.

## Chapter 33.44 <br> CONVERSION TO MUTUAL SAVINGS BANK

33.44.010 Definitions. [1917 c 154 §4; RRS § 3757.] Repealed by 1982 c 3 § 117.
33.44.030 Resolution--Application to supervisor of banking. [1927 c 177 § la; 1917 c 154 § la; RRS § 3750.] Now codified in RCW 33.44.020.
33.44.040 Investigation--Decision-Appeal. [1927 c 177 § lb; 1917 c 154 § 1b; RRS § 3751.] Now codified in RCW 33.44.020.
33.44.050 Submission to members--Meeting--Notice. [1927 c 177 § 1c; 1917 c 154 § 1 c ; RRS § 3752.] Now codified in RCW 33.44.020.
33.44.060 Certificate of reincorporation--Contents. [1927 c 177 § 1d; 1917 c 154 § Id; RRS 3753.] Now codified in RCW 33.44.020.
33.44.070 Authorization certificate. [1927 c 177 § le; 1917 c 154 § 1e; RRS § 3754.] Now codified in RCW 33.44.020.
33.44.100 Conversion of domestic association to federal association. [1949 c 20 § $10 ; 1945$ c 235 § 116 ; Rem. Supp. 1949 § 3717-235.] Now codified as RCW 33.43.010.
33.44.110 Federal association--Powers. [1945 c 235 § 117; Rem. Supp. 1945 § 3717-236.] Now codified as RCW 33.43.020.
33.44.120 Conversion of federal association to domestic association. [1945 c 235 § 118; Rem. Supp. 1945 § 3717-237.] Now codified as RCW 33.43.030.

## Chapter 33.48 <br> STOCK ASSOCIATIONS

(Formerly: Guaranty stock state savings and loan associations)
33.48.010 Definitions. [1955 c 122 § 2.] Repealed by 1982 c 3 § 117.
33.48.020 Charter authorized. [1955 c 122 § 3.] Repealed by 1982 c 3 § 117 .
33.48.050 When stock less than required percentage--Procedure. [1955 c 122 § 6.] Repealed by 1982 c 3 § 117.
33.48.060 Stock owners as voting members-No cumulative voting. [1955 c 122 § 7.] Repealed by 1982 c 3 § 117.
33.48.070 Majority of board must own stock. [1955 c 122 § 8.] Repealed by 1982 c 3 § 117.

## Chapter 33.52 <br> MISCELLANEOUS--GOVERNMENTAL INVESTMENTS

33.52.010 Public funds may be invested in savings and loan associations. [1951 c 6 § 1. Formerly RCW 33.04.100.] Repealed by 1983 c 66 § 23.

## Title 34

ADMINISTRATIVE LAW

## Chapter 34.04 <br> ADMINISTRATIVE PROCEDURE ACT

34.04.160 Legislative review of rules. [1980 c 87 § 12; 1963 c 186 § 1.] Repealed by 1981 c 260 § 18; and repealed by 1980 c $186 \S 28$.

## Title 35 <br> CITIES AND TOWNS

## Chapter 35.02 <br> INCORPORATION PROCEEDINGS

35.02.085 Election--Selection of form of government. [1951 c 86 § 1.] Repealed by 1953 c 219 § 10.

## Chapter 35.04 <br> INCORPORATION OF INTERCOUNTY AREAS

35.04.900 Severability. [1955 c 345 § 19.] Repealed by 1965 c 7 § 35.98.040.

## Chapter 35.05 <br> REINCORPORATION

35.05.010 through 35.05.100 [1909 c 185 § 1 ; 1890 p 133 § 4; RRS § 8886.] Decodified.
35.05.110 [1890 p 135 § 5; RRS § 8887.] Decodified.
35.05.120 [1890 p 136 § 8; RRS § 8891.] Decodified.

## Chapter 35.10

CONSOLIDATION AND ANNEXATION OF CITIES AND TOWNS
(Formerly: Consolidation including annexation of third class city or town to first class city)
35.10.010 Consolidation authorized. [(i) 1929 c 64 § 1 ; RRS § 8909-1. Now codified as RCW 35.10.200. (ii) 1929 c 64 § 2, part; RRS § 8909-2, part. Now codified in RCW 35.10.210.]
35.10.020 Petition-Fixing election date. [(i) 1929 c 64 § 2, part; RRS § 8909-2, part. Now codified in RCW 35.10.210. (ii) 1929 c 64 § 3, part; RRS § 8909-3, part. Now codified in RCW 35.10.220.]
35.10.030 Commission form of government--When question submitted. [1929 c 64 § 2, part; RRS § 8909-2, part.] Now codified in RCW 35.10.210.
35.10.040 Notification of other cities. [1929 c 64 § 3, part; RRS § 8909-3, part.] Now codified in RCW 35.10.220.
35.10.050 Calling election--Notice. [1929 c 64 § 4, part; RRS § 8909-4, part.] Now codified in RCW 35.10.230.
35.10.060 Notice of election--Content. [1929 c 64 § 4, part; R RS § 8909-4, part.] Now codified in RCW 35.10.230.
35.10.070 Canvass--Abstract of vote--Filing. [1929 c 64 §5; R RS § 8909-5.] Now codified as RCW 35.10.240.
35.10.080 Election of new officers. [1929 c 64 § 6; RRS § 89096.] Now codified as RCW 35.10.250.
35.10.090 Effective date of consolidation. [1929 c 64 § 7; RRS § 8909-7.] Now codified as RCW 35.10.260.
35.10.100 Title to property. [1929 c 64 § 11, part; RRS § 890911, part.] Now codified in RCW 35.10.300.
35.10.110 Assets and liabilities of component cities. [1929 c 64 § 12, part; RRS § 8909-12, part.] Now codified in RCW 35.10.310.
35.10.120 Former ordinances--Enforcement--Repeal. [1929 c 64 § 13, part; RRS § 8909-13, part.] Now codified in RCW 35.10.320.
35.10.130 Taxation of component cities. [(i) 1929 c 64 § 12, part; RRS §8909-12, part. Now codified in RCW 35.10.310. (ii) 1929 c 64 § 14, part; RRS § 8909-14, part. Now codified in RCW 35.10.330.]
35.10.140 Validation of preexisting obligations by former city. [1897 c 84 § 12; RRS § 5646.] Now codified as RCW 35.37.027.
35.10.150 Funds of consolidating entities to be kept distinct. Crossreference section, decodified. See RCW 35.10.340.
35.10.200 Consolidation of contiguous municipal corporations through consolidation or annexation authorized--Classification. [1969 ex.s. c 89 § 1 ; 1965 c 7 § 35.10.200. Prior: 1929 c 64 § 1 ; RRS § $8909-1$. Formerly RCW 35.10.010, part.] Repealed by 1985 c 281 § 30.
35.10.210 Petition--Question submitted to vote--Proposition for creation of community municipal corporation. [1967 c 73 § 14; 1965 c 7 § 35.10.210. Prior: 1929 c 64 § 2; RRS § 8909-2. Formerly RCW 35.10 .010 , part, 35.10 .020 , part, 35.11 .010 , and 35.11 .020 , part.] Repealed by 1969 ex.s. c 89 § 18.
35.10.211 Petition--Joint resolution--Contents--Proposition-Submission to electors--Consolidation of two noncharter code cities and one first class city. [1984 c 8 § 2; 1969 ex.s. c 89 § 2.] Repealed by 1985 c $281 \S 30$.
35.10.215 Study of consolidation or annexation--Plan-Con-tents--Submission to electors. [1969 ex.s. c 89 § 3.] Repealed by 1985 c 281 § 30 .
35.10.220 Designation of election date--Notice to other corporations affected. [1969 ex.s. c 89 § 5; 1967 c 73 § 15; 1965 c 7 § 35.10.220. Prior: 1929 c 64 § 3; R RS § 8909-3. Formerly RCW 35.10.020, part, and 35.10.040.] Repealed by 1985 c 281 § 30.
35.10.230 Duty to give notice of election--Notice requirements. [1969 ex.s. c 89 § 6; 1967 c 73 § 16; 1965 c $7 \S 35.10 .230$. Prior: 1929 c 64 § 4; RRS § 8909-4. Formerly RCW 35.10.050, 35.10.060, and 35.11.020, part.] Repealed by 1985 c 281 § 30.
35.10.245 Wards—Election of councilmen. [1969 ex.s. c 89 § 8.] Repealed by 1985 c 281 § 30.
35.10.250 Consolidation--Election of officers of new corporation. [1981 c 157 § $2 ; 1969$ ex.s. c 89 § 9; 1965 c 7 § 35.10.250. Prior: 1929 c 64 § 6; RRS § 8909-6. Formerly RCW 35.10.080.] Repealed by 1985 c 281 § 30.
35.10.260 Effective date of consolidation, creation of community municipal corporation--Terms of office. [1969 ex.s. c 89 § 11 ; 1967 c

73 § 18; 1965 c 7 § 35.10.260. Prior: 1929 c 64 § 7; RRS § 8909-7. Formerly RCW 35.10.090.] Repealed by 1985 c $281 \S 30$.
35.10.270 Annexation of third class city or town to first class city--Annexation and/or creation of community municipal corpora-tion--Vote--Canvass--Census--Petition. [1967 c 73 § 19; 1965 c 7 § 35.10.270. Prior: 1929 c 64 § 8; RRS § 8909-8. Formerly RCW 35.11.030 and 35.11.040.] Repealed by 1969 ex.s. c $89 \S 18$.
35.10.280 Annexation of third class city or town to first class city-Determination by first class city-Wards--Ordinance. [1967 c 73 § 20; 1965 c 7 § 35.10.280. Prior: 1929 c 64 § 9; RRS § 8909-9. Formerly RCW 35.11.050.] Repealed by 1969 ex.s. c 89 § 18.
35.10.290 Annexation of third class city or town to first class city--When effective--Election of councilmen--Filing. [1967 c 73 § 21; 1965 c 7 § 35.10.290. Prior: 1929 c 64 § 10; RRS § 8909-10. Formerly RCW 35.11 .060 and 35.11 .070.] Repealed by 1969 ex.s. c 89 § 18.
35.10.330 Taxation of component cities. [1965 c 7 § 35.10.330. Prior: 1929 c 64 § 14; RRS § 8909-14. Formerly RCW 35.10.130, part, and 35.11 .080 , part.] Repealed by 1969 ex.s. c 89 § 18.

## Chapter 35.11 <br> ANNEXATION OF THIRD CLASS CITY OR TOWN TO FIRST CLASS CITY

35.11.010 Proceedings to initiate annexation. [1929 c 64 § 2, part; RRS § 8909-2, part.] Now codified in RCW 35.10.210.
35.11.020 Annexation election--Notice. [(i) 1929 c 64 § 2, part; RRS § 8909-2, part. Now codified in RCW 35.10.210. (ii) 1929 c 64 § 4, part; RRS § 8909-4, part. Now codified in RCW 35.10.230.]
35.11.030 Canvass--Census. [1929 c 64 § 8, part; RRS § 8909-8, part.] Now codified in RCW 35.10.270.
35.11.040 Petition for annexation. [1929 c 64 § 8, part; R RS § 8909-8, part.] Now codified in RCW 35.10.270.
35.11.050 Hearing on petition by annexing city. [1929 c 64 § 9 ; RRS § 8909-9.] Now codified as RCW 35.10.280.
35.11.060 Certified copy of ordinance filed with secretary of state. [1929 c 64 § 10, part; RRS § 8909-10, part.] Now codified in RCW 35.10.290.
35.11.070 Effective date of annexation--New councilmen. [1929 c 64 § 10, part; RRS § 8909-10, part.] Now codified in RCW 35.10.290.
35.11.080 Effect of annexation. [(i) 1929 c 64 § 11, part; RRS § 8909-11, part. Now codified in RCW 35.10 .300 . (ii) 1929 c $64 \S 12$, part; RRS § 8909-12, part. Now codified in RCW 35.10.310. (iii) 1929 c 64 § 13, part; RRS § 8909-13, part. Now codified in RCW 35.10.320. (iv) 1929 c 64 § 14, part; RRS § 8909-14, part. Now codified in RCW 35.10.330.]
35.11.090 Funds of annexed portions to be kept distinct. [1897 c 84 § 11 ; RRS § 5645.] Now codified as RCW 35.37.025.
35.11.100 Cancellation, acquisition, of franchise or permit for operation of public service business in territory annexed. Cross-reference section, decodified. See RCW 35.10.350.

## Chapter 35.12

## ANNEXATION OF ALLOR PART OF ANOTHER CITY OR SUBURB

35.12.010 Procedure. [1965 c 7 § 35.12.010. Prior: 1890 p 136 § 9, part; RRS § 8894, part. Cf. 1890 p 227 §§ 1-14. Formerly RCW $35.12 .010,35.12 .020,35.12 .030$ and 35.12.040.] Repealed by 1969 ex.s. c 89 § 18 .
35.12.020 Notice of election. [ 1890 p 136 § 9, part; RRS § 8894, part.] Now codified in RCW 35.12.010.
35.12.030 Canvassing the returns--Abstract of vote. [1890 § 136 § 9, part; R RS § 8894, part.] Now codified in RCW 35.12.010.
35.12.040 Effective date of annexation-Effect of annexation. [1890 p 136 § 9, part; RRS § 8894, part.] Now codified in RCW 35.12.010.

## Chapter 35.13 <br> ANNEXATION OF UNINCORPORATED AREAS

35.13.220 Annexation of water, sewer, and fire districts--Disposition of properties--Outstanding indebtedness. [1965 c 7 § 35.13.220. Prior: 1961 c 282 § 21; 1957 c 119 § 1; 1951 c 248 § 1.] Repealed by 1971 ex.s. c $95 \S 10$. Later enactment, see chapter 35.13A RCW.
35.13.230 Annexation of water, sewer, and fire districts--Apportionment of properties, debts, control where only part of district is annexed. [1951 c 248 § 2.] Repealed by 1961 c 282 § 25.
35.13.240 Annexation of water, sewer, and fire districts--Apportionment of properties, control where part of district is located within the city. [1951 c 248 §3.] Repealed by 1961 c 282 § 25.
35.13.243 Annexation of water, sewer, and fire districts-Assumption of control of entire or part of water or sewer district if sixty percent or more of area or valuation is annexed or lies within city or town--Acquisition subject to obligations. [1965 c 7 § 35.13.243. Prior: 1963 c 231 § 1 ; 1961 c $282 \S 22$.$] Repealed by 1971$ ex.s. c $95 \S 10$. Later enactment, see chapter 35.13A RCW.
35.13.246 Annexation of water, sewer, and fire districts--Assumption of control of part of water or sewer district if less than sixty percent of the area or valuation annexed. [1965 c 7 § 35.13.246. Prior: 1963 c 231 § 2 ; 1961 c 282 § 23.] Repealed by 1971 ex.s. c $95 \S 10$. Later enactment, see chapter 35.13 A RCW.
35.13.250 Annexation of water, sewer, and fire districts--City and district may contract regarding rights and obligations. [1965 c 7 § 35.13.250. Prior: 1961 c 282 § 24 ; 1951 2nd ex.s. c 27 § 1 ; 1951 c 248 § 4.] Repealed by 1971 ex.s. c 95 § 10. Later enactment, see chapter 35.13A RCW.
35.13.255 Acquisition of water or sewer district if sixty percent or more of area or valuation within city. or town. [1969 ex.s. c 51 § 4.] Repealed by 1971 ex.s. c $95 \S 10$. Later enactment, see chapter 35.13 A RCW.

## Chapter 35.17 <br> COMMISSION FORM OF GOVERNMENT

35.17.110 Salaries of commissioners--In general. [1965 c 22 § 1 ; 1965 c 7 § 35.17 .110 . Prior: 1955 c 309 § 2; prior: 1951 c 46 § 1 ; 1943 c 25 § 4, part; 1911 c 116 § 14, part; Rem. Supp. 1943 § 9103, part.] Repealed by 1967 c 100 § 2. Later enactment, see RCW 35.17.108.
35.17.115 Salaries of commissioners in certain cities operating public utilities. [1965 c 7 § 35.17 .11 5. Prior: 1951 c 47 § 1.] Repealed by 1967 c 100 § 2. Later enactment, see RCW 35.17.108.
35.17.140 Officers and employees--Interest in contracts prohibited. [1911 c 116 § 17, part; R RS § 9106, part.] Repealed by 1961 c 268 §§ 9, 10 .

## Chapter 35.20 <br> MUNICIPAL COURTS--CITIES OVER FOUR HUNDRED THOUSAND

35.20.040 Appeals to superior court--Procedure. [1965 c 7 § 35.20.040. Prior: 1955 c 290 § 4.] Repealed by 1984 c 258 § 131, effective July 1, 1984.
35.20.050 Criminal appeals--Commitment to city jail--Recognizance bond. [1965 c 7 § 35.20.050. Prior: 1955 c 290 § 5.] Repealed by 1984 c 258 § 131, effective July 1, 1984.
35.20.060 Dismissal of appeal. [1965 c 7 § 35.20.060. Prior: 1955 c 290 § 6.] Repealed by 1984 c 258 § 131, effective July 1, 1984.
35.20.070 Trial in superior court--Costs--Further appeal. [1971 c 81 § 88; 1965 c 7 § 35.20.070. Prior: 1955 c 290 § 7.] Repealed by 1984 c 258 § 131, effective July 1, 1984.
35.20.080 Transfer of causes upon effective date of chapter. [1965 c 7 § 35.20 .080 . Prior: 1955 c 290 § 8.] Repealed by 1984 c 258 § 131, effective July 1, 1984.
35.20.130 Departments Nos. 2 and 3--Traffic cases-Traffic violations bureau. [1967 c 241 § 3; 1965 c 7 § 35.20.130. Prior: 1955 c 290 § 13.] Repealed by 1969 ex.s. c 147 § 10.
[Vol. 0 RCW—p 824]
35.20.900 Construction of prior law. [1983 c 3 § 55; 1975 c 33 § 5 ; 1965 c 7 § 35.20.900. Prior: 1955 c 290 § 27.] Repealed by 1984 c 258 § 131, effective July 1, 1984.
35.20.920 Severability. [1955 c 290 § 29.] Repealed by 1965 c 7 § 35.98.040(83). Later enactment, see RCW 35.98.030.

## Chapter 35.21 <br> MISCELLANEOUS PROVISIONS AFFECTING ALL CITIES AND TOWNS

35.21.040 Civilian defense--Authority to provide for. [1943 c 24 § 1; Rem. Supp. 1943 § 8607-25.] Repealed by 1951 c 178 § 17.
35.21.050 Civilian defense--Liability of municipality. [1943 c 24 §

2; Rem. Supp. 1943 § 8607-26.] Repealed by 1951 c 178 § 17.
35.21.060 Civilian defense--Status of official or employee. [1943 c 24 § 3; Rem. Supp. 1943 § 8607-27.] Repealed by 1951 c 178 § 17.
35.21.170 Liquor law violations--Annual report of. [1965 c 7 § 35.21.170. Prior: 1933 ex.s. c 62 § 81, part; RRS § 7306-81, part.] Repealed by 1984 c 258 § 131, effective July 1, 1984.
35.21.285 Special excise tax authorized--Hotel, motel, rooming house, trailer camp, etc., charges. [1982 1st ex.s. c 22 § 20.] Repealed by 1984 c 115 § 1 .
35.21.330 Holding, detention and correctional facilities, authorized. [1977 ex.s. c 316 § 19; 1965 c 7 § 35.21 .330 . Prior: 1917 c 103 § 1 ; RRS § 10204.] Decodified and recodified as RCW 70.48 .190 by 1979 ex.s. c 232 § 21 .
35.21.381 Jails, joint operation with counties. Cross-reference section, decodified.
35.21.382 City and county jail act of 1974. Cross-reference section, decodified.
35.21.460 Surplus war housing--Acquisition, operation, without housing authority. [1953 c 63 § 1.] Decodified.
35.21.580 Allocation of state funds to cities and towns for calendar year 1957. [1957 c 175 § 16.] Decodified.
35.21.705 Imposition or alteration of business and occupation tax-Special initiative procedure required. [1982 1st ex.s. c 49 § 9.] Repealed by 1983 c 99 § 8. Later enactment, see RCW 35.21.706.
35.21.725 Federal grants and programs--Legislative recognition. [1974 ex.s. c 37 § 1.] Repealed by 1985 c 332 § 10.

## Chapter 35.22 <br> FIRST CLASS CITIES

35.22.040 Enumeration of inhabitants. [1965 c 7 § 35.22.040. Prior: 1890 p 216 § 2; RRS § 8952.] Repealed by 1965 ex.s. c 47 § 14.
35.22.230 Canvass of election returns. [(i) 1911 c 32 § 1 ; RRS § 8960. (ii) 1911 c 32 § 2 ; RRS § 8961.] Decodified.
35.22.240 Investment board created. [1965 c 7 § 35.22.240. Prior: 1929 c 192 § 1 ; RRS § 8966-1.] Repealed by 1965 ex.s. c 46 § 2.
35.22.250 Officers of investment board. [1965 c 7 § 35.22.250. Prior: 1929 c 192 § 2; RRS § 8966-2.] Repealed by 1965 ex.s. c 46 § 2.
35.22.260 Meetings of board. [1965 c 7 § 35.22.260. Prior: 1929 c 192 § 3; RRS § 8966-3.] Repealed by 1965 ex.s. c $46 \S 2$.
35.22.270 Investments authorized. [1965 c 7 § 35.22.270. Prior: 1957 c 123 § 1 ; 1929 c 192 § 4; RRS § 8966-4.] Repealed by 1965 ex.s. c 46 § 2 .
35.22.380 Water system--Improvement or extension. [1965 c 7 § 35.22.380. Prior: 1895 c 13 § 1 ; RRS § 8974.] Repealed by 1985 c 445 § 13.
35.22.390 Water system--Submission of plan to voters--Notice. [1965 c 7 § 35.22.390. Prior: 1895 c 13 § 2, part; RRS § 8975, part.] Repealed by 1985 c 445 § 13.
35.22.400 Water system--Funds available for new plan. [1965 c 7 § 35.22.400. Prior: (i) 1895 c 13 § 3; RRS § 8976. (ii) 1895 c 13 § 2 , part; RRS § 8975, part.] Repealed by 1985 c 445 § 13.
35.22.420 Designation of police judge--Additional judge--Traffic cases segregated. [1965 ex.s. c 116 § 3; 1965 c 7 § 35.22.420. Prior: 1941 c 85 § 1 ; 1899 c 85 § 2; Rem. Supp. 1941 § 8992.] Repealed by 1984 c 258 § 132, effective July 1, 1984.
35.22.430 Salary of police judge. [1965 c 7 § 35.22.430. Prior: 1899 c 85 § 7; RRS § 8997.] Repealed by 1984 c 258 § 132, effective July 1, 1984.
35.22.440 Clerk for police judge. [1965 c 7 § 35.22.440. Prior: 1903 c 30 § 2 ; 1899 c 85 § 6; RRS § 8996.] Repealed by 1984 c 258 § 132, effective July $1,1984$.
35.22.450 Police judge in certain first class cities--Appointment of clerks. [1943 c 105 § 1; Rem. Supp. 1943 § 8996-1.] Decodified.
35.22.460 Jurisdiction of police judge. [1965 ex.s. c 116 § 4; 1965 c 7 § 35.22.460. Prior: 1923 c 182 § 2, part; 1903 c 30 § 1, part; 1899 c 85 § 3, part; RRS § 8993, part.] Repealed by 1984 c 258 § 132, effective July 1, 1984.
35.22.470 Regulation of disorderly conduct, etc. [1965 c 7 § 35.22.470. Prior: 1923 c 182 § 1 ; RRS § 8992-1.] Repealed by 1965 ex.s. c 116 § 19.
35.22.480 Precedence of cases. [1965 ex.s. c 116 § 5; 1965 c 7 § 35.22.480. Prior: 1899 c 85 § 9; RRS § 8999.] Repealed by 1984 c 258 § 132, effective July $1,1984$.
35.22.485 Change of venue. [1967 c 241 § 5.] Repealed by 1984 c 258 § 132, effective July 1, 1984.
35.22.490 Criminal process. [1965 c 7 § 35.22.490. Prior: 1899 c 85 § 4; RRS § 8994.] Repealed by 1984 c 258 § 132, effective July 1, 1984.
35.22.500 Prosecutions in name of city. [1965 c 7 § 35.22.500. Prior: 1899 c 85 § 5; RRS § 8995.] Repealed by 1984 c 258 § 132, effective July 1, 1984.
35.22.510 Costs and fees. [1979 ex.s. c 136 § 26; 1965 c 7 § 35.22.510. Prior: 1899 c 85 § 8; RRS § 8998.] Repealed by 1984 c 258 § 132, effective July 1, 1984.
35.22.520 Police judge pro tempore. [1965 c 7 § 35.22.520. Prior: 1953 c 60 § 1 ; 1899 c 85 § 1 ; RRS § 9000.] Repealed by 1984 c 258 § 132, effective July $1,1984$.
35.22.530 Appeal from police court--Procedure. [1979 ex.s. c 136 § 27; 1965 c 7 § 35.22.530. Prior: (i) 1923 c 182 § 2, part; 1903 c $30 \S$ 1, part; 1899 c 85 § 3, part; RRS § 8993. (ii) 1937 c 79 § 1; RRS § 8993-1.] Repealed by 1984 c 258 § 132, effective July 1, 1984.
35.22.540 Dismissal of appeal--Effect. [1965 c 7 § 35.22.540. Prior: 1937 c 79 § 2; RRS § 8993-2.] Repealed by 1984 c 258 § 132, effective July 1, 1984.
35.22.550 Bond on appeal--Transcript, etc. [1965 c 7 § 35.22.550. Prior: 1937 c 79 § 3; RRS § 8993-3.] Repealed by 1984 c 258 § 132, effective July 1, 1984.
35.22.560 Trial in superior court--Costs--Further appeal. [1971 c 81 § 89; 1965 c 7 § 35.22 .560 . Prior: 1937 c 79 § 4; RRS § 8993-4.] Repealed by 1984 c 258 § 132, effective July 1, 1984.

## Chapter 35.23 <br> SECOND CLASS CITIES

35.23.060 Canvass of votes. [1907 c 241 § 6; RRS § 9011.] Decodified. See RCW 29.13.040 and chapter 29.62 RCW.
35.23.340 Damage claims--Allowance of. [1965 c 7 § 35.23.340. Prior: 1957 c $224 \S 1$; 1907 c 241 § 36 ; 1890 p 154 § 40 ; RRS § 9043.] Repealed by 1967 c 164 § 16.

Purpose--1967 c 164: See note following RCW 4.96.010.
Severability--1967 c 164: See note following RCW 4.96.010.
35.23.520 Utilities--Leasing or sale of. [1907 c 241 § 33; RRS § 9040.] Decodified. See chapter 35.94 RCW.
35.23.590 Police court--Establishment. [1965 c 7 § 35.23.590. Prior: 1913 c 103 § 1; RRS § 9076.] Repealed by 1984 c 258 § 133, effective July 1, 1984.
35.23.600 Jurisdiction of police judge. [1965 ex.s. c 116 § 8; 1965 c 7 § 35.23.600. Prior: 1913 c 103 § 2; RRS § 9077.] Repealed by 1984 c 258 § 133, effective July 1, 1984.
35.23.610 Process. [1965 c 7 § 35.23.610. Prior: 1913 c 103 § 3; RRS § 9078.] Repealed by 1984 c 258 § 133, effective July 1, 1984.
35.23.620 Prosecutions. [1967 c 241 § 7; 1965 c 7 § 35.23.620. Prior: 1913 c 103 § 4; RRS § 9079.] Repealed by 1984 c 258 § 133, effective July 1, 1984.
35.23.625 Change of venue. [1967 c 241 § 6.] Repealed by 1984 c 258 § 133, effective July 1, 1984.
35.23.630 Costs. [1965 c 7 § 35.23.630. Prior: 1913 c 103 § 5; RRS § 9080.] Repealed by 1984 c 258 § 133, effective July 1, 1984.
35.23.640 Supplies--Reports. [1965 c 7 § 35.23.640. Prior: 1913 c 103 § 6; RRS § 9081.$]$ Repealed by 1984 c 258 § 133, effective July 1, 1984.
35.23.650 Police judge pro tempore. [1969 c 35 § 1 ; 1965 c 7 § 35.23.650. Prior: 1953 c 60 § 2; 1913 c 103 § 7; RRS § 9082.] Repealed by 1984 c 258 § 133, effective July 1, 1984.
35.23.660 Qualifications of police judge--Election. [1965 c 7 § 35.23.660. Prior: 1913 c 103 § 8; RRS § 9083.] Repealed by 1984 c 258 § 133, effective July 1, 1984.
35.23.670 Seal--Transcripts as evidence--Efficacy of process. [1965 c 7 § 35.23.670. Prior: 1890 p 176 § 99; R RS § 9084.] Repealed by 1984 c 258 § 133 , effective July 1, 1984.

## Chapter 35.24 <br> THIRD CLASS CITIES

35.24.040 Eligibility--Interest in contract or work for city, etc. [1941 c 57 § 1, part; 1915 c 184 § 32, part; Rem. Supp. 1941 § 9146 , part.] Repealed by 1961 c 268 § 17.
35.24.170 Officers not to be interested in city contracts. [1941 c 57 § 1, part; 1915 c 184 § 32, part; 1890 p 197 § 140; Rem. Supp. 1941 § 9146, part.] Repealed by 1961 c 268 § 17.
35.24.240 Ordinances not inconsistent with chapter continued. [1957 c 97 § 9; 1915 c 184 § 34; R RS § 9148.] Decodified.
35.24.450 Police judge--Appointment--Bond--Compensation-Term—Removal. [1965 ex.s. c 116 § 11 ; 1965 c 94 § 1 ; 1965 c 7 § 35.24.450. Prior: 1919 c 113 § 2, part; 1915 c 184 § 29, part; 1890 p 196 § 138; RRS § 9143, part.] Repealed by 1984 c 258 § 134, effective July 1, 1984.
35.24.460 Police judge--Jurisdiction. [1979 ex.s. c 136 § 29; 1965 ex.s. c $116 \S 12 ; 1965$ c $94 \S 2$; 1965 c 7 § 35.24.460. Prior: 1919 c 113 § 2, part; 1915 c 184 § 29, part; 1890 p 196 § 138; RRS § 9143, part.] Repealed by 1984 c 258 § 134, effective July 1, 1984.
 Repealed by 1984 c 258 § 134, effective July 1, 1984.
35.24.470 Police judge--Review of decisions--Procedure. [1979 ex.s. c 136 § 30; 1965 ex.s. c 116 § 13 ; 1965 c 7 § 35.24.470. Prior: 1919 c 113 § 2, part; 1915 c 184 § 29, part; 1890 p 196 § 138; RRS § 9143, part.] Repealed by 1984 c 258 § 134, effective July 1, 1984.
35.24.480 Police judge pro tempore. [1965 c 108 § 1.] Repealed by 1984 c 258 § 134, effective July 1, 1984.

> Chapter 35.27 TOWNS
35.27.020 Annexation of unplatted lands--Consent. [1951 c 109 § 1; 1890 p 141 § 15 , part; RRS § 8935, part.] 1951 c 109 § 1 repealed by 1961 c 277 § 6 ; 1890 p $141 \S 15$ now codified in RCW 35.21.010, subsequently reenacted by 1965 c 7 § 35.21 .010 and amended by 1965 c 138 § 1 .
35.27.150 Officers not to be interested in town contracts. [1941 c 57 § 2; 1890 p 215 § 176; Rem. Supp. 1941 § 9194.] Repealed by 1961 c 268 § 18.
35.27.420 Taxation--Estimates to be filed. [1965 c 7 § 35.27.420. Prior: 1955 c 337 § 26; prior: (i) 1929 c 61 § 1 ; 1909 c 138 § 1 ; RRS § 11229. (ii) 1941 c 27 § 1, part; 1929 c 61 § 4, part; 1927 c 141 § 1 ; 1909 c 138 § 4 ; Rem. Supp. 1949 § 11232, part.] Repealed by 1969 ex.s. c $95 \S 26$.
35.27.430 Taxation--Notice of hearing on estimates. [1965 c 7 § 35.27.430. Prior: 1929 c 61 § 2; 1909 c 138 § 2; RRS § 11230.] Repealed by 1969 ex.s. c $95 \S 26$.
35.27.440 Taxation--Hearing--Tax levies. [1965 c 7 § 35.27.440. Prior: 1929 c 61 § 3; 1909 c 138 § 3; RRS § 11231.] Repealed by 1969 ex.s. c $95 \S 26$.
35.27.450 Taxation--Tolerance allowed in expenditures--Penalty for violations. [1965 c 7 § 35.27 .450 . Prior: 1955 c 337 § 27; prior: (i) 1929 c 61 § 5; RRS § 11233. (ii) 1941 c 27 § 1 , part; 1929 c 61 § 4, part; 1917 c 141 § 1 ; 1909 c 138 § 4; Rem. Supp. 1941 § 11232, part.] Repealed by 1969 ex.s. c 95 § 26.
35.27.460 Taxation--Nondebatable emergency expenditures. [1965 c 7 § 35.27 .460 . Prior: 1955 c 337 § 28; prior: 1941 c 27 § 1, part; 1929 c 61 § 4, part; 1917 c 141 § 1; 1909 c 138 § 4; Rem. Supp. 1941 § 11232 , part.] Repealed by 1969 ex.s. c 95 § 26.
35.27.470 Taxation--Emergencies subject to hearing. [1965 c 7 § 35.27.470. Prior: 1955 c 337 § 29; prior: 1941 c 27 § 1, part; 1929 c 61 §4, part; 1917 c 141 § 1; 1909 c 138 § 4; Rem. Supp. 1941 § 11232 , part.] Repealed by 1969 ex.s. c 95 § 26.
35.27.480 Taxation--Payment of emergency warrants. [1965 c 7 § 35.27 .480 . Prior: 1955 c 337 § 30; prior: 1941 c 27 § 1, part; 1929 c 61 §4, part; 1917 c 141 § $1 ; 1909$ c 138 § 4; Rem. Supp. 1941 § 11232 , part.] Repealed by 1969 ex.s. c $95 \S 26$.
35.27.520 Police justice--Appointment--Salary--Removal. [1969 c 28 § $1 ; 1965$ ex.s. c 116 § 16 ; 1965 c $7 \S 35.27 .520$. Prior: 1921 c 70 § 1, part; 1890 p 214 § 174, part; RRS § 9192, part.] Repealed by 1984 c 258 § 134, effective July 1, 1984.
35.27.525 Police judge pro tempore. [1965 c 108 § 2.] Repealed by 1984 c 258 § 134, effective July 1, 1984.
35.27.530 Police justice--Jurisdiction. [1979 ex.s. c 136 § 31; 1965 ex.s. c 116 § 17 ; 1965 c 7 § 35.27.530. Prior: 1921 c 70 § 1, part; 1890 p 214 § 174, part; RRS § 9192, part.] Repealed by 1984 c 258 § 134 , effective July 1, 1984.
35.27.535 Police justice--Change of venue. [llllll 1967 c 241 § 9.] Repealed by 1984 c 258 § 134, effective July 1, 1984.
35.27.540 Police justice--Procedure--Review. [1979 ex.s. c 136 § 32; 1965 ex.s. c $116 \S 18$; 1965 c $7 \S 35.27 .540$. Prior: 1921 c $70 \S 1$, part; 1890 p 214 § 174, part; RRS § 9192, part.] Repealed by 1984 c 258 § 134, effective July 1, 1984.

## Chapter $\mathbf{3 5 . 3 2}$ <br> BUDGETS IN CITIES OVER 300,000

35.32.010 Definitions. [1965 c 7 § 35.32.010. Prior: (i) 1925 ex.s. c 125 § 1, part; RRS § 9000-13, part. (ii) 1925 ex.s. c 125 § 2, part; RRS § 9000-14, part.] Repealed by 1967 c 7 § 13.
35.32.020 Budget mandatory--Other expenditures void. [1965 c 7 § 35.32.020. Prior: (i) 1925 ex.s. c $125 \S 1$, part; RRS § 9000-13, part. (ii) 1925 ex.s. c $125 \S 10$, part; RRS § $9000-22$, part.] Repealed by 1967 c 7 § 13. Later enactment, see RCW 35.32A.090.
35.32.030 Budget estimates. [1965 c 7 § 35.32.030. Prior: 1925 ex.s. c 125 § 2, part; RRS § 9000-14, part.] Repealed by 1967 c 7 § 13. Later enactment, see RCW 35.32A.030.
35.32.040 Budget estimates--Classification and segregation. [1965 c 7 § 35.32.040. Prior: 1925 ex.s. c 125 § 2, part; RRS § 9000-14, part.] Repealed by 1967 c 7 § 13.
35.32.050 Budget estimates-Deficits-Debts. [1965 c 7 § 35.32.050. Prior: 1925 ex.s. c 125 § 3, part; RRS § 9000-15, part.] Repealed by 1967 c 7 § 13.
35.32.060 Budget estimates--Revenues. [1965 c 7 § 35.32.060. Prior: 1925 ex.s. c 125 § 3, part; RRS § $9000-15$, part.] Repealed by 1967 c 7 § 13. Later enactment, see RCW 35.32A.030.
35.32.070 Budget--Preliminary hearing--Publication. [1965 c 7 § 35.32.070. Prior: 1925 ex.s. c 125 § 4, part; RRS § 9000-16, part.] Repealed by 1967 c 7 § 13. Later enactment, see RCW 35.32A.040.
35.32.080 Budget--Final hearing--Adoption. [1965 c 7 § 35.32.080. Prior: (i) 1925 ex.s. c 125 §4, part; RRS § 9000-16, part. (ii) 1925 ex.s. c 125 § 5; RRS § 9000-17.] Repealed by 1967 c 7 § 13. Later enactment, see RCW 35.32A.040.
35.32.090 Budget forms--Compulsory. [1965 c 7 § 35.32.090. Prior: 1925 ex.s. c 125 § 11 ; RRS § 9000-23.] Repealed by 1967 c 7 § 13.
35.32.100 Emergency--Creation of fund. [1965 c 7 § 35.32.100. Prior: (i) 1925 ex.s. c 125 § 2, part; RRS § 9000-14, part. (ii) 1949 c 118 § 1, part; 1927 c 168 § 1, part; 1925 ex.s. c 125 § 7, part; Rem. Supp. 1949 § 9000-19, part.] Repealed by 1967 c 7 § 13. Later enactment, see RCW 35.32A.060.
35.32.110 Emergency--Withdrawals. [1965 c 7 § 35.32.110. Prior: 1949 c 118 § 1 , part; 1927 c 168 § 1 , part; 1925 ex.s. c 125 § 7, part; Rem. Supp. 1949 § 9000-19, part.] Repealed by 1967 c 7 § 13. Later enactment, see RCW 35.32A.060.
35.32.120 Emergencies declarable by three-fourths vote. [1965 c 7 § 35.32.120. Prior: 1949 c 118 § 1, part; 1927 c 168 § 1 , part; 1925 ex.s. c 125 § 7, part; Rem. Supp. 1949 § 9000-19, part.] Repealed by 1967 c 7 § 13.
35.32.130 Emergencies requiring unanimous vote. [1965 c 7 § 35.32.130. Prior: 1949 c 118 § 1, part; 1927 c 168 § 1, part; 1925 ex.s. c 125 § 7, part; Rem. Supp. 1949 § 9000-19, part.] Repealed by 1967 c 7 § 13 .
35.32.140 Funds--Appropriations--Transfers. [1965 c 7 § 35.32.140. Prior: 1925 ex.s. c 125 § 6, part; RRS § 9000-18, part.] Repealed by 1967 c 7 § 13. Later enactment, see RCW 35.32A.050.
35.32.150 Funds--Monthly budget--Exceptions. [1965 c 7 § 35.32.150. Prior: 1925 ex.s. c 125 § 6, part; RRS § 9000-18, part.] Repealed by 1967 c 7 § 13.
35.32.160 Unexpended appropriations--Annual--Operating and maintenance. [1965 c 7 § 35.32.160. Prior: 1927 c 168 § 2, part; 1925 ex.s. c 125 § 8, part; RRS § 9000-20, part.] Repealed by 1967 c 7 § 13. Later enactment, see RCW 35.32A.080.
35.32.170 Unexpended appropriations--Annual--Capital and betterment outlays. [1965 c 7 § 35.32.170. Prior: 1927 c 168 § 2, part; 1925 ex.s. c 125 §8, part; RRS § 9000-20, part.] Repealed by 1967 c 7 § 13. Later enactment, see RCW 35.32A.080.
35.32.180 Unexpended balances--Monthly. [1965 c 7 § 35.32.180. Prior: 1925 ex.s. c 125 § 6, part; RRS § 9000-18, part.] Repealed by 1967 c 7 § 13.
35.32.190 Utilities--Exemption from budget control--Capital and emergency expenditures. [1965 c 7 § 35.32.190. Prior: 1925 ex.s. c 125 § 2, part; RRS § 9000-14, part.] Repealed by 1967 c 7 § 13. Later enactment, see RCW 35.32A.070.
35.32.195 Municipal transportation systems--Budget by transportation commission. [1965 c 7 § 35.32.195. Prior: 1951 c 80 § 1.] Repealed by 1967 c 7 § 13. Later enactment, see RCW 35.32A.010.
35.32.200 Computation of indebtedness. [1965 c 7 § 35.32.200. Prior: 1925 ex.s. c 125 § 9; RRS § 9000-21.] Repealed by 1967 c 7 § 13.
35.32.210 Violations and penalties. [1965 c 7 § 35.32.210. Prior: (i) 1925 ex.s. c $125 \S 2$, part; RRS § $9000-14$, part. (ii) 1925 ex.s. c $125 \S 10$, part; RRS § $9000-22$, part. (iii) 1925 ex.s. c 125 § 12, part; RRS § 9000-24.] Repealed by 1967 c 7 § 13. Later enactment, see RCW 35.32A. 090.

## Chapter 35.33 <br> BUDGETS IN SECOND AND THIRD CLASS CITIES AND FIRST CLASS CITIES UNDER $\mathbf{3 0 0 , 0 0 0}$

35.33.010 Definitions. [1965 c 7 § 35.33.010. Prior: 1923 c 158 § 9; RRS § 9000-9.] Repealed by 1969 ex.s. c 95 § 26.
35.33.030 Budget estimates. [1965 c 7 § 35.33.030. Prior: 1923 c 158 § 1; RRS § 9000-1.] Repealed by 1969 ex.s. c 95 § 26.
35.33.040 Budget estimates--Classification and segregation-Transfer. [1965 c 7 § 35.33.040. Prior: 1953 c 180 § 1; 1923 c 158 § 2, part; RRS § 9000-2, part.] Repealed by 1969 ex.s. c 95 § 26.
35.33.050 Budget--Preliminary. [1965 c 7 § 35.33.050. Prior: (i) 1923 c 158 § 2, part; RRS § 9000-2, part. (ii) 1923 c 158 § 3, part; RRS § 9000-3, part.] Repealed by 1969 ex.s. c 95 § 26.
35.33.060 Budget--Notice of hearing on final. [1965 c 7 § 35.33.060. Prior: 1923 c 158 § 3, part; R RS § 9000-3, part.] Repealed by 1969 ex.s. c $95 \S 26$.
35.33.070 Budget-Final--Hearing--Adoption. [1965 c 7 § 35.33.070. Prior: 1923 c 158 § 4; RRS § 9000-4.] Repealed by 1969 ex.s. c 95 § 26.
35.33.080 Emergency expenditures--Nondebatable emergencies. [1965 c 7 § 35.33.080. Prior: 1961 c 166 § 1; 1955 c 337 § 32; prior: 1923 c 158 § 6, part; RRS § 9000-6, part.] Repealed by 1969 ex.s. c 95 § 26.
35.33.090 Emergency expenditures--Other emergencies-Hearing. [1965 c 7 § 35.33.090. Prior: 1961 c 166 § 2; 1955 c 337 § 33; prior: 1923 c 158 § 6, part; RRS § 9000-6, part.] Repealed by 1969 ex.s. c 95 § 26.
35.33.100 Emergency warrants. [1965 c 7 § 35.33.100. Prior: 1957 c 44 § 1 ; 1955 c 337 § 34 ; prior: 1953 c 180 § 2; 1923 c 158 § 6, part; RRS § 9000-6, part.] Repealed by 1969 ex.s. c 95 § 26.
35.33.105 Adjustment of wages, etc., of electrical workers permissible, budget notwithstanding. [1965 c 7 § 35.33.105. Prior: 1951 c 154 § 1.] Repealed by 1969 ex.s. c 95 § 26.
35.33.110 Forms--Accounting--Supervision by state. [1965 c 7 § 35.33.110. Prior: 1923 c 158 § 10; RRS § 9000-10.] Repealed by 1969 ex.s. c 95 § 26.
35.33.120 Funds--Limitations on expenditures--Transfers. [1965 c 7 § 35.33 .120 . Prior: 1961 c 166 § 4; prior: 1955 c 322 § 1 ; 1923 c 158 § 5, part; R RS § $9000-5$, part.] Repealed by 1969 ex.s. c 95 § 26.
35.33.130 Funds received from sales of bonds and warrants-Expenditure. [1965 c 7 § 35.33.130. Prior: 1961 c 166 § 5; prior: 1923 c 158 § 5 , part; RRS § $9000-5$, part.] Repealed by 1969 ex.s. c $95 \S$ 26.
35.33.140 Funds--Monthly report of status. [1965 c 7 § 35.33.140. Prior: 1923 c 158 § 7; RRS § $9000-7$.] Repealed by 1969 ex.s. c $95 \S$ 26.
35.33.150 Unexpended appropriations. [1965 ex.s. c $14 \S 1 ; 1965 \mathrm{c}$ 7 § 35.33 .150 . Prior: 1961 c 166 § 6; 1957 c 44 § 2 ; 1955 c 337 § 35 ; prior: 1953 c 180 § 3; 1923 c 158 § 6, part; RRS § 9000-6, part.] Repealed by 1969 ex.s. c 95 § 26.
35.33.160 Violations and penalties. [1965 c 7 § 35.33.160. Prior: 1923 c 158 § 11 ; RRS § $9000-11$.] Repealed by 1969 ex.s. c 95 § 26.

## Chapter 35.37

## FISCAL--CITIES UNDER 20,000 AND CITIES OTHER THAN FIRST CLASS--BONDS

35.37.025 Funds of annexed portions to be kept distinct. [1965 c 7 § 35.37.025. Prior: 1897 c 84 § 11 ; RRS § 5645.] Repealed by 1969 ex.s. c 89 § 18.
35.37.060 Excess indebtedness--Election to authorize. [1965 c 7 § 35.37.060. Prior: 1951 c 65 § 1. Formerly: (i) 1891 c 128 § 3; RRS § 9540. (ii) 1911 c 31 § 1 ; RRS § 9541 .] Repealed by 1984 c 186 § 70.
35.37.070 General indebtedness bonds--Issuance. [1965 c 7 § 35.37.070. Prior: 1891 c 128 §4, part; RRS § 9542, part.] Repealed by 1984 c $186 \S 70$.
35.37.080 General indebtedness bonds-Form-Terms-Signatures. [1965 c 7 § 35.37.080. Prior: 1891 c 128 § 5, part; RRS § 9543, part.] Repealed by 1967 c 107 § 6.
35.37.100 General indebtedness bonds-Sale. [1983 c 167 § 37; 1965 c 7 § 35.37.100. Prior: 1891 c 128 § 7; RRS § 9545.] Repealed by 1984 c 186 § 70.

## Chapter 35.38 <br> FISCAL-DEPOSITARIES

35.38.020 Cities of $\mathbf{7 5 , 0 0 0}$ or more inhabitants-Contract as to interest-Surety bond or collateral. [1969 ex.s. c 193 § 23; 1969 c 28 § 2; 1967 c 132 § 5; 1965 c 7 § 35.38.020. Prior: 1947 c 245 § 1; 1945 c 240 § $1 ; 1935$ c 45 § $1 ; 1931$ c $87 \S 4 ; 1913$ c 118 § $1 ; 1909$ ex.s. c 10 § 1; 1909 c 103 § 2; Rem. Supp. 1947 § 5569.] Repealed by 1973 c 126 § 18.
35.38.030 Cities and towns of less than 75,000 inhabitants-Designation of depositaries. [1973 c 126 § 2; 1969 ex.s. c $193 \S 24 ; 1965$ c 7 § 35.38.030. Prior: 1923 c 18 § 1 ; 1907 c 22 § 1; RRS § 5571.] Repealed by 1984 c 177 § 21.
35.38.041 Segregation of eligible securities as collateral. [1973 c 126 § 17.] Repealed by 1984 c 177 § 21.
35.38.070 Trustee for safekeeping of securities. [1965 c 7 § 35.38.070. Prior: 1945 c 70 § 1, part; 1941 c 18 § 1, part; 1929 c 186 § 1 , part; Rem. Supp. 1945 § 5574-1, part.] Repealed by 1969 ex.s. c 193 § 30.
35.38.080 Procedure upon insolvency of depositary. [1965 c 7 § 35.38.080. Prior: 1929 c 186 § 3, part; RRS § 5574-3, part.] Repealed by 1969 ex.s. c 193 § 30.
35.38.090 Bank as trustee of its own pledged securities. [1965 c 7 § 35.38.090. Prior: 1929 c 186 §5, part; RRS §5574-5, part.] Repealed by 1969 ex.s. c 193 § 30.
35.38.100 Compensation of trustee. [1965 c 7 § 35.38.100. Prior: 1929 c 186 § 4, part; RRS § 5574-4, part.] Repealed by 1969 ex.s. c 193 § 30.
35.38.110 Trustee's receipt. [1965 c 7 § 35.38.1 10. Prior: 1929 c 186 § 2, part; RRS § 5574-2, part.] Repealed by 1969 ex.s. c 193 § 30.
35.38.120 Banks claiming exemption from sales, use or ad valorem taxes-Designation as depositary prohibited. [1969 ex.s. c 230 § 6.] Repealed by 1983 c 66 § 23.
35.38.130 Banks claiming exemption from sales, use or ad valorem taxes-Deposit of public moneys in prohibited. [1969 ex.s. c 230 § 7.] Repealed by 1983 c 66 § 23.
35.38.140 Banks claiming exemption from sales, use or ad valorem taxes-Notification of city or town treasurer. [1969 ex.s. c 230 § 8.] Repealed by 1983 c 66 § 23. Later enactment, see RCW 39.58.045.

## Chapter 35.39 <br> FISCAL-INVESTMENT OF FUNDS

35.39.010 City finance committee-Cities over 75,000. [1965 c 7 § 35.39.010. Prior: 1935 c 45 § 2; RRS § 5570-1.] Repealed by 1965 ex.s. c 46 § 2.
35.39.020 City finance committee-Cities and towns under 75,000. [1965 c 7 § 35.39.020. Prior: 1935 c 45 § 4; RRS § 5573-1.] Repealed by 1965 ex.s. c 46 § 2.
35.39.040 Investment of pension funds. [1969 ex.s. c 211 § $1 ; 1965$ c 19 § 1 ; 1965 c 7 § 35.39.040. Prior: 1961 c 212 § 1; 1951 c 275 § 1 ; 1943 c 92 § 2; Rem. Supp. 1943 § 5646-14.] Repealed by 1980 c 34 § 2. Later enactment, see RCW 35.39.041.
35.39.041 Investment of pension fumds. [1980 c 34 § 1.] Repealed by 1982 c 166 § 7, effective July 1, 1982. Later enactment, see RCW 35.39.060.

## Chapter 35.40 <br> FISCAL—VALIDATION AND FUNDING OF DEBTS

35.40.010 Ratification and funding at same election. [1965 c 7 § 35.40.010. Prior: 1891 c 132 § 1; RRS § 9550.] Repealed by 1984 c 186 § 70.
35.40.020 Effect of vote to fund validated indebtedness. [1965 c 7 § 35.40.020. Prior: 1891 c 132 § 2; RRS § 9551.] Repealed by 1984 c 186 § 70.
35.40.040 Ratification and funding after consolidation or annex-ation-Effect of vote to fund validated indebtedness. [1965 c 7 § 35.40.040. Prior: 1893 c 58 § 2; RRS § 9557.] Repealed by 1984 c 186 § 70.
35.40.050 Ratification and funding after consolidation or annex-ation-Conduct of election. [1965 c 7 § 35.40.050. Prior: 1893 c 58 § 3; RRS § 9558.] Repealed by 1984 c 186 § 70.

## Chapter 35.41 <br> FISCAL-MUNICIPAL REVENUE BOND ACT

35.41.020 Special funds-Considerations in creation-Limitation on amounts. [1957 c 117 § 2.] Repealed by 1959 c 203 § 2.
35.41.040 Coupons. [1965 c 7 § 35.41.040. Prior: 1957 c 117 § 4.] Repealed by 1983 c 167 § 270.

## Chapter 35.43 <br> LOCAL IMPROVEMENTS—AUTHORITY-INITIATION OF PROCEEDINGS

35.43.090 Ordinance-Creation of district-Special cases. [1965 c 7 § 35.43.090. Prior: 1957 c 144 § 5; prior: (i) 1911 c 98 § 16, part; RRS § 9368, part. (ii) 1911 c 98 § 17, part; RRS § 9369, part. (iii) 1911 c 98 § 18, part; RRS § 9370, part.] Repealed by 1969 ex.s. c 258 § 17.
35.43.160 Restraints on authority-When initiated by petition. [1967 c 52 § 7; 1965 c 7 § 35.43.160. Prior: 1957 c 144 § 10; prior: 1953 c 26 § 2; 1927 c 209 § 4, part; 1923 c 141 § 4, part; RRS § $9351-4$, part.] Repealed by 1971 ex.s. c 116 § 12.
35.43.170 Restraints on authority-When initiated by resolution. [1965 c 58 § 1; 1965 c 7 § 35.43.170. Prior: 1957 c 144 § 11; prior: 1927 c 209 § 4, part; 1923 c 141 § 4, part; RRS § 9351-4, part.] Repealed by 1971 ex.s. c 116 § 12.

## Chapter 35.45

## LOCAL IMPROVEMENTS-BONDS AND WARRANTS

35.45.100 First class cities-Diversion prohibited-Refund of excess. [1917 c 58 § 1 ; 1915 c 17 § 1 ; RRS § 8983.] Now codified as RCW 35.22.580.
35.45.110 First class cities-Bonds voted by people-Transfer of excess to redemption fund. [1915 c 17 § 2; RRS § 8984.] Now codified as RCW 35.22.590.
35.45.120 Liability for violations. [1915 c 17 § 3; RRS § 8985.] Now codified as RCW 35.22.600.

## Chapter $\mathbf{3 5 . 5 0}$

LOCAL IMPROVEMENTS—FORECLOSURE OF ASSESSMENTS
35.50.060 Procedure-Commencement of action. [1965 c 7 § 35.50.060. Prior: 1933 c 9 § 1, part; 1927 c 275 § 5, part; 1919 c 70 § 2; 1915 c 185 § 1 ; 1911 c 98 §§ 34, 36, part; RRS § 9386, part; prior: 1897 c 111.] Repealed by 1982 c 91 § 9.
35.50.070 Procedure-Parties and property included. [1967 c 52 § 18; 1965 c 7 § 35.50.070. Prior: 1933 c 9 § 1, part; 1927 c 275 § 5, part; 1919 c 70 § 2; 1915 c 185 § 1 ; 1911 c 98 §§ 34, 36, part; RRS § 9386, part; prior: 1897 c 111 .] Repealed by 1982 c 91 § 9.
35.50.080 Procedure-Pleadings and evidence. [1965 c 7 § 35.50.080. Prior: 1933 c 9 § 1, part; 1927 c 275 § 5, part; 1919 c 70 § 2; 1915 c 185 § 1 ; 1911 c 98 §§ 34, 36, part; RRS § 9386, part; prior: 1897 c 111.] Repealed by 1982 c 91 § 9.
[Vol. 0 RCW—p 828]
35.50.090 Procedure--Summons and service. [1965 c 7 § 35.50.090. Prior: 1933 c 9 § 1, part; 1927 c 275 § 5, part; 1919 c 70 § 2; 1915 c $185 \S 1$; 1911 c $98 \S \S 34$, 36, part; RRS § 9386, part; prior: 1897 c 111 .] Repealed by 1982 c 91 § 9.
35.50.100 Procedure--Trial and judgment. [1965 c 7 § 35.50.100. Prior: 1933 c 9 § 1, part; 1927 c 275 § 5, part; 1919 c 70 § 2; 1915 c 185 § 1; 1911 c 98 §§ 34, 36, part; RRS § 9386, part; prior: 1897 c 111.] Repealed by 1982 c $91 \S 9$.
35.50.110 Procedure--Appeals. [1965 c 7 § 35.50.110. Prior: 1933 c 9 § 1, part; 1927 c 275 § 5, part; 1919 c 70 § 2; 1915 c 185 § $1 ; 1911$ c 98 §§ 34, 36, part; RRS § 9386, part; prior: 1897 c 111.] Repealed by 1982 c 91 § 9 .
35.50.120 Sale. [1965 c 7 § 35.50.120. Prior: 1953 c 134 § 1; 1933 c 9 § 1, part; 1927 c 275 § 5, part; 1919 c 70 § 2; 1915 c 185 § 1; 1911 c 98 §§ 34, 36, part; RRS § 9386, part; prior: 1897 c 111.] Repealed by 1982 c $91 \S 9$.
35.50.130 Sale--Notice. [1965 c 7 § 35.50.130. Prior: 1933 c 9 § 1, part; 1927 c 275 § S, part; 1919 c 70 § 2; 1915 c 185 § 1; 1911 c 98 §§ 34, 36, part; RRS § 9386, part; prior: 1897 c 111.] Repealed by 1982 c 91 § 9.
35.50.140 Sale--Manner of. [1965 c 7 § 35.50.140. Prior: 1933 c 9 § 1, part; 1927 c 275 § 5, part; 1919 c 70 § 2 ; 1915 c 185 § 1 ; 1911 c 98 §§ 34, 36, part; RRS § 9386, part; prior: 1897 c 111.] Repealed by 1982 c 91 § 9.
35.50.150 Sale--Purchaser's title. [1965 c 7 § 35.50.150. Prior: 1933 c 9 § 1, part; 1927 c 275 § 5, part; 1919 c 70 § 2; 1915 c 185 § 1 ; 1911 c 98 §§ 34, 36, part; RRS § 9386, part; prior: 1897 c 111.$]$ Repealed by 1982 c 91 § 9.
35.50.160 Sale--Report of. [1965 c 7 § 35.50.160. Prior: 1933 c 9 § 1, part; 1927 c 275 § 5 , part; 1919 c 70 § 2; 1915 c 185 § 1 ; 1911 c 98 §§ 34, 36, part; RRS § 9386, part; prior: 1897 c 111.] Repealed by 1982 c 91 § 9.
35.50.170 Sale-CCertificate of purchase--Content. [1965 c 7 § 35.50.170. Prior: 1933 c 9 § 1, part; 1927 c 275 § 5, part; 1919 c 70 § 2; 1915 c 185 § 1 ; 1911 c 98 §§ 34, 36, part; RRS § 9386, part; prior: 1897 c 111.] Repealed by 1982 c 91 § 9.
35.50.180 Sale-CCertificate of purchase--Assignment--Recording. [1965 c 7 § 35.50.180. Prior: 1933 c 9 § 1, part; 1927 c 275 § 5, part; 1919 c 70 § 2; 1915 c 185 § 1 ; 1911 c 98 §§ 34, 36, part; R RS § 9386 , part; prior: 1897 c 111.$]$ Repealed by 1982 c 91 § 9.
35.50.190 Sale--Redemption. [1965 c 7 § 35.50.190. Prior: 1933 c 9 § 1, part; 1927 c 275 § 5, part; 1919 c 70 § 2; 1915 c 185 § 1; 1911 c $98 \S \S 34,36$, part; RRS § 9386, part; prior: 1897 c 111 .] Repealed by 1982 c 91 § 9.
35.50.200 Sale--Deed--Form. [1965 c 7 § 35.50.200. Prior: 1933 c 9 § 1, part; 1927 c 275 § 5, part; 1919 c 70 § 2; 1915 c 185 § $1 ; 1911$ c 98 §§ 34, 36, part; RRS § 9386, part; prior: 1897 c 111.] Repealed by 1982 c 91 § 9 .
35.50.210 Sale--Deed--Validity--Cancellation. [1965 c 7 § 35.50.210. Prior: (i) 1933 c 9 § 1, part; 1927 c 275 § 5, part; 1919 c 70 § 2; 1915 c 185 § 1 ; 1911 c 98 §§ 34,36 , part; R RS § 9386 , part. (ii) 1927 c 275 § 6; RRS § 9394-1; prior: 1897 c 111.] Repealed by 1982 c 91 § 9.

## Chapter $\mathbf{3 5 . 5 8}$

## METROPOLITAN MUNICIPAL CORPORATIONS

35.58.2793 Mass public transit system--State financial assist-ance--Distribution of funds--Formula--Federal funds. [1973 1st ex.s. c 136 § 6.] Repealed by 1975 1st ex.s. c 270 § 28.
35.58.910 Severability. [1957 c 213 §57.] Repealed by 1965 c 7 § 35.98.040(71). See RCW 35.98.030.

## Chapter 35.60

WORLD FAIRS OR EXPOSITIONS--PARTICIPATION BY MUNICIPALITIES
35.60.900 Severability. [1961 c 149 § 9. Prior: 1961 c 39 § 9.] Repealed by 1965 c 7 § 35.98.040(25). See RCW 35.98.030.

## Chapter 35.61 <br> METROPOLITAN PARK DISTRICTS

35.61.160 Park district bonds--Issuance--Sale. [1983 c 167 § 53; 1983 c 61 § 2 ; 1965 c 7 § 35.61.160. Prior: 1943 c 264 § 8; Rem. Supp. 1943 § 6741-8; prior: 1907 c 98 § 8; RRS § 6727.] Repealed by 1984 c 186 § 70.
35.61.170 Park district bonds--Terms--Denominations-Form. [1983 c 167 § $54 ; 1970$ ex.s. c $56 \S 41 ; 1969$ ex.s. c $232 \S 19 ; 1965$ c 7 § 35.61.170. Prior: (i) 1943 c 264 § 9; Rem. Supp. 1943 § 6741-9; prior: 1909 c 131 § 3; 1907 c 98 § 9; RRS § 6728. (ii) 1943 c 264 § 10, part; Rem. Supp. 1943 § 6741-10, part; prior: 1909 c 131 § 4, part; 1907 c 98 § 10 ; RRS § 6729, part.] Repealed by 1984 c 186 § 70.

## Chapter 35.67 <br> SEWERAGE SYSTEMS--REFUSE COLLECTION AND DISPOSAL

35.67.040 Election--Calling--When necessary. [1941 c 193 § 2, part; Rem. Supp. 1941 § 9354-5, part.] Repealed by 1965 c 7 § 35.98.040(194). Reenacted in RCW 35.67.030.
35.67.050 Election--Notice. [1941 c 193 § 2, part; Rem. Supp. 1941 § 9354-5, part.] Repealed by 1965 c 7 § 35.98 .040 (194). Reenacted in RCW 35.67.030.
35.67.060 Election--Vote required. [1941 c 193 § 2, part; Rem. Supp. 1941 § 9354-5, part.] Repealed by 1965 c 7 § 35.98.040(194). Reenacted in RCW 35.67.030.
35.67.070 General indebtedness bonds--When issued. [1984 c 186 § 22; 1965 c 7 § 35.67.070. Prior: 1941 c 193 § 3, part; Rem. Supp. 1941 § 9354-6, part.] Repealed by 1985 c 445 § 13.
35.67.080 General indebtedness bonds--Terms--Denominations. [1983 c $167 \S 57 ; 1970$ ex.s. c $56 \S 42 ; 1969$ ex.s. c $232 \S 20 ; 1965$ c 7 § 35.67.080. Prior: 1941 c 193 § 3, part; Rem. Supp. 1941 § 9354-6, part.] Repealed by 1984 c 186 § 70.
35.67.090 General indebtedness bonds--Signatures--Form. [1983 c 167 § 58; 1965 c 7 § 35.67.090. Prior: 1941 c 193 § 3, part; Rem. Supp. 1941 § 9354-6, part.] Repealed by 1984 c 186 § 70.
35.67.100 General indebtedness bonds--Sale of. [1965 c 7 § 35.67.100. Prior: 1941 c 193 § 3, part; Rem. Supp. 1941 § 9354-6, part.] Repealed by 1984 c 186 § 70.
35.67.192 Storm or surface water sewers--Revenues, charges-Combining with water system. [1965 c 7 § 35.67.192. Prior: 1955 c 266 §4.] Repealed by 1965 c 110 § 2.
35.67.320 Waterworks--Sewerage system made part of without popular vote. [1965 c 7 § 35.67.320. Prior: 1941 c 193 § 12, part; Rem. Supp. 1941 § $9354-15$, part.] Repealed by 1969 ex.s. c $51 \S 3$.
35.67.330 Waterworks--Sewerage system made part of by popular vote. [1965 c 7 § 35.67.330. Prior: 1941 c 193 § 12, part; Rem. Supp. 1941 § $9354-15$, part.] Repealed by 1969 ex.s. c 51 § 3

## Chapter 35.71 <br> PEDESTRIAN MALLS

35.71.900 Severability. [1961 c 111 § 14.] Repealed by 1965 c 7 § 35.98.040(23). See RCW 35.98.030.

Chapter 35.80
UNFIT DWELLINGS, BUILDINGS AND STRUCTURES
35.80.900 Severability. [1959 c 82 §5.] Repealed by 1965 c 7 § 35.98.040(42). See RCW 35.98.030.

## Chapter 35.81

URBAN RENEWAL LAW
35.81.900 Severability. [1957 c 42 § 19.] Repealed by 1965 c 7 § 35.98.040(50). See RCW 35.98.030.

## Chapter 35.83 <br> HOUSING COOPERATION LAW

35.83.900 Severability. [1939 c 24 § 9; RRS § 6889-39.] Repealed by 1965 c 7 § $35.98 .040(196)$. See RCW 35.98.030.

## Chapter 35.86

## OFF-STREET PARKING FACILITIES

35.86.070 Payment of annual excise tax by city or lessee. [1967 ex.s. c 144 § 6; 1965 c 7 § 35.86.070. Prior: 1959 c 302 § 7.] Repealed by 1969 c 144 § 1 . Later enactment, see RCW 35.86A.110.
35.86.900 Severability. [1959 c 302 § 8.] Repealed by 1965 c 7 § 35.98.040(48). See RCW 35.98.030.

## Chapter 35.92 <br> MUNICIPAL UTILITIES

35.92.210 Submission to vote of electors. [1933 ex.s. c 17 §4; RRS § 9502-4. Formerly RCW 80.40.210.] Repealed by 1957 c 288 § 9.

## Chapter 35.93

MUNICIPAL STREET RAILWAY BONDS
35.93.010 Street railway refunding bonds. [1929 c 145 § 1; RRS § 9488-4. Formerly RCW 80.44.010.] Decodified.
35.93.020 Cities may borrow to fund or refund obligations. [1939 c 47 § 1 ; RRS § 9488-6. Formerly RCW 80.44.020.] Decodified.
35.93.030 Issuance of bonds. [1939 c 47 § 2, part; RRS § 9488-7, part. Formerly RCW 80.44.030.] Decodified.
35.93.040 Form of bonds. [1939 c 47 § 2, part; RRS § 9488-7, part. Formerly RCW 80.44.040.] Decodified.
35.93.050 Rights of bondholder. [1939 c 47 § 2, part; RRS § 9488-7, part. Formerly RCW 80.44.050.] Decodified.
35.93.060 Funding and refunding bonds may be refunded. [1939 c 47 § 3; RRS § 9488-8. Formerly RCW 80.44.060.] Decodified.
35.93.070 Covenants of bonds. [1939 c 47 § 4; RRS § 9488-9. Formerly RCW 80.44.070.] Decodified.
35.93.080 Commission created--Powers. [1939 c 47 § 5; RRS § 9488-10. Formerly RCW 80.44.080.] Decodified.
35.93.090 Construction of chapter. [1939 c 47 § 6; RRS § 948811. Formerly RCW 80.44.090.] Decodified.
35.93.100 Extension of time of payment. [1927 c 228 § 1; RRS § 9511-1. Formerly RCW 80.44.100.] Decodified.
35.93.110 Consent of bondholders. [1927 c 228 § 2; RRS § 95112. Formerly RCW 80.44.110.] Decodified.
35.93.120 Effect on validity of bonds. [1927 c 228 § 3; RRS § 9511-3. Formerly RCW 80.44.1 20.] Decodified.

## Title 35A <br> OPTIONAL MUNICIPAL CODE

## Chapter 35A. 03 <br> INCORPORATION AS NONCHARTER CODE CITY

35A.03.150 Disposition of uncollected road district taxes. [1967 ex.s. c 119 § 35A.03.150.] Repealed by 1971 ex.s. c 251 § 15.

Severability--1971 ex.s. c 251: See RCW 35A.90.050.

## Chapter 35A. 05

CONSOLIDATION OF TWO OR MORE CONTIGUOUS MUNICIPAL CORPORATIONS AS A NONCHARTER CODE CITY

35A.05.010 Consolidation authorized-Contiguous defined. [1967 ex.s. c 119 § 35A.05.010.] Repealed by 1985 c 281 § 30.

35A.05.020 Resolution for election on consolidation. [1967 ex.s. c 119 § 35A.05.020.] Repealed by 1985 c 281 § 30.

35A.05.030 Proposal for assumption of indebtedness. [1967 ex.s. c 119 §35A.05.030.] Repealed by 1985 c 281 § 30.

35A.05.040 Petition for consolidation--Election. [1984 c 203 § 2; 1967 ex.s. c 119 § 35A.05.040.] Repealed by 1985 c 281 § 30.

35A.05.050 Notice to other municipal corporations affected--Designation of election date. [1967 ex.s. c 119 §35A.05.050.] Repealed by 1985 c 281 § 30.

35A.05.060 Election of officers upon approval of consolidation and plan of government by the voters. [1967 ex.s. c 119 § 35A.05.060.] Repealed by 1985 c 281 § 30.

35A.05.070 Notice of election. [1967 ex.s. c 119 § 35A.05.070.] Repealed by 1985 c 281 § 30.

35A.05.080 Ballots. [1967 ex.s. c 119 § 35A.05.080.] Repealed by 1985 c 281 § 30.

35A.05.090 Canvass of returns--Joint convention-Abstract of votes, contents, filing. [1967 ex.s. c 119 § 35A.05.090.] Repealed by 1985 c 281 § 30.
35A.05.100 Effective date of consolidation and incorporation of noncharter code city. [1967 ex.s. c 119 § 35A.05.100.] Repealed by 1985 c 281 § 30.

35A.05.110 Terms of elected officers--First municipal election. [1967 ex.s. c 119 § 35A.05.110.] Repealed by 1985 c 281 § 30.

35A.05.120 Cost of election. [1979 c 151 § 31; 1967 ex.s. c 119 § 35A.05.120.] Repealed by 1985 c 281 § 30.

35A.05.130 Disposition of property. [1967 ex.s. c 119 § 35A.05.130.] Repealed by 1985 c 281 § 30.

35A.05.140 Assets and liabilities of component corporations-Taxation to pay claims. [1967 ex.s. c 119 § 35A.05.140.] Repealed by 1985 c 281 § 30.

35A.05.150 Continuation of ordinances. [1967 ex.s. c 119 § 35A.05.150.] Repealed by 1985 c 281 § 30.

35A.05.160 Taxation of component cities. [1967 ex.s. c 119 § 35A.05.160.] Repealed by 1985 c 281 § 30.

35A.05.170 Consolidation of two noncharter code cities and one first class city--Council-manager plan of government--Elections--City name. [1984 c 8 § l.] Repealed by 1985 c 281 § 30.

## Chapter 35A. 06

PROVISIONS APPLICABLE TO ADOPTION AND ABANDONMENT OF NONCHARTER CODE CITY CLASSIFICATION OR PLAN OF GOVERNMENT

35A.06.080 After reclassification or adoption of plan of government no subsequent vote on change for six years. [1967 ex.s. c 119 § 35A.06.080.] Repealed by 1979 ex.s. c 18 § 35.

Severability--1979 ex.s. c 18: See note following RCW 35A.01.070.
Chapter 35A. 14

## ANNEXATION BY CODE CITIES

35A.14.350 Annexation of water, sewer, and fire districts--Disposition of properties--Outstanding indebtedness. [1967 ex.s. c 119 § 35A.14.350.] Repealed by 1971 ex.s. c $95 \S 10$. Later enactment, see chapter 35.13 A RCW.

35A.14.360 Assumption of control of entire or part of water or sewer district if sixty percent or more of area or valuation is annexed or lies within code city--Acquisition subject to obligations. [1967 ex.s. c 119 §35A.14.360.] Repealed by 1971 ex.s. c $95 \S 10$. Later enactment, see chapter 35.13A RCW.

35A.14.365 Assumption of control of entire or part of water or sewer district if sixty percent or more of area or valuation is annexed or lies within code city-Employees-Retention of service credits, sick leave and vacation credit. [1969 ex.s. c 51 § 5.] Repealed by 1971 ex.s. c 95 § 10. Later enactment, see chapter 35.13A RCW.

35A.14.370 Assumption of control of part of water or sewer district if less than sixty percent of the area or valuation annexed. [1967 ex.s. c

119 § 35A.14.370.] Repealed by 1971 ex.s. c 95 § 10 . Later enactment, see chapter 35.13A RCW.

35A.14.600 Code city and district may contract regarding rights and obligations. [1967 ex.s. c 119 § 35A.14.600.] Repealed by 1971 ex.s. c 95 § 10. Later enactment, see chapter 35.13A RCW.

35A.14.800 Road district taxes collected in annexed territory-Disposition. [1967 ex.s. c 119 § 35A.14.800.] Repealed by 1971 ex.s. c 251 § 15.

Severability--1971 ex.s. c 251: See RCW 35A.90.050.

## Chapter 35A. 20

MUNICIPAL COURTS OR POLICE COURTS IN CODE CITIES
(See chapters 3.46 and 3.50 RCW)
35A.20.010 Law governing municipal courts or police courts. [1967 ex.s. c 119 § 35A.20.010.] Repealed by 1984 c 258 § 135, effective July 1, 1984.

35A.20.020 Police judge or municipal judge--Term-Compensation bond. [1967 ex.s. c 119 § 35A.20.020.] Repealed by 1984 c 258 § 135 , effective July 1, 1984.

35A.20.030 Additional judge--Traffic cases. [1967 ex.s. c 119 § 35A.20.030.] Repealed by 1984 c 258 § 135, effective July 1, 1984.

35A.20.040 Jurisdiction of police judge. [1979 ex.s. c 136 § 33; 1967 ex.s. c 119 § 35A.20.040.] Repealed by 1984 c 258 § 135, effective July 1, 1984.

35A.20.050 Precedence of cases--No change of venue. [1967 ex.s. c 119 § 35A.20.050.] Repealed by 1984 c 258 § 135, effective July 1, 1984.

35A.20.060 Criminal process. [1967 ex.s. c 119 § 35A.20.060.] Repealed by 1984 c 258 § 135, effective July 1, 1984.

35A.20.070 Prosecutions in name of city. [1967 ex.s. c 119 § 35A.20.070.] Repealed by 1984 c 258 § 135, effective July 1, 1984.

35A.20.080 Costs. [1979 ex.s. c 136 § 34; 1967 ex.s. c 119 § 35A.20.080.] Repealed by 1984 c 258 § 135, effective July $1,1984$.

35A.20.090 Procedure. [1967 ex.s. c 119 § 35A.20.090.] Repealed by 1984 c 258 § 135, effective July 1, 1984.

35A.20.100 Police judge pro tempore. [1967 ex.s. c 119 § 35A.20.100.] Repealed by 1984 c 258 § 135, effective July 1, 1984.

35A.20.110 Staff of court--Supplies. [1967 ex.s. c 119 § 35A.20.110.] Repealed by 1984 c 258 § 135 , effective July $1,1984$.

35A.20.120 Annual report of liquor law violations. [1967 ex.s. c 119 § 35A.20.120.] Repealed by 1984 c 258 § 135, effective July 1, 1984.

35A.20.130 List for petit jury. [1967 ex.s. c 119 § 35A.20.130.] Repealed by 1984 c 258 § 135, effective July 1, 1984.

35A.20.150 Actions by and against code cities. [1983 c 3 § 58 ; 1967 ex.s. c 119 § 35A.20.150.] Recodified as RCW 35A. 21.195 pursuant to 1984 c 258 § 129, effective July 1, 1984.

## Chapter 35A. 40

FISCAL PROVISIONS APPLICABLE TO CODE CITIES
35A.40.040 Fiscal--Depositaries--Provisions of general law applicable. [1983 c 3 § 63; 1967 ex.s. c 119 § 35A.40.040.] Repealed by 1984 c 177 § 21.

## Chapter 35A. 70 <br> HEALTH AND SAFETY

35A.70.030 Boats and vessels, quarantine. [1967 ex.s. c 119 § 35A.70.030.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.

## Title 36 COUNTIES

## Chapter 36.09 DIVISION OF COUNTY

36.09.030 Disagreement--Judges to decide. [1909 c 79 § 1, part; RRS § 3991, part.] Decodified. Now codified in RCW 36.09.050.

## Chapter 36.13 <br> CLASSIFICATION OF COUNTIES

36.13.060 Classification of new or altered counties. [1890 p 316 § 47; RRS § 4228.] Decodified. Reenacted as RCW 36.13.075, to preserve session law context of RCW 36.13.020-36.13.070.

## Chapter 36.16 <br> COUNTY OFFICERS--GENERAL

36.16.080 Official seals. [(i) Code 1881 § 2672; 1854 p $421 \S 10$; RRS § 4069. (ii) Code 1881 § 2724; RRS §4103. (iii) 1903 c 15 § 1 ; RRS § 4125.] Decodified. Now in (i) RCW 36.32.135, (ii) RCW 36.22.020, (iii) RCW 36.29.025.

## Chapter 36.17 <br> SALARIES OF COUNTY OFFICERS

36.17.025 Schedule of salaries in counties over five hundred thousand. [1953 c 215 § 1.] Decodified. See last paragraph of RCW 36.17.020.
36.17.030 Expenses. [1963 c 4 § 36.17.030. Prior: 1961 c 79 § 1 ; 1961 c 35 § 1 ; prior: (1) 1949 c 200 § 1, part; 1945 c 87 § 1, part; 1945 c 87 § 1, part; 1937 c 197 § 3, part; 1933 c 136 § 6, part; 1925 ex.s. c 148 § 6, part; 1919 c 168 § 2, part; Rem. Supp. 1949 § 4200Sa, part. (2) 1921 c 184 § 2, part; RRS § 4203, part.] Repealed by 1974 ex.s. c 24 § 1 . Later enactment, see chapter 42.24 RCW.
36.17.060 Expenses in lieu of mileage. [(i) Code 1881 § 2109; 1863 p 424 §§ 6, 8; RRS § 509. (ii) Code 1881 § 2109; 1863 p 424 §§ 6, 8; RRS § 4230.] Decodified. Now RCW 2.40.030.

## Chapter 36.18 <br> FEES OF COUNTY OFFICERS

36.18.026 Allocation of increase in filing fees by 1977 ex.s. c I07. [1977 ex.s. c 107 § 2.] Repealed by 1984 c 258 § 339, effective July 1, 1985.
36.18.027 Transmittal of portion of filing fees to general fund. [1981 c 330 § 6; 1980 c 70 § 2.] Repealed by 1984 c 258 § 339, effective July 1, 1985.
36.18.100 Fee book to be kept. [1963 c 4 § 36.18.100. Prior: 1890 p 313 § 34; RRS § 4212 . Cf. Code 1881 § 2087; 1869 p 372 § 9.] Repealed by 1985 c 44 § 20.
36.18.150 Verified statement of fees. [1963 c 4 § 36.18.150. Prior: 1907 c 65 § 3; 1890 p 313 § 35 ; RRS § 4213.] Repealed by 1985 c 44 § 20.

## Chapter 36.21 <br> COUNTY ASSESSOR

36.21.010 Employment of deputies and experts. [1925 ex.s. c 130 § 56; RRS § 11139.$]$ Repealed by 1955 c 251 § 17.

## Chapter 36.22 <br> COUNTY AUDITOR

36.22.130 Board's proceedings to be published. [Code 1881 § 2724; RRS § 4102.] Decodified. Now part of RCW 36.22.020.

## Chapter 36.23 <br> COUNTY CLERK

36.23.010 General duties. [1891 c 57 § 3; RRS § 77.] Decodified. Restored as RCW 2.32.050.
36.23.050 To certify jurors' mileage and per diem and other court costs. [Code 1881 § 2109, part; 1863 p 424 §§ 6, 8; RRS § 4230, part.] Decodified. Restored as RCW 2.40.030.
36.23.060 Clerk not to practice law. [1891 c 57 § 5; RRS § 81.] Decodified. Restored as RCW 2.32.090.

## Chapter 36.29 <br> COUNTY TREASURER

36.29.015 Treasurer's report on property tax revenue and budget expenditures of units of local government. [1971 ex.s. c 288 § 15.] Repealed by 1973 c 58 § 1.

## Chapter 36.32 COUNTY COMMISSIONERS

36.32.190 Interest in county contracts barred. [1895 c 97 § 1; Code 1881 § 2686; R RS § 4058.] Repealed by 1961 c 268 § 18.
36.32.272 Purchase or lease of capital outlay equipment--Commissioners may elect to adopt provisions for, designate kinds of equipment. [1967 ex.s. c 144 § 17.] Repealed by 1977 c 67 § 8.
36.32.274 Purchase or lease of capital outlay equipment--County equipment and rental revolving fund--Creation--Transfer of sums from current expense fund. [1967 ex.s. c 144 § 18.] Repealed by 1977 c 67 § 8.
36.32.276 Purchase or lease of capital outlay equipment--Authorization by purchasing agent required--Existing contracts. [1967 ex.s. c 144 § 19.] Repealed by 1977 c 67 § 8.
36.32.278 Purchase or lease of capital outlay equipment--Charges for use of equipment--Fiscal procedure. [1967 ex.s. c 144 § 20.] Repealed by 1977 c 67 § 8.
36.32.320 Compensation for extra service--Compensation as road overseers in certain counties. [1967 c 218 § 4; 1963 c 4 § 36.32.320. Prior: 1950 ex.s. c 9 § 1 ; 1927 c 274 § 1; RRS § 4053-1.] Repealed by 1971 ex.s. c 237 § 3.

## Chapter 36.33 <br> COUNTY FUNDS

36.33.050 Salary fund--General. [1890 p 314 § 36; RRS § 4219.] Repealed by 1961 c 273 § 2.
36.33.110 Distribution of forest reserve funds. [1980 c 154 § 10 ; 1977 ex.s. c 359 § $15 ; 1967$ c $230 \S 1 ; 1965$ ex.s. c $140 \S 1 ; 1963$ c $4 \S$ 36.33.110. Prior: (i) 1907 c 185 § 1; RRS § 11021. (ii) 1949 c 131 § 1 ; 1907 c 185 § 2; Rem. Supp. 1949 § 4057.] Repealed by 1982 c 126 § 3, effective July 1, 1983.

## Chapter 36.34 <br> COUNTY PROPERTY

36.34.350 National forest townsite lands--Sale by direct negotiation. [1980 c 90 § 1.] Expired January 1, 1984, pursuant to 1980 c 90 § 3.

## Chapter 36.37 <br> AGRICULTURAL FAIRS AND POULTRY SHOWS

36.37.030 County commissioners to supervise. [1917 c 32 § 3; RRS § 2752.] Repealed by 1957 c 124 § 2.
36.37.060 County exhibits at state fair--Exhibit funds. [(i) 1927 c 266 § 1; RRS § 2753-1. (ii) 1927 c 266 § 3; RRS § 2753-3.] Repealed by 1957 c 124 § 2.
36.37.070 Disposition of premiums earned. [1927 c 266 § 2; RRS § 2753-2.] Repealed by 1957 c 124 § 2.
36.37.080 Expenditures from exhibit fund. [1927 c 266 § 4; RRS § 2753-4.] Repealed by 1957 c 124 § 2.

## Chapter 36.39 <br> ASSISTANCE AND RELIEF

36.39.020 Aid to indigent nonbanker taken sick. [Code 1881 § 2701; 1854 p 396 § 6; RRS § 9986.] Repealed by 1953 ex.s. c 5 § 15.

## Chapter $\mathbf{3 6 . 4 0}$ <br> BUDGET

36.40.300 Costs of county revaluation program to be shared by all local taxing districts--Duties of county treasurer. [1973 1st ex.s. c 195 § 34; 1973 lst ex.s. c 195 § 143; 1972 ex.s. c 102 § 1.] Expired December 31, 1974.

## Chapter 36.44 CIVILIAN DEFENSE

36.44.010 through 36.44.050 [1943 c 6 § 1-5; Rem. Supp. 1943 §§ 8607-20-8607-24.] Repealed by 1951 c 178 § 17.

## Chapter 36.48 <br> DEPOSITARIES

36.48.020 Segregation of eligible securities. [1973 c 126 § 6; 1969 ex.s. c 193 § 28 ; 1967 c 132 § 3 ; 1963 c 4 § 36.48 .020 . Prior: 1945 c 73 § $1 ; 1933$ ex.s. c 45 § 3; 1931 c 87 § 3; 1909 c 15 § $1 ; 1907$ c 51 § 2; Rem. Supp. 1945 § 5563.] Repealed by 1984 c 177 § 21.
36.48.030 Depositaries to be designated by treasurer--Contract as to interest. [1963 c 4 § 36.48 .030 . Prior: 1933 ex.s. c 45 § 1 ; 1907 c 51 § 3; RRS §5564.] Repealed by 1969 ex.s. c 193 § 30.
36.48.100 County clerk's funds may be deposited--Clerk's depositary bond or collateral--Federal deposit insurance as affecting. [1967 c 132 § 4; 1963 c 4 § 36.48.100. Prior: 1933 ex.s. c $40 \S 3$; RRS §55613.] Repealed by 1969 ex.s. c 193 § 30.
36.48.110 Trustee for safekeeping of collateral. [1963 c 4 § 36.48.110. Prior: 1945 c 70 § 1 , part; 1941 c 18 § 1 , part; 1929 c 186 § 1 , part; Rem. Supp. 1945 § 5574-1, part.] Repealed by 1969 ex.s. c 193 § 30.
36.48.120 Trustee for safekeeping of collateral--Trustee's receipt. [1963 c 4 § 36.48.120. Prior: 1929 c 186 § 2, part; RRS § 5574-2, part.] Repealed by 1969 ex.s. c 193 § 30.
36.48.130 Trustee for safekeeping of collateral--Procedure on insolvency of depositary. [1963 c 4 § 36.48.130. Prior: 1929 c 186 § 3, part; RRS § 5574-3, part.] Repealed by 1969 ex.s. c 193 § 30.
36.48.140 Trustee for safekeeping of collateral--Compensation of trustee. [1963 c 4 § 36.48.140. Prior: 1929 c 186 § 4, part; RRS § $5574-4$, part.] Repealed by 1969 ex.s. c 193 § 30.
36.48.150 Trustee for safekeeping of collateral--Bank cannot act as trustee of own collateral. [1963 c 4 § 36.48.150. Prior: 1929 c 186 § 5, part; RRS §5574-5, part.] Repealed by 1969 ex.s. c 193 § 30.
36.48.160 Banks claiming exemption from sales, use, or ad valorem taxes--Designation as depositary prohibited. [1969 ex.s. c 230 § 3.] Repealed by 1983 c 66 § 23.
36.48.170 Banks claiming exemption from sales, use, or ad valorem taxes--Deposit of public moneys in prohibited. [1969 ex.s. c 230 § 4.] Repealed by 1983 c 66 § 23.
36.48.180 Banks claiming exemption from sales, use, or ad valorem taxes--Notification of county treasurer. [1969 ex.s. c 230 § 5.] Repealed by 1983 c 66 § 23. Later enactment, see RCW 39.58.045.

## Chapter 36.49 <br> DOG LICENSE TAX

36.49.010 Tax imposed--Rate--Tax optional with county. [1963 c 4 § 36.49.010. Prior: 1935 c 95 § 1; 1929 c 198 § 1 ; RRS § 8304-1; prior: 1919 c 6 § 1.] Repealed by 1985 c 91 § 11.

Chapter 36.59
HOMESITE LANDS
36.59.010 Definitions. [1939 c 201 § 1; RRS § 4026-11.] Now codified as RCW 36.59.300.
36.59.020 Designation of homesite lands. [1939 c 201 § 3, part; RRS § 4026-13, part.] Now codified in RCW 36.59.320.
36.59.030 Acreage of tracts. [1939 c 201 § 6; RRS § 4026-16.] Now codified as RCW 36.59.350.
36.59.040 Notice of opening for entry. [1939 c 201 § 3, part; RRS § 4026-13, part.] Now codified in RCW 36.59.320.
36.59.050 Entry-Persons entitled. [1939 c 201 § 2; RRS § 402612.] Now codified as RCW 36.59.310.
36.59.060 Application for entry-Affidavit. [1939 c 201 § 4, part; RRS § 4026-14, part.] Now codified in RCW 36.59.330.
36.59.070 Forms to be furnished. [1939 c 201 §5; RRS §402615.] Now codified as RCW 36.59.340.
36.59.080 Record of entries. [1939 c 201 § 7; RRS § 4026-17.] Now codified as RCW 36.59.360.
36.59.090 Conflicting entries. [1939 c 201 § 10; RRS § 4026-20.] Now codified as RCW 36.59.390.
36.59.100 Certificate of entry-Fee. [(i) 1939 c 201 § 8; RRS § 4026-18. Now codified as RCW 36.59.370. (ii) 1939 c 201 § 4, part; RRS § 4026-14, part. Now codified in RCW 36.59.330.]
36.59.110 First year's requirements. [1939 c 201 § 9, part; RRS § 4026-19, part.] Now codified in RCW 36.59.380.
36.59.120 Second year's and subsequent requirements. [1939 c 201 § 9, part; RRS § 4026-19, part.] Now codified in RCW 36.59.380.
36.59.130 Permitted absence. [1939 c 201 § 9, part; RRS § 402619, part.] Now codified in RCW 36.59.380.
36.59.140 Reversion for nonresidence or abandonment. [1939 c 201 § 12, part; RRS § 4026-22, part.] Now codified in RCW 36.59.410.
36.59.150 Final proof-Conveyance. [1939 c 201 § 9, part; RRS § 4026-19, part.] Now codified in RCW 36.59.380.
36.59.160 Death of entryman-Effect. [1939 c 201 § 9, part; RRS § 4026-19, part.] Now codified in RCW 36.59.380.
36.59.170 Marriage of entryman to entrywoman. [1939 c 201§ 11; RRS § 4026-21.] Now codified as RCW 36.59.400.
36.59.180 Separation of spouses after entry. [1939 c 201 § 12 , part; RRS § 4026-22, part.] Now codified in RCW 36.59.410.
36.59.190 Transfer of entry rights. [1939 c 201 § 13; RRS § 402623.] Now codified as RCW 36.59.420.
36.59.200 Execution of deeds. [1939 c 201 § 9, part; RRS § 402619, part.] Now codified in RCW 36.59.380.
36.59.210 Mineral rights to be reserved. [1939 c 201 § 14; RRS § 4026-24.] Now codified as RCW 36.59.430.
36.59.300 Definitions. [1963 c 4 § 36.59.300. Prior: 1939 c $201 \S$ 1; RRS § 4026-11. Formerly RCW 36.59.010.] Repealed by 1977 c 13 § 1.
36.59.310 Entry—Persons entitled. [1971 ex.s. c 292 § 39; 1963 c 4 § 36.59.310. Prior: 1939 c 201 § 2; R RS § 4026-1 2. Formerly RCW 36.59.050.] Repealed by 1977 c 13 § 1.
36.59.320 Designation of homesite lands-Notice of opening for entry. [1963 c 4 § 36.59.320. Prior: 1939 c 201 § 3; RRS § 4026-13. Formerly RCW 36.59.020 and 36.59.040.] Repealed by 1977 c 13 § 1.
36.59.330 Application for entry-Affidavit—Filing fee. [1963 c 4 § 36.59.330. Prior: 1939 c 201 § 4; RRS § 4026-14. Formerly RCW 36.59.060 and 36.59.100, part.] Repealed by 1977 c 13 § 1.
36.59.340 Forms to be furnished-Oaths administered free. [1963 c 4 § 36.59.340. Prior: 1939 c 201 § 5; R RS § 4026-15. Formerly RCW 36.59.070.] Repealed by 1977 c 13 § 1.
36.59.350 Acreage of tracts. [1963 c $4 \S$ 36.59.350. Prior: 1939 c 201 § 6; RRS § 4026-16. Formerly RCW 36.59.030.] Repealed by 1977 c 13 § 1.
36.59.360 Record of entries. [1963 c 4 § 36.59.360. Prior: 1939 c 201 § 7; RRS § 4026-17. Formerly RCW 36.59.080.] Repealed by 1977 c 13 § 1.
36.59.370 Certificate of entry. [1963 c $4 \S 36.59 .370$. Prior: 1939 c 201 § 8; RRS § 4026-18. Formerly RCW 36.59.100, part.] Repealed by 1977 c 13 § 1 .
36.59.380 Final proof-Permitted absences-Annual minimum requirements-Proof upon entryman's death. [1963 c 4 § 36.59.380. Prior: 1939 c 201 § 9; RRS § 4026-19. Formerly RCW 36.59.110, 36.59.120, 36.59.130, 36.59.150, 36.59.160 and 36.59.200.] Repealed by 1977 c 13 § 1 .
36.59.390 Conflicting entries. [1963 c $4 \S 36.59 .390$. Prior: 1939 c 201 § 10; RRS § 4026-20. Formerly RCW 36.59.090.] Repealed by 1977 c 13 § 1.
36.59.400 Marriage of entryman to entrywoman. [1963 c 4 § 36.59.400. Prior: 1939 c 201 § 11 ; RRS § 4026-21. Formerly RCW 36.59.170.] Repealed by 1977 c 13 § 1.
36.59.410 Reversion for nonresidence or abandonment-Board's discretionary power-Succession to right upon marital separation. [1963 c 4 § 36.59.410. Prior: 1939 c 201 § 12; RRS § 4026-22. Formerly RCW 36.59 .140 and 36.59.180.] Repealed by 1977 c 13 § 1.
36.59.420 Transfer of entry rights. [1963 c 4 § 36.59.420. Prior: 1939 c 201 § 13; RRS § 4026-23. Formerly RCW 36.59.190.] Repealed by 1977 c 13 § 1.
36.59.430 Reservation of mineral rights. [1963 c 4 § 36.59.430. Prior: 1939 c 201 § 14; RRS § 4026-24. Formerly RCW 36.59.210.] Repealed by 1977 c 13 § 1.

## Chapter 36.62 <br> HOSPITALS

36.62.020 Approval of board of health-Buildings separate from almshouses and infirmaries. [1963 c 4 § 36.62.020. Prior: 1947 c 228 § 1, part; 1925 ex.s. c 174 § 1, part; Rem. Supp. 1947 § 6090-1, part.] Repealed by 1984 c 26 § 23.
36.62.080 Sale of bonds-Price. [1983 c 167 § 73; 1963 c 4 § 36.62.080. Prior: 1925 ex.s. c 174 § 7; RRS § 6090-7.] Repealed by 1984 c 186 § 70.
36.62.220 General superintendent for hospitals having two hundred or more beds-Removal. [1963 c 4 § 36.62.220. Prior: 1945 c 118 § 1 , part; 1931 c 139 § 7, part; Rem. Supp. 1945 § 6090-15, part.] Repealed by 1984 c 26 § 23.
36.62.240 Inspection of hospitals having two hundred or more beds. [1979 c 141 § 44; 1963 c 4 § 36.62.240. Prior: 1931 c 139 § 10; R RS § 6090-18.] Repealed by 1984 c 26 § 23.
36.62.260 Budget. [1951 c 256 § 2.] Repealed by 1953 ex.s. c 5 § 15.
36.62.280 Payments and advances from department of public assistance-Reimbursement. [1963 c 4 § 36.62.280. Prior: 1961 c 144 § 2; 1951 c 256 § 4.] Repealed by 1971 ex.s. c 277 § 4.
36.62.281 Payment and advances from department of social and health services-Reimbursement. [1971 ex.s. c 277 § 3.] Repealed by 1984 c 26 § 23.

## Chapter 36.63

JAILS
36.63.010 Establishment authorized. [1963 c 4 § 36.63.010. Prior: 1917 c 103 § 2; RRS § 10205.] Repealed by 1977 ex.s. c 316 § 27.
36.63.020 Jail as sheriff's charge—Rules and regulations. [1963 c 4 § 36.63.020. Prior: 1877 p 303 § 5; RRS § 10195.] Repealed by 1977 ex.s. c 316 § 27.
36.63.030 Jailer to be deputy sheriff. [1963 c 4 § 36.63.030. Prior: 1877 p 305 § 13; RRS § 10203.] Repealed by 1977 ex.s. c 316 § 27.
36.63.040 Sheriff to visit jail in person-Whitewashing. [1963 c 4 § 36.63.040. Prior: 1877 p 304 § 10; RRS § 10200.] Repealed by 1977 ex.s. c 316 § 27.
36.63.050 Jail register. [1963 c 4 § 36.63.050. Prior: 1877 p 303 § 6; RRS § 10196.] Repealed by 1977 ex.s. c 316 § 27.
36.63.060 Jail rules prescribed by superior judge. [1963 c 4 § 36.63.060. Prior: 1877 p 302 § 1; RRS § 10191.] Repealed by 1977 ex.s. c 316 § 27.
36.63.070 Rules may be revised. [1963 c 4 § 36.63.070. Prior: 1877 p 303 § 4; RRS § 10194.] Repealed by 1977 ex.s. c 316 § 27.
36.63.080 Rules to be furnished officers. [1963 c 4 § 36.63.080. Prior: 1877 p 302 § 2; RRS § 10192.] Repealed by 1977 ex.s. c 316 § 27.
36.63.090 Sheriff to keep rules posted. [1963 c 4 § 36.63.090. Prior: 1877 p 303 § 3; RRS § 10193.] Repealed by 1977 ex.s. c 316 § 27.
36.63.100 Grand jury informed of law, jail rules and regulations. [1963 c 4 § 36.63.100. Prior: 1877 p 304 § 8; RRS § 10198.] Repealed by 1977 ex.s. c 316 § 27.
36.63.110 Grand jury, prosecutor, and commissioners to visit jail. [1963 c 4 § 36.63.110. Prior: 1877 p 304 § 9; RRS § 10199.] Repealed by 1977 ex.s. c 316 § 27.
36.63.120 Allowance for prisoner's board. [1969 c 17 § 1; 1963 c 4 § 36.63.120. Prior: 1947 c 58 § 1; 1893 c 16 § 1; Rem. Supp. 1947 § 10188.] Repealed by 1977 ex.s. c 316 § 27.
36.63.130 Prisoner's hair may be cropped. [1963 c 4 § 36.63.130. Prior: 1877 p 304 § 12; RRS § 10202.] Repealed by 1977 ex.s. c 316 § 27.
36.63.140 Solitary confinement. [1963 c 4 § 36.63.140. Prior: 1877 p 304 § 11; RRS § 10201.] Repealed by 1977 ex.s. c 316 § 27.
36.63.150 Joint county and city or town jails. [1963 c 4 § 36.63.150. Prior: 1961 c 171 § 29; 1917 c 103 § 3; RRS § 10206.] Repealed by 1977 ex.s. c 316 § 27.
36.63.160 Joint county and city or town jails--Joint authority and powers. [1963 c 4 § 36.63.160. Prior: 1961 c 171 § 30; 1917 c 103 § 4; RRS § 10207.] Repealed by 1977 ex.s. c 316 § 27.
36.63.170 Joint county and city or town jails--Unconvicted prisoner not to be worked. [1963 c 4 § 36.63.170. Prior: 1917 c 103 § 5; RRS § 10208.] Repealed by 1977 ex.s. c 316 § 27.
36.63.180 Federal prisoners. [1963 c 4 § 36.63.180. Prior: 1917 c 103 § 6; RRS § 10209.] Repealed by 1977 ex.s. c 316 § 27.
36.63.190 Temporary confinement of prisoners being moved. [1963 c 4 § 36.63.190. Prior: Code 1881 § 1165; RRS § 10187.] Repealed by 1977 ex.s c 316 § 27.
36.63.200 Annual report of sheriff. [1963 c 4 § 36.63.200. Prior: 1951 c 108 § $1 ; 1877$ p 303 § 7; RRS § 10197.] Repealed by 1977 ex.s.c $316 \S 27$.
36.63.210 Farms and camps authorized. [1963 c 4 § 36.63.210. Prior: 1961 c 171 § 6.] Repealed by 1977 ex.s. c 316 § 27.
36.63.220 Conviction and commitment deemed sentence to labor-Hours. [1963 c 4 § 36.63.220. Prior: 1961 c 171 § 7.] Repealed by 1977 ex.s. c 316 § 27.
36.63.230 Sheriff's order of transfer to farm or camp. [1963 c 4 § 36.63.230. Prior: 1961 c 171 § 8.] Repealed by 1977 ex.s. c 316 § 27.
36.63.240 Confinement in jail of another county. [1963 c 4 § 36.63.240. Prior: 1961 c 171 § 9.] Repealed by 1977 ex.s. c 316 § 27.
36.63.250 Transfer to jail, farm, or camp maintained by state. [1963 c 4 § 36.63 .250 . Prior: 1961 c 171 § 10.] Repealed by 1977 ex.s. c 316 § 27.
36.63.260 Employment of prisoner--Conditions-Disposition of earnings-Diminution of term. [1963 c 4 § 36.63.260. Prior: 1961 c 171 § 11.] Repealed by 1977 ex.s. c 316 § 27.
36.63.270 Judge may designate jail of contiguous county if facilities inadequate. [1963 c 4 § 36.63.270. Prior: 1961 c 171 § 12.] Repealed by 1977 ex.s. c $316 \S 27$.
36.63.280 Districts for joint jails, farms and camps authorized. [1963 c 4 § 36.63.280. Prior: 1961 c 171 § 13.] Repealed by 1977 ex.s. c 316 § 27.
36.63.290 Powers of district. [1963 c 4 § 36.63.290. Prior: 1961 c 171 § 14.] Repealed by 1977 ex.s. c 316 § 27.
36.63.300 County commissioners may initiate proceedings for joint district--Resolution of proposal. [1963 c 4 § 36.63.300. Prior: 1961 c 171 § 15 .] Repealed by 1977 ex.s. c 316 § 27.
36.63.310 Transmission of resolution for proposal of joint district to other counties concerned--Board of directors appointed. [1963 c 4 § 36.63.310. Prior: 1961 c 171 § 16.] Repealed by 1977 ex.s. c 316 § 27.
36.63.320 Resolution of other counties adopting or rejecting proposal for joint district--Transmission to initiating board. [1963 c 4 § 36.63.320. Prior: 1961 c 171 § 17.] Repealed by 1977 ex.s. c 316 § 27.
36.63.330 Resolution creating joint district--Filing with secretary of state. [1963 c 4 § 36.63.330. Prior: 1961 c 171 § 18.] Repealed by 1977 ex.s. c 316 § 27.
36.63.340 Joint districts to be numbered by secretary of state. [1963 c 4 § 36.63 .340 . Prior: 1961 c 171 § 19.] Repealed by 1977 ex.s. c 316 § 27.
36.63.350 Certificate of organization--First meeting of directors-Expenses of attending directors meetings. [1963 c 4 § 36.63.350. Prior: 1961 c 171 § 20.] Repealed by 1977 ex.s. c 316 § 27.
36.63.360 Designation as board of directors of joint district. [1963 c 4 § 36.63 .360 . Prior: 1961 c 171 § 21.] Repealed by 1977 ex.s. c 316 § 27.
36.63.370 Agreement by directors of district to bind counties-Apportionment of costs. [1963 c 4 § 36.63.370. Prior: 1961 c 171 § 22.] Repealed by 1977 ex.s c 316 § 27.
36.63.380 Charges against county collectible by directors of joint district or by county commissioners--Civil action. [1963 c 4 § 36.63.380. Prior: 1961 c 171 § 23.] Repealed by 1977 ex.s. c 316 § 27.
36.63.390 Directors may establish joint county jail--Conditions and standards. [1963 c 4 § 36.63.390. Prior: 1961 c 171 § 24.] Repealed by 1977 ex.s.c 316 § 27.
36.63.400 Cash revolving fund for joint county jail--Counties payments for expenses. [1963 c 4 § 36.63.400. Prior: 1961 c 171 § 25.] Repealed by 1977 ex.s. c 316 § 27.
36.63.410 Commitments to joint county jail. [1963 c 4 § 36.63.410. Prior: 1961 c 171 § 26.] Repealed by 1977 ex.s. c 316 § 27.
36.63.420 Provisions of law applicable to joint county jails and superintendents. [1963 c 4 § 36.63.420. Prior: 1961 c 171 § 27.] Repealed by 1977 ex.s. c 316 § 27.
36.63.430 Director's rules for joint county jails. [1963 c 4 § 36.63.430. Prior: 1961 c 171 § 28.] Repealed by 1977 ex.s. c 316 § 27.
36.63.440 Dissolution of joint district. [1963 c 4 § 36.63.440. Prior: 1961 c 171 § 31.] Repealed by 1977 ex.s. c 316 § 27.
36.63.450 Cross-reference section, decodified.
36.63.460 Cross-reference section, decodified.

## Chapter 36.63A

## CITY AND COUNTY JAIL ACT OF 1974

36.63A.010 Purpose. [1974 ex.s. c 81 § I.] Repealed by 1977 ex.s. c 316 § 27.
36.63A.020 Definitions. [1974 ex.s. c 81 § 2.] Repealed by 1977 ex.s.c 316 § 27.
36.63A.030 State-wide city and county jail commission--Mem-bership--Officers-Meetings-Office--Staff--Expenses. [1974 ex.s. c 81 § 3.] Repealed by 1977 ex.s. c 316 § 27.
36.63A.040 Per diem and travel expenses. [1974 ex.s. c 81 § 4.] Repealed by 1977 ex.s. c 316 § 27.
36.63A.050 State-wide city and county jail commission--Duties. [1974 ex.s. c 81 § 5.] Repealed by 1977 ex.s. c 316 § 27.
36.63A.060 Minimum standards and rules for detention and correctional institutions. [1974 ex.s. c 81 § 6.] Repealed by 1977 ex.s. c 316 § 27.
36.63A.900 Short title--Legislative directive. [1974 ex.s. c 81 § 7.] Repealed by 1977 ex.s. c 316 § 27.
36.63A.905 Commission abolished—Effective date. [1974 ex.s. c 81 § 8.] Repealed by 1977 ex.s. c 316 § 27.
36.63A.910 Severability--1974 ex.s. c 81. [1974 ex.s. c 81 § 9.] Repealed by 1977 ex.s. c 316 § 27.

## Chapter 36.67

## LIMITATION OF INDEBTEDNESS--COUNTY BONDS

36.67.020 Additional indebtedness with vote of electors. [ 1970 ex.s. c 42 § $18 ; 1967$ c 107 § 2; 1963 c 4 § 36.67.020. Prior: 1890 p 37 § 2; RRS § 5576.] Repealed by 1971 c 76 § 6.
36.67.030 Negotiable bonds may be issued. [1983 c 167 § 74; 1983 c 3 § 79; 1963 c 4 § 36.67.030. Prior: 1890 p 38 § 3; RRS § 5577.] Repealed by 1984 c 186 § 70.
36.67.040 Content of bonds--Form. [1983 c 167 § 75; 1981 c 156 § $10 ; 1980$ c 145 § $1 ; 1969$ c 142 § $5 ; 1967$ c 107 § $3 ; 1963$ c $4 \S$ 36.67.040. Prior: 1890 p 38 § 4; RRS § 5578.] Repealed by 1984 c 186 § 70.
36.67.050 Bonds may be exchanged for warrants or sold. [1983 c 167 § 76; 1963 c 4 § 36.67.050. Prior: 1890 p 39 § 5; RRS § 5579.] Repealed by 1984 c 186 § 70.
36.67.080 Registry of bonds. [1963 c 4 § 36.67.080. Prior: 1890 p 40 § 9; RRS § 5583.] Repealed by 1983 c 167 § 270.

## Chapter 36.68 <br> PARKS AND RECREATIONAL FACILITIES

36.68.540 Employees. [1963 c 218 § 15.] Repealed by 1981 c 210 § 22. Later enactment, see RCW 36.68.541.

## Chapter 36.70 <br> PLANNING ENABLING ACT

36.70.950 Section captions not part of law. [1959 c 201 § 95.] Decodified for reenactment purposes. Covered by chapter 36.98 RCW.
36.70.960 Severability. [1959 c 201 § 96.] Decodified for reenactment purposes. Covered by chapter 36.98 RCW .

## Chapter 36.72 <br> PRINTING

36.72.010 Official county paper. [1963 c 4 § 36.72.010. Prior: 1917 c 114 § 1, part; 1886 p 108 § 1, part; Code 1881 § 2692, part; 1873 p 478 § 1, part; RRS § 4080, part.] Repealed by 1977 c 34 § 7. Later enactment, see RCW 36.72.075.
36.72.020 Procedure where county has no newspaper. [1963 c 4 § 36.72.020. Prior: 1917 c 114 § 1, part; 1886 p 108 § 1, part; Code 1881 § 2692, part; 1873 p 478 § 1, part; RRS § 4080, part.] Repealed by 1977 c 34 § 7.
36.72.030 Procedure where county has no newspaper--Bond. [1963 c 4 § 36.72.030. Prior: 1917 c 114 § 1, part; 1886 p 108 § 1, part; Code 1881 § 2692, part; 1873 p 478 § 1, part; RRS § 4080, part.] Repealed by 1977 c 34 § 7.
36.72.040 Procedure where county has no newspaper-Term of contract. [1963 c 4 § 36.72.040. Prior: 1917 c 114 § 1, part; 1886 p 108 § 1, part; Code 1881 § 2692, part; 1873 p 478 § 1, part; RRS § 4080, part.] Repealed by 1977 c 34 § 7.
36.72.050 Procedure where county has no newspaper--Advertisement for proposals for printing. [1973 1st ex.s. c 28 § 1 ; 1969 ex.s. c 43 § 1; 1963 c 4 § 36.72.050. Prior: 1955 c 312 § 2; prior: 1947 c 141 § 1 , part; 1917 c 114 § 2, part; 1907 c 229 § 1, part; 1886 p 108 § 2, part; Code 1881 § 2693, part; 1873 p 478 § 2, part; Rem. Supp. 1947 § 4081, part.] Repealed by 1977 c 34 § 7.
36.72.060 Procedure where county has no newspaper--Specifications. [1963 c 4 § 36.72.060. Prior: 1955 c 312 § 3, prior: 1947 c 141 § 1, part; 1917 c 114 § 2, part; 1907 c 229 § 1, part; 1886 p 108 § 2, part; Code 1881 § 2693, part; 1873 p 478 § 2, part; Rem. Supp. 1947 § 4081, part.] Repealed by 1977 c 34 § 7.
36.72.070 All county officers to use official paper. [1963 c 4 § 36.72.070. Prior: Code 1881 § 2694; 1873 p 478 § 3; RRS § 4082.] Repealed by 1977 c 34 § 7. Later enactment, see RCW 36.72.071.

Chapter 36.75

## ROADS AND BRIDGES--GENERAL PROVISIONS

36.75.045 Powers--Transfer of duties of prior elective county engineer to county commissioners. [1963 c 4 § 36.75.045. Prior: 1943 c 73 § 1, part; 1937 c 187 § 4, part; Rem. Supp. 1943 § 6450-4, part.] Repealed by 1969 ex.s. c $182 \S 16$.

## Chapter 36.76 <br> ROADS AND BRIDGES--BONDS

36.76.010 Election to authorize issuance. [1971 c 9 § 1; 1970 ex.s. c $56 \S 52$; 1970 ex.s. c $42 \S 21$; 1969 ex.s. c $232 \S 72 ; 1963$ c $4 \S$ 36.76.010. Prior: 1890 p 40 § 1 ; RRS § 5584.] Repealed by 1981 c 260 § 18 ; and repealed by 1971 c 76 § 6.
36.76.020 How to be held--Ballots--Issuance of bonds. [1963 c 4 § 36.76.020. Prior: 1913 c $150 \S 1$; 1891 c $90 \S 1 ; 1890$ p 41 § 2; RRS § 5585.] Repealed by 1971 c 76 § 6.
36.76.030 Notice of election. [1963 c 4 § 36.76.030. Prior: 1890 p 41 § 3; RRS § 5586.] Repealed by 1971 c 76 § 6.
36.76.040 Disposition of proceeds of bonds. [1963 c 4 § 36.76.040. Prior: 1890 p 41 § 4; RRS § 5587.] Repealed by 1971 c 76 § 6.
36.76.050 Tax levy to meet interest and principal. [1963 c 4 § 36.76.050. Prior: 1890 p 42 §5; RRS § 5588.] Repealed by 1971 c 76 § 6.
36.76.060 Form of bonds. [1963 c $4 \S$ 36.76.060. Prior: 1890 p 42 § 6; RRS § 5589.] Repealed by 1971 c 76 § 6.
36.76.070 Payment of interest. [1963 c 4 § 36.76.070. Prior: 1890 p 42 § 7; RRS § 5590.] Repealed by 1971 c 76 § 6.

## Chapter 36.77

## ROADS AND BRIDGES--CONSTRUCTION

36.77.050 Limitation on award of contract. [1963 c 4 § 36.77.050. Prior: 1937 c 187 § 33; RRS § 6450-33.] Repealed by 1980 c 93 § 2.
36.77.060 Minor projects by day labor. [1977 ex.s. c 32 § $1 ; 1963$ c 4 § 36.77.060. Prior: 1949 c 156 § 9, part; 1943 c 82 § 4, part; 1937 c 187 § 34, part; Rem. Supp. 1949 § 6450-34, part.] Repealed by 1980 c 40 § 2, effective January 1, 1981. Later enactment, see RCW 36.77.065.

## Chapter 36.79

ROADS AND BRIDGES--RURAL ARTERIAL PROGRAM
36.79.155 Apportionment and allocation of funds during 1983-1985 biennium--Expiration of section. [1983 1st ex.s. c 49 § 16.] Expired June 30, 1985.

## Chapter $\mathbf{3 6 . 8 1}$ <br> ROADS AND BRIDGES—ESTABLISHMENT

36.81.120 Long range county road program to be adopted. [1949 c 156 § 5; Rem. Supp. 1949 § 6450-8e.] Repealed by 1961 c 195 § 3.

## Chapter 36.82 <br> ROADS AND BRIDGES--FUNDS--BUDGET

36.82.220 "Equipment rental and revolving fund" created. [1963 c 4 § 36.82.220. Prior: 1949 c 156 § 1; Rem. Supp. 1949 § 6450-8a.] Repealed by 1977 c 67 §8. Later enactment, see RCW 36.33A.010.
36.82.230 County road fund, equipment rental and revolving fund-Payroll warrants--Transfers. [1965 ex.s. c 25 § 1.] Repealed by 1977 c 67 § 8.
36.82.240 Authorization to rent county road equipment for maintenance and operation of garbage disposal sites-Exception. [1967 c 218 § 1.] Repealed by 1971 ex.s. c 25 § 3.
36.82.245 Authorization to rent county road equipment for maintenance and operation of garbage disposal sites--Declared to be county road purpose. [1967 c 218 § 2.] Repealed by 1971 ex.s. c 25 § 3.

Chapter 36.89
HIGHWAYS--OPEN SPACES--PARKS--RECREATION, COMMUNITY, HEALTH AND SAFETY FACILITIES--STORM WATER CONTROL
36.89.070 Limitation in application of chapter. [1967 c 109 § 8.] Repealed by 1970 ex.s. c $30 \S 11$.

## Chapter 36.90

## SOUTHWEST WASHINGTON FAIR

36.90.060 Agent may manage property. [1963 c 4 § 36.90.060. Prior: 1959 c 34 § 3.] Repealed by 1973 1st ex.s. c 97 § 7.

## Chapter 36.91

## TRADING STAMP LICENSES

36.91.010 through 36.91.050. [1957 c 221 §§ 2, 3; 1939 c 31 § 1 , part; 1913 c 134.] Now codified as chapter 19.83 RCW.

## Chapter 36.95

## TELEVISION RECEPTION IMPROVEMENT DISTRICTS

36.95.170 District board--Bonding of members. [1971 ex.s. c 155 § 17.] Repealed by 1973 c 55 § 1.

Construction of repeal--1973 c 55: "Section 1 of this act shall not have the effect of terminating, or in any way modif ying, any liability which shall already be in existence at the date this act becomes effective." [1973 c 55 § 2.]

## Title 37

## FEDERAL AREAS--INDIANS

## Chapter 37.08

JURISDICTION IN SPECIAL CASES
37.08.010 County may aid in acquisition of land for permanent military reservations. [1917 c 4 § 2; no RRS.] Now codified as RCW 37.16.010.
37.08.020 Bonds may be issued. [1917 c 4 § 3; no RRS.] Now codified as RCW 37.16.020.
37.08.030 Bonds-Requisites--Issuance. [1917 c 4 § 4; no RRS.] Now codified as RCW 37.16.030.
37.08.040 Bonds--Form--Tax levy. [1917 c 4 § 5; no RRS.] Now codified as RCW 37.16.040.
37.08.050 Bonds--Registration. [1917 c 4 § 8; no RRS.] Now codified as RCW 37.16.050.
37.08.060 Eminent domain. [1917 c 4 § 9; no RRS.] Now codified as RCW 37.16.060.
37.08.070 Petition for condemnation. [1917 c 4 § 10; no RRS.] Now codified as RCW 37.16.070.
37.08.080 Notice--Service. [1917 c 4 § 11; no RRS.] Now codified as RCW 37.16.080.
37.08.090 Service where state land is involved. [1917 c 4 § 12; no RRS.] Now codified as RCW 37.16.090.
37.08.100 Adjournments. [1917 c 4 § 13; no RRS.] Now codified as RCW 37.16.100.
37.08.110 Order impaneling jury. [1917 c 4 § 14; no RRS.] Now codified as RCW 37.16.110.
37.08.120 Trial—Judgment. [1917 c $4 \S 15$; no RRS.] Now codified as RCW 37.16.120.
37.08.130 Appeal-Payment of award into court-Immediate possession. [1917 c 4 § 16; no RRS.] Now codified as RCW 37.16.130.
37.08.140 Decree of appropriation. [1917 c 4 § 17; no RRS.] Now codified as RCW 37.16.140.
37.08.150 Dismissal of proceedings as to particular tracts. [1917 c 4 § 18; no RRS.] Now codified as RCW 37.16.150.
37.08.160 Order directing payment. [1917 c 4 § 19; no RRS.] Now codified as RCW 37.16.160.
37.08.170 Practice and procedure. [1917 c 4 § 20; no RRS.] Now codified as RCW 37.16.170.
37.08.190 Limit of indebtedness. [1917 c 4 § 23; no RRS.] Now codified as RCW 37.16.190.

Chapter 37.12
INDIANS AND INDIAN LANDS--JURISDICTION
37.12.020 Assumption of criminal and civil jurisdiction by stateResolution of request--Proclamation by governor. [1957 c 240 § 2.] Repealed by 1963 c 36 § 6. Later enactment see RCW 37.12.021.

## Chapter 37.16 <br> ACQUISITION OF LANDS FOR PERMANENT MILITARY INSTALLATIONS

37.16.010 County may aid in acquisition of land for permanent military reservations. [1970 ex.s. c 42 § 23; 1917 c 4 § 2; no RRS. Formerly RCW 37.08.010.] Repealed by 1971 c 76 § 6.
37.16.020 Bonds may be issued. [1970 ex.s. c 56 § 56; 1970 ex.s. c 42 § 24; 1969 ex.s. c 232 § 74; 1917 c 4 § 3; no RRS. Formerly RCW 37.08.020.] Repealed by 1971 c 76 § 6.

Reviser's note: This section was also amended by 1971 c 10 § 1 without cognizance of the repeal thereof.
37.16.030 Bonds may be issued--Requisites--Issuance. [1970 ex.s. c 56 § 57 ; 1969 ex.s. c 232 § 75 ; 1917 c $4 \S 4$; no RRS. Formerly RCW 37.08.030.] Repealed by 1971 c 76 § 6.
37.16.040 Bonds may be issued--Form--Tax levy. [1917 c 4 § 5; no RRS. Formerly RCW 37.08.040.] Repealed by 1971 c 76 § 6.
37.16.042 Bonds may be issued--Calling in bonds, notice of. [1917 c 4 § 6; no RRS.] Repealed by 1971 c 76 § 6.
37.16.045 Bonds may be issued--Presentment for payment. [1917 c 4 § 7; no RRS.] Repealed by 1971 c 76 § 6.
37.16.050 Bonds may be issued--Registration. [1917 c 4 § 8, no RRS. Formerly RCW 37.08.050.] Repealed by 1971 c 76 § 6.
37.16.060 Eminent domain. [1917 c 4 § 9; no RRS. Formerly RCW 37.08.060.] Repealed by 1971 c 76 § 6.
37.16.070 Eminent domain--Petition for condemnation. [1917 c 4 § 10; no RRS. Formerly RCW 37.08.070.] Repealed by 1971 c 76 § 6.
37.16.080 Eminent domain--Notice--Service. [1917 c 4 § 11; no RRS. Formerly RCW 37.08.080.] Repealed by 1971 c 76 § 6.
37.16.090 Eminent domain--Service where state land is involved. [1917 c 4 § 12 ; no RRS. Formerly RCW 37.08.090.] Repealed by 1971 c 76 § 6.
37.16.100 Eminent domain--Adjournments. [1917 c 4 § 13; no RRS. Formerly RCW 37.08.100.] Repealed by 1971 c 76 § 6.
37.16.110 Eminent domain--Order impaneling jury. [1917 c 4 § 14; no RRS. Formerly RCW 37.08.110.] Repealed by 1971 c 76 § 6.
37.16.120 Eminent domain-Trial--Judgment. [1917 c 4 § 15 ; no RRS. Formerly RCW 37.08.120.] Repealed by 1971 c 76 § 6.
37.16.130 Eminent domain--Appeal-Payment of award into court--Immediate possession. [1917 c 4 § 16; no RRS. Formerly RCW 37.08.130.] Repealed by 1971 c 76 § 6.

Reviser's note: This section was also amended by 1971 c 81 § 99 without cognizance of the repeal thereof.
37.16.140 Eminent domain-Decree of appropriation. [1917 c 4 § 17; no RRS. Formerly RCW 37.08.140.] Repealed by 1971 c 76 § 6.
37.16.150 Eminent domain--Dismissal of proceedings as to particular tracts. [1917 c 4 § 18; no RRS. Formerly RCW 37.08.150.] Repealed by 1971 c 76 § 6.
37.16.160 Eminent domain--Order directing payment. [1917 c 4 § 19; no RRS. Formerly RCW 37.08.160.] Repealed by 1971 c 76 § 6.
37.16.170 Practice and procedure. [1917 c 4 § 20; no RRS. Formerly RCW 37.08.170.] Repealed by 1971 c 76 § 6.
37.16.190 Limit of indebtedness. [1917 c 4 § 23; no RRS. Formerly RCW 37.08.190.] Repealed by 1971 c 76 § 6.

## Title 38 <br> MILITIA AND MILITARY AFFAIRS

## Chapter 38.04 <br> GENERAL PROVISIONS

38.04.050 Military offenses defined. [1943 c 130 § 83; Rem. Supp. 1943 § 8603-83. Prior: 1917 c 107 §§ 61-88; 1909 c 134 § 74; 1901 c 78 § $15 ; 1895$ c 108 §§ 151,154 .] Repealed by 1963 c $220 \S 139$. Later enactment, see chapter 38.38 RCW.

## Chapter 38.12

MILITIA OFFICERS AND ADVISORY COUNCIL
38.12.040 Advisory council. [1943 c 130 § 17; Rem. Supp. 1943 § 8603-17.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
38.12.050 Duties of advisory council. [1943 c 130 § 18; Rem. Supp. 1943 § 8603-18.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
38.12.080 Staff officers; how chosen. [1943 c 130 § 22; Rem. Supp. 1943 § 8603-22. Prior: 1917 c 107 § 15 ; 1909 c 134 § 31, part; 1895 c 108 § 42, part.] Repealed by 1974 ex.s. c 34 § 7.
38.12.090 Eligibility for staff assignment. [1943 c 130 § 23; Rem. Supp. 1943 § 8603-23. Prior: 1917 c 107 § 16; 1909 c 134 § 31, part; 1895 c 108 § 42, part.] Repealed by 1984 c 198 § 6.
38.12.100 Commissioned officers; selection. [1943 c 130 § 24; Rem. Supp. 1943 § 8603-24. Prior: 1917 c 107 § 12, part; 1909 c 134 § 31, part; 1895 c 108 § 42, part.] Repealed by 1974 ex.s. c 34 § 7.
38.12.110 Commissioned officers; promotion. [1943 c 130 § 25; Rem. Supp. 1943 § 8603-25. Prior: 1917 c 107 § 19; 1909 c 134 § 31, part; 1895 c 108 § 42, part.] Repealed by 1974 ex.s. c 34 § 7.
38.12.120 Commissioned officers; detail to staff. [1943 c 130 § 26; Rem. Supp. 1943 § 8603-26. Prior: 1917 c 107 § 19; 1909 c 134 § 31, part; 1895 c 107 § 42, part.] Repealed by 1974 ex.s. c 34 § 7.
38.12.130 Field officer; how chosen. [1943 c 130 § 27; Rem. Supp. 1943 § 8603-27. Prior: 1917 c 107 § 20; 1909 c 134 § 31, part; 1895 c 108 § 42, part.] Repealed by 1974 ex.s. c 34 § 7.
38.12.140 Officer may waive right to promotion. [1943 c 130 § 28; Rem. Supp. 1943 § 8603-28. Prior: 1917 c 107 § 25; 1909 c 134 § 36, part; 1895 c 107 § 49.] Repealed by 1974 ex.s. c 34 § 7.
38.12.190 Seniority of officers. [1943 c 130 § 32; Rem. Supp. 1943 § 8603-32. Prior: 1925 c 28 § 1 ; 1909 c 134 § 33 ; 1895 c 108 § 41, part.] Repealed by 1974 ex.s. c 34 § 7.

## Chapter 38.24

CLAIMS AND COMPENSATION
38.24.030 Transportation and subsistence. [1943 c 130 § 51; Rem. Supp. 1943 § 8603-51. Prior: 1913 c 66 § 11; 1909 c 134 § 58; 1895 c 108 § 89, part.] Repealed by 1984 c 198 § 6.
38.24.040 Allowances for incidental expenses. [1943 c 130 § 50 ; Rem. Supp. 1943 § 8603-50. Prior: 1925 c 28 § 2, part; 1919 c 137 § 1, part; 1917 c 107 § 37, part; 1915 c 47 § 1 , part; 1913 c 66 § 10 , part; 1909 c 134 § 57, part; 1907 c 122 § S, part; 1903 c 155 § 13 , part; 1901 c 78 § 11, part; 1895 c 108 § 89, part.] Repealed by 1984 c 198 § 6.

## Chapter 38.28 <br> MILITARY TRIBUNALS <br> (Later enactment: See chapter 38.38 RCW)

38.28.010 Military tribunals. [1943 c 130 § 56; Rem. Supp. 1943 § 8603-56. Prior: 1917 c 107 § 45; 1909 c 134 § 72, part.] Repealed by 1963 c 220 § 139.
38.28.020 Military courts. [1943 c 130 § 57; Rem. Supp. 1943 § 8603-57. Prior: 1917 c 107 § 46; 1909 c 134 §§ 72, part, 73, part; 1895 c 108 §§ $132,134,135$ and 136.] Repealed by 1963 c $220 \S 139$.
38.28.030 General courts martial. [1943 c 130 § 58; Rem. Supp. 1943 § 8603-58. Prior: 1917 c 107 § 47.] Repealed by 1963 c 220 § 139.
38.28.040 Special courts martial. [1943 c 130 § 59; Rem. Supp. 1943 § 8603-59. Prior: 1917 c 107 § 48.] Repealed by 1963 c 220 § 139.
38.28.050 Summary court officer. [1943 c 130 § 60; Rem. Supp. 1943 § 8603-60. Prior: 1917 c 107 § 49. Cf. 1909 c 134 § 76.] Repealed by 1963 c 220 § 139.
38.28.060 Jurisdiction of military courts. [1943 c 130 § 63; Rem. Supp. 1943 § 8603-63. Prior: 1917 c 107 § 55. Cf. 1909 c 134 § 73, part.] Repealed by 1963 c 220 § 139.
38.28.070 Nonliability of military courts. [1943 c 130 § 64; Rem. Supp. 1943 § 8603-64.] Repealed by 1963 c 220 § 139.
38.28.080 Courts of inquiry. [1943 c $130 \S 85$; Rem. Supp. 1943 § 8603-85. Prior: 1917 c 107 § 110.] Repealed by 1963 c 220 § 139.

## Chapter 38.32

OFFENSES--PUNISHMENT
(Later enactment: See chapter 38.38 RCW)
38.32.040 Officers and men may be arrested. [1943 c 130 § 67; Rem. Supp. 1943 § 8603-67. Prior: 1917 c 107 § 56.] Repealed by 1963 c 220 § 139.
38.32.050 Felonies--Civil authority. [1943 c 130 § 68; Rem. Supp. 1943 § 8603-68.] Repealed by 1963 c 220 § 139.
38.32.060 Right of pursuit. [1943 c 130 § 79; Rem. Supp. 1943 § 8603-79.] Repealed by 1963 c 220 § 139.
38.32.110 Wrongful taking of military property from armory. [1943 c 130 § 88; Rem. Supp. 1943 § 8603-88. Prior: 1909 c 134 § 100.] Repealed by 1963 c 220 § 139.
38.32.130 Punishment for offenses. [1963 c 220 § 138; 1943 c 130 § 94; Rem. Supp. 1943 § 8603-94.] Repealed by 1981 c 260 § 18; and repealed by 1963 c 220 § 139.
38.32.150 Governor's approval of sentence. [1953 c 81 § 1 ; 1943 c 130 § 62; Rem. Supp. 1943 § 8603-62. Prior: 1917 c 107 § 54.] Repealed by 1963 c 220 § 139.

## Chapter 38.36 <br> TRIAL PROCEDURE <br> (Later enactment: See chapter 38.38 RCW)

38.36.010 Courts not bound by technical rules. [1943 c 130 § 65; Rem. Supp. 1943 § 8603-65.] Repealed by 1963 c 220 § 139.
38.36.020 Regularity of proceedings presumed. [1943 c 130 § 66; Rem. Supp. 1943 § 8603-66.] Repealed by 1963 c 220 § 139.
38.36.030 Charges; how preferred. [1943 c 130 § 69; Rem. Supp. 1943 § 8603-69. Cf. 1909 c 134 § 74, part; 1895 c 108 § 146, part.] Repealed by 1963 c 220 § 139.
38.36.040 Accused shall be summoned. [1943 c 130 § 70; Rem. Supp. 1943 § 8603-69. Prior: 1909 c 134 § 81; 1895 c 108 § 145.] Repealed by 1963 c 220 § 139.
38.36.050 Default in appearance. [1943 c 130 § 71; Rem. Supp. 1943 § 8603-71. Cf. 1909 c 134 § 83.] Repealed by 1963 c 220 § 139.
38.36.060 Restraint pending trial. [1943 c 130 § 72; Rem. Supp. 1943 § 8603-72.] Repealed by 1963 c 220 § 139.
38.36.070 Process. [1943 c 130 § 73; Rem. Supp. 1943 § 8603-73. Prior: 1917 c 107 § 58; 1909 c 134 § 88; 1895 c 108 § 158.] Repealed by 1963 c 220 § 139 .
38.36.080 Contempt of court. [1943 c 130 § 74; Rem. Supp. 1943 § 8603-74. Prior: 1909 c 134 § 89; 1895 c 108 § 144.] Repealed by 1963 c 220 § 139.
38.36.090 Subpoenas--Depositions. [1943 c 130 § 75; Rem. Supp. 1943 § 8603-75. Prior: 1909 c 134 § 86; 1895 c 108 § 143.] Repealed by 1963 c 220 § 139 .
38.36.100 Witnesses. [1943 c 130 § 76; Rem. Supp. 1943 § 860376. Prior: 1917 c 107 § 57; 1909 c 134 § 87; 1895 c 108 § 142.] Repealed by 1963 c 220 § 139.
38.36.110 Service of order--Commitment. [1943 c 130 § 77; Rem. Supp. 1943 § 8603-77. Prior: 1917 c 107 § 109. Cf. 1909 c 134 § 84; 1895 c 108 § 147.] Repealed by 1963 c 220 § 139.

## Chapter 38.40 <br> MISCELLANEOUS PROVISIONS

38.40.070 Telegraph employees exempt from militia duty. [Code 1881 § 2351, part; 1866 p 74 § 10, part; RRS § 11358, part.] Now codified as RCW 38.40.071.
38.40.090 Exemption from jury duty. [1943 c 130 § 90; Rem. Supp. 1943 § 8603-90. Prior: 1917 c 107 § 124; 1909 c 134 § 95; 1895 c 108 § 74.] Repealed by 1979 ex.s. c 135 § 9.

## Chapter 38.48 <br> STATE AND NATIONAL DEFENSE

38.48.010 Defense council created. [1941 c 177 § 2; Rem. Supp. 1941 § 8607-2.] Repealed by 1951 c 178 § 17. See RCW 38.52.920.
38.48.020 Organization of council. [1941 c 177 § 3; Rem. Supp. 1941 § 8607-3.] Repealed by 1951 c 178 § 17. See RCW 38.52.920.
38.48.030 Powers and duties. [1941 c 177 § 4; Rem. Supp. 1941 § 8607-4.] Repealed by 1951 c 178 § 17 . See RCW 38.52.920.
38.48.040 Local councils of defense. [1941 c 177 § 5; Rem. Supp. 1941 § 8607-5.] Repealed by 1951 c 178 § 17. See RCW 38.52.920.

## Chapter 38.52 <br> EMERGENCY MANAGEMENT <br> (Formerly: Emergency services)

38.52.006 Succession and vesting of powers, duties, and functions. [1972 ex.s. c 6 § 2.] Repealed by 1984 c 38 § 45.
38.52.007 Code reviser may change references to department, council and director in RCW. [1972 ex.s. c 6 § 3.] Repealed by 1974 ex.s. c 171 § 47.
38.52.060 Mobile support units. [1974 ex.s. c 171 § 8; 1951 c 178 § 7.] Repealed by 1984 c 38 § 45.
38.52.130 Loyalty oath required. [1974 ex.s. c 171 § $15 ; 1953$ c 145 § 2; 1951 c 178 § 15.] Repealed by 1984 c 38 § 45.
38.52.910 Act expires July I, 1955. [1951 c 178 § 21.] Repealed by 1955 c 210 § 2 .

## Title 39

## PUBLIC CONTRACTS AND

 INDEBTEDNESSChapter 39.04<br>PUBLIC WORKS

39.04.030 Publication when cost over twenty-five hundred dollars. [1923 c 183 § 2, part; RRS § 10322-2, part.] Now codified in RCW 39.04.020.

## Chapter 39.08 CONTRACTOR'S BOND

39.08.020 Notice to contractor condition to suit on bond. [1915 c 167 § 1; RRS § 1159-1.] Now codified as RCW 39.08.065.
39.08.040 Right of action on bond--Notice of claim. [1915 c 28 § 2, part; 1909 c 207 § 3, part; RRS § 1161, part.] Now codified in RCW 39.08.030.
39.08.050 Notice is public record--Attorney's fee. [1915 c 28 § 2, part; 1909 c 207 § 3, part; RRS § 1161, part.] Now codified in RCW 39.08.030.
39.08.060 Conflicting charter provisions no bar. [1915 c 28 § 2, part; 1909 c 207 § 3, part; RRS § 1161, part.] Now codified in RCW 39.08.030.
39.08.070 Liability for failure to take bond. [1909 c 207 § 2; RRS § 1160.] Now codified as RCW 39.08.015.

Chapter 39.16

## RESIDENT EMPLOYEES ON PUBLIC WORKS

39.16.010 Percentage of resident employees specified--Wages. [1943 c 246 § 1; Rem. Supp. 1943 § 10322-10a.] Repealed by 1972 ex.s. c 28 § 2.

## Chapter 39.20

## EMPLOYMENT OF CERTAIN ALIENS

39.20.010 Employment of alien evading military service prohibited. [1919 c 111 § 1; RRS § 2334-1.] Repealed by 1977 ex.s. c 16 § 1.
39.20.020 Acceptance of employment by alien prohibited. [1919 c 111 § 2; RRS § 2334-2.] Repealed by 1977 ex.s. c 16 § 1.
39.20.030 List of employees. [1919 c 111 § 3; RRS § 2334-3.] Repealed by 1977 ex.s. c 16 § 1.
39.20.040 Penalty. [1919 c 111 § 4; RRS § 2334-4.] Repealed by 1977 ex.s. c 16 § 1.

## Chapter 39.24

PUBLIC PURCHASE PREFERENCES
(Formerly: Washington commodities to be used)
39.24.010 Five percent differential prescribed in public purchases. [1933 c 34 § 1; RRS § 10322-14.] Repealed by 1967 ex.s. c 101 § 1.

## Chapter 39.44

BONDS--FORM, TERMS OF SALE, PAYMENT, ETC.
39.44.010 General obligation bonds--Form, terms, interest rate. [1983 c 167 § 105 ; 1965 ex.s. c 74 § 1; 1961 c 141 § 1; 1923 c 151 § 1; RRS §5583-1.] Repealed by 1984 c 186 § 70.
39.44.011 Denominations. [1965 ex.s. c 74 § 4.] Repealed by 1984 c 186 § 70.
39.44.020 Tax levy for interest and principal. [1975 1st ex.s. c 188 § 6; 1965 ex.s. c 74 § 2; 1923 c 151 § 2; RRS § 5583-2.] Repealed by 1984 c 186 § 70.
39.44.030 Effective rate of interest--Sale-Notice--Bids. [1983 c 167 § 106; 1982 c 216 § 11; 1981 c 156 § 14; 1970 ex.s. c 56 § 58 ; 1969 ex.s. c 232 § 93 ; 1965 ex.s. c 74 § 3; 1961 c 141 § 2; 1923 c 151 § 3; RRS § 5583-3. Formerly RCW 39.44.030 through 39.44.050.] Repealed by 1984 c 186 § 70.
39.44.040 Notice of call for bids-Contents--Publication. [1923 c 151 § 3, part; RRS §5583-3, part.] Now codified in RCW 39.44.030.
39.44.050 Sale of bonds--Bid deposits. [1923 c 151 § 3, part; RRS § 5583-3, part.] Now codified in RCW 39.44.030.
39.44.060 Return of deposits. [1923 c 151 § 4; RRS § 5583-4.] Repealed by 1984 c 186 § 70.
39.44.080 Revenue bonds of utility excepted. [1923 c 151 § 6; RRS § 5583-6.] Repealed by 1984 c 186 § 70.
39.44.090 Printing statute or ordinance on bonds dispensed with. [1939 c 180 § 1; RRS §5591-1.] Repealed by 1984 c 186 § 70.

## Chapter 39.52 <br> FUNDING INDEBTEDNESS IN COUNTIES, CITIES AND TOWNS

39.52.030 Bond issue--Notice--Publication. [1983 c 167 § 114; 1909 c 204 § 1 ; 1901 c 54 § 1 ; 1895 c 170 § 3; RRS § 5620. FORMER PART OF SECTION: 1895 c 170 § 4 now codified as RCW 39.52.035.] Repealed by 1984 c 186 § 70.
39.52.040 Registration. [1895 c 170 § 5; RRS § 5622.] Repealed by 1983 c 167 § 270.

## Chapter 39.56

WARRANTS
39.56.010 Legal rate on state warrants. [1971 ex.s. c 88 § $1 ; 1899$ c 80 § 3; RRS § 7301. Prior: 1895 c 136 § 3.] Repealed by 1981 c 10 § 5.

Reviser's note: This section was also amended by 1981 c 156 § 15 without cognizance of the repeal thereof.

Chapter 39.58
PUBLIC FUNDS--DEPOSITS AND INVESTMENTS--PUBLIC DEPOSITARIES
39.58.110 Exempted institutions. [1969 ex.s. c 193 § 11.] Repealed by 1983 c $66 \S 23$.

## Chapter 39.68

TEMPORARY FUNDS FOR CURRENT EXPENSES OF COUNTIES, CITIES, TOWNS AND SCHOOL DISTRICTS
39.68.010 through 39.68.110 [1895 c 116 §§ 1 through 11; RRS §§ 5624 through 5634.] Repealed by 1959 c 15 § 1.

## Title 40

PUBLIC DOCUMENTS, RECORDS AND PUBLICATIONS

Chapter 40.04<br>PUBLIC DOCUMENTS

40.04.010 Definition. [1941 c 150 § 1 ; Rem. Supp. 1941 § 8217-1.] Repealed by 1977 ex.s. c $232 \S 12$. Later enactment, see chapter 40.07 RCW.
40.04.020 Executive and administrative reports--Distribution, exchange--Duties of state librarian and public printer. [1941 c 150 § 2; Rem. Supp. 1941 § 8217-2.] Repealed by 1977 ex.s. c 232 § 12. Later enactment, see chapter 40.07 RCW.
40.04.050 Delivery for use of legislature. [1941 c 150 § 4, part; Rem. Supp. 1941 § 8217-4, part.] Now codified in RCW 40.04.040.
40.04.060 Distribution to counties--Duty of county auditor. [1941 c 150 § 4, part; Rem. Supp. 1941 § 8217-4, part.] Now codified in RCW 40.04.040.
40.04.070 Surplus copies, sale of--Price. [1941 c 150 § 4, part; Rem. Supp. 1941 § 8217-4, part.] Now codified in RCW 40.04.040.
40.04.080 Exchange of session laws. [1941 c 150 § 4, part; Rem. Supp. 1941 § 8217-4, part.] Now codified in RCW 40.04.040.

## Chapter 40.08 <br> STATE ARCHIVES

40.08.010 Definition. [1909 c 38 § 2.] Repealed by 1957 c 246 § 9.
40.08.020 Duties of director of public institutions. [(i) 1929 c 160 § 1; 1921 c 7 § 9; RRS § 10767-1. (ii) 1909 c 38 § 3; RRS § 10955. (iii) 1909 c 38 § 6; RRS § 10958.] Repealed by 1957 c 246 § 9.
40.08.030 Rules and regulations--Seal. [1909 c 38 § 4; RRS § 10956.] Repealed by 1957 c 246 § 9.
40.08.040 Records to be surrendered for preservation. [1909 c 38 § 5; RRS § 10957.] Repealed by 1957 c 246 § 9.
40.08.050 Biennial report. [1909 c 38 § 7.] Repealed by 1957 c 246 § 9.

## Chapter 40.12 <br> DESTRUCTION OF PUBLIC RECORDS

40.12.010 Duty of director of public institutions. [1951 c 145 § 1 ; 1941 c 109 § 1; RRS § 10964-20.] Repealed by 1957 c 246 § 9.
40.12.020 Departments to prepare lists of obsolete records. [1941 c 109 § 2; RRS § 10964-21.] Repealed by 1957 c 246 § 9.
40.12.030 Cooperation enjoined. [1941 c 109 § 6; RRS § 1096425.] Repealed by 1957 c 246 § 9.
40.12.040 Committee to determine records to be destroyed. [1951 c 145 § 2; 1941 c 109 § 3; RRS § 10964-22.] Repealed by 1957 c 246 § 9.
40.12.050 Classification of records. [1951 c 145 § 3; 1941 c 109 § 4; RRS § 10964-23.] Repealed by 1957 c 246 § 9.
40.12.060 Expense of committee. [1951 c 145 § 4; 1941 c 109 § 5 ; RRS § 10964-24.] Repealed by 1957 c 246 § 9.
40.12.070 Director to arrange for destruction of records. [1941 c 109 § 7; RRS § 10964-26.] Repealed by 1957 c 246 § 9.
40.12.080 Destruction of local government records. [1951 c 145 § 5; 1941 c 109 § 8; RRS § 10964-27.] Repealed by 1957 c 246 § 9.
40.12.090 Time of destruction. [1941 c 109 § 9; RRS § 10964-28.] Repealed by 1957 c 246 § 9.
40.12.100 Certification and filing of list of destroyed records. [ 1941 c 109 § 10; RRS § 10964-29.] Repealed by 1957 c 246 § 9.
40.12.110 Construction of chapter. [1951 c 145 § 6.] Repealed by 1957 c 246 § 9.

## Title 41 <br> PUBLIC EMPLOYMENT, CIVIL SERVICE AND PENSIONS

## Chapter 41.04 GENERAL PROVISIONS

41.04.060 Reports required. [1977 c 75 § 33; 1949 c 78 § 3; Rem. Supp. 1949 § 107260.] Repealed by 1980 c 29 § 3.

Repeal--Savings--1980 c 29: ${ }^{\text {n }}(1)$ The following acts or parts of acts are hereby repealed:
(a) Section 3, chapter 78, Laws of 1949 , section 33, chapter 75 , Laws of 1977 and RCW 41.04.060;
(b) Section 1, chapter 98, Laws of 1951 and RCW 41.04.070;
(c) Section 2, chapter 98, Laws of 1951 and RCW 41.04 .080 ;
(d) Section 3, chapter 98, Laws of 1951 and RCW 41.04.090; and
(e) Section 4, chapter 98, Laws of 1951 and RCW 41.04.100.
(2) These repeals shall not be construed as affecting any existing right acquired under the statutes repealed or under any rule, regulation, or order adopted pursuant thereto; nor as affecting any proceeding instituted thereunder. ${ }^{\text {[ }}$ [1980 c 29 § 3.]
41.04.070 Persons employed by more than one agency--Service credits--Intent of provisions. [1951 c 98 § 1.] Repealed by 1980 c 29 § 3.

Repeal--Savings--1980 c 29: See note following RCW 41.04.060 above.
41.04.080 Persons employed by more than one agency--Retention of service credit on transfer of employment. [1951 c 98 § 2.] Repealed by 1980 c 29 § 3.

Repeal--Savings--1980 c 29: See note following RCW 41.04.060 above.
41.04.090 Persons employed by more than one agency--Recovery of service credit may be allowed. [1951 c 98 §3.] Repealed by 1980 c 29 § 3.

Repeal-Savings-1980 c 29: See note following RCW 41.04.060 above.
41.04.100 Persons employed by more than one agency-May receive pensions from more than one system. [1951 c 98 § 4.] Repealed by 1980 c 29 § 3 .
Repeal-Savings-1980 c 29: See note following RCW 41.04.060 above.
41.04.200 Department of personnel as administrator and trustee of health benefit programs. [1969 ex.s. c 237 § 5.] Repealed by 1970 ex.s. c 39 § 12. Later enactment, see RCW 41.05.030.
41.04.210 Department of general administration to procure health benefit programs. [1969 ex.s. c 237 § 6.] Repealed by 1970 ex.s. c 39 § 12. Later enactment, see RCW 41.05.060.

Severability-1970 ex.s. c 39: See note following RCW 41.05.010.
41.04.345 Payment for accrued vacation leave prohibited-Exceptions. [1982 Ist ex.s. c 51 § 1.] Repealed by 1984 c 184 § 21.

## Chapter 41.05

STATE EMPLOYEES' INSURANCE AND HEALTH CARE
41.05.020 State employes' insurance board-Created-Member-ship-Meetings-Travel expenses-Powers and duties. [ 1977 ex.s. c 190 § 1.] Repealed by 1979 c 125 § 4 . [1977 c 75 § 34; 1977 c 6 § 1. Prior: 1975-'76 2nd ex.s. c 106 § 3; 1975-'76 2nd ex.s. c 34 § 85; 1973 1st ex.s. c 147 § 1 ; 1970 ex.s. c 39 § 2.] Repealed by 1977 ex.s. c 136 § 7.

## Chapter 41.06 <br> STATE CIVIL SERVICE LAW

41.06.050 Institutions of higher learning-Personnel committee, director of personnel, payrolls. [1961 c 1 § 5.] Repealed by 1969 ex.s. c 36 § 24.
41.06.060 Department of highways-Personnel board, personnel director, transfer of personnel, equipment, etc., of prior merit system. [1961 c 1 § 6.] Repealed by 1969 ex.s. c 45 § 7. Later enactment, see RCW 41.06.300-41.06.310.
41.06.078 State energy office-Certain personnel exempted from chapter. [1975-'76 2nd ex.s. c 108 § 10.] Repealed by 1981 c 295 § 16. Later enactment, see RCW 41.06.081.
41.06.090 Feasibility study of department of highways, state patrol, with respect to integration with department of personnel. [1961 c 1 § 9.] Repealed by 1977 ex.s. c 152 § 7.
41.06.100 Temporary appointment of classified employee to exempt position-Return to regular position. [1961 c 1 § 10.] Repealed by 1982 Ist ex.s. c 53 § 31. Later enactment, see RCW 41.06.070.
41.06.125 Hearing officers-Appointment-Duties-Appeals. [1975-'76 2nd ex.s. c 43 § 4.] Repealed by 1981 c 311 § 21. Later enactment, see RCW 41.64.080.
41.06.166 Marine classification and compensation plan-Comprehensive salary and fringe benefit survey plan for ferry employees required. [1981 c 344 § 7.] Repealed by 1983 c 15 § 31.
41.06.175 Employee performance evaluations-ProceduresAppeal. [1982 Ist ex.s. c 53 § 6.] Repealed by 1985 c 461 § 16.
41.06.180 Suspension, dismissal, demotion of employee-Hearing on appeal-Procedure. [1961 c 1 § 18.] Repealed by 1981 c 311 § 21. Later enactment, see RCW 41.64.110.
41.06.185 Employee performance evaluations-Nonmanagement employees-Increment and merit increases in salary. [ 1982 Ist ex.s. c 53 § 8.] Repealed by 1985 c 461 § 16.
41.06.190 Suspension, dismissal, demotion of employee-Findings of fact, conclusions of law, order-Notice to employee and employing agency. [1961 c 1 § 19.] Repealed by 1981 c 311 § 21 . Later enactment, see RCW 41.64.120.
41.06.195 Employee performance evaluations-Management employees-Increment and merit increases in salary. [ 1982 1st ex.s. c 53 § 9.] Repealed by 1985 c 461 § 16.
41.06.200 Suspension, dismissal, demotion of employee-Grounds, time, for appeal-Notice, service-Transcript, exhibits. [1969 ex.s. c 36 § 25 ; 1961 c 1 § 20.] Repealed by 1981 c 311 § 21. Later enactment, see RCW 41.64.130.
41.06.205 Layoff of classified employees-Criteria. [ 1982 Ist ex.s. c 53 § 7.] Repealed by 1985 c 461 § 16.
41.06.210 Suspension, dismissal, demotion of employee-Review by superior court-Appeal to supreme court or court of appeals. [1971 c 81 § 101 ; 1961 c 1 § 21.] Repealed by 1981 c 311 § 21. Later enactment, see RCW 41.64.140.
41.06.215 Reemployment from layoff. [1982 1st ex.s. c 53 § 10.] Repealed by 1985 c 461 § 16.
41.06.370 Hospitalization and medical aid plans-Contributions of state agencies for employees. [1970 ex.s. c 39 § 9.] Repealed by 1973 Ist ex.s. c 147 § 8.
41.06.440 Career executive program-Termination-Evaluation of effectiveness-Performance audit-Report. [1980 c 118 § 8.] Repealed by 1985 c 118 § 3, effective June 30, 1985.

## Chapter 41.16

## FIREMEN'S RELIEF AND PENSIONS-1947 ACT

41.16.146 Calculation of benefits payable under 1970 and 1971 acts. [1971 ex.s. c 257 § 17.] Repealed by 1974 ex.s. c 190 § 5.

## Chapter 41.18

FIREMEN'S RELIEF AND PENSIONS-1955 ACT
41.18.070 Disablement in line of duty-Pension-Restoration to active service. [1955 c 382 § 7.] Repealed by 1961 c 255 § 14.
41.18.105 Calculation of benefits payable under 1970 and 1971 acts. [1971 ex.s. c 257 § 18.] Repealed by 1974 ex.s. c 190 § 5.
41.18.110 Payment on death not in line of duty. [1955 c 382 § 12.] Repealed by 1961 c 255 § 14.
41.18.120 Payment on separation-After twenty years service. [1955 c 382 § 10.] Repealed by 1961 c 255 § 14.

## Chapter 41.26

## LAW ENFORCEMENT OFFICERS' AND FIRE FIGHTERS' RETIREMENT SYSTEM

41.26.050 Law enforcement officers' and fire fighters' retirement board to administer system-Additional members, election, terms. [1974 ex.s. c 120 § 2; 1972 ex.s. c 131 §4; 1971 ex.s. c 257 § 7; 1970 ex.s. c 6 § 3; 1969 ex.s. c 209 § 5.] Repealed by 1982 c 163 § 23 , effective June 30, 1982.
41.26.290 Adjustment of payments when record error. [1971 ex.s. c 257 § 16.] Repealed by 1982 c 13 § 2.

## Chapter 41.28

## RETIREMENT OF PERSONNEL IN CERTAIN FIRST CLASS CITIES

41.28.250 Extension of provisions to nonincluded personnel. [1945 c 52 § 1; 1941 c 192 § 1; Rem. Supp. 1945 § 9592-129.] Now codified as RCW 41.04.130.

## Chapter 41.32 <br> TEACHERS' RETIREMENT

41.32.040 Board of trustees-Composition-Terms. [1975 Ist ex.s. c 17 § 1; 1947 c 80 § 4; Rem. Supp. 1947 § 4995-23. Prior: 1941 c 97 § 2, part; 1937 c 221 § 3, part; 1923 c 187 § 3, part; 1917 c 163 § 3, part; Rem. Supp. 1941 § 4995-3, part.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
41.32.050 Vacancies. [1947 c 80 § 5; Rem. Supp. 1947 § 4995-24. Prior: 1941 c 97 § 2, part; 1937 c 221 § 3, part; 1923 c 187 § 3, part; 1917 c 163 § 3, part; Rem. Supp. 1941 § 4995-3, part.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
41.32.060 Travel experses. [1975-'76 2nd ex.s. c 34 § 89; 1947 c 80 § 6; Rem. Supp. 1947 § 4995-25. Prior: 1941 c 97 § 2, part; 1937 c

221 § 3, part; 1923 c 187 § 5, part; 1917 c 163 § 4, part; Rem. Supp. 1941 § 4995-3, part.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
41.32.070 Oath of office. [1969 ex.s. c 150 § 2; 1947 c $80 \S 7$; Rem. Supp. 1947 § 4995-26. Prior: 1941 c 97 § 2, part; 1937 c 221 § 3, part; 1917 c 163 § 3, part; Rem. Supp. 1941 § 4995-3, part.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
41.32.080 Voting. [1947 c 80 § 8; Rem. Supp. 1947 § 4995-27. Prior: 1941 c 97 § 2, part; 1937 c 221 § 3, part; Rem. Supp. 1941 § 4995-3, part.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
41.32.090 Ex officio officers--Duties. [1947 c 80 § 9; Rem. Supp. 1947 § 4995-28. Prior: 1941 c 97 § 2, part; 1937 c 221 § 3, part; 1923 c 187 § 5, part; Rem. Supp. 1941 § 4995-3, part.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
41.32.100 Officers and employees. [1969 ex.s. c 150 § 3; 1947 c 80 § 10; Rem. Supp. 1947 § 4995-29. Prior: 1941 c 97 § 2, part; 1937 c 221 § 3, part; 1923 c 187 § 5, part; 1917 c 163 § 4, part; Rem. Supp. 1941 § 4995-3, part.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
41.32.200 Authority over funds--Investments authorized. [1969 ex.s. c 150 § 6; 1965 ex.s. c $81 \S 2 ; 1963$ ex.s. c $14 \S 3 ; 1961$ c 297 § 1 ; 1955 c 274 § 6; 1947 c 80 § 20; Rem. Supp. 1947 § 4995-39. Prior: 1941 c 97 § 6, part; 1939 c 86 § 6, part; 1937 c 221 § 7, part; 1923 c 187 § 14; Rem. Supp. 1941 § 4995-7, part.] Repealed by 1973 1st ex.s. c $103 \S 17$.
41.32.205 Investment of funds in farm, soil, water conservation loans. [1959 c 91 § 1.] Repealed by 1961 c 297 § 5.
41.32.210 Triennial examination by insurance commissioner. [1947 c 80 § 21; Rem. Supp. 1947 § 4995-40.] Repealed by 1963 c 9 § 1.
41.32.370 Transfer from pension reserve fund to teachers' retirement fund. [1947 c 80 § 37; Rem. Supp. 1947 § 4995-56.] Repealed by 1963 ex.s. c 14 § 22, effective July 1, 1964.
41.32.400 Estimate of disbursements and needed appropriation. [ 1947 c 80 § 40; Rem. Supp. 1947 § 4995-59.] Repealed by 1963 ex.s. c 14 § 22, effective July 1, 1964.
41.32.410 Expense fund--Service charges. [1982 1st ex.s. c 52 § 12; 1969 ex.s. c $150 \S 13 ; 1963$ ex.s. c $14 \S 12 ; 1955$ c $274 \S 19 ; 1947$ c 80 § 41; Rem. Supp. 1947 § 4995-60. Prior: 1941 c 97 § 6, part; 1939 c 86 § 6; 1937 c 221 § 7, part; Rem. Supp. 1941 § 4995-7, part.] Repealed by 1984 c 236 § 4, effective September 1, 1985.
41.32.450 Segregation of receipts to proper funds. [1947 c 80 § 45; Rem. Supp. 1947 § 4995-64.] Repealed by 1963 ex.s. c 14 § 22, effective July 1, 1964.
41.32.490 Pension rights of existing annuitant. [1955 c 274 § 22; 1947 c 80 § 49; Rem. Supp. 1947 § 4995-68. Prior: 1941 c 97 § 7, part; 1939 c 86 § 7, part; 1937 c 221 § 8, part; Rem. Supp. 1941 § 4995-8, part.] Repealed by 1959 c 7 § 4.
41.32.4941 Funds required for payment under RCW 41.32.493 and 41.32.494 are separate appropriation transfers from general fund to teachers' retirement fund. [1961 ex.s. c 22 § 4.] Repealed by 1975 1st ex.s. c 148 § 2.
41.32.4942 Funds required for payment under RCW 28.81.170, 41.32.480, 41.32.493, 41.32.4931, 41.32 .561 and 41.32 .570 are separate appropriation transfers from general fund to teachers' retirement fund. [1967 c 151 § 7.] Repealed by 1975 lst ex.s. c 148 § 2.
41.32.495 Certain members may transfer to state employees' retirement system. [1955 c $234 \S 1 ; 1953$ c 202 § 1.] Repealed by 1961 c 291 § 16.
41.32.496 Certain members may transfer to state employees' retirement system--Employees of state school or institution. [1959 c 253 § 1.] Repealed by 1961 c 291 § 17.
41.32.4985 Employer liable for extra pension costs attributable to compensation in excess of average certificated salary increases. [1982 1 st ex.s. c 10 § 2.] Repealed by 1984 c 184 § 2.
41.32.660 Correction of errors by board. [1947 c 80 § 66; Rem. Supp. 1947 § 4995-85. Prior: 1937 c 221 § 10.] Repealed by 1982 c 13 § 2.
41.32.680 Deductions from retirement allowances for medical, hospital or other health care. [1975 c 17 § 1 ; 1972 ex.s. c 147 § 4.] Repealed by 1982 c 135 § 3.

## Chapter 41.36 <br> RETIREMENT AND DISABILITY PAYMENTS IN FIRST CLASS SCHOOL DISTRICTS

41.36.010 Definnitions. [1941 c 243 § 2; Rem. Supp. 1941 § 4995-17.] Repealed by 1980 c 29 § 2.

Repeal--Savings--1980 c 29: "(1) The following acts or parts of acts are hereby repealed:
(a) Section 2, chapter 243, Laws of 1941 and RCW 41.36.010;
(b) Section 1, chapter 243, Laws of 1941 and RCW 41.36.020;
(c) Section 3, chapter 243, Laws of 1941 and RCW 41.36.030; and
(d) Section 4, chapter 243, Laws of 1941 and RCW 41.36.040.
(2) These repeals shall not be construed as affecting any existing right acquired under the statutes repealed or under any rule, regulation, or order adopted pursuant thereto; nor as affecting any proceeding instituted thereunder." [1980 c 29 § 2.]
41.36.020 Authority to make payments conferred. [1941 c 243 § 1 ; Rem. Supp. 1941 § 4995-16.] Repealed by 1980 c 29 § 2.

Repeal--Savings--1980 c 29: See note following RCW 41.36.010 above.
41.36.030 Eligibility of recipients. [1941 c 243 § 3; Rem. Supp. 1941 §4995-18.] Repealed by 1980 c 29 § 2.

Repeal--Savings--1980 c 29: See note following RCW 41.36.010 above.
41.36.040 Rules and regulations. [1941 c 243 § 4; Rem. Supp. 1941 §4995-19.] Repealed by 1980 c 29 § 2.

Repeal--Savings--1980 c 29: See note following RCW 41.36.010 above.

## Chapter 41.40

## WASHINGTON PUBLIC EMPLOYEES' RETIREMENT SYSTEM (Formerly: State employees retirement)

41.40.030 Retirement board--Election, terms. [1977 ex.s. c 34 § 1 ; 1974 ex.s. c $195 \S 1 ; 19731$ st ex.s. c $190 \S 3 ; 1971$ ex.s. c $271 \S 3$; 1963 c 174 § 2 ; 1961 c 291 § $2 ; 1947$ c 274 § 3 ; Rem. Supp. 1947 § 11072-3.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
41.40.040 Vacancies--Effect of nonattendance. [1963 c 174 § 3; 1961 c 291 § 3; 1947 c 274 § 4; Rem. Supp. 1947 § 11072-4.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
41.40.050 Oath of office--Quorum--Travel expenses. [1975-'76 2nd ex.s. c 34 § 90 ; 1947 c 274 § 5; Rem. Supp. 1947 § 11072-5.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
41.40.060 Board officers, employees. [1963 c 174 § 4; 1949 c 240 § 3; 1947 c 274 § 6; Rem. Supp. 1949 § 11072-6.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
41.40.070 Investment of funds--Deposit for current use. [1963 c 174 § 5; 1961 c 281 § 9; 1955 c 220 § 1 ; 1953 c 200 § $2 ; 1949$ c 240 § 4; 1947 c 274 § 8; Rem. Supp. 1949 § 11072-8.] Repealed by 1965 c 155 § 9. Later enactment, see RCW 41.40.071.
41.40.071 Investment of funds--Deposit for current use--Validation. [1969 c 128 § 3; 1965 c 155 § 8.] Repealed by 1973 lst ex.s. c 103 § 17.
41.40.085 Seattle of fice building--Powers conferred on board and department of public institutions. [1953 c 284 § 1.] Repealed by 1961 c 291 § 14.
41.40.087 Retirement board building fund. [1953 c 284 § 2.] Repealed by 1961 c 291 § 15.
41.40.125 Membership--Persons seventy or over--Employment restrictions. [1953 c 200 § 21.] Repealed by 1982 1st ex.s. c 52 § 36, effective July $1,1982$.
41.40.128 Uniformed personnel of cities may transfer to state-wide city employees' retirement system. [1961 c 223 § 1.] Repealed by 1971 ex.s. c 271 § 16.
41.40.140 Prior service certificate. [1949 c 240 § 9; 1947 c 274 § 15; Rem. Supp. 1949 § 11072-15.] Repealed by 1953 c 200 § 6.
41.40.187 Employer liable for extra pension costs attributable to compensation in excess of average percentage general salary increases. [1982 1st ex.s. c 52 § 34.] Repealed by 1984 c 184 § 2.
41.40.240 Nonduty disability retirement allowance for disability after age sixty. [1947 c 274 § 25 ; Rem. Supp. 1947 § 11072-25.] Repealed by 1972 ex.s. c 151 § 15.
41.40.290 Optional allowances. [1965 c 155 § 6; 1961 c 291 § 10 ; 1955 c 277 § 6; 1953 c 201 § $2 ; 1953$ c $200 \S 15 ; 19512$ nd ex.s. c $10 \S$ $1 ; 1951$ c 141 § 2; 1951 c 50 § 8; 1949 c 240 § 20; 1947 c 274 § 30 ; Rem. Supp. 1949 § 11072-30.] Repealed by 1969 c 128 § 17.
41.40.360 Employer's contribution. [1953 c 200 § 18; 1951 c 50 § 12; 1949 c 240 § 25 ; 1947 c 274 § 37; Rem. Supp. 1949 § 11072-37.] Repealed by 1957 c 231 § 3. Later enactment, see RCW 41.40.361.
41.40.390 Correction of errors. [1947 c 274 § 40; Rem. Supp. 1947 § 11072-40.] Repealed by 1982 c 13 § 2.
41.40.416 Employer's contribution--Presentment of evidence-Continuances. [1953 c 200 § 25.] Repealed by 1969 c 128 § 17.
41.40.418 Final decision and order of board. [1953 c 200 § 26.] Repealed by 1969 c 128 § 17.
 Repealed by 1969 c 128 § 17.
41.40.430 Appeal--Burden of proof--Action of court. [1951 c 50 § 15.] Repealed by 1969 c 128 § 17.

## Chapter 41.44 <br> STATE-WIDE CITY EMPLOYEES' RETIREMENT

41.44.115 Transfer of uniformed personnel from state employees' retirement system. Cross-reference section, decodified.

## Chapter 41.59

## EDUCATIONAL EMPLOYMENT RELATIONS ACT

41.59.040 Commission, travel expenses of, employees, and payments to members--Executive director, appointment and duties. [1975-'76 2nd ex.s. c 34 § $92 ; 1975$ 1st ex.s. c 288 §5.] Repealed by 1979 ex.s. c 146 § 3.
41.59.050 Commission, principal office of. [1975 1st ex.s. c 288 § 6.] Repealed by 1979 ex.s. c $146 \S 3$.

## Chapter 41.60

## STATE EMPLOYEES' SUGGESTION AWARDS AND INCENTIVE

 PAY41.60.040 Amount of awards. [1975-'76 2nd ex.s. c 122 § 2; 1969 ex.s. c 152 § 5; 1965 ex.s. c 142 § 4.] Repealed by 1982 c 167 § 14. Later enactment, see RCW 41.60.041.
41.60.060 Fiscal support for awards and expenses. [1969 ex.s. c 152 § 7; 1965 ex.s. c 142 § 6.] Repealed by 1982 c 167 § 14.
41.60.070 Funds--Disbursement. [1975-'76 2nd ex.s. c 122 § 4; 1969 ex.s. c 152 § 8.] Repealed by 1982 c 167 § 14.
41.60.900 Construction--Prospective application. [1975-'76 2nd ex.s. c 122 § 6; 1965 ex.s. c 142 § 7.] Decodified pursuant to 1982 c 167 § 16.
41.60.905 Application of chapter to employees of institutions of higher education. [1975-'76 2nd ex.s. c $122 \S 8$.] Decodified pursuant to 1982 c 167 § 16.

# 42 <br> PUBLIC OFFICERS AND AGENCIES 

## Chapter 42.04 GENERAL PROVISIONS

42.04.010 Public officer defined. [(i) Code 1881 § 755; 1854 p 221 § 501; RRS § 147. (ii) 1909 c 249 § 51, part; RRS § 2303, part.] [SLC-RO-38] Now codified as RCW 1.16.065 and 9.01.010(24).
42.04.021 Eligibility to vote and hold office--Code 1881. [Code 1881 § 3050 ; 1854 p 64 § 1. Cf. 1883 p 39 § 1 ; 1885 p 113 § 1 ; 1887 c 51. Formerly RCW 42.04.020, part.] Repealed by 1982 c 99 § 1.
42.04.030 Oath of office. [1909 c 97 p 288 § 11; RRS § 4786. Prior: 1897 c 118 § 61; 1890 p 380 § 70.] Decodified.

Reviser's note: 1909 c 97 p 288 § 11 (formerly codified as RCW 42.04.030) relates to oaths of officers of school districts. The word "article" used in that section refers to article II, chapter 4, Title 3, of chapter 97 of the 1909 school code. 1909 c 97 p 288 § 11 reads as follows:
"Every person elected or appointed to any office mentioned in this article shall, before entering upon the discharge of the duties thereof, take an oath or affirmation to support the Constitution of the United States and the state of Washington, and to promote the interest of education, and to faithfully discharge the duties of his office according to the best of his ability. In case any officer has a written appointment or commission, his oath or affirmation shall be endorsed thereon and sworn to before any officer authorized to administer oaths. School officers are hereby authorized to administer all oaths or affirmations pertaining to their respective offices without charge or fee. All oaths of office as herein provided shall, when properly made, be filed with the county superintendent of schools. " [1909 c 97 p 288 § 11.]
42.04.050 Official fees payable in advance. [Code 1881 § 2099; 1869 p 374 § 21; RRS § 505.] Now codified as RCW 42.16.040.

Chapter 42.17
DISCLOSURE--CAMPAIGN FINANCES--LOBBYING-RECORDS
42.17.140 Campaign expenditure limitations. [1973 c 1 § 14 (1nitiative Measure No. 276 § 14).] Repealed by 1982 c 147 § 19.
42.17.195 Intergovernmental information and communications-Reimbursement of employees for expenses incurred authorized-Reporting. [1975-'76 2nd ex.s. c 112 § 14.] Repealed by 1977 ex.s. c 313 § 7.
42.17.392 Civil penalty for untimely filing--Payment--Waiver-Enforcement. [1975-'76 2nd ex.s. c 112 § 11.] Repealed by 1982 c 147 § 19.

Chapter 42.18
EXECUTIVE CONFLICT OF INTEREST ACT
42.18.340 General penalty. [1969 ex.s. c 234 § 39.] Repealed by 1973 c 137 § 4.

Chapter 42.21

## CODE OF ETHICS FOR PUBLIC OFFICIALS

42.21.060 Public officials and candidates to file statement concerning private interests. [1969 ex.s. c 188 § $1 ; 1965$ ex.s. c $150 \S 6$. Repealed by 1979 ex.s. c $265 \S 4$.
42.21.070 Annual report by secretary of state. [1965 ex.s. c 150 § 7.] Repealed by 1979 ex.s. c 265 § 4.

## Chapter 42.24 <br> PAYMENT OF CLAIMS FOR EXPENSES, MATERIAL, PURCHASES--ADVANCEMENTS <br> (Formerly: Vouchers on public funds)

42.24.010 Itemized vouchers required. [1891 c 126 § 1 ; RRS § 5512.] Repealed by 1965 c 116 § 5.
42.24.020 Penalty. [1891 c 126 § 3; RRS § 5515.] Repealed by 1965 c 116 § 5.
42.24.030 Requirements of certificate--Penalty for false certificate. [1961 c 205 § 1 ; 1957 c 77 § 1 ; 1955 c 339 § 1 . Prior: (i) 1891 c 126 § 2; RRS § 5513. (ii) 1945 c 77 § 1; Rem. Supp. 1945 § 10322-30.] Repealed by 1965 c 116 § 5.
42.24.040 Affidavit of claim for services, supplies, etc., required-Exceptions. [1939 c 185 § 1 ; 1909 ex.s. c 18 § $1 ; 1909$ c 76 § 9; RRS § 9959.] Repealed by 1965 c 116 § 5.
42.24.050 Vouchers for expenses--Penalty. [1929 c 104 § 1; 1919 c 106 § $1 ; 1899$ c 65 § 1 ; RRS § 9947.] Repealed by 1965 c 116 § 5.
42.24.060 Form of verification. [1929 c 104 § 2; 1899 c 65 § 2; RRS § 9948.] Repealed by 1965 c 116 § 5.

## Chapter 42.28

## NOTARIES PUBLIC AND COMMISSIONERS OF DEEDS

42.28.010 Appointment--Qualifications. [1937 c 6 § 1; 1907 c 137 § $1 ; 1890$ p 473 § 1 ; RRS § 9899. Prior: Code 1881 § 2614; 1873 p 467 § 1 ; 1869 p 375 § 1 ; 1863 p 501 § 1 ; 1862 p $52 \S 1 ; 1854$ p 444 § 1.] Repealed by 1985 c 156 § 26, effective January 1, 1986.
42.28.020 Term of office. [1890 p 473 § 2; Code 1881 § 2615; 1873 p 467 § $3 ; 1869$ p 375 § 1 ; 1863 p 501 § 1 ; 1862 p 52 § 1.] Repealed by 1985 c 156 § 26, effective January 1, 1986.
42.28.030 Bond, fee, seal or stamp, oath of office. [1981 c 314 § 1 ; 1975 lst ex.s. c $85 \S 1 ; 1890$ p $473 \S 3$; RRS § 9901. Prior: Code 1881 § 2616; 1873 p 467 § 3 ; 1869 p 376 § 3 ; 1863 p 52 § 3 ; 1854 p 545 § 5.] Repealed by 1985 c 156 § 26, effective January $1,1986$.

Reviser's note: This section was also amended by 1985 c 44 § 5 without cognizance of the repeal thereof.
42.28.035 Rubber stamp may be used by notary public. [1975 1st ex.s. c 85 § 5.] Repealed by 1985 c 156 § 26, effective January 1, 1986.

Reviser's note: This section was also amended by 1985 c 44 § 6 without cognizance of the repeal thereof.
42.28.040 Powers--General. [1890 p 474 § 4; RRS § 9902. Prior: Code 1881 § $2618 ; 1873$ p 468 § 6; 1869 p 375 § 2; 1863 p 501 § 2; 1862 p 52 § 2; 1854 p 444 § 2.] Repealed by 1985 c 156 § 26 , effective January $1,1986$.
42.28.050 Powers as to banks and corporations. [1913 c 32 § 1 ; RRS § 9903.] Repealed by 1985 c 156 § 26, effective January 1, 1986.
42.28.060 Seal or stamp must be affixed--Judicial papers excepted. [1975 1st ex.s. c $85 \S 2$; 1890 p $474 \S 5$; RRS § 9904. Prior: Code 1881 § 2619; 1873 p 468 § 7; 1869 p 376 § $5 ; 1862$ p 52 § 5.] Repealed by 1985 c 156 § 26, effective January 1, 1986.

Reviser's note: This section was also amended by 1985 c 44 § 7 without cognizance of the repeal thereof.
42.28.070 Record of notices of protest. [1975 1st ex.s. c 85 § 3; 1890 p 474 § 6; RRS § 9905. Prior: Code 1881 § 2620; 1877 p 254 § 7; 1873 p 469 §8.] Repealed by 1985 c 156 § 26, effective January 1, 1986.

Reviser's note: This section was also amended by 1985 c 44 § 8 without cognizance of the repeal thereof.
42.28.080 Deposit of records with county clerk. [1890 p 475 § 7; RRS § 9906. Prior: Code 1881 § 2621; 1877 p 254 § 8; 1873 p 469 § 9; 1854 p 444 § 3.] Repealed by 1973 1st ex.s. c 84 § 1.
42.28.090 Fees of notary--Collection of fees by public officers. [1983 c 214 § $1 ; 19751$ st ex.s. c 85 § $4 ; 1951$ c 51 § 7; 1907 c 56 § 1 , part; RRS § 9907. Prior: (i) 1903 c 151 § 1 ; 1893 c 130 § 1; Code 1881 § 2086; 1869 p 371 § $6 ; 1863$ p 396; 1861 p 39; 1854 p 373. (ii) 1890 p 475 § 8; Code 1881 § 2622; 1877 p 254 § 9; 1873 p 469 § 10 ; 1869 p 375 § 2; 1863 p 501 § 2.] Repealed by 1985 c 156 § 26, effective January 1, 1986.

Reviser's note: This section was also amended by 1985 c 44 § 9 without cognizance of the repeal thereof.
42.28.100 Certification of appointment. [1890 p 475 § 9; Code 1881 § 2623; 1877 p 255 § 10; RRS § 9908.] Repealed by 1985 c 156 § 26, effective January 1, 1986.
42.28.110 Certificates of official character. [1943 c 97 § 1; 1890 p 476 § 10; RRS § 9909.] Repealed by 1985 c 156 § 26, effective January $1,1986$.
42.28.120 Commissioners of deeds. [1890p91§ 1 ; 1890 p 90 § 1 ; RRS § 9910. Prior: Code 1881 § 2626; 1877 p 257 § $1 ; 1872$ p 447 § $1 ; 1871$ p $91 \S 1 ; 1863$ p $500 \S 1 ; 1854$ p 448 § 1.] Repealed by 1985 c 156 § 26, effective January 1, 1986.
42.28.130 Oath, seal, fee. [1890 p 90 § 2; RRS § 9911 . Prior: 1877 p 257 § 2 ; 1872 p 477 § $2 ; 1871$ p 91 § $2 ; 1863$ p 500 § 2 ; 1854 p 448 § 2.] Repealed by 1985 c 156 § 26, effective January $1,1986$.

## Chapter 42.32 <br> MEETINGS

42.32.010 Rules, ordinances, etc., to be adopted at public meet-ings--Notice. [1953 c 216 § 1.] Repealed by 1971 ex.s. c $250 \S 15$. Later enactment, see RCW 42.30.060.
42.32.020 Meetings declared public--Executive sessions. [1953 c $216 \S 2$.] Repealed by 1971 ex.s. c $250 \S 15$. Later enactment, see RCW 42.30.030, 42.30.110.

## Title 43

## STATE GOVERNMENT--EXECUTIVE

## Chapter 43.01 STATE OFFICERS--GENERAL PROVISIONS

43.01.030 Filing and printing of reports of state officers, etc. [1965 c 8 § 43.01.030. Prior: 1929 c 161 § 1; RRS § 10973-1.] Repealed by 1977 ex.s. c 232 § 12. Later enactment, see RCW 40.07.030.
43.01.080 Employment of attorneys restricted. [(i) 1941 c 50 § 2 ; Rem. Supp. 1941 § $11034-4$. (ii) 1941 c 50 § 4; Rem. Supp. 1941 § 11034-6. Now codified as RCW 43.10.067.]

## Chapter 43.03 <br> SALARIES AND EXPENSES

43.03.063 "Legislative approval"--Defined for purposes of RCW 43.03.050, 43.03.060, 43.03.063, and 43.03.065. [1977 ex.s. c 312 § 3.] Repealed by 1983 1st ex.s. c 29 § 4.
43.03.070 Requirements of claims for expenses. [(i) 1943 c 86 § 3; Rem. Supp. 1943 § 10981-3. (ii) 1943 c 86 § 4; Rem. Supp. 1943 § 10981-4.] Repealed by 1965 c 8 § 43.198.040.
43.03.140 Budget director to prescribe procedures for reporting expenditures incurred under RCW 43.03.060, 43.03.110, 43.03.120 and 43.03.130. [1967 ex.s. c 16 § 5.] Repealed by 1977 c 75 § 96.

## Chapter 43.06 GOVERNOR

43.06.100 May sign notarial papers by proxy. [1965 c 8 § 43.06.100. Prior: 1949 c 10 § 1; Rem. Supp. 1949 § 10982-1.] Repealed by 1985 c 156 § 26, effective January 1, 1986.
43.06.140 Federal funds and programs--Reports to legislature. $[1977$ c 75 § 37; 1973 2nd ex.s. c 17 § 2; 1967 ex.s. c 41 § 3.] Repealed by 1981 c 270 § 16.
43.06.280 Electric power use--Emergency curtailment, allocation. Cross-reference section, decodified.
43.06.300 Governor's council on criminal justice created--Mem-bership--Travel expense reimbursement. [1981 c 213 § 9; 1979 c 79 § 1.] Repealed by 1984 c 30 § 1 .
43.06.310 Governor's council on criminal justice--Purposes. [1979 c 79 § 2.] Repealed by 1984 c 30 § 1.
43.06.320 Division of criminal justice created--Executive direc-tor--Officers, employees, and consultants--Staff. [1979 c 79 § 3.] Repealed by 1984 c $30 \S 1$.
43.06.330 Division of criminal justice--Powers and duties. [1979 c 79 § 4.] Repealed by 1984 c 30 § 1.
43.06.340 Criminal justice planning agency, governor's council on criminal justice, division of criminal justice--Termination date. [1979 c 79 § 5.] Repealed by 1984 c 30 § 1.

## Chapter 43.07 <br> SECRETARY OF STATE

43.07.060 Bureau of statistics--Duties of commissioner. [1965 c 8 § 43.07.060. Prior: 1895 c 85 § 2; RRS § 10934.] Repealed by 1977 c 75 § 96.
43.07.070 Bureau of statistics--Officers to furnish data--Distribution of reports. [1965 c 8 § 43.07.070. Prior: 1895 c 85 § 3; RRS § 10935.] Repealed by 1977 c 75 § 96.
43.07.080 Bureau of statistics--Preparation of report. [1965 c 8 § 43.07.080. Prior: 1895 c 85 § 4; RRS § 10936.] Repealed by 1977 c 75 § 96.

## Chapter 43.08 <br> STATE TREASURER

43.08.170 Counties to be credited with delinquent state tax. [ 1886 p 135 § 7; RRS § 11029.] Repealed by 1965 c 8 § 43.198.040.

## Chapter 43.09 <br> STATE AUDITOR

43.09.060 Reports to legislature. [ 1890 p 635 § 4; RRS § 11000. Prior: Code 1881 § 2569; 1854 p 409 § 4.] Repealed by 1965 c 8 § 43.198.040.
43.09.070 Warrants--Restrictions on issuance. [ 1890 p $640 \S 20$; RRS § 11015. Prior: Code 1881 § 2581; 1854 p 412 § 11.] Repealed by 1965 c 8 § 43.198.040.
43.09.080 Warrants--Penalty for wrongful issuance. [ 1890 p 637 § 6; RRS § 11002. Prior: Code 1881 § 2572; 1871 p 97 § 3.] Repealed by 1965 c 8 § 43.198.040.
43.09.090 Advances. [1965 c 8 § 43.09.090. Prior: 1957 c 20 § 1 ; 1915 c 73 § 1 ; 1895 c 98 § 1 ; RRS § 5514.] Repealed by 1969 ex.s. c 60 § 10. Later enactment, see chapter 42.26 RCW .
43.09.100 Warrants--Presentation--Cancellation. [1890 p 638 § 13; RRS § 11008. Prior: 1883 p 61 § 1.] Now codified as RCW 43.08.062.
43.09.110 Duplicate warrants. [1890 p 639 § 15; RRS § 11010. Prior: 1888 p 236 § 1.] Now codified as RCW 43.08.064.
43.09.120 Duplicate warrants-Conditions on issuance. [1890 p 639 § 16; RRS § 11011. Prior: 1888 p 236 § 2.] Now codified as RCW 43.08.066.
43.09.130 Record of lost or destroyed warrants. [ 1890 p 640 § 17 ; RRS § 11012. Prior: 1888 p 236 § 3.] Now codified as RCW 43.08.068.
43.09.140 Settlement of accounts--Examination. [ 1890 p 640 § 18; RRS § 11013. Prior: Code 1881 § 2579; 1854 p 411 § 9.] Repealed by 1965 c 8 § 43.198.040.
43.09.150 Vouchers and accounts preserved. [ 1890 p 640 § 19; RRS § 11014. Prior: Code 1881 § 2580; 1854 p 411 § 10.] Repealed by 1965 c 8 § 43.198.040.
43.09.160 Claims against state--Time for presenting--Setoff in actions by state. [1965 c 8 § 43.09.160. Prior: 1890 p 638 § 12; RRS § 11007; prior: Code 1881 § 2578; 1854 p 411 § 8.] Repealed by 1977 ex.s. c 144 § 13 .
43.09.350 Record of state property. [1965 c 8 § 43.09.350. Prior: 1921 c 7 § 121 ; RRS § 10879.] Repealed by 1969 ex.s. c 53 § 5.
43.09.360-43.09.400 Chapter 275, Laws of 1961 (RCW 43.09.260 and 43.09.360-43.09.400) relating to independent audits by cities and towns failed to become law by reason of referendum measure No. 33 submitted to the people on November 6, 1962.

## Chapter 43.11 <br> SUPERINTENDENT OF PUBLIC INSTRUCTION

43.11.010 through 43.11.030 Now codified as RCW 28A.03.010 through 28A.03.030.

## Chapter 43.12 <br> COMMISSIONER OF PUBLIC LANDS

43.12.020 Deputy--Appointment--Powers--Oath. [1927 c 255 § 14; RRS § 7797-14. Prior: 1903 c $33 \S 1 ;$ RRS § 7815.] Now codified as RCW 79.01.056.
43.12.030 Auditors and cashiers--Inspectors--Other assistants. [1927 c 255 § 15; RRS § 7797-15.] Now codified as RCW 79.01.060.
43.12.040 Official bonds. [1927 c 255 § 16; RRS § 7797-16. Prior: 1907 c 119 §§ 1, 2; RRS §§ 7816, 7817.] Now codified as RCW 79.01.064.
43.12.050 Land inspectors--Compensation--Oaths. [1927 c 255 § 17; RRS § 7797-17. Prior: (i) 1907 c 256 § 2; RRS § 7836. (ii) 1897 c 89 §§ 6, 8; RRS § 7838.] Now codified as RCW 79.01.068.
43.12.060 False statements--Penalty. [1927 c 255 § 18; RRS § 7797-18.] Now codified as RCW 79.01.072.
43.12.070 Appearance before United States land of fices. [1927 c 255 § 193; RRS § 7797-193.] Now codified as RCW 79.01.732.
43.12.080 Abstracts of state lands. [1927 c 255 § 76; RRS § 7797-76. Prior: (i) 1897 c 89 § 32; RRS § 7823. (ii) 1911 c 59 § 9 ; RRS § 7899.] Now codified as RCW 79.01.304.
43.12.090 To locate line between tide and shore land in tidal rivers. [1927 c 255 § 141; RRS § 7797-141.] Now codified as RCW 79.01.564.
43.12.100 Management of acquired lands--Rental--Repairs. [1927 c 255 § 154; RRS § 7797-154.] Now codified as RCW 79.01.612.
43.12.110 Maps and plats--Record and index--Public inspection. [1927 c 255 § 187; RRS § 7797-187.] Now codified as RCW 79.01.708.
43.12.120 Fees. [1959 c 153 § 1; 1927 c 255 § 190; RRS § 7797-190.] Now codified as RCW 79.01.720.
43.12.130 Fee book--Verification. [1927 c 255 § 191; RRS § 7797-191.] Now codified as RCW 79.01.724.
43.12.140 Record of forest board proceedings. [1923 c 154 § 9; RRS § 5812-9.] Now codified as RCW 76.12.155.
43.12.150 Biennial report. [1927 c 255 § 196; RRS § 7797-196. Prior: 1907 c 114 § 1; RRS § 7801.] Now codified as RCW 79.01.744.

## Chapter 43.13 <br> INSURANCE COMMISSIONER

43.13.010 Office created. [1947 c 79 § . 02.01 ; Rem. Supp. 1947 § 45.02.01.] Now codified as RCW 48.02.010.
43.13.020 Cross-reference section, decodified.

Chapter 43.17

## ADMINISTRATIVE DEPARTMENTS AND AGENCIES--

 GENERAL PROVISIONS43.17.080 Administrative board--How constituted. [1965 c 8 § 43.17.080. Prior: 1921 c 7 § 14; RRS § 10772.] Repealed by 1975 c 40 § 14.
43.17.090 Administrative board-Powers and duties. [1965 c 8 § 43.17.090. Prior: 1961 c 1 § 31 (Initiative Measure No. 207); 1929 c 68 § 1; 1921 c 7 § 15 ; RRS § 10773.] Repealed by 1975 c 40 § 14.
43.17.220 Findings--Agencies to establish goals and objectivesReports. [1983 c 306 § 1.] Repealed by 1984 c 247 § 4. Later enactment, see RCW 43.88.090.

## Chapter 43.18 <br> DEPARTMENT OF PUBLIC ASSISTANCE

43.18.010 Director's authority-Personnel. [1953 c 174 § 3. Prior: (i) 1937 c 111 § 3; RRS § 10785-2. (ii) 1937 c 111 § 5; RRS § 10785-4.] Repealed by 1959 c 26 § 74.98.050. Later enactment, see RCW 74.04.011.
43.18.020 Divisions of department. [1937 c 1ll § 2; RRS § 10785-1.] Repealed by 1953 c 174 § 52.
43.18.025 Transfer of rights and functions to department of public assistance. [1953 c 174 § 48.] Repealed by 1959 c 26 § 74.98.050. Later enactment, see RCW 74.04.013.
43.18.030 Supervisors to be appointed. [1937 c 111 § 4; RRS § 10785-3.] Repealed by 1953 c 174 § 52.
43.18.040 Director responsible officer to administer federal funds. [1953 c 174 § 49; 1937 c 111 § 12; RRS § 10785-11.] Repealed by 1959 c 26 § 74.98.050. Later enactment, see RCW 74.04.015.
43.18.050 Powers and duties of division of public assistance. [1937 c 111 § 6; RRS § 10785-5.] Repealed by 1953 c 174 § 52.
43.18.060 Powers and duties of division of old age pensions. [1937 c 111 § 7; RRS § 10785-6.] Repealed by 1953 c 174 § 52.
43.18.070 Powers and duties of division for children. [1937 c 111 § 10; RRS § 10785-9.] Repealed by 1953 c 174 § 52.
43.18.080 Aid to the blind program-Personnel. [1953 c 174 § 4. Prior: (i) 1949 c 166 § 13; 1937 c 132 § 2; Rem. Supp. 1949 § 10785-16. (ii) 1937 c 132 § 1; RRS § 10785-15. (iii) 1937 c 111 § 11 ; RRS § 10785-10.] Repealed by 1959 c 26 § 74.98.050. Later enactment, see RCW 74.04.017.

## Chapter 43.19 <br> DEPARTMENT OF GENERAL ADMINISTRATION

43.19.060 Secrecy enjoined as to banks and trust companies--Exceptions-Penalty. [1965 c 8 § 43.19.060. Prior: 1919 c 209 § 6; 1917 c 80 § 9; RRS § 3216.] Repealed by 1977 ex.s. c 245 § 5. Later enactment, see RCW 30.04.075.

Severability-1977 ex.s. c 245: See note following RCW 30.04.075.
43.19.070 Secrecy enjoined as to mutual savings banks-Excep-tions-Penalty. [1965 c 8 § 43.19.070. Prior: 1931 c 132 § 3; RRS § 3369a.] Repealed by 1977 ex.s. c 245 § 5. Later enactment, see RCW 32.04.200.

Severability-1977 ex.s. c 245: See note following RCW 30.04.075.
43.19.120 Secrecy enjoined as to associations-Exceptions--Penalty. [1965 c 8 § 43.19.120. Prior: 1945 c 235 § 93; Rem. Supp. 1945 § 3717-212.] Repealed by 1977 ex.s. c 245 § 5. Later enactment, see RCW 33.04.110.

Severability-1977 ex.s. c 245: See note following RCW 30.04.075.
43.19.126 Lease of state lands adjacent to general administration building. [1957 c 210 § 1.] Repealed by 1961 c 184 § 8.
43.19.127 Lease of state lands adjacent to general administration building-Form and terms of lease. [1957 c 210 § 2.] Repealed by 1961 c 184 § 8.
43.19.128 Lease of state lands adjacent to general administration building-Procedure for leasing. [1957 c 210 § 3.] Repealed by 1961 c 184 § 8.
43.19.129 Director's powers and duties as to housing of state agencies. Cross-reference section, decodified.
43.19.130 Supervisor of public institutions-Appointment-Personnel. [1935 c 176 § 15; RRS § 10786-14.] Repealed by 1955 c 195 § 3.
43.19.140 Powers and duties. [(i) 1915 c 107 § 1, part; 1907 c 166 § 2, part; 1901 c 119 § 3, part; RRS § 10899, part. (ii) 1919 c 50 § 2; RRS § 10952. (iii) 1921 c 7 § 44; RRS § 10802. (iv) 1921 c 7 § 36, part; RRS § 10794, part. (v) 1923 c 101 § 1 ; 1921 c 7 § 40; RRS § 10798. (vi) 1921 c 7 § 39; RRS § 10797.] Repealed by 1955 c 195 § 3. Later enactment, see RCW 43.19.125 and chapter 72.01 RCW.
43.19.150 Dietitian-Duties--Expenses. [1921 c 7 § 32; RRS § 10790.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.180.
43.19.160 Accounting systems. [1921 c 7 § 43; RRS § 10801.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.01.300.
43.19.170 Institutional revolving fund. [1921 c 7 § 41; RRS § 10799.] Repealed by 1959 c 273 § 10.
43.19.1918 Inventory records to be maintained in coordination with the director of program planning and fiscal management. [1975-'76 2nd ex.s. c 21 § $10 ; 1967$ ex.s. c 104 § 6.] Repealed by 1979 c 88 § 4.

Reviser's note: The repeal of RCW 43.19.1918 did not take cognizance of its clerical amendment by 1979 c 151 § 99, which updated references to the office of financial management; therefore, this section has been decodified.
43.19.1929 Contracts, agreements, leases of space—Lease of realty by colleges and universities for research, experiments. [1959 c 178 § 15.] Repealed by 1961 c 184 § 8.
43.19.1931 Contracts, agreements, leases of space--Form, approval--Colleges and universities. [1959 c 178 § 16.] Repealed by 1961 c 184 § 8.
43.19.1933 Contracts, agreements, leases of space--Distribution of copies. [1959 c 178 § 17.] Repealed by 1961 c 184 § 8.
43.19.19365 Risk management office-Expiration. [1977 ex.s. c 270 § 11.] Repealed by 1981 c 112 § 2. Later enactment, see RCW 43.19.19366.
43.19.210 Estimates--Approval of director of budget. [1965 c 8 § 43.19.210. Prior: 1941 c 196 § 12; Rem. Supp. 1941 § 10795-1.] Repealed by 1967 ex.s. c 104 § 7.
43.19.220 Supervisor of veterans' loan insurance—AppointmentPersonnel. [1955 c 285 § 14; 1945 c 217 § 2; Rem. Supp. 1945 § 10758-81.] Repealed by 1959 c 301 § 6.
43.19.230 Powers and duties--Division of veterans' loan insurance. [1955 c 285 § 16. Prior: 1945 c 217 § 3, part; Rem. Supp. 1945 § 10758-82, part.] Repealed by 1959 c 301 § 6.
43.19.250 Biennial report and estimate of needed funds. [(i) 1901 c 119 § 14; RRS § 10915 . (ii) 1915 c 107 §1, part; 1907 c 166 § 2, part; 1901 c 119 § 3, part; RRS § 10899, part. (iii) 1921 c 7 § 36, part; RRS § 10794, part.] Repealed by 1955 c 195 § 3. Later enactment, see RCW 72.01.320.
43.19.255 Hours of labor for full time employees-Compensatory time--Premium pay. [1953 c 169 § 1.] Redesignated as RCW 72.01.042.
43.19.256 Hours of labor for full time employees-Certain personnel excepted. [1953 c 169 § 2.] Redesignated as RCW 72.01.043.
43.19.260 through 43.19.440 Division of children and youth ser-vices-State council for children and youth. [1957 c 272 § 7; 1955 c 240 § 1; 1951 c 234.] Repealed by 1959 c 28 § 72.98 .040 and reenacted as part of chapter 72.05 RCW. RCW 43.19.290-43.19.360 were reenacted as 1959 c $28 \S \S 72.05 .050-72.05 .120$ and were subsequently repealed by 1959 c $293 \S 8$; this later act, 1959 c 293, enacted new provisions by virtue of sections $1,2,4-7$ which are codified as RCW 72.01.061-72.01.067. Section 33 of Initiative Measure No. 207 which became section 33, chapter 1, Laws of 1961 again repealed 1951 c 234 §§ 5-1 2 and RCW 43.19.290-43.19.360, no mention being made of 1959 c 293 §§ $1,2,4-7$ and RCW 72.01.061-72.01.067. The initiative measure, the state civil service law, is codified as chapter 41.06 RCW.
43.19.451 Supervisor of engineering and architecture-Transfer of personnel, supplies, records, etc., from department of institutions. [1959 c 301 § 5.] Decodified.
43.19.580 Motor vehicle transportation service-Automotive policy board-Members-Officers-Powers and duties. [1979 c 158 § 93; 1975 Ist ex.s. c 167 § 6.] Repealed by 1982 c 163 § 23, effective June 30, 1982.

## Chapter 43.20 <br> STATE BOARD OF HEALTH <br> (Formerly: Department of health-State board of health)

43.20.005 Department of health abolished. Cross-reference section, decodified by 1979 c 141 § 385.
43.20.010 Powers and duties of secretary--General. [1979 c 141 § 46; 1967 ex.s. c 102 § $1 ; 1965$ c 8 § 43.20.010. Prior: (i) 1909 c 208 § 2; RRS § 6004. (ii) 1921 c 7 § 59; RRS § 10817.] Decodified and recodified as RCW 43.20A. 600 by 1979 c 141 § 384.
43.20.015 Authority to administer oaths and issue subpoenas. [1979 c 141 § 47 ; 1967 ex.s. c 102 § 2.] Decodified and recodified as RCW 43.20 A .605 by 1979 c 141 § 384.
43.20.020 Qualifications. [1965 c 8 § 43.20.020. Prior: 1921 c 7 § 56, part; RRS § 10814, part.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
43.20.040 Employment of deputies, experts, physicians, etc. [1979 c $141 \S 48 ; 1967$ ex.s. c $102 \S 8 ; 1965$ c $8 \S 43.20 .040$. Prior: 1961 ex.s. c 5 § 1 ; 1921 c 7 § 57; RRS § 10815.] Decodified and recodified as RCW 43.20A. 610 by 1979 c 141 § 384.
43.20.060 Annual conference of health officers. [1979 c 141 § 50 ; 1967 ex.s. c 102 § 10; 1965 c 8 § 43.20.060. Prior: 1915 c 75 § 1; RRS § 6005.] Decodified and recodified as RCW 43.20A.615 by 1979 c 141 § 384.
43.20.070 Registration of vital statistics. [1979 c 141 § 51; 1967 c 26 § 1; 1965 c 8 § 43.20.070. Prior: 1907 c 83 § 1 ; RRS § 6018.] Decodified and recodified as RCW 43.20A. 620 by 1979 c 141 § 384.
43.20.080 Duties of registrar. [1967 c 26 § 2; 1965 c 8 § 43.20.080. Prior: 1961 ex.s. c $5 \S 2 ; 1951$ c 106 § $1 ; 1915$ c 180 § 9; 1907 c 83 § 17; RRS § 6034.] Decodified and recodified as RCW 43.20A.625 by 1979 c $141 \S 384$.
43.20.090 Certified copies of birth, death, marriage certificates and decrees of divorce, annulment or separate maintenance to be fur-nished--Fees. [1979 1st ex.s. c 52 § 1; 1975-'76 2nd ex.s. c 42 § 36 ; 1970 ex.s. c $25 \S 1$; 1967 c 26 § 3; 1965 c 8 § 43.20.090. Prior: 1961 ex.s. c 5 § 3; 1953 c $90 \S 1 ; 1951$ c 106 § 3; 1945 c 158 § $1 ; 1937$ c 168 § 2; 1915 c 180 § 11 ; 1907 c 83 § 20: Rem. Supp. 1945 § 6037.] Decodified and recodified as RCW 43.20A. 630 by 1979 c 141 § 384.
43.20.120 Division of child hygiene created. [1965 c 8 § 43.20.120. Prior: 1923 c 127 § 2; RRS § 10814-2.] Repealed by 1979 c 141 § 386.
43.20.130 Services to crippled children. [1979 c 141 § 52; 1965 c 8 § 43.20.130. Prior: 1941 c 129 § 1; Rem. Supp. 1941 § 9992-107a; prior: 1937 c 114 § 7. Formerly RCW 74.12.210.] Decodified and recodified as RCW 43.20A.635 by 1979 c 141 § 384.
43.20.150 Threat to public health--Investigation, examination or sampling of articles or conditions constituting--Access--Subpoena power. [1979 c 141 § $53 ; 1967$ ex.s. c 102 § 3.] Decodified and recodified as RCW 43.20A. 640 by 1979 c 141 § 384.
43.20.160 Threat to public health--Order prohibiting sale or disposition of food or other items pending investigation. [1979 c 141 § $54 ;$ 1967 ex.s. c 102 § 4.] Decodified and recodified as RCW 43.20A. 645 by 1979 c 141 § 384.
43.20.170 Violations--Injunctions and legal proceedings authorized. [1979 c 141 § $55 ; 1967$ ex.s. c 102 § 5.] Decodified and recodified as RCW 43.20A. 650 by 1979 c 141 § 384.
43.20.180 Enforcement of health laws and state or local rules and regulations upon request of local health officer. [1979 c 141 § 56; 1967 ex.s. c 102 § 6.] Decodified and recodified as RCW 43.20A.655 by 1979 c 141 § 384.
43.20.190 Reports of violations by secretary--Duty of attorney general, prosecuting attorney or city attorney to institute proceedingsNotice to alleged violator. [1979 c 141 § 57; 1967 ex.s. c 102 § 7.] Decodified and recodified as RCW 43.20A.660 by 1979 c 141 § 384.
43.20.210 Right of person to rely on prayer to alleviate ailments not abridged. [1979 c 141 § 59; 1967 ex.s. c 102 § 14.] Decodified and recodified as RCW 43.20A.665 by 1979 c $141 \S 384$.

## Chapter 43.20A <br> DEPARTMENT OF SOCIAL AND HEALTH SERVICES

43.20A. 120 Powers, duties, functions of director of health transferred to secretary or his designee. [1970 ex.s. c 18 § 10.] Decodified by 1979 c 141 § 385.
43.20A.163 Advisory council on nuclear energy and radiation, secretary as ex officio member. Cross-reference section, decodified.
43.20A.180 Programs for rehabilitation of alcoholics and narcotic addicts transferred to department. [1970 ex.s. c 18 § 13.] Decodified by 1979 c 141 § 385.
43.20A. 190 Powers, duties and functions of director of public assistance transferred to secretary or his designee. [1970 ex.s. c 18 § 19.] Decodified by 1979 c $141 \S 385$.
43.20A.200 Powers, duties and functions of division of medical care transferred to department. [1970 ex.s. c 18 § 20.] Decodified by 1979 c 141 § 385.
43.20A.210 Powers, duties and functions of director of institutions, institution superintendents, transferred to secretary or his designee. [1970 ex.s. c 18 § 28.] Decodified by 1979 c 141 § 385.
43.20A.220 Powers, duties and functions of divisions of department of institutions transferred to department. [1970 ex.s. c 18 § 29.] Decodified by 1979 c 141 § 385.
43.20A.230 Institutional industries commission to assist department and secretary--Secretary or designee to act for commission. [1970 ex.s. c 18 § 30.] Repealed by 1971 ex.s. c 189 § 17.
43.20A.500 Certain state agencies abolished. [1970 ex.s. c 18 § 49.] Decodified by 1979 c 141 § 385.
43.20A.505 Officials to continue services provided agencies whose functions are transferred to department. [1970 ex.s. c 18 § 44.] Decodified by 1979 c 141 § 385.
43.20A.510 Transfer of employees and personnel of agencies whose functions are transferred to department--Rights preserved. [1970 ex.s. c 18 § 45.] Decodified by 1979 c 141 § 385 .
43.20A.515 Transfer of property and funds of agencies whose functions are transferred to department--Determination when question on property transfer. [1970 ex.s. c 18 § 46.] Decodified by 1979 c 141 § 385.
43.20A.520 Rules and regulations, pending business, contracts, of agencies whose functions are transferred to department, shall be continued and acted upon by department-Savings. [1970 ex.s. c 18 § 47.] Decodified by 1979 c 141 § 385.
43.20A.525 Certification when apportionments of budgeted funds required because of transfers. [1970 ex.s. c 18 § 48.] Decodified by 1979 c 141 § 385.
43.20A.900 Savings-- 1970 ex.s. c 18. [1970 ex.s. c 18 § 63.] Decodified by 1979 c 141 § 385.
43.20A.910 Collective bargaining units or agreements not to be altered by 1970 basic act. [1970 ex.s. c 18 § 64.] Decodified by 1979 c 141 § 385.
43.20A.920 Liberal construction-- 1970 ex.s. c 18. [1970 ex.s. c 18 § 65.] Decodified by 1979 c 141 § 385.

## Chapter 43.21 <br> DEPARTMENT OF CONSERVATION

43.21.020 Supervisor of forestry-Appointment-Personnel. [(i) 1923 c 143 § 4 ; 1921 c 67 § 6; RRS § 5823. (ii) 1921 c 7 § 62; RRS § 10820.] Now codified as RCW 76.04.485.
43.21.030 Powers and duties. [(i) 1921 c 64 § 3; RRS § 5811. (ii) 1921 c 7 § 67; RRS § 10825.] Decodified as division of forestry abolished by RCW 43.30.070.
43.21.145 Water now and levels--Rules and regulations to establish minimums--Requests for--Evidence of need. [1967 c 81 § 1.] Repealed by 1969 ex.s. c 284 § 23. Later enactment, see chapter 90.22 RCW.
43.21.170 Supervisor of progress and industry development--Appointment--Personnel. [1945 c 173 § 3; Rem. Supp. 1945 § 10964-8c.] Repealed by 1957 c 215 § 24.
43.21.180 Powers and duties. [(i) 1945 c 173 § 2; Rem. Supp. 1945 § 10964-8b. (ii) 1933 ex.s. c 54 § 2; RRS § 10930-2. (iii) 1937 c 134 § 3; RRS § 10964-3.] Decodified. RCW 43.21.180 was both amended and repealed by the 1957 legislature: (1) Amendment-1957 c 157 § 4 (HB 73), passed house February 6th, 1957, passed senate March 12th, 1957, approved by governor March 21 st, did not carry emergency clause: (2) Repeal-1957 c 215 § 24 (SB 282), passed senate March 13th, 1957, passed house March 12th, 1957, approved by governor March 22nd, carried emergency clause.
43.21.181 Coordination of local and state planning. [1957 c 157 § 1.] Repealed by 1963 c 161 § 5 . Later enactment, see RCW 43.31.210.
43.21.183 Aid from federal and local government--Rules and regulations. [1957 c 157 § 2.] Repealed by 1963 c 161 § 5. Later enactment, see RCW 43.31.220.
43.21.185 Powers conferred by RCW 43.21.180-43.21.185 are supplemental. [1957 c 157 § 3.] Decodified. Later enactment, see RCW 43.31.230.

## Chapter 43.21A <br> DEPARTMENT OF ECOLOGY

43.21A.065 Determination as to whether item of property forming part of industrial, etc. building is a pollution control facility. [1972 ex.s. c 54 § 2.] Repealed by 1973 c 132 § 15.
43.21A.300 Certain state agencies abolished July 1, 1970--Rules and regulations, pending business, contracts, of agencies whose functions are transferred to department, shall be continued and acted upon by department--Savings. [1970 ex.s. c 62 § 26.] Decodified.
43.21A.310 Personnel under state civil service engaged in functions transferred to department shall continue usual duties without loss of rights. [1970 ex.s. c 62 § 22.] Decodified.
43.21A.320 Transfer of property and funds of agencies whose functions are transferred to department--Determination when question on property transfer. [1970 ex.s. c 62 § 23.] Decodified.
43.21A. 330 Officials to continue services provided agencies whose functions are transferred to department. [1970 ex.s. c 62 § 24.] Decodified.
43.21 A. 340 Other powers and rights not affected--Permits, standards not affected. [ 1970 ex.s. c 62 § 25.] Decodified.

## Chapter 43.21B

## ENVIRONMENTAL HEARINGS OFFICE--POLLUTION CONTROL HEARINGS BOARD OF THE STATE

43.21B.070 Staff personnel, hiring of, or contracting for required services. [1970 ex.s. c 62 § 37.] Repealed by 1979 ex.s. c 47 § 7.
43.21B.210 Hearings only upon written demand--Procedure-Continuances and adjournments only upon written motion, limitation. [1970 ex.s. c 62 § 51.] Repealed by 1974 ex.s. c 69 § 6.

## Chapter 43.21C <br> STATE ENVIRONMENTAL POLICY

43.21C.032 Restoration of interim transportation services--Hood Canal bridge--Reconstruction of permanent bridge--Exemption from RCW 43.21C.030(2)(c). [1980 c 2 § 2; 1979 ex.s. c 84 § 2.] Repealed by 1983 c 117 § 10.
43.21C.070 Establishment of classifications and categories of building permits and acts of governmental agencies concerning family residences--Exemption from "detailed statement" requirement. [1973 Ist ex.s. c 179 § 1.] Decodified pursuant to 1983 c 117 § 11.
43.21C. 085 Limitations on challenges to actions taken--Application to challenge or appeal on adoption of rules. [1974 ex.s. c 179 § 3.] Repealed by 1983 c 117 § 10.
43.21C. 100 Council on environmental policy--Established--Com-position--Abolishment. [1974 ex.s. c 179 § 4.] Recodified as RCW 43.21 C .170 pursuant to 1983 c 117 § 12.
43.21C.105 Council on environmental policy--Personnel. [1974 ex.s. c 179 § 5.] Recodified as RCW 43.21C. 175 pursuant to 1983 c 117 § 13.
43.21C. 140 Review of actions taken to implement chapter--Report to legislature. [1979 c 151 § 107; 1974 ex.s. c 179 § 11.] Repealed by 1983 c 117 § 10.
43.21C. 200 Legislative declaration. [1981 c 289 § 1.] Decodified pursuant to 1983 c 117 § 11.
43.21C.202 Environmental policy commission--Established--Membership-Chairperson--Travel expenses--Duties. [1981 c 289 § 2.] Decodified pursuant to 1983 c 117 § 11 .
43.21C.204 Environmental policy commission--Expiration-Transfer of powers, duties, and functions. [1981 c 289 § 3.] Decodified pursuant to 1983 c 117 § 11 .

## Chapter 43.21D <br> ELECTRIC POWER USE--EMERGENCY CURTAILMENT, ALLOCATION

43.21D.010 Legislative finding, declaration and intent. [1973 2nd ex.s. c 29 § 1.] Expired June 30, 1974, see 1973 2nd ex.s. c $29 \S 9$.
43.21D.020 Definitions. [1973 2nd ex.s. c 29 § 2.] Expired June 30, 1974, see 1973 2nd ex.s. c $29 \S 9$.
43.21D.030 Electric emergency curtailment and/or allocation com-mittee--Created--Members-Compensation--Expenses. [1973 2nd ex.s. c 29 §3.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.
43.21D.040 Powers and duties of committee. [1973 2nd ex.s. c 29 § 4.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.
43.21D.050 Powers and duties of governor--Orders--Compliance required--Coordination with programs of other states. [1973 2nd ex.s. c 29 § 5.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.
43.21D.060 Petition for exception or modification of order-Appeals. [1973 2nd ex.s. c 29 § 6.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.
43.21D.070 Violations--Penalty--Termination of electric services. [1973 2nd ex.s. c 29 § 7.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.
43.21D.080 Chapter to control in event of conflict--Exceptions-Compliance with other laws. [1973 2nd ex.s. c 29 § 8.] Expired June 30, 1974, see 1973 2nd ex.s. c $29 \S 9$.
43.21D.900 Expiration of chapter. [1973 2nd ex.s. c 29 § 9.] Expired June 30, 1974, see 1973 2nd ex.s. c $29 \S 9$.
43.21D.905 Liberal construction. [1973 2nd ex.s. c 29 § 10.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.
43.21D.910 Severability--1973 2nd ex.s. c 29. [1973 2nd ex.s. c 29 § 12.] Expired June 30, 1974, see 1973 2nd ex.s. c 29 § 9.

## Chapter 43.21F <br> STATE ENERGY OFFICE

43.21F.020 State policy. [1975-'76 2nd ex.s. c 108 § 2.] Repealed by 1981 c 295 § 16 . Later enactment, see RCW 43.21F.015.
43.21F.030 Definitions. [1975-'76 2nd ex.s. c 108 § 3.] Repealed by 1981 c 295 § 16. Later enactment, see RCW 43.21F.025.
43.21F.040 State energy office--Created--Director--Appoint-ment--Salary. [1979 c 99 § 87; 1975-'76 2nd ex.s. c 108 § 4.] Repealed by 1981 c 295 § 16. Later enactment, see RCW 43.21F. 035.
43.21F.050 Duties of energy office. [1975-'76 2nd ex.s. c 108 § 5.] Repealed by 1981 c 295 § 16. Later enactment, see RCW 43.21F. 045.
43.21F.070 Duties of director. [1975-'76 2nd ex.s. c 108 § 7.] Repealed by 1981 c 295 § 16. Later enactment, see RCW 43.21F.065.
43.21 F. 075 Additional duties of director. $\left[\begin{array}{llll}1981 & \text { c } 295 & \text { § } 12 .]\end{array}\right.$ Repealed by 1983 1st ex.s. c 19 § 13. For later enactment, see RCW - 43.200.080.

## Chapter 43.22 DEPARTMENT OF LABOR AND INDUSTRIES

43.22.060 Frequency of hotel inspection--Record. [1965 c 8 § 43.22.060. Prior: 1953 c 105 § 1; prior: 1909 c 29 § 14; RRS § 6883.] Repealed by 1971 ex.s. c 239 § 13 . Later enactment, see chapter 70.62 RCW.
43.22.070 Certificate of inspection. [1965 c 8 § 43.22.070. Prior: 1909 c 29 § 15 ; RRS § 6884.] Repealed by 1971 ex.s. c 239 § 13.
43.22.080 Penalty for false certificate. [1965 c 8 § 43.22.080. Prior: 1909 c 29 § 16; RRS § 6885.] Repealed by 1971 ex.s. c 239 § 13.
43.22.090 Penalty for obstructing inspection. [1965 c 8 § 43.22.090. Prior: 1927 c 77 § 1; 1909 c 29 § 17; RRS § 6886.] Repealed by 1971 ex.s. c 239 § 13.
43.22.100 Prosecution for violations. [1965 c 8 § 43.22.100. Prior: 1909 c 29 § 18 ; RRS § 6887.] Repealed by 1971 ex.s. c $239 \S 13$. Later enactment, see chapter 70.62 RCW.
43.22.110 Fees-Collection and disposition. [1965 c 8 § 43.22.110. Prior: 1953 c 105 § 2; prior: 1915 c 169 § 7; 1909 c 29 § 19; RRS § 6888.] Repealed by 1971 ex.s. c 239 § 13. Later enactment, see chapter 70.62 RCW.
43.22.120 Division of mining safety--Composition--Chief mine inspector in charge. [1965 c 8 § 43.22.120. Prior: 1927 c 306 § 1 , part; 1917 c 36 § 2, part; RRS § 8637, part.] Repealed by 1973 lst ex.s. c 52 § 11.
43.22.130 Appointment of mining board--Qualifications--Oath-~ Compensation. [1965 c 8 § 43.22.130. Prior: 1927 c 306 § 2; 1917 c 36 § 3 ; RRS § 8638.] Repealed by 1973 1st ex.s. c 52 § 11.
43.22.140 Examinations for mine inspectors. [1965 c 8 § 43.22.140. Prior: 1927 c 306 § 3 ; 1917 c 36 § 4; RRS § 8639.] Repealed by 1973 lst ex.s. c 52 § 11.
43.22.150 Exception for those passing first class certificate examination. [1965 c 8 § 43.22.150. Prior: 1945 c 262 § 1; Rem. Supp. 1945 § 8661-1.] Repealed by 1973 lst ex.s. c 52 § 11.
43.22.160 Applications for examination--Affidavit. [1973 1 st ex.s. c 154 § 80; 1965 c 8 § 43.22.160. Prior: 1917 c 36 § 5; RRS § 8640.] Repealed by 1981 c 260 § 18 ; and repealed by 1973 lst ex.s. c $52 \S 11$.
43.22.170 Examinations at state capital--Appointment of chief and deputy inspectors. [1973 lst ex.s. c 154 § 81; 1965 c 8 § 43.22.170. Prior: 1927 c 306 § 4, part; 1917 c 36 § 6, part; RRS § 8641 , part. Formerly RCW 43.22 .170 and 43.22 .180 .] Repealed by 1981 c $260 \S$ 18 ; and repealed by 1973 1st ex.s. c $52 \S 11$.
43.22.180 Appointment of chief and deputy inspectors. [1927 c 306 § 4, part; 1917 c 36 § 6, part; RRS § 8641 , part.] Now codified in RCW 43.22.170.
43.22.190 Salaries and expenses of inspectors--Oath--Duties. [1965 c 8 § 43.22.190. Prior: 1947 c 166 § 1 ; 1927 c 306 § 5; 1919 c 201 § 1; 1917 c 36 § 7; 1897 c 45 § 7; RRS § 8642. FORMER PART OF SECTION: 1917 c 36 § 9, part; RRS § 8644, part, now codified in RCW 43.22.210.] Repealed by 1973 1st ex.s. c 52 § 11.
43.22.220 Working unsafe mine--Injunction. [1917 c 36 § 9, part; RRS § 8644, part.] Now codified in RCW 43.22.210.
43.22.230 Investigation of mine disasters. [1917 c 36 § 9, part; RRS § 8644, part.] Now codified in RCW 43.22.210.
43.22.240 Removal of offending inspector. [1917 c 36 § 9, part; RRS § 8644, part.] Now codified in RCW 43.22.210.
43.22.250 Annual reports. [1965 c 8 § 43.22.250. Prior: 1927 c 306 § 6; 1917 c 36 § 10 ; RRS § 8645.] Repealed by 1973 1st ex.s. c $52 \S$ 11.
43.22.280 Industrial welfare committee. [1973 2nd ex.s. c 16 § 4; 1973 lst ex.s. c 154 § 84; 1965 c 8 § 43.22.280. Prior: 1921 c 7 § 82; RRS § 10840.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.22.320 Joint hearings--Appeals. [1965 c 8 § 43.22.320. Prior: 1921 c 7 § 79; RRS § 10837.] Repealed by 1973 1st ex.s. c 52 § 11.

## Chapter 43.23 <br> DEPARTMENT OF AGRICULTURE

43.23.020 Supervisor of agricultural development--Appointment-Personnel. [1967 c 240 § 2; 1965 c 8 § 43.23.020. Prior: 1921 c 7 § 84; RRS § 10842.] Repealed by 1983 c 248 § 14.
43.23.040 Supervisor of plant industry--Appointment--Personnel. [1967 c 240 § 4 ; 1965 c 8 § 43.23.040. Prior: 1921 c 7 § 85 ; RRS § 10843.] Repealed by 1983 c 248 § 14.
43.23.060 Supervisor of animal industry--Appointment--Personnel. [1967 c 240 § 6; 1965 c 8 § 43.23.060. Prior: 1921 c 7 § 86; RRS § 10844.] Repealed by 1983 c 248 § 14.
43.23.080 Supervisor of dairy and food--Appointment-Personnel. [1967 c 240 § 8; 1965 c 8 § 43.23.080. Prior: 1921 c 7 § 87; RRS § 10845.] Repealed by 1983 c 248 § 14.
43.23.100 Supervisor of grain and agricultural chemicals--Appointment--Personnel. [1967 c 240 § 10; 1965 c 8 § 43.23.100. Prior: 1921 c 7 § 88; RRS § 10846.] Repealed by 1983 c 248 § 14.
43.23.140 Official misconduct--Penalty. [1965 c 8 § 43.23.140. Prior: 1913 c 60 § 10; RRS § 2728.] Repealed by 1969 ex.s. c 234 § 38.
43.23.150 Supervisor of regulatory services--Appointment--Personnel. [1967 c 240 § 12. Prior: 1965 c 8 § 43.23.150; prior: 1951 c 170 § 2.] Repealed by 1983 c 248 § 14.

## Chapter 43.24

DEPARTMENT OF LICENSING
(Formerly: Department of motor vehicles; Department of licenses)
43.24.022 Powers, duties and functions as to licensing of businesses, professions and regulation of securities vested in director. [1965 ex.s. c 170 § 41.] Decodified by 1979 c 158 § 244.
43.24.050 Applications for licenses. [1965 c 8 § 43.24.050. Prior: 1921 c 7 § 105; R RS § 10863.] Repealed by 1965 c 100 § 7.
43.24.070 Procedure as to fees. [1965 c 8 § 43.24.070. Prior: 1921 c 7 § 100; RRS § 10858.] Repealed by 1965 c 100 § 7.
43.24.085 License or registration fees for businesses, occupations and professions--Policy--Maximum fees--Determination. [1983 c 75 § 17; 1983 c $2 \S 10$. Prior: 1982 c 227 § 16; 1982 c $205 \S 4 ; 1982$ c 162 § $1 ; 1981$ c $53 \S 16 ; 1979$ c $158 \S 100 ; 1975$ lst ex.s. c $30 \S 93$; 1971 ex.s. c 266 § 21.] Repealed by 1983 c 168 § 13. Later enactment, see RCW 43.24.086.

Reviser's note: RCW 43.24 .085 was both amended and repealed during the 1983 legislative sessions, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.
43.24.100 Notice to renew licenses. [1965 c 8 § 43.24.100. Prior: 1921 c 7 § 102; RRS § 10860.] Repealed by 1965 c 100 § 7.

## Chapter 43.25 <br> DEPARTMENT OF FISHERIES

43.25.010 Authority of director--Qualifications. [1953 c 207 § 10. Prior: (i) 1933 c 3 § 5; 1921 c 7 § 116; RRS § 10874. (ii) 1949 c 112 § 3, part; Rem. Supp. 1949 § 5780-201, part. (iii) 1949 c 112 § 5; Rem. Supp. 1949 § 5780-204.] Redesignated as RCW 75.08.014.
43.25.020 Duties of department. [1949 c 112 § 3, part; Rem. Supp. 1949 §5780-201, part.] Redesignated as RCW 75.08.012.
43.25.030 Director may employ assistants-Merit basis. [1949 c 112 § 4; Rem. Supp. 1949 § 5780-203.] Redesignated as RCW 75.08.022.
43.25.040 Employees may be bonded. [1949 c 112 § 11; Rem. Supp. 1949 § 5780-210.] Redesignated as RCW 75.08.023.
43.25.045 Insurance against actions for false arrest. [1953 c 207 § 13.] Redesignated as RCW 75.08.203.
43.25.047 Peace officer compensation insurance--Medical aid. [1953 c 207 § 14.] Redesignated as RCW 75.08.206.
43.25.048 Fisheries patrol officers--Relieved from active duty when injured--Compensation. [1957 c 216 § 1.] Redesignated as RCW 75.08.024.
43.25.050 Disabled employees--Compensation. [1949 c 112 § 2 ; Rem. Supp. 1949 § 5780-211.] Repealed by 1953 c 207 § 12.
43.25.060 May administer oaths. [1949 c 112 § 9; Rem. Supp. 1949 § 5780-208.] Redesignated as RCW 75.08.021.
43.25.070 Duty of attorney general when prosecuting attorney defaults. [1949 c 112 § 24; Rem. Supp. 1949 § 5780-222.] Redesignated as RCW 75.08.275.

## Chapter 43.26 <br> DEPARTMENT OF GAME

43.26.010 Composition of department--Qualification of director. [1947 c 275 § 2, part; Rem. Supp. 1947 § 5992-12. Repealed by 1955 c 36 § 77.98.040. See chapter 77.04 RCW.

## Chapter 43.27 <br> HIGHWAY COMMISSION

43.27.020 Powers and duties. [1937 c 53 § 9; RRS § 6400-3.] Repealed by 1961 c $13 \S 47.98 .050$. Later enactment, see RCW 47.01.160.
43.27.030 Right of entry for examination, survey, appraisal, etc. [1945 c 176 § 1; Rem. Supp. 1945 § 6400-3f.] Repealed by 1961 c 13 § 47.98.050. Later enactment, see RCW 47.01.170.
43.27.040 Roads and bridges in state parks. [1943 c 253 § 1; Rem. Supp. 1943 § 6402-35.] Repealed by 1961 c 13 § 47.98.050. Later enactment, see RCW 47.01.180.
43.27.050 Assistant director of highways for state aid. [1949 c 220 § 2; Rem. Supp. 1949 § 6400-3g.] Repealed by 1961 c 13 § 47.98.050. Later enactment, see RCW 47.01.190.
43.27.060 Personnel merit system required for department. [1955 c 383 § 44; 1949 c 220 § 3; Rem. Supp. 1949 § 6400-3h.] Repealed by Initiative Measure No. 207 § 33 ( 1961 c 1 § 33). Later enactment, see RCW 41.06.060, 41.06.080(4) and 41.06.090.
43.27.070 State highway commission--Appointment of members-Terms. [1951 c 247 § 2.] Repealed by 1961 c 13 § 47.98.050. Later enactment, see RCW 47.01.020.
43.27.080 Members--Qualifications--Removal. [1951 c 247 § 3.] Repealed by 1961 c $13 \S 47.98 .050$. Later enactment, see RCW 47.01.030.
43.27.090 Members--Compensation and expenses. [1951 c 247 § 13.] Repealed by 1961 c $13 \S 47.98 .050$. Later enactment, see RCW 47.01.040.
43.27.100 Powers of commission. [1951 c 247 § 4.] Repealed by 1961 c 13 § 47.98.050. Later enactment, see RCW 47.01.050.
43.27.105 Contracts with public utilities and municipal corporations. [1955 c 84 § 1; 1953 c 100 § 1.] Repealed by 1961 c 13 § 47.98.050. Later enactment, see RCW 47.01.210.
43.27.110 Exercise of powers--Rules and regulations. [1951 c 247 § 7.] Repealed by 1961 c 13 § 47.98.050. Later enactment, see RCW 47.01.060.
43.27.120 Designation of representative to serve on other boards, committees, etc. [1951 c 247 § 5.] Repealed by 1961 c 13 § 47.98.050. Later enactment, see RCW 47.01.070.
43.27.130 Meetings of commission-Rules and regulations. [1951 c 247 § 6.] Repealed by 1961 c 13 § 47.98.050. Later enactment, see RCW 47.01.080.
43.27.140 Meetings--Notice--Quorum. [llllll 1951 c 247 § 8.] Repealed by 1961 c $13 \S 47.98 .050$. Later enactment, see RCW 47.01. 090.
43.27.150 Director of highways--Appointment--General duties. [1951 c 247 § 9.] Repealed by 1961 c 13 § 47.98.050. Later enactment, see RCW 47.01.100.
43.27.160 Director of highways--Qualifications. [1951 c 247 § 10.] Repealed by 1961 c $13 \S 47.98 .050$. Later enactment, see RCW 47.01.110.
43.27.170 Director of highways--Term--Removal. [1951 c 247 § 11.] Repealed by 1961 c $13 \S 47.98 .050$. Later enactment, see RCW 47.01.120.
43.27.180 Director of highways--Salary. [1957 c 172 § 31; 1951 c 247 § 12.] Repealed by 1961 c 13 § 47.98.050. Later enactment, see RCW 47.01.130.
43.27.190 Commission's report to the legislature. [1951 c 247 § 14.] Repealed by 1961 c $13 \S 47.98 .050$. Later enactment, see RCW 47.01.140.
43.27.192 Commission to report through joint fact-finding commit-tee--New federal highway policy. [1957 c 172 § 30.] Repealed by 1961 c 13 § 47.98.050. Later enactment, see RCW 47.01.220.
43.27.200 Budget--Plan for highway development. [1955 c 383 § $45 ; 1953$ c 254 § $1 ; 1951$ c 247 § 15 .] Repealed by 1961 c 13 § 47.98.050 and 1963 c 173 § 9. Later enactment, see chapter 47.05 RCW.
RCW 43.27.020-43.27.200: See RCW 47.98.050.

## Chapter 43.27A

DEPARTMENT OF WATER RESOURCES
43.27A.010 Purpose. [1967 c 242 § 1.] Repealed by 1970 ex.s. c 62 § 30.
43.27A.030 Department established. [1967 c 242 § 3.] Repealed by 1970 ex.s. c 62 § 30.
43.27A.040 Director--Appointment--Powers and duties--Salary. [1967 c 242 § 4.] Repealed by 1970 ex.s. c 62 § 30.
43.27A.050 Water resources advisory council--Created--Compo-sition--Terms--Vacancies--Chairman. [1967 c 242 § 5.] Repealed by 1970 ex.s. c 62 § 30.
43.27A.060 Water resources advisory council--Meetings--Compensation, mileage and per diem. [1969 ex.s. c 103 § 2; 1967 c 242 § 6.] Repealed by 1970 ex.s. c $62 \S 30$.
43.27A.070 Divisions of department. [1967 c 242 § 7.] Repealed by 1970 ex.s. c 62 § 30.
43.27A.075 Delegation of director's powers and duties to assistant directors. [1969 ex.s. c 284 § 10.] Repealed by 1983 c 3 § 103.
43.27A.100 Advisory council members to advise director--Subjects. [1969 ex.s. c 103 § 1 ; 1967 c 242 § 10.] Repealed by 1970 ex.s. c $62 \S$ 30.
43.27A.110 Advisory council members to advise director--Views to be submitted in writing--Hearings and investigations--Advice of members to be included in annual report. [1967 c 242 § 11.] Repealed by 1970 ex.s. c $62 \S 30$.
43.27A.140 Disposition of property, records, etc. of department of conservation--Transfer of personnel. [1967 c 242 § 16.] Repealed by 1970 ex.s. c 62 § 30.
43.27A. 150 Transfer of appropriations. [llllll 1967 c 242 § 17.] Repealed by 1970 ex.s. c $62 \S 30$.
43.27A. 160 Transfer of equipment, funds, appropriations from agencies not abolished--Apportionment by director of budget. [1967 c 242 § 18.] Repealed by 1970 ex.s. c 62 § 30.
43.27A. 170 Continuation of rules and regulations, pending busi-ness--Validation of acts of other agencies. [llllll 1967 c 242 § 19.] Repealed by 1970 ex.s. c $62 \S 30$.

## Chapter 43.28 <br> DEPARTMENT OF INSTITUTIONS

43.28.010 Department established--Director, qualifications, appointment, term. [1957 c 272 § 1 ; 1955 c 195 § 1.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.020.
43.28.020 Director's powers and duties. [1959 c 301 § 3; 1955 c 195 § 4. Prior: (i) 1915 c 107 § 1, part; 1907 c 166 § 2, part; 1901 c 119 § 3, part; RRS § 10899, part. (ii) 1919 c 50 § 2 ; RRS § 10952. (iii) 1921 c 7 § 44; RRS § 10802. (iv) 1921 c 7 § 36, part; RRS § 10794, part. (v) 1923 c 101 § 1 ; 1921 c 7 § 40; RRS § 10798. (vi) 1921 c 7 § 39; RRS § 10797.] Decodified.

Reviser's note: RCW 43.28 .020 (1955 c 195 § 4) was the subject matter of two different acts of the 1959 legislature:
(1) The public institutions code, chapter 28, Laws of 1959 repealed it , see 1959 c 28 § $72.98 .040(62)$, and reenacted subdivisions (1) through (17) as sections 72.01.040, 72.01.050, 72.01.100, 72.01.140, 72.01.150, and 72.01.170. Subdivision (18) was also reenacted as various sections in Title 72 RCW. Chapter 28 (HB No. 2) passed house January 20th, passed senate January 27th, was approved by the governor February 4th, 1959, carried an emergency clause.
(2) Chapter 301, Laws of 1959 created a division of engineering and architecture in the department of general administration. Without reference to chapter 28 aforesaid, section 3 of chapter 301 amended RCW 43.28 .020 by deleting subdivisions (3), (4), (5) and (6) thereof which set out the powers and duties of the director of institutions relating to building plans and programs, and which subdivisions were reenacted by 1959 c 28 § 72.01.100 as RCW 72.01.100. Chapter 301, Laws of 1959 (SB No. 495) passed senate March 2nd, passed house March 9th, was approved by the governor March 24th, 1959, carried an emergency clause.
43.28.030 Biennial reports to legislature and governor--Contents. [1955 c 195 § 5. Prior: (i) 1901 c 119 § 14; RRS § 10915. (ii) 1915 c 107 § 1, part; 1907 c 166 § 2, part; 1901 c 119 § 3, part; RRS § 10899, part. (iii) 1921 c 7 § 36, part; RRS § 10794, part.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.01.320.
43.28.040 Division of mental health--Established. [1957 c 272 § 9.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.06.010.
43.28.050 Supervisor of mental health. [1957 c 272 § 10.] Repealed by 1959 c 28 § 72.98.040. Later enactment, sec RCW 72.06.020.
43.28.060 Supervisor of mental health--Qualifications. [1957 c 272
§ 11.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.06.030
43.28.070 Supervisor of mental health--Powers and duties. [1957 c 272 § 12.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.06.040.
43.28.080 Division of adult correction--Established. [1947 c 272 § 13.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.02.010.
 Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.02.020.
43.28.100 Supervisor of adult correction--Qualifications. [1957 c 272 § 15.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.02.030.
43.28.110 Supervisor of adult correction--Powers and duties. [1957 c 272 § 16.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.02.040.
43.28.120 Commission established. [1957 c 272 § 3.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.330.
43.28.130 Appointment, term, of commission members. [1957 c 272 § 4.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.340.
43.28.140 Meetings, per diem, expenses of commission. [1957 c 272 § 5.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.350.
 Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.360.
43.28.160 Parental schools--Leases, purchases--Powers of school district. [1957 c 297 § 2.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.05.300.
 Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.05.310.
43.28.500 Labor by prisoners--Authorized--Camps. [1955 c 128 § 1.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.64.060.
43.28.510 Labor by prisoners--Eligibility for employment--Pro-cedure--Return. [1955 c 128 § 2.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.64.070.
43.28.520 Labor by prisoners--Duties of employing agency--Costs--Supervision. [1955 c 128 § 3.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.64.080.
43.28.530 Labor by prisoners--Department's jurisdictions. [1955 c 128 § 4.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.64.090.
43.28.600 Mental health--Dissemination of information and advice by department. [1955 c 136 § 2.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.06.050.
43.28.610 Mental health--Psychiatric outpatient clinics. [1955 c 136 § 3.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.06.060.
43.28.620 Mental health-Cooperation of department and state hospitals with local programs. [1955 c 136 § 4.] Repealed by 1959 c 28 $\S 72.98 .040$. Later enactment, see RCW 72.06.070.
43.28.630 Mental health--Duties of local agencies--Local committees authorized. [1955 c 136 § 5.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.06.080.
43.28.640 Mental health--Local health department's staff--State financial assistance. [1955 c 136 § 6.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.06.090.

## Chapter 43.29

## STATE BUREAU OF CRIMINAL IDENTIFICATION

43.29.010 through $\mathbf{4 3 . 2 9 . 1 1 0}$ [1955 c 318.] Repealed by 1959 c 28 $\S 72.98 .040$. Later enactment, see chapter 72.50 RCW.

## Chapter $\mathbf{4 3 . 3 0}$ <br> DEPARTMENT OF NATURAL RESOURCES

43.30.100 Department to exercise certain powers and duties-Director of licenses and other agencies with respect to Christmas trees. [1965 c 8 § 43.30.100. Prior: 1957 c 38 § 10.] Repealed by 1979 ex.s. c 32 § 1 .
43.30.140 Department to exercise certain powers and duties--Sustained yield forests. [1965 c 8 § 43.30.140. Prior: 1957 c 38 § 14.] Repealed by 1983 c 3 § 106.
43.30.900 Severability. [1957 c 38 § 28.] Repealed by 1965 c 8 § 43.198.040. See RCW 43.198.030.

## Chapter 43.31 <br> DEPARTMENT OF COMMERCE AND ECONOMIC DEVELOPMENT

43.31.010 Declaration of policy. [1965 c 8 § 43.31.010. Prior: 1957 c 215 § 1.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.020 Department established. [1965 c 8 § 43.31.020. Prior: 1957 c 215 § 2.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.030 Director--Appointment, term, salary. [1965 c 8 § 43.31.030. Prior: 1961 c 307 § 6; 1957 c 215 § 3.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.040 Divisions of department--Supervisors, managers, executive directors, assistants. [1981 c 295 § 13; 1977 ex.s. c 70 § 6; 1967 c 221 § 2; 1965 c 10 § 2; 1965 c 8 § 43.31.040. Prior: 1957 c 215 § 4.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.050 Powers and duties--Tourist promotion division. [1977 c 75 § 53; 1965 c 8 § 43.31.050. Prior: 1957 c 215 § 5.] Repealed by 1985 c 466 § 76, effective June $30,1985$.
43.31.060 Powers and duties--Industrial development division. [1965 c 8 § 43.31.060. Prior: 1957 c 215 § 6.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.070 Powers and duties--Division of research. [1965 c 8 § 43.31.070. Prior: 1957 c 215 § 7.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.080 Powers and duties--General. [1965 c 8 § 43.31.080. Prior: 1957 c 215 § 8.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.090 Advisory council--Appointment, term, vacancies, travel expenses. [1975-'76 2nd ex.s. c $34 \S 108 ; 19751$ st ex.s. c $292 \S 1$; 1965 c 8 § 43.31.090. Prior: 1959 c 228 § $1 ; 1957$ c 215 § 9.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.31.100 Advisory council--Powers and duties. [1965 c 8 § 43.31.100. Prior: 1957 c 215 § 10.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.31.110 Additional advisory groups--Appointment, vacancies, travel expenses. [1975-'76 2nd ex.s. c 34 § 109; 1965 c 8 § 43.31.110. Prior: 1957 c 215 § 11.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.120 Director may request assistance from state agencies, departments, officials--Expenses. [1965 c 8 § 43.31.120. Prior: 1957 c 215 § 12.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.140 Acceptance of contributions, grants, gifts--Disburse-ments--Purpose. [1965 c 8 § 43.31.140. Prior: 1957 c 215 § 14.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.150 Federal grants, matching funds or other funds, dona-tions--Acceptance, disbursements. [1965 c 8 § 43.31.150. Prior: 1957 c 215 § 15.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.160 Annual reports to governor and legislature. [1977 c 75 § 54; 1965 c 8 § 43.31 .160 . Prior: 1957 c 215 § 16.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.170 Division of progress and industry development abol-ished--Powers and duties of supervisor transferred to director of commerce and economic development. [1965 c 8 § 43.31.170. Prior: 1957 c 215 § 17.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.180 Division of progress and industry development abol-ished--Disposal of property, records, etc.--Pending matters, comple-tion--Validation of acts performed. [1965 c 8 § 43.31.180. Prior: 1957 c 215 § 18.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.200 Local and state planning--Authorized studies. [1974 ex.s. c 171 § 42; 1965 c 8 § 43.31.200. Prior: 1963 c 161 § 1.] Repealed by 1984 c 125 § 22, effective June 30, 1984.
43.31.210 Local and state planning--Coordinating and advisory services--State comprehensive plan--Personnel. [1965 c 8 § 43.31.210. Prior: 1963 c 161 § 2.] Repealed by 1984 c 125 § 22, effective June 30, 1984.
43.31.220 Local and state planning--Aid from federal and local government--Rules and regulations. [1965 c 8 § 43.31.220. Prior: 1963 c 161 § 3.] Repealed by 1984 c 125 § 22, effective June 30, 1984.
43.31.230 Local and state planning--Powers conferred by RCW 43.31.210 and 43.31.220 are supplemental. [1965 c 8 § 43.31.230. Prior: 1963 c 161 § 4.] Repealed by 1984 c 125 § 22, effective June 30, 1984.
43.31.280 Nuclear energy--Purposes. [1965 c 10 § 1.] Repealed by 1981 c 295 § 16.
43.31.290 Nuclear energy--Promotion and development--Person-nel--Executive director of office of nuclear energy development. [1965 c 10 § 3.] Repealed by 1981 c 295 § 16.
43.31.300 Nuclear energy--Powers and duties--Division and office of nuclear energy development. [1981 c 3 § 35; 1975-'76 2nd ex.s. c 108 § 11 ; 1965 c 10 § 5.] Repealed by 1981 c 295 § 16.
43.31.310 Nuclear energy--Liberal construction. [1965 c 10 § 8.] Repealed by 1981 c 295 § 16.
43.31.320 Nuclear energy--Provisions cumulative--Rights preserved. [1965 c 10 § 9.] Repealed by 1981 c 295 § 16.
43.31.330 Nuclear energy--Severability--1965 c 10. [1965 c 10 § 7.] Repealed by 1981 c 295 § 16.
 Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.360 Office of foreign trade--Development of foreign trade--Personnel--Director. [1967 c 221 § 3.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.370 Office of international trade--Powers and duties. [1985 c 159 § 2 ; 1984 c 175 § $9 ; 1967$ c 221 § 4.] Repealed by 1985 c 466 § 76, effective June 30, 1985.

Reviser's note: This section was also amended by 1985 c 159 § 2 without cognizance of the repeal thereof.
43.31.400 Western interstate nuclear compact--Entered into-Terms. [1969 c 9 § 1.] Recodified as RCW 43.21F. 400 pursuant to 1985 c 466 § 74, effective June 30, 1985.
43.31.405 Western interstate nuclear compact--State board mem-ber--Appointment, term--May designate representative. [1969 c 9 § 2.] Recodified as RCW 43.21F. 405 pursuant to 1985 c 466 § 74 , effective June 30, 1985.
43.31.410 Western interstate nuclear compact--State and local agencies and officers to cooperate. [1969 c 9 § 3.] Recodified as RCW 43.21F. 410 pursuant to 1985 c 466 § 74, effective June 30, 1985.
43.31.415 Western interstate nuclear compact--Bylaws, amendments to, filed with secretary of state. [1969 c 9 § 4.] Recodified as RCW 43.21F. 415 pursuant to 1985 c $466 \S 74$, effective June 30, 1985.
43.31.420 Western interstate nuclear compact--Application of state laws, benefits, when persons dispatched to another state. [1969 c 9 § 5.] Recodified as RCW 43.21F. 420 pursuant to 1985 c 466 § 74, effective June 30, 1985.
43.31.500 Provisions relating to Seattle world fair--Declaration of purpose. [1965 c 8 § 43.31 .500 . Prior: 1961 c 152 § 1; 1957 c 174 § 1.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.510 Provisions relating to Seattle world fair--Acquisition and development of site and buildings declared state purpose. [1965 c 8 § 43.31.510. Prior: 1961 c 152 § 2; 1957 c 174 § 2.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.520 Provisions relating to Seattle world fair--Department authorized to acquire and develop site and buildings in Seattle and undertake other activities--Approval and authorization of world fair commission. [1965 c 8 § 43.31.520. Prior: 1961 c 152 § 3; 1957 c 174 § 3.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.525 Provisions relating to Seattle world fair--Department authorized to dispose of property--Approval of world fair commis-sion--Consideration-Transfer of balance to state general fund--Bond redemption fund abolished. [1975 1st ex.s. c 149 § 1 ; 1965 c 8 § 43.31.525. Prior: 1961 c 152 § 4; 1959 c 310 § 1.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.530 Provisions relating to Seattle world fair--Department to cooperate with governmental agencies--Eminent domain. [1965 c 8 § 43.31.530. Prior: 1957 c 174 § 4.] Decodified pursuant to 1985 c 466 § 75, ef fective June 30, 1985.
43.31.540 Provisions relating to Seattle world fair--Authority to temporarily convey site and buildings for world fair. [1965 c 8 § 43.31.540. Prior: 1957 c 174 § 5.] Decodified pursuant to 1985 c 466 § 75 , effective June 30, 1985.
43.31.550 Provisions relating to Seattle world fair--Limited obligation bonds authorized. [1965 c 8 § 43.31.550. Prior: 1957 c 174 § 6.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.560 Provisions relating to Seattle world fair--Signatures on bonds or coupons-Bonds negotiable. [1965 c 8 § 43.31.560. Prior: 1957 c 174 § 7.] Decodified pursuant to 1985 c 466 § 75 , effective June 30, 1985.
43.31.570 Provisions relating to Seattle world fair-Sale of bonds--Bonds as legal investment and security. [1965 c 8 § 43.31.570. Prior: 1957 c 174 § 8.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.580 Provisions relating to Seattle world fair--Registration of bonds. [1965 c 8 § 43.31.580. Prior: 1957 c 174 § 9.] Decodified pursuant to 1985 c 466 § 75 , effective June 30, 1985.
43.31.590 Provisions relating to Seattle world fair--Bonds not a general obligation--Payment. [1965 c 8 § 43.31.590. Prior: 1957 c 174 § 10.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.600 Provisions relating to Seattle world fair--World fair fund created--Composition--Use--Investment. [1965 c 8 § 43.31.600. Prior: 1957 c 174 § 11.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following R CW 19.28.330.
43.31.610 Provisions relating to Seattle world fair--Appropriation. [1965 c 8 § 43.31.610. Prior: 1957 c 174 § 12.] Repealed by 1979 ex.s. c 67 § 18 .

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
43.31.620 Provisions relating to Seattle world fair--Undertaking to impose corporation fees--Use, proration, of one-half of proceeds. [1965 c 8 § 43.31 .620 . Prior: 1963 ex.s. c 12 § 8; 1957 c 174 § 13.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.630 Provisions relating to Seattle world fair-Fees not exclusive method for payment of bonds. [1965 c 8 § 43.31.630. Prior: 1957 c 174 § 14.] Decodified pursuant to 1985 c 466 § 75 , effective June 30, 1985.
43.31.640 Provisions relating to Seattle world fair--Proceedings to compel deposit and payment of funds. [1965 c 8 § 43.31.640. Prior: 1957 c 174 § 15.] Decodified pursuant to 1985 c 466 § 75 , effective June 30, 1985.
43.31.650 Severability. [1957 c 174 § 16.] Repealed by 1965 c 8 § 43.198.040. See RCW 43.198.030.
43.31.660 Provisions relating to Seattle world fair--Declaration of necessity for additional funds. [1965 c 8 § 43.31 .660 . Prior: 1961 c 152 §6.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.670 Provisions relating to Seattle world fair--Additional limited obligation bonds authorized. [1965 c 8 § 43.31.670. Prior: 1961 c 152 § 7.] Decodified pursuant to 1985 c 466 § 75 , effective June 30, 1985.
43.31.680 Provisions relating to Seattle world fair--Signatures on bonds and coupons--Bonds negotiable. [1965 c 8 § 43.31.680. Prior: 1961 c 152 § 8.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.690 Provisions relating to Seattle world fair--Sale of bonds--Bonds as legal investment and security. [1965 c 8 § 43.31.690. Prior: 1961 c 152 § 9.] Decodified pursuant to 1985 c 466 § 75 , effective June 30, 1985.
43.31.700 Provisions relating to Seattle world fair--Registration of bonds. [1965 c 8 § 43.31.700. Prior: 1961 c 152 § 10.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.710 Provisions relating to Seattle world fair-Bonds not a general obligation--Payment. [1965 c 8 § 43.31.710. Prior: 1961 c 152 § 11.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.720 Provisions relating to Seattle world fair--Deposit of proceeds of sale-Use. [1965 c 8 § 43.31.720. Prior: 1961 c 152 § 12.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.730 Provisions relating to Seattle world fair-Appropriation. [1965 c 8 § 43.31.730. Prior: 1961 c 152 § 13.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.740 Provisions relating to Seattle world fair-Undertaking to impose corporation fees-Use, proration, of one-half of proceeds.
[1965 c 8 § 43.31 .740 . Prior: 1963 ex.s. c 12 § 9; 1961 c 152 § 14.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.750 Provisions relating to Seattle world fair--General powers of state officials-Agreements. [1965 c 8 § 43.31.750. Prior: 1961 c 152 § 15.] Decodified pursuant to 1985 c 466 § 75, effective June 30, 1985.
43.31.760 Provisions relating to Seattle world fair--Legislature may provide additional means for raising revenue. [1965 c 8 § 43.31.760. Prior: 1961 c 152 § 16.] Decodified pursuant to 1985 c 466 § 75 , effective June 30, 1985.
43.31.770 Provisions relating to Seattle world fair-Proceedings to compel deposit and payment of funds. [1965 c 8 § 43.31.770. Prior: 1961 c 152 § 17.] Decodified pursuant to 1985 c $466 \S 75$, effective June 30, 1985.
43.31.780 Century 21 commemorative coins--Disposition of proceeds. [1961 c 127 § I.] Decodified.
43.31.831 State trade fairs--Transfer of surplus funds in state trade fair fund to general fund-Initial transfer. [1972 ex.s. c 93 § I.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.860 State trade fairs--Transfer of books, records, property, etc.--Validity of actions not affected--Completion of matters transferred. [1965 c 148 § 10.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.865 Job skills training program--Department's duties. Cross-reference section, decodified by 1985 c 466 § 75, effective June 30, 1985.
43.31.870 Business coordination act--Legislative intent--Policy. [1975-'76 2nd ex.s. c 68 § 1.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.875 Business coordination act-Definitions. [1975-'76 2nd ex.s. c 68 § 2.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.880 Business coordination act--Grocery business--Master application--Form--Master permit--Total fee--Agencies covered-Renewals. [1984 c 7 § 46; 1975-'76 2nd ex.s. c 68 § 3.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.885 Business coordination act--Coordination and consolidation of inspections. [1975-'76 2nd ex.s. c 68 § 4.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.890 Business coordination act--Permit issuing centers. [1975-'76 2nd ex.s. c 68 §5.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.895 Business coordination act--Report to legislature. [1975'76 2nd ex.s. c 68 § 6.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.900 Business coordination act--Liberal construction. [1975'76 2nd ex.s. c 68 § 7.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.910 Business coordination act-Short title. [1975-'76 2nd ex.s. c 68 § 8.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.915 Small businesses--Legislative declaration. [1977 ex.s. c 70 § 1.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.920 Definitions. [1977 ex.s. c 70 § 2.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.925 Office of small business--Duties. [1982 c 6 § 9; 1977 ex.s. c 70 § 3.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.930 Office of small business-Report to legislature-Contents. [1977 ex.s. c 70 § 4.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.935 Legislative review of RCW 43.31.915 through 43.31.935. [1977 ex.s. c $70 \S 5$.$] Repealed by 1985$ c 466 § 76, effective June 30, 1985.
43.31.940 General obligation bonds-Authorized--Issuance, sale, terms, conditions, etc.-Pledge and promise--Seal. [1979 ex.s. c 197 § 2.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.942 Bond anticipation notes--Pacific northwest festival facility construction account created--Deposit of proceeds from bonds and notes. [1985 c 57 § 30; 1979 ex.s. c 197 § 3.] Repealed by 1985 c 466 § 76, effective June 30, 1985.

Reviser's note: RCW 43.31 .942 was both amended and repealed during the 1985 legislative session, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.
43.31.944 Administration of proceeds. [1979 ex.s. c 197 § 4.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.946 Retirement of bonds from Pacific northwest festival facility bond redemption fund--Retirement of bonds from state general obligation bond retirement fund--Remedies of bondholders. [1979 ex.s. c 197 § 5.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.948 Bonds legal investment for public funds. [1979 ex.s. c 197 § 6.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31.950 International performing festival arts steering commission created--Membership--Meetings--Termination. [1979 ex.s. c 197 §7.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.31.952 Authority to accept gift of real estate. [1979 ex.s. c 197 § 8.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.31.954 Power of international performing festival arts steering commission to form nonprofit corporation. [1979 ex.s. c 197 § 9.] Repealed by 1982 c 163 § 23, effective June 30, 1982.

## Chapter 43.31A

## ECONOMIC ASSISTANCE ACT OF 1972

43.31A.010 Declarations. [1972 ex.s. c 117 § 1.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.020 Economic assistance authority--Created--Member-ship--Chairman--Travel expenses--Rules and regulations. [1975-'76 2nd ex.s. c 34 § 111 ; 1972 ex.s. c 117 § 2.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31 A. 030 Vacancies--Removal of members. [1972 ex.s. c 117 § 3.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.040 Conflicts of interest--Code of ethics. [1972 ex.s. c 117 §4.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71 , effective June 30, 1984.
43.31A.050 General powers and duties. [1972 ex.s. c 117 § 5.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.060 Consistency with plans, programs and policies of other agencies condition to approval of project. [1972 ex.s. c 117 § 6.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.070 Grants and loans to political subdivisions and Indian tribes--Authorized--Purposes. [1972 ex.s. c 117 § 7.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71 , effective June 30, 1984.
43.31A.080 Projects for which grants or loans may be used--Priority. [1972 ex.s. c 117 § 8.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.090 Amounts available for grants and loans--Economic assistance areas--Designation--Redefined areas--Criteria--Areas not designated. [1972 ex.s. c 117 § 9.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71 , effective June 30, 1984.
43.31A.100 Special impact areas. [1972 ex.s. c 117 § 10.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.I10 Public facilities grants and loans--Conditions. [1981 c 76 § 5; 1972 ex.s. c 117 § 11.] Repealed by 1979 c 99 § 71, effective June 30, 1984.
43.31A.120 Repayments of advances. [1972 ex.s. c 117 § 12.] Repealed by 1979 c 99 § 71, effective June 30, 1984.
43.31A.130 Investment projects--Definitions--Criteria. [1981 c 76 § 1 ; 1977 ex.s. c 296 § 1; 1972 ex.s. c 117 § 13.] Repealed by 1979 c 99 § 71, effective June 30, 1984.
43.31A.140 Investment projects--Eligibility--Investment tax defer-rals--Authorized--Amounts. [1981 c 76 § 2; 1972 ex.s. c 117 § 14.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.150 Investment projects--Application for certification-Tax deferral certificate, issuance. [1972 ex.s. c 117 § 15.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.160 Investment projects--Audit--Repayment schedule. [1982 2nd ex.s. c 6 § 1; 1972 ex.s. c 117 § 16.] Repealed by 1979 c 99 § 71, effective June 30, 1984.
43.31A.170 Investment projects--Accelerated repayment sched-ule--Interest--Penalties--Insolvency. [1972 ex.s. c 117 § 17.] Repealed by 1979 c 99 § 71, effective June 30, 1984.
43.31A.180 Investment projects--Rules and regulations. [1972 ex.s. c 117 § 18.] Repealed by 1979 c 99 § 71, effective June 30, 1984.
43.31A.190 Investment projects--Reports by firm qualifying under RCW 43.31A.130(1)(b). [1972 ex.s. c 117 §19.] Repealed by 1979 c 99 § 71, effective June 30, 1984.
43.31A. 200 Independent study board. [1972 ex.s. c 117 § 20.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.210 Industrial projects--Definitions. [1972 ex.s. c 117 § 21.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.220 Industrial projects--Insuring of mortgage payments authorized--Conditions. [1972 ex.s. c 117 § 22.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.230 Industrial projects--Mortgage payment insurance-Approval. [1972 ex.s. c 117 § 23.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c $99 \S 71$, effective June 30, 1984.
43.31A.240 Industrial projects--Eligibility criteria for industrial mortgage payment insurance contract. [1972 ex.s. c 117 § 24.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A. 250 Industrial projects--Mortgage insurance premiums. [1972 ex.s. c 117 § 25 .] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.260 Industrial projects--Default in mortgage installment payments--Procedure. [1972 ex.s. c 117 § 26.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.270 Loans, etc., legal investment for financial institutions, trustees, etc.--Title insurance--Security requirements. [1972 ex.s. c 117 § 27.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.280 Industrial mortgage payment insurance revolving account. [1972 ex.s. c 117 § 28.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.290 Expenditures from and charges upon industrial mortgage payment insurance revolving account. [1972 ex.s. c 117 § 29.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A. 300 Fidelity bonds. [1972 ex.s. c 117 § 30.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A. 310 Addition of moneys to the industrial mortgage payment insurance revolving account. [1972 ex.s. c 117 § 31.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.320 Accounts in general fund--Created or authorized--Investments--Reports. [1972 ex.s. c 117 § 32.] Repealed by 1979 c 99 §71, effective June 30, 1984.
43.31A.330 Records of accounts--Audits--Annual reports. [1977 c 75 § 55; 1972 ex.s. c 117 § 33.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.900 RCW 43.31A.210 through 43.31A. 310 not effective until constitutional amendment approved. [1972 ex.s. c 117 § 34.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.
43.31A.910 Severability-- 1972 ex.s. c 117. [1972 ex.s. c 117 § 35.] Repealed by 1979 c 99 § 71, effective June 30, 1984.
43.31A.920 Short title. [1972 ex.s. c 117 § 37.] Repealed by 1981 c 76 § 6, effective June 30, 1982; and by 1979 c 99 § 71, effective June 30, 1984.

## Chapter 43.31B <br> OFFICE OF INTERNATIONAL INVESTMENT

43.31B. 010 Findings. [1984 c 176 § 1.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31 B. 020 Definitions. [1984 c 176 § 2.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31 B. 030 Office of international investment--Established-Powers and duties. [1984 c 176 § 3.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31B.040 Funds, gifts, grants, etc.--Fees. [1984 c 176 § 4.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31B.050 Reports. [1984 c 176 § 5.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.31B.900 Severability--1984 c 176. [1984 c 176 § 8.] Repealed by 1985 c 466 § 76, effective June 30, 1985.

## Chapter 43.33 <br> FINANCE COMMITTEE

(Formerly: Finance committee-Investment advisory committee)
43.33.020 Powers and duties. [1965 c 8 § 43.33.020. Prior: 1961 c 300 § 3; 1921 c 7 § 6, part; RRS § 10764, part.] Repealed by 1981 c 3 §48, effective July 1, 1981. Later enactment, see RCW 43.33A.010.
43.33.025 Investment of funds in farm, soil, water conservation loans. [1965 c 8 § 43.33.025. Prior: 1959 c 91 § 3.] Repealed by 1981 c 3 § 48 , effective July 1, 1981. Later enactment, see RCW 43.33A. 080 .
43.33.050 Investment advisory committee--Created--Member-ship--Vacancies--Meetings--Compensation--Travel expenses. [1979 c 119 § $1 ; 1977$ ex.s. c $251 \S 3$; $1975-76$ 2nd ex.s. c $34 \S 112$; 1973 lst ex.s. c 103 § 7.] Repealed by 1981 c 3 § 48, effective July 1, 1981. Later enactment, see RCW 43.33A.020.
43.33.060 Investment advisory committee--Liability of members. [1973 1st ex.s. c 103 § 8.] Repealed by 1981 c 3 § 48, effective July 1, 1981. Later enactment, see RCW 43.33A.070.
43.33.070 Investment advisory committee--Powers and duties. [1977 ex.s. c 251 § 4; 1975-'76 2nd ex.s. c 105 § 26; 1973 lst ex.s. c 103 § 9.] Repealed by 1981 c 3 § 48, effective July $1,1981$.
43.33.080 Investment advisory committee--Review of state finance committee's investment transactions--Reports. [1973 1st ex.s. c 103 § 10.] Repealed by 1981 c $3 \S 48$, effective July 1,1981 . Later enactment, see RCW 43.33A.090.
43.33.090 Investment advisory committee--Examination of accounts, files and records. [1973 1st ex.s. c 103 § 11.] Repealed by 1981 c 3 § 48, effective July 1, 1981. Later enactment, see RCW 43.33A. 120.
43.33.100 Authorized investments for state finance committee, boards and trustees--Power of trustees of funds to authorize state finance committee to make investments, etc. Cross-reference section, decodified.
43.33.110 Securities--State treasurer may cause same to be registered in the name of a nominee. [1979 c 119 § 2; 1977 ex.s. c 251 § 6.] Repealed by 1981 c $3 \S 48$, effective July 1,1981 . Later enactment, see RCW 43.33A.130.
43.33.120 Investments--Standard of judgment and care. [1977 ex.s. c 251 § 11.] Repealed by 1981 c 3 § 48, effective July 1, 1981. Later enactment, see RCW 43.33A.140.

## Chapter 43.34 <br> CAPITOL COMMITTEE

43.34.020 Award of contracts--Notice of call for bids. [1911 c 59 § 10, part; 1909 c 69 § 5, part; RRS § 7901, part.] Decodified. Later enactment, see RCW 79.24.060.
43.34.030 Amendment of plans. [1917 c 167 § 5; RRS § 7915.] Decodified.
43.34.050 Stone for buildings. [1915 c 191 § 5; RRS § 7918.] Decodified.
43.34.060 Capitol grant revenue to capitol building construction fund. [1923 c 12 § 1 ; RRS § 7921-1.] Now codified as RCW 79.24.087.
43.34.070 Powers and duties. Cross-reference section, decodified.

## Chapter 43.35

## VOTING MACHINE COMMITTEE

43.35.010 Composition of committee. [1921 c 7 § 11, part; RRS § 10769, part.] Now codified as RCW 29.33.030.
43.35.020 Powers and duties. Cross-reference section, decodified.

Chapter 43.36
LAW LIBRARY COMMITTEE
43.36.010 Composition of committee. [1921 c 7 § 12, part; RRS § 10770, part.] Repealed by 1959 c 188 § 6.
43.36.020 Powers and duties. [1921 c 7 § 12, part; RRS § 10770, part.] Repealed by 1959 c 188 § 6.

## Chapter 43.37

## WEATHER MODIFICATION

(Formerly: Weather modification board)
43.37.020 Board established--Composition, appointment, qualifications, compensation, quorum. [1965 c 8 § 43.37.020. Prior: 1961 c 154 § 1 ; 1957 c 245 § 2.] Repealed by 1973 c 64 § 19.
43.37.070 Staff services, materials, office space--Expenses. [1965 c 8 § 43.37.070. Prior: 1957 c 245 § 7.] Repealed by 1973 c 64 § 19.
43.37.900 Revolving account abolished. [1973 c 64 § 17.] Decodified September, 1985.

## Chapter 43.38 <br> TAX ADVISORY COUNCIL

43.38.050 Expenditures. [1965 c 8 § 43.38.050. Prior: 1957 c 291 § 5.] Repealed by 1982 1st ex.s. c 41 § 4.

## Chapter 43.39

COORDINATOR OF ATOMIC DEVELOPMENT ACTIVITIES
43.39.010 through 43.39 .120 [1957 c $92 \S \S 1-12$.] Repealed by 1961 c 207 § 22.

## Chapter 43.41

OFFICE OF FINANCIAL MANAGEMENT
(Formerly: Director of program planning and fiscal management; Director of budget)
43.41.010 Office created--Salary--Personnel. [1965 c 8 § 43.41.010. Prior: 1961 c 307 § 3; 1955 c 340 § 3; prior: (i) 1947 c 114 § 3; RRS § 10786-10a. (ii) 1935 c 176 § 14; RRS § 10786-13. (iii) 1941 c 196 § 7; RRS § 11018-17.] Repealed by 1969 ex.s. c 239 § 22.
43.41.020 Powers and duties. [1965 c 8 § 43.41.020. Prior: 1961 c 1 § 32 (Initiative Measure No. 207); prior: (i) 1947 c 114 § 4; RRS § 10786-10b. (ii) 1935 c 176 § 19; RRS § 10786-18. (iii) 1921 c 7 § 47 ; RRS § 10805.] Repealed by 1969 ex.s. c 239 § 22.
43.41.108 Settlement and payment of accounts--"Chief fiscal officer of the executive branch" defined. [1977 ex.s. c 144 § 12.] Repealed by 1979 c 151 § 187.
43.41.900 Transfer of employees. [1979 c 151 § 120; 1969 ex.s. c 239 § 13.] Decodified pursuant to 1985 c 6 § 26.
43.41.910 Transfer of documents, property, records, etc. [1979 c 151 § $121 ; 1969$ ex.s. c 239 § 14.] Decodified pursuant to 1985 c 6 § 26.
43.41.920 Continuation of contacts and services. [1979 c 151 § 122; 1969 ex.s. c 239 § 15.] Decodified pursuant to 1985 c 6 § 26.
43.41.930 Appropriations. [1979 c 151 § 123; 1969 ex.s. c 239 § 16.] Decodified pursuant to 1985 c 6 § 26.
43.41.960 Governor to determine questions concerning transfers of powers and duties--Allocations of funds. [1969 ex.s. c 239 § 19.] Decodified pursuant to 1985 c 6 § 26.

## Chapter 43.43 <br> WASHINGTON STATE PATROL

43.43.140 Management--Retirement board, composition, terms, elections, vacancies, business. [1965 c 8 § 43.43.140. Prior: 1961 c 300 § 6; 1957 c 162 § 1 ; 1947 c 250 § 3; Rem. Supp. 1947 § 6362-83.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.43.150 Employees of board. [1965 c 8 § 43.43.150. Prior: 1947 c 250 § 4; Rem. Supp. 1947 § 6362-84.] Repealed by 1982 c 163 § 23, effective June 30, 1982; and repealed by 1982 lst ex.s. c 52 § 36, effective July 1, 1982.
43.43.160 Oath of members--Compensation. [1965 c 8 § 43.43.160. Prior: 1947 c 250 § 5; Rem. Supp. 1947 § 6362-85.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.43.210 Notice of commissioning and withdrawals. [1965 c 8 § 43.43.210. Prior: 1947 c 250 § 10; Rem. Supp. 1947 § 6362-90.] Repealed by 1969 c 12 § 10.
43.43.265 Recomputation of average final salary. [1965 c 8 § 43.43.265. Prior: 1959 c 8 § 1 ; 1955 c 244 § 5.] Repealed by 1982 1st ex.s. c 52 § 36 , effective July 1, 1982.
43.43.266 Recomputation of average final salary--Construction. [1965 c 8 § 43.43.266. Prior: 1959 c 8 § 2.] Repealed by 1982 1st ex.s. c 52 § 36, effective July $1,1982$.
43.43.267 Recomputation of average final salary--1969 c 12. [1969 c 12 §5.] Repealed by 1982 1st ex.s. c 52 § 36, effective July 1 , 1982.
43.43.520 Crime information center--Advisory committee--Com-position--Rules and regulations. [1967 ex.s. c 27 § 3.] Repealed by 1972 ex.s. c 152 § 24.
43.43.660 Drug control assistance unit--Advisory committee on administration. [1970 ex.s. c 63 § 8.] Repealed by 1972 ex.s. c 152 § 24.

## Chapter 43.46 ARTS COMMISSION

43.46.010 Declaration of purpose. [1965 c 8 § 43.46.010. Prior: 1961 c 301 § 1.] Repealed by 1985 c 317 § 9, effective June 30, 1985. Later enactment, see RCW 43.46.005.
43.46.020 Commission established--Composition. [1967 ex.s. c 125 § 3; 1965 c 8 § 43.46.020. Prior: 1961 c 301 § 2.] Repealed by 1985 c 317 § 9, effective June 30, 1985. Later enactment, see RCW 43.46.015.
43.46.080 Designation of poet laureate authorized. [1965 c 8 § 43.46.080. Prior: 1961 c 301 § 9.] Repealed by 1985 c 317 § 9, effective June 30, 1985.

## Chapter 43.48 <br> ATHLETIC COMMISSION

43.48.010 Commission created--Composition--Terms--Vacancies. [1933 c 184 § 1 ; RRS § 8276-1.] Now codified as RCW 67.08.001.
43.48.020 Official bonds--Expenses. [1959 c 305 § 1; 1933 c 184 § 2; RRS § 8276-2.] Now codified as RCW 67.08.003.
43.48.030 Officers--Quorum--Office--Meetings. [1933 c 184 § 3; RRS § 8276-3.] Now codified as RCW 67.08.005.
43.48.040 Officers, employees, inspectors. [1959 c 305 § 2; 1933 c 184 § 4; RRS § 8276-3.] Now codified as RCW 67.08.007.
43.48.050 General powers of commission. [1933 c 184 § 5; RRS § 8276-5.] Now codified as RCW 67.08.009.

## Chapter 43.50 <br> HORSE RACING COMMISSION

43.50.010 Commission created--Terms of members--Vacancies--Removal--Bond and oath--Salary. [1933 c 55 § 2; RRS § 8212-2.] Now codified as RCW 67.16.012.
43.50.020 Organization--Secretary--Records to be kept--Biennial reports. [1933 c 55 § 3; RRS § 8312-3.] Now codified as RCW 67.16.015.

## Chapter 43.51 <br> PARKS AND RECREATION COMMISSION

43.51.390 Operation of swimming pool at Saint Edwards state park. [1981 c 114 § 2.] Repealed by 1983 c 193 § 2.
43.51.520 Youth development and conservation committee. [1969 ex.s. c 96 § 2; 1965 c 8 § 43.51.520. Prior: 1961 c 215 § 3.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.51.690 Accreted lands--Sanitary facilities--Spur roads. [1967 c 120 § 9.] Repealed by 1969 ex.s. c 55 § 7.
43.51.695 Line of high tide boundary monuments or markers-Location of--Notice--Objections. [1967 c 120 § 11.] Repealed by 1969 ex.s. c 55 § 7.
43.51.700 Line of high tide boundary monuments or markers-Objection proceedings subject to administrative procedure act. [1967 c 120 § 12.] Repealed by 1969 ex.s. c 55 § 7.
43.51.705 Line of high tide boundary monuments or markers-Failure to file objections--Bar to contesting line of high tide as monumented or marked. [1967 c 120 § 13.] Repealed by 1969 ex.s. c 55 § 7.
43.51.750 Definitions. [1967 ex.s. c 19 § 1.] Repealed by 1977 ex.s. c 195 § 22.
43.51.760 Participation in federal act programs authorized. [1967 ex.s. c 19 § 2.] Repealed by 1977 ex.s. c 195 § 22.
43.51.770 Powers and duties of director. [1967 ex.s. c 19 § 3.] Repealed by 1977 ex.s. c 195 § 22.
43.51.780 Apportionment of grants. [1967 ex.s. c 19 § 4.] Repealed by 1977 ex.s. c $195 \S 22$.
43.51.790 Advisory council on historic preservation--Member-ship--Terms--Vacancies--Quorum. [1967 ex.s. c 19 § 5.] Repealed by 1977 ex.s. c 195 § 22.
43.51.800 Powers and duties of advisory council. [1977 c 75 § 58; 1967 ex.s. c 19 § 6.] Repealed by 1977 ex.s. c 195 § 22.
43.51.810 Travel expenses of council members. [1975-'76 2nd ex.s. c 34 § $117 ; 1967$ ex.s. c 19 § 7.] Repealed by 1977 ex.s. c 195 § 22.
43.51.820 Executive director of council--Financial and administrative services. [1967 ex.s. c 19 §8.] Repealed by 1977 ex.s. c 195 § 22.
43.51.941 Study and report. [1975-'76 2nd ex.s. c 88 § 2.] Repealed by 1977 ex.s. c 306 § 8.

## Chapter 43.51A <br> OFFICE OF ARCHAEOLOGY AND HISTORIC PRESERVATION

43.51A.0IO Legislative declaration. [1977 ex.s. c 195 § 1.] Repealed by 1983 c 91 § 25 , effective June 30, 1983. Later enactment, see RCW 27.34.200.
43.51A.020 Definitions. [1977 ex.s. c 195 § 2.] Repealed by 1983 c 91 § 25, effective June 30, 1983.
43.51A.030 Office of archaeology and historic preservation estab-lished--Certain powers, duties, and functions transferred from state parks and recreation commission. [1977 ex.s. c 195 § 3.] Repealed by 1983 c 91 § 25, effective June 30, 1983. Later enactment, see RCW 27.34.210.
43.51A.040 Transfer of property and funds from state parks and recreation commission to office of archaeology and historic preservation. [1979 c 151 § 124; 1977 ex.s. c 195 § 17.] Repealed by 1983 c 91 § 25, effective June 30, 1983.
43.5I A. 050 Rules and regulations, pending business, contracts, of functions transferred, to be continued and acted upon--Savings. [1977 ex.s. c 195 § 18.] Repealed by 1983 c 91 § 25, effective June 30, 1983.
43.51A.060 Preservation officer--Appointed by governor--Qualifications. [1977 ex.s. c 195 § 4.] Repealed by 1983 c 91 § 25, effective June 30, 1983. Later enactment, see RCW 27.34.210.
43.51 A.070 Preservation officer--Personnel. [1977 ex.s. c 195 § 5.] Repealed by 1983 c 91 § 25, effective June 30, 1983.
43.51A.080 Preservation officer--Additional powers and duties. [1977 ex.s. c 195 § 6.] Repealed by 1983 c 91 § 25 , effective June 30, 1983. Later enactment, see RCW 27.34.220.
43.51A.090 Preservation officer empowered to maintain and administer appropriated funds and to receive, administer, and disburse gifts, grants, and endowments from private sources. [1977 ex.s. c 195 § 7.] Repealed by 1983 c 91 § 25 , effective June 30, 1983. Later enactment, see RCW 27.34.230.
43.51A.I00 Apportionment of grants. [1977 ex.s. c 195 § 8.] Repealed by 1983 c 91 § 25 , effective June 30, 1983. Later enactment, see RCW 27.34.240.
43.5IA.110 Advisory council on historic preservation established. [1977 ex.s. c 195 § 9.] Repealed by 1983 c 91 § 25 , effective June 30, 1983. Later enactment, see RCW 27.34.250.
43.51A.120 Advisory council--Duties. [1977 ex.s. c 195 § 10.] Repealed by 1983 c 91 § 25, effective June 30, 1983. Later enactment, see RCW 27.34.270.
43.51A.I30 State historical societies--Directors to be members of advisory council--Travel expenses. [1977 ex.s. c 195 § 11.] Repealed by 1983 c 91 § 25 , effective June 30, 1983. Later enactment, see RCW 27.34.260.
43.51A.140 Utilization of facilities and support of of fice of governor. [1977 ex.s. c 195 § 19.] Repealed by 1983 c 91 § 25 , effective June 30, 1983. Later enactment, see RCW 27.34.290.

## Chapter 43.52 <br> OPERATING AGENCIES <br> (Power commission)

43.52.001 through 43.52.240. [1949 c 227 §§ 3-16; Rem. Supp. 1949 §§ 11617-1—11617-12.] Repealed by 1953 c 281 § 22.
43.52.270 Power commission created. [1953 c 281 § 2.] Repealed by 1957 c 295 § 9.
43.52.280 Commission members--Appointment-Terms--Removal--Vacancy--Chairman. [1953 c 281 § 3.] Repealed by 1957 c 295 § 9.
43.52.310 Limitation as to facilities owned or condemned by city or district. [1953 c 281 § 6.] Repealed by 1957 c 295 § 9.
43.52.320 Construction, acquisition, of hydroelectric facility--Notice-Hearing-Orders--Prior rights. [1955 c 258 § 2; 1953 c 281 § 7.] Repealed by 1957 c 295 § 9.
43.52.330 Eminent domain. [1953 c 281 § 8.] Repealed by 1957 c 295 § 9.
43.52.340 May not obligate state--Disposition of revenues. [1965 c 8 § 43.52.340. Prior: 1955 c 258 § 5; 1953 c 281 § 9.] Repealed by 1977 ex.s. c 184 § 12.
43.52.341 Revenue bonds--Adoption of system or plan. [1955 c 258 § 6.] Repealed by 1957 c 295 § 9.
43.52.3415 Revenue bonds--Special funds--Payment of bonds-Interest. [1955 c 258 § 7.] Repealed by 1957 c 295 § 9.
43.52.342 Revenue bonds--Special funds--Amounts to be set aside--Payments of bonds limited to fund. [1955 c 258 § 8.] Repealed by 1957 c 295 § 9.
43.52.3425 Revenue bonds--Resolution creating fund and authorizing bonds--Covenants. [1955 c 258 § 9.] Repealed by 1957 c 295 § 9.
43.52.344 Revenue bonds--Registration--Effect. [1955 c 258 § 11.] Repealed by 1957 c 295 § 9.
43.52.345 Revenue bonds--Rates and charges. [1955 c 258 § 12.] Repealed by 1957 c 295 § 9.
43.52.346 Revenue bonds--Refunding bonds. [1955 c 258 § 13.] Repealed by 1957 c 295 § 9.
43.52.347 Revenue bonds--Signatures, seal. [1955 c 258 § 14.] Repealed by 1957 c 295 § 9.
43.52.348 Revenue bonds--Bonds constitute contract--Remedies of holders. [1955 c 258 § 15.] Repealed by 1957 c 295 § 9.
43.52.349 Revenue bonds--Use as security for deposit--Legal investments--Negotiability. [1955 c 258 § 16.] Repealed by 1957 c 295 § 9.
43.52.390 Powers and duties of operating agency. [1955 c 258 § 4; 1953 c 281 § 15 .] Repealed by 1957 c 295 § 9.
43.52.400 Commission member as ex officio board member--Limitation on acquisition, etc., of facilities by agency. [1953 c 281 § 16.] Repealed by 1955 c 258 § 17.
43.52.420 Hearings by commission--Oaths, subpoenas, depositions, etc.--Rules and regulations. [1953 c 281 § 18.] Repealed by 1957 c 295 § 9.
43.52.480 Nuclear generating projects and associated facilities"The project" defined--Contract amendments--Legislative intent. [1977 ex.s. c 28 § 1.] Repealed by 1981 c 173 § 7.
43.52.900 Severability--1955 Act. [1955 c 258 § 20.] Decodified.

## Chapter 43.53 <br> WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

43.53.010 Commission created--Appointment of members--Terms--Removal. [1955 c 340 § 7; 1951 c 260 § 1 ; 1949 c 117 § 1 ; Rem. Supp. 1949 § 10964-115-1.] Repealed by 1961 c 14 § 80.98.040. Later enactment, see RCW 80.01.010.
43.53.020 Qualifications of commissioners and employees--Pecuniary interest in persons subject to regulation prohibited. [1949 c 117 § 2, part; Rem. Supp. 1949 § $10964-115-2$, part.] Repealed by 1961 c 14 § 80.98.040. Later enactment, see RCW 80.01.020.
43.53.030 Commissioner's oath of office--Bonds. [1949 c 117 § 2, part; Rem. Supp. 1949 § 10964-1 15-2, part.] Repealed by 1961 c 14 § 80.98.040. Later enactment, see RCW 80.01.020.
43.53.040 Commission to employ secretary and other assistantsSecretary's duties--Deputies. [(i) 1949 c 117 § 4; Rem. Supp. 1949 § 10964-115-4. (ii) 1945 c 267 §§ 2-6, part; Rem. Supp. 1945 §§ 2-10459-6, part.] Repealed by 1961 c $14 \S 80.98 .040$. Later enactment, see RCW 80.01.030.
43.53.050 General powers and duties of the commission. [(i) 1949 c 117 § 3; Rem. Supp. 1949 § 10964-115-3. (ii) 1945 c 267 §§ 4-6, part; Rem. Supp. 1945 §§ 10459-4-10459-6.] Repealed by 1961 c 14 § 80.98.040. Later enactment, see RCW 80.01.040.
43.53.055 Powers and duties relative to safety of railroads. [1955 c 165 § 1.] Repealed by 1961 c 14 § 80.98.040. Later enactment, see RCW 81.44.065.
43.53.060 Quorum-Hearings-Actions deemed those of commission, when. [1949 c 117 § 6; Rem. Supp. 1949 § 10964-115-6.] Repealed by 1961 c $14 \S 80.98 .040$. Later enactment, see RCW 80.01.050.
43.53.070 Examiners-Powers. [1925 ex.s. c 164 § 1; RRS § 10779-1.] Repealed by 1961 c 14 § 80.98.040. Later enactment, see RCW 80.01.060.
43.53.080 Joint investigations, bearings, orders. [1949 c 117 § 7; Rem. Supp. 1949 § $10964-115-7$.] Repealed by 1961 c 14 § 80.98.040. Later enactment, see RCW 80.01.070.
43.53.090 Public service revolving fund created-Purpose. [1949 c 117 § 11; Rem. Supp. 1949 § 10964-115-11.] Repealed by 1961 c 14 $\S 80.98 .040$. Later enactment, see RCW 80.01.080.
43.53.100 Proceedings public records-Seal--Biennial report. [1949 c 117 § 5; Rem. Supp. 1949 § 10964-115-5.] Repealed by 1961 c 14 § 80.98.040. Later enactment, see RCW 80.01.090.

## Chapter 43.54 <br> POLLUTION CONTROL COMMISSION

43.54.010 Commission created--Composition. [1945 c 216 § 3; Rem. Supp. 1945 § 10964c.] Now codified as RCW 90.48.021.
43.54.020 Expenses. [1945 c 216 § 4 ; Rem. Supp. 1945 § 10964d.] Now codified as RCW 90.48.022.
43.54.030 Chairman-Director. [1945 c 216 §5; Rem. Supp. 1945 § 10964e.] Now codified as RCW 90.48.023.
43.54.040 Meetings-Records--Rules and regulations. [1945 c 216 § 6; Rem. Supp. 1945 § 10964f.] Now codified as RCW 90.48.024.
43.54.050 Technical secretary--Duties of director. [1945 c 216 § 7; Rem. Supp. 1945 § 10964g.] Now codified as RCW 90.48.025.
43.54.060 Technical advisers. [1945 c 216 § 8; Rem. Supp. 1945 § 10964h.] Now codified as RCW 90.48.026.
43.54.070 Special meetings--Quorum. [1945 c 216 § 9; Rem. Supp. 1945 § 10964i.] Now codified as RCW 90.48.027.

## Chapter 43.55 <br> TAX COMMISSION

43.55.010 Commission created-Terms--Vacancies--Office location. [1957 c 127 § 1; 1927 c 280 § 1; RRS § 11087. Prior: 1925 c 18 § 1.] Repealed by 1961 c 15 § 82.98.040. Later enactment, see RCW 82.01.010.
43.55.020 Qualifications--Bond-Oath. [1927 c 280 § 2; RRS § 11088. Prior: 1925 c 18 § 2.] Repealed by 1961 c 15 § 82.98.040. Later enactment, see RCW 82.01.020.
43.55.030 Meetings--Quorum--Minutes--Seal-Records. [1927 c 280 § 3; RRS § 11089. Prior: 1925 c 18 § 3.] Repealed by 1961 c 15 § 82.98.040. Later enactment, see RCW 82.01.030.
43.55.040 Employees-Expenses. [1927 c 280 § 4; RRS § 11090. Prior: 1925 c 18 § 4.] Repealed by 1961 c 15 § 82.98.040. Later enactment, see RCW 82.01.040.

## Chapter 43.58 <br> WASHINGTON-OREGON BOUNDARY COMMISSION

43.58.010 Washington-Oregon boundary commission establishedPurpose. The true location of the boundary line between the states of Oregon and Washington in the Columbia River and particularly at points on said river where dams and bridges have been and are being constructed, has been and is in doubt. Said boundary line being fixed by Article XXIV of the state Constitution with reference in the middle channel and widest channel of the Columbia River, the location of which frequently changes by reason of the action of the winds, tides and currents, is extremely difficult to fix and determine at any given
time. The definite and final establishment of the location of such boundary line with relation to fixed monuments located on the adjacent upland is therefore of great economic and political importance to both interested states and their citizens.
There is therefore hereby created and established a state commission to be known and designated as the "Washington-Oregon Boundary Commission," and in this chapter referred to as the "commission." Said commission shall be composed of five members, one of which shall be appointed by the governor, two by the house of representatives, and two by the senate. The commission shall select from its membership a chairman and a secretary. [1955 ex.s. c 6 § 1; 1937 c 27 § 1; RRS § 10939-5.]

## Repeal-1965 c 8: See RCW 43.58.090.

43.58.020 Powers and duties. Said commission when so directed by the governor shall have the power and it shall be its duty forthwith to make a complete and thorough study of all available data bearing upon the present locations of those portions of the boundary line between the states of Oregon and Washington which bisect the site of each dam or bridge heretofore or hereafter constructed in or over the Columbia River, and for such purpose shall have access to all the files and records of the state and its governmental agencies, and shall have the power and authority to employ such surveyors, engineers and other assistants, and to incur such incidental expenses as it shall deem necessary. [1955 ex.s. c $6 \S 2 ; 1937$ c 27 § 2, RRS § 10939-6.]

Repeal--1965 c 8: See RCW 43.58.090.
43.58.030 Compact and treaty establishing boundary between Oregon and Washington. Upon completing such investigation it shall be the duty of said commission acting for and on behalf of the state of Washington, to make and enter into a compact and treaty with the state of Oregon, acting by and through such officer or commission as shall have power and authority so to act, fixing and establishing for the distance set forth in RCW 43.58 .020 the boundary line between the states of Oregon and Washington by metes and bounds made with reference to permanent monuments fixed and established on the upland banks of the Columbia River. [1937 c 27 § 3; RRS § 10939-7.]

Repeal--1965 c 8: See RCW 43.58.090.
43.58.040 Compact and treaty establishing boundary between Oregon and Washington-Ratification by state legislatures and by congress. Upon the compact and treaty referred to in RCW 43.58.030 being approved and ratified by the legislatures of the states of Oregon and Washington, and by the congress of the United States, the boundary line as so fixed and established by said compact and treaty shall thereupon be and constitute the permanent and fixed boundary line between the said states of Oregon and Washington. [1937 c 27 § 4; RRS § 10939-8.]

## Repeal--1965 c 8: See RCW 43.58.090.

43.58.080 Compact and treaty establishing boundary between Oregon and Washington--Commission abolished when Oregon and United States ratify and approve. Upon ratification by the state of Oregon and approval by the Congress of the United States of the compact set forth in RCW 43.58.060, the Washington-Oregon boundary commission shall be abolished and its authority and duties terminated. [1957 c 90 § 4.] Decodified.

## Chapter 43.59

## TRAFFIC SAFETY COMMISSION

43.59.090 Delegation of nontraffic safety responsibilities of state safety council to other agencies. [1967 ex.s. c 147 § 10.] Repealed by 1983 lst ex.s. c 14 § 3.
43.59.100 Termination of terms of members of executive board and advisory committee of safety council. [1967 ex.s. c 147 § 11.] Repealed by 1983 lst ex.s. c 14 § 3 ; and decodified by 1983 c 3 § 111 .
43.59.110 Transfer of records, books, funds, etc. [1967 ex.s. c 147 § 12.] Repealed by 1983 1st ex.s. c 14 § 3; and decodified by 1983 c 3 § 111.
43.59.120 Transfer of employees--Civil service rights preserved. [1967 ex.s. c 147 § 13.] Repealed by 1983 Ist ex.s. c 14 § 3; and decodified by 1983 c 3 § 111 .

## Chapter 43.60 <br> SAFETY COUNCIL

43.60.010 Safety council established. [1965 c 8 § 43.60.010. Prior: 1959 c 313 § $1 ; 1951$ c 247 § 16.] Repealed by 1967 cx.s. c 147 § 15.
43.60.020 Functions of council. [1965 c 8 § 43.60.020. Prior: 1951 c 247 § 17.] Repealed by 1967 ex.s. c 147 § 15.
43.60.030 Functions--Chapter exclusive. [1965 c 8 § 43.60.030. Prior: 1951 c 247 § 37.] Repcaled by 1967 ex.s. c 147 § 15.
43.60.040 Organization of council. [1965 c 8 § 43.60.040. Prior: 1951 c 247 § 18.] Repealed by 1967 ex.s. c 147 § 15.
43.60.050 Executive board--Composition. [1965 c 8 § 43.60.050. Prior: 1951 c 247 § 19.] Repealed by 1967 ex.s. c 147 § 15.
43.60.060 Executive board--Appointment of members-Terms-Officers. [1965 c 8 § 43.60.060. Prior: 1951 c 247 § 20.] Repealed by 1967 ex.s. c 147 § 15.
43.60.070 Executive board is governing body. [1965 c 8 § 43.60.070. Prior: 1951 c 247 § 24.] Repealed by 1967 ex.s. c 147 § 15.
43.60.080 Bylaws--Scope. [1965 c 8 § 43.60.080. Prior: 1951 c 247 § 27.] Repealed by 1967 ex.s. c 147 § 15.
43.60.090 Advisory committee--Composition. [1965 c 8 § 43.60.090. Prior: 1951 c 247 § 21.] Repealed by 1967 ex.s. c 147 § 15.
43.60.100 Advisory committee--Appointment of members--Terms--Officers. [1965 c 8 § 43.60.100. Prior: 1951 c 247 § 22.] Repealed by 1967 ex.s. c 147 § 15.
43.60.110 Advisory committee--Functions. [1965 c 8 § 43.60.110. Prior: 1951 c 247 § 35.] Repealed by 1967 ex.s. c 147 § 15.
43.60.120 Compensation of members of board, committee. [1965 c 8 § 43.60.120. Prior: 1951 c 247 § 34.] Repealed by 1967 ex.s. c 147 § 15.
43.60.130 Coordinating committee--Composition. [1965 c 8 § 43.60.130. Prior: 1951 c 247 § 23.] Repealed by 1967 ex.s. c 147 § 15.
43.60.140 Coordinating committee--Functions--Meetings. [1965 c 8 § 43.60.140. Prior: 1951 c 247 § 36.] Repealed by 1967 ex.s. c 147 § 15.
43.60.150 Managing director, director of public information--Appointment--Compensation. [1965 c 8 § 43.60.150. Prior: 1951 c 247 § 28.]. Repealed by 1967 ex.s. c 147 § 15.
43.60.160 Managing director--Duties--Employment. [1965 c 8 § 43.60.160. Prior: 1951 c 247 § 29.] Repealed by 1967 ex.s. c 147 § 15.
43.60.170 Control of employees--Provision of compensation. [1965 c 8 § 43.60.170. Prior: 1951 c 247 § 30.] Repealed by 1967 ex.s. c 147 § 15.
43.60.180 Cooperation of other departments. [1965 c 8 § 43.60.180. Prior: 1951 c 247 § 31.] Repealed by 1967 ex.s. c 147 § 15.
43.60.190 Annual report. [1965 c 8 § 43.60.190. Prior: 1951 c 247 § 25.] Repealed by 1967 ex.s. c 147 § 15.
43.60.200 Budget. [1965 c 8 § 43.60.200. Prior: 1951 c 247 § 26.] Repealed by 1967 ex.s. c 147 § 15.
43.60.210 Funds--Control--Disbursements. [1965 c 8 § 43.60.210. Prior: 1951 c 247 § 32.] Repealed by 1967 ex.s. c 147 § 15.
43.60.220 Contributed funds. [1965 c 8 § 43.60.220. Prior: 1951 c 247 § 33.] Repealed by 1967 ex.s. c 147 § 15.

## Chapter 43.61 <br> VETERANS' REHABILITATION COUNCIL

43.61.010 Council created--Composition--Per diem and expenses. [1970 ex.s. c 18 § $31 ; 1965$ c 8 § 43.61.010. Prior: 1947 c 110 § 1 ; RRS § 10758-100.] Repealed by 1971 ex.s. c 189 § 17.
43.61.020 Chairman--Office under jurisdiction of department-Quorum. [1970 ex.s. c 18 § 32; 1965 c 8 § 43.61.020. Prior: 1961 c 307 § 13 ; 1947 c $110 \S 2$; RRS § 10758-101.] Repealed by 1971 ex.s. c 189 § 17.
43.61.050 Veterans' affairs account. [1975-76 2nd ex.s. c 115 § 23; 1970 ex.s. c 18 § 35 ; 1965 c 8 § 43.61.050. Prior: 1947 c 110 § 4; RRS § 10758-103.] Repealed by 1979 ex.s. c 59 § 3.

## Chapter 43.63

## BOARD OF EDUCATION

43.63.010 Composition of board. [1955 c 218 § 1; 1947 c 258 § 1 ; 1925 ex.s. c 65 § 1 ; 1909 c 97 p 234 § 1 ; RRS § 4525 . Prior: 1907 c 240 § 2; 1901 c 177 § 6; 1897 c 118 § 24; 1890 p 352 § 6; Code 1881 § 3163.] Now codified as RCW 28A.04.010.
43.63.020 Call and notice of election. [1955 c 218 § 2; 1947 c 258 § 2; Rem. Supp. 1947 § 4525-1.] Now codified as RCW 28A.04.020.
43.63.021 Elections in new congressional districts. [1955 c 218 § 3.] Now codified as RCW 28A.04.030.
43.63.023 Declarations of candidacy--Qualifications of candidates. [1955 c 218 §5.] Now codified as RCW 28A.04.040.
43.63.025 Qualifications of voters--Ballots--Candidates' biographical data. [1955 c 218 § 6.] Now codified as RCW 28A.04.050.
43.63.030 Election procedure--Certificate. [1955 c 218 §4; 1947 c 258 § 3; Rem. Supp. 1947 § 4525-2.] Now codified as RCW 28A.04.060.
43.63.040 Terms of first board members. [1947 c 258 § 4; Rem. Supp. 1947 § $4525-3$.] Repealed by 1955 c 218 § 9.
43.63.050 Terms of succeeding members--First and fourth congressional districts. [1947 c 258 § 5; Rem. Supp. 1947 § 4525-4.] Repealed by 1955 c 218 § 9.
43.63.060 Terms of succeeding members--Second and fifth congressional districts. [1947 c 258 § 6; Rem. Supp. 1947 § 4525-5.] Repealed by 1955 c 218 § 9.
43.63.070 Terms of succeeding members--Third and sixth congressional districts. [1947 c 258 § 7; Rem. Supp. 1947 § 4525-6.] Repealed by 1955 c 218 § 9.
43.63.080 Rules to be published. [1947 c 258 § 8; Rem. Supp. 1947 § 4525-7.] Repealed by 1955 c 218 § 9.
43.63.090 Terms of office. [1955 c 218 § 7; 1947 c 258 § 9; Rem. Supp. 1947 § 4525-8.] Now codified as RCW 28A.04.070.
43.63.100 Vacancies. [1955 c 218 § 8; 1947 c 258 § 10; Rem. Supp. 1947 § 4525-9.] Now codified as RCW 28A.04.080.
43.63.110 President of board. [1909 p 235 § 2; RRS § 4526.] Now codified as RCW 28A.04.090.
43.63.120 Secretary. [1909 p 235 § 3; RRS § 4527.] Now codified as RCW 28A.04.100.
43.63.130 Meetings. [1909 p 235 § 4; RRS § 4528.] Now codified as RCW 28A.04.110.
43.63.140 Powers and duties. [1961 c 47 § 1. Prior: (i) 1933 c 80 § $1 ; 1915$ c 161 § 1 ; 1909 c 97 p 236 § 5; 1907 c $240 \S 3 ; 1903$ c $104 \S$ 12; 1897 c 118 § 27 ; 1895 c 150 § $1 ; 1890$ p 352 § 8; Code 1881 § 3165; RRS § 4529. (ii) 1919 c 89 §3; RRS § 4684. (iii) 1909 c 97 p 238 § 6; 1897 c 118 § 29; RRS § 4530.] Now codified as RCW 28A.04.120.
43.63.150 Board to classify school districts. [1917 c 21 § 2, part; RRS § 4711, part.] Now codified as RCW 28A.04.130.
43.63.160 Seal. [1909 p 238 § 7; RRS § 4531.] Now codified as RCW 28A.04.140.

## Chapter 43.63A

## DEPARTMENT OF COMMUNITY DEVELOPMENT <br> (Formerly: Planning and community affairs)

43.63A.010 Purpose. [1967 c 74 § 1.] Repealed by 1984 c 125 § 22, effective June 30, 1984.
43.63A.045 References to planning and community affairs agency and director mean department of community development and director. [1984 c 125 § 21.] Repealed by 1985 c 6 § 27.
43.63A.070 Planning functions and responsibilities. [1979 c 151 § 132; 1977 ex.s. c 151 § $28 ; 1967$ c 74 § 7.] Repealed by 1984 c 125 § 22, effective June 30, 1984.
43.63A.080 Community affairs functions and responsibilities. [1977 c 75 § 63; 1967 c 74 §8.] Repealed by 1984 c 125 § 22, effective June 30, 1984.
43.63A.085 Inventory of state land resources--Developing and maintaining--Summaries. [1979 c 151 § 133; 1977 c 75 § 64; 1969 ex.s. c 53 § 1.] Repealed by 1981 c 157 § 7. Later enactment, see RCW 43.41.150.
43.63A.110 Comprehensive plans of counties, cities, municipal corporations, governmental conference or council, or regional planning commission--Filing with planning and community affairs agency-Advisory recommendations. [1967 c 74 § 11.] Repealed by 1984 c 125 § 22, effective June 30, 1984.
43.63A.120 State planning advisory council. [1975-'76 2nd ex.s. c 34 § 122; 1967 c 74 § 12.] Repealed by 1981 c 157 § 7.
43.63A.160 Manufactured housing--Legislative finding, recognition and declaration. [1981 c 304 § 38.] Decodified, effective January 1, 1983.
43.63A.165 Manufactured housing--City or county requirements not inhibited. [1981 c 304 § 39.] Decodified, effective January 1, 1983.
43.63A.170 Manufactured housing--Advisory task force on manufactured housing--Report--Assistance to cities and counties. [1981 c 304 § 40.] Decodified, effective January 1, 1983.
43.63A.175 Manufactured housing--Determination of extent to which cities and counties have provided adequately zoned land--Report. [1981 c 304 § 41. .] Decodified, effective January 1, 1983.
43.63A.180 Manufactured housing--Advisory task force ceases to exist January 1, 1982. [1981 c 304 § 42.] Decodified, effective January 1, 1983.
43.63A.200 Loans for public works. [1985 c 6 § 9; 1984 c 244 § 1.] Repealed by 1985 c 471 § 12, effective July 1, 1985; and by 1985 1st ex.s. c 6 § 720.

## Chapter 43.64 <br> FOREST BOARD

43.64.010 Board created--Composition. [1933 c 118 § 1; 1923 c 154 § 1; RRS § 5812-1.] Repealed by 1965 c 8 § 43.198.040.
43.64.020 Meetings--Rules and regulations. [1927 c 288 § 2; 1923 c 154 § 2; RRS § 5812-2.] Repealed by 1965 c 8 § 43.198.040.

## Chapter 43.65 <br> BOARD OF STATE LAND COMMISSIONERS

43.65.010 Composition of board. [1941 c 217 § 1; 1927 c 255 § 10 ; Rem. Supp. 1941 § 7797-10.] Now codified as RCW 79.01.040.
43.65.020 Office--Records--Rules and regulations. [1927 c 255 § 13; RRS § 7797-13.] Now codified as RCW 79.01.052.
43.65.030 Board of appraisers. [1927 c 255 § 12; RRS § 7797-12.] Now codified as RCW 79.01.048.
43.65.040 Harbor line commission. [(i) 1927 c 255 § 11 ; RRS § 7797-11. (ii) 1927 c 255 § 105; RRS § 7797-105.] Now codified as RCW 79.01.044 and 79.01.420.
43.65.050 Relocation of inner harbor line. [1927 c 255 § 106; RRS § 7797-106.] Now codified as RCW 79.01.424.
43.65.052 Relocation of certain harbor lines to conform to pierhead lines. [1953 c 173 § 1.] Decodified. See footnote following RCW 79.01.424.
43.65.053 Relocation of certain harbor lines to conform to pierhead lines--Additional shore or tide lands to be platted. [1953 c 173 § 2.] Decodified. See footnote following RCW 79.01.424.
43.65.060 Power over sales or leases of school lands and materials. [1941 c 217 § 3; Rem. Supp. 1941 § 7797-23A.] Now codified as RCW 79.01.094.
43.65.070 Seal. [1927 c 255 § 188; RRS § 7797-188.] Now codified as RCW 79.01.712.
43.65.080 Reconsideration of official acts. [1927 c 255 § 195; RRS § 7797-195.] Now codified as RCW 79.01.740.

## Chapter 43.66 <br> LIQUOR CONTROL BOARD

43.66.010 Creation of board--Salary of members. [1949 c 5 § 8, last am'ds 1933 ex.s. c 62 § 63; Rem. Supp. 1949 § 7306-63.] Now codified as RCW 66.08.012.
43.66.020 Terms of members--Removal--Oath--Bond. [1949 c 5 § 9, last am'ds 1933 ex.s. c 62 § 64; Rem. Supp. 1949 § 7306-64.] Now codified as RCW 66.08.014.
43.66.030 Employees of the board. [1961 c 1 § 30; 1947 c 113 § 2; 1933 ex.s. c 62 § 65 ; Rem. Supp. 1947 § 7306-65.] Now codified as RCW 66.08.016.
43.66.040 Representations of manufacturers or wholesalers forbidden. [1937 c 217 § 5; RRS § 7306-42A.] Now codified as RCW 66.08.075.
43.66.050 Oaths may be administered. [1933 ex.s. c 62 § 80; RRS § 7306-80.] Now codified as RCW 66.08.055.
43.66.060 Liquor revolving fund--Creation--Composition--State treasurer as custodian--Daily deposits, exceptions--Budget and accounting act applicable. [1961 ex.s. c $6 \S 1 ; 1933$ ex.s. c $62 \S 73$; RRS § 7306-73.] Now codified as RCW 66.08.170.
43.66.070 Depositaries--Security--Deposit of funds. [1933 ex.s. c 62 § 75; RRS § 7306-75.] Repealed by 1961 ex.s. c $6 \S 6$.
43.66.080 Distribution of excess funds. [1949 c 5 § 10 , last am'ds 1933 ex.s. c 62 § 77; Rem. Supp. 1949 § 7306-77.] Now codified as RCW 66.08.180.
43.66.090 Basis of distribution. [1957 c 175 § 6. Prior: 1955 c 109 § 2; 1949 c 187 § 1, part; 1939 c 173 § 1, part; 1937 c 62 § 2, part; 1935 c 80 § 1 , part; 1933 ex.s. c 62 § 78, part; Rem. Supp. 1949 § 7306-78, part.] Now codified as RCW 66.08.190.
43.66.100 Determination of distribution to counties. [1957 c 175 § 7. Prior: 1955 c 109 § 3; 1949 c 187 § 1, part; 1939 c 173 § 1, part; 1937 c 62 § 2, part; 1935 c 80 § 1, part; 1933 ex.s. c 62 § 78, part; Rem. Supp. 1949 § 7306-78, part.] Now codified as RCW 66.08.200.
43.66.110 Determination of distribution to cities and towns. [1957 c 175 § 8. Prior: 1949 c 187 § 1, part; 1939 c 173 § 1, part; 1937 c 62 § 2, part; 1935 c 80 § 1, part; 1933 ex.s. c 62 § 78, part; Rem. Supp. 1949 § 7306-78, part.] Now codified as RCW 66.08.210.
43.66.120 Certified list of proportions by state auditor. [1949 c 187 § 1, part; 1939 c 173 § 1, part; 1937 c 62 § 2, part; 1935 c 80 § 1, part; 1933 ex.s. c $62 \S 78$, part; Rem. Supp. 1949 § 7306-78, part.] Deleted by 1957 c 175 § 9.
43.66.130 Separate account of part of gross sales to class $\mathbf{H}$ licensees. [1949 c 5 § 11 ; Rem. Supp. 1949 § 7306-78A.] Now codified as RCW 66.08.220.
43.66.140 Attorney general is general counsel of board--Duties-Assistants. [1961 ex.s. c $6 \S 2 ; 1933$ ex.s. c 62 § 66; RRS § 7306-66.] Now codified as RCW 66.08.022.
43.66.150 Annual audit--State auditor's duties--Additional audits--Costs--Public records. [1961 ex.s. c 6 § 3; 1937 c 138 § 1 ; 1935 c 174 § 12 ; 1933 ex.s. c 62 § 71 ; R RS § 7306-71.] Now codified as RCW 66.08.024.
43.66.160 Payment of expenses from revolving fund. [1933 ex.s. c 62 § 74; RRS § 7306-74.] Repealed by 1961 ex.s. c 6 § 6.
43.66.161 Payment of administrative expenses from general fund-Reimbursement from liquor revolving fund--"Administrative expenses" defined. [1961 ex.s. c 6 § 4.] Now codified as RCW 66.08.026.
43.66.170 Annual report of board. [1955 c 182 § 1 ; 1935 c 174 § 13; 1933 ex.s. c $62 \S 72$; RRS § 7306-72.] Now codified as RCW 66.08.028.

## Chapter 43.67 <br> BOARD OF PRISON TERMS AND PAROLES

43.67.010 Board created. [(i) 1935 c 114 § 1 ; RRS § 10249-1. (ii) 1947 c 47 § 1; Rem. Supp. 1947 § 10249-la.] Now codified as RCW 9.95.001.
43.67.020 Appointment of members--Qualifications--Salaries-Employees. [1959 c 32 § 1; 1955 c 340 § 9. Prior: 1945 c 155 § 1, part; 1935 c 114 § 8, part; Rem. Supp. 1945 § 10249-8, part.] Now codified as RCW 9.95.003.
43.67.030 Meetings--Quarters at institutions. [1959 c 32 § 2; 1955 c 340 § 10. Prior: 1945 c 155 § 1, part; 1935 c 114 § 8, part; Rem. Supp. 1945 § 10249-8, part.] Now codified as RCW 9.95.005.
43.67.035 May transact business in panels--Action by full board. [1959 c 32 § 3.] Now codified as RCW 9.95.007.
43.67.040 Reports. [1955 c 340 § 11. Prior: 1945 c 155 § 1, part; 1935 c 114 § 8, part; Rem. Supp. 1945 § 10249-8, part.] Now codified as RCW 9.95.265.

## Chapter 43.68 <br> BOARD OF DENTAL EXAMINERS

43.68.010 Board created--Appointment of members--Eligibility. [1953 c 93 § 2; 1941 c 92 § 1; 1935 c 112 § 2; Rem. Supp. 1941 § 10031-2.] Now codified as RCW 18.32.035.
43.68.020 Officers--Meetings. [1935 c 112 § 3; RRS § 10031-3.] Now codified as RCW 18.32.037.

## Chapter 43.69 <br> BOARD OF PHARMACY

43.69.010 Board created--Members--Qualifications--Terms--Oath--Removal. [1963 c 38 § 16; 1935 c 98 § 1; RRS § 10132.] Now codified as RCW 18.64.001.
43.69.020 Meetings--Chairman--Remuneration. [1963 c 38 § 17 ; 1935 c 98 § 2; RRS § 10132-1.] Now codified as RCW 18.64.003.
43.69.030 Powers and duties. [1963 c 38 § 18; 1935 c 98 § 3; RRS § 10132-2.] Now codified as RCW 18.64.005.
43.69.040 Executive officer. [1963 c 38 § 19.] Now codified as RCW 18.64.007.

## Chapter 43.74

## BASIC SCIENCE LAW

43.74.005 Definitions. [1965 c 8 § 43.74.005. Prior: 1955 c 192 § 2.] Repealed by 1979 c 99 § 46, effective June 30,1982 , and by 1979 ex.s. c 114 § 1, effective September 1, 1979.

Reviser's note: The repeal of RCW 43.74.005 did not take cognizance of its clerical amendment by 1979 c 99 § 46, effective June 30 , 1982, and by 1979 c 158 § 106 which updated references to the department of licensing; therefore, this section has been decodified.
43.74.010 Committee created--Members. [1973 c 77 § 22; 1965 c 8 § 43.74.010. Prior: 1955 c 192 § 3; 1927 c 183 § 1; RRS § 10185-1.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1979 ex.s. c 114 § 1 , effective September 1, 1979.
43.74.015 Committee organization, powers, and duties--Compensation, travel expenses. [1975-'76 2nd ex.s. c 34 § 123 ; 1967 c 188 § 6; 1965 c 8 § 43.74 .015 . Prior: 1955 c 192 § 4.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1979 ex.s. c 114 § 1 , effective September 1, 1979.
43.74.020 Duties of committee--Examinations. [1965 c 8 § 43.74.020. Prior: 1955 c 192 § 5; 1927 c 183 § 2; RRS § 10185-2.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1979 ex.s. c 114 § 1 , effective September 1, 1979.
43.74.025 Qualifications for examination and certificate. [1965 c 8 § 43.74.025. Prior: 1955 c 192 § 6.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1979 ex.s. c 114 § 1, effective September 1,1979 .
43.74.030 Scope of examinations. [1965 c 8 § 43.74.030. Prior: 1955 c 192 § 8; 1927 c 183 § 3; RRS § 10185-3.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1980 c 26 § 1.
43.74.035 Waiver of examination--Reciprocity--Fees. [1965 c 8 § 43.74.035. Prior: 1955 c 192 § 9.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1979 ex.s. c 114 § 1, effective September 1, 1979.
43.74.037 Waiver of examination by examining board or commit-tee-Effect. [1973 c 77 § 23; 1971 ex.s. c 227 § 2.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1979 ex.s. c 114 § 1 , effective September 1, 1979.
43.74.040 Application to practice. [1973 c 77 § 24; 1965 c 8 § 43.74.040. Prior: 1955 c 192 § 7; 1927 c 183 § 4; RRS § 10185-4.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1979 ex.s. c 114 § 1, effective September 1, 1979.
43.74.050 Issuance of certificate for license. [1965 c 8 § 43.74.050. Prior: 1927 c 183 § 5; RRS § 10185-5.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1979 ex.s. c 114 § 1, effective September 1, 1979.
43.74.060 Further examination--Subjects may be limited. [1965 c 8 § 43.74.060. Prior: 1927 c 183 § 6; RRS § 10185-6.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1979 ex.s. c 114 § 1 , effective September 1, 1979.
Reviser's note: The repeal of RCW 43.74 .060 did not take cognizance of its clerical amendment by 1979 c 99 § 46, effective June 30, 1982, and by 1979 c $158 \S 107$ which updated references to the department of licensing; therefore, this section has been decodified.
43.74.065 Revocation of certificate or license--Appeal--Penalty. [1965 c 8 § 43.74.065. Prior: 1955 c 192 § 10.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1979 ex.s. c 114 § 1 , effective September 1, 1979.
43.74.075 Discrimination prohibited. [1965 c 8 § 43.74.075. Prior: 1955 c 192 § 11.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1979 ex.s. c 114 § 1, effective September 1, 1979.
43.74.080 When chapter does not apply. [1973 c 77 § 25 ; 1965 c 8 § 43.74.080. Prior: 1955 c 192 § 12; 1927 c 183 § 8; RRS § 10185-8.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1979 ex.s. c 114 § 1, effective September 1, 1979.
43.74.085 Requirements of chapter satisfied by proof medicine and surgery, osteopathy, or osteopathy and surgery applicant passed other examination. [1973 c 77 § 26; 1971 ex.s. c 227 § 1.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1979 ex.s. c 114 § 1 , effective September 1, 1979.
43.74.090 Penalty. [1965 c 8 § 43.74.090. Prior: 1955 c 192 § 13.] Repealed by 1979 c $99 \S 46$, effective June 30, 1982, and by 1979 ex.s. c 114 § 1 , effective September 1, 1979.
43.74.900 Short title. [1965 c 8 § 43.74.900. Prior: 1955 c 192 § 1.] Repealed by 1979 c 99 § 46, effective June 30, 1982, and by 1979 ex.s.c 114 § 1, effective September 1, 1979.

## Chapter 43.75 <br> STATE BUILDING AUTHORITY--INDEBTEDNESS--REFUNDING--BOND ISSUE <br> (Formerly: State building authority)

 Repealed by 1973 c 9 § 8.
43.75.020 Definitions. [1970 ex.s. c 103 § 1; 1969 ex.s. c $261 \S 1$; 1967 c 162 § 2.] Repealed by 1973 c 9 § 8.
43.75.030 Lease or acquisition of land to erect approved build-ings--Lease to institutions of higher learning subsequent to commencement of construction thereof. [1971 ex.s. c 23 § $1 ; 1971$ c 31 § $1 ; 1970$ ex.s. c 103 § 2; 1967 c 162 § 3.] Repealed by 1973 c 9 § 8.

Projects approved--1970 act: "Chapter 162, Laws of 1967, requires that buildings to be constructed by the state building authority for lease to the appropriate institution of higher fearning shall be specifically approved by the legislature. Accordingly, legislative approval is hereby granted for the buildings listed below for each institution of
higher learning. In order to expedite the construction of the buildings authorized by this section, the state treasurer, with the consent of the finance committee, may make temporary loans to the construction fund of the building authority from funds in the state treasury in the manner prescribed for interfund loans, generally.

## FOR THE UNIVERSITY OF WASHINGTON

| ct Health Sciences expansion | 2,000,000 |
| :---: | :---: |
| Construct Undergraduate Library | \$ 3,389,288 |
| Construct Zoology Research building | \$ 3,700,000 |
|  | \$ 4,076,000 |

University Hospital expansion .................. \$ $4,076,000$
FOR WASHINGTON STATE UNIVERSITY
Construct Humanities Building-Phase I ....... \$ 4,492,800
Construct Agricultural Sciences Building-Phase I\$ 2,399,119
Construct Physical Sciences Building-Phase II . \$ 3,626,350
FOR EASTERN WASHINGTON STATE COLLEGE
Construct Health and Physical Education Building \$ 2,825,000
Construct Classroom building .................. \$ 1,732,000
Construct Plant Services building ............... \$ 337,160
FOR CENTRAL WASHINGTON STATE COLLEGE
Construct Library-Instructional Complex ...... \$ 1,000,000
Construct Psychology laboratory and office buildin $\$ 2,685,997$
Construct Physical Plant building .............. \$ 912,000
FOR THE EVERGREEN STATE COLLEGE
Construct Library, Classroom, Heating Plant and other buildings
\$22,260,937
FOR WESTERN WASHINGTON STATE COLLEGE
Construct Library Addition-Phase III ......... \$ 1,224,400
Construct Northwest Environmental Studies Center§ 3,966,300
Construct Heating Plant addition . . . . . . . . . . . . \$ $\$ 772,700^{n}$

## [1970 ex.s. c 104 § 1. Prior: 1969 ex.s. c 280 § 2.]

Projects approved--1969 act: "Chapter 162, Laws of 1967, requires that all land acquired for the purpose of erecting a building thereon and buildings to be constructed by the state building authority for lease to the appropriate institution of higher learning shall be specifically approved by the Legislature. Accordingly, legislative approval is hereby granted for the capital projects listed below for each institution of higher learning. In order to expedite the construction of the projects authorized by this section, the State Treasurer, with the consent of the Finance Committee, may make temporary loans to the construction fund of the building authority from funds in the State Treasury in the manner prescribed for interfund loans, generally.

## FOR THE UNIVERSITY OF WASHINGTON

Construct and equip Health Sciences expansion
\$ 2,000,000
Construct and equip Undergraduate Library
Construct and equip Zoology Research building
University Hospital expansion
OR WASHINGTON STATE UNIVERSITY
Construct and equip Humanities Building-Phase I \$ 4,492,800
Construct and equip Agricultural Sciences Build-
ing-Phase II $\dddot{\text { Phe........................... }}$ Phase II ...................................
FOR EASTERN WASHINGTON STATE COLLEGE
Construct and equip Health and Physical Education Building
\$ 2,825,000
Construct and equip Classroom building ......... \$ $1,732,000$
Construct and equip Plan Services building ...... \$ $\$ 337,160$
FOR CENTRAL WASHINGTON STATE COLLEGE
Construct and equip Library-Instructional Complex \$ 1,000,000
Construct and equip Psychology laboratory and office building
\$ 2,685,997
Construct and equip Physical Plant building ..... \$ 9 912,000
FOR THE EVERGREEN STATE COLLEGE
Construction of Library, Classroom, Heating Plant and other buildings . . . . . . . . . . . . . . . . . . . \$22,260,937
FOR WESTERN WASHINGTON STATE COLLEGE
Construct and equip Library Addition-Phase III . \$ 1,224,400
Construct and equip Northwest Environmental Studies Center
\$ 3,966,300
Construct Heating Plant addition \$ 772,700

Provided, however, That if the Higher Education Facilities Commission recommends to the U.S. Office of Education on or before July 1, 1969, a grant of funds under Title I, section 104, Higher Education Facilities Act of 1963, for construction of the library building of The

Evergreen State College in an amount greater than $\$ 555,813$, which increase over and above the aforesaid $\$ 555,813$ shall for the purpose of this proviso be known as the "addition to grant" then:
(1) the sum of $\$ 3,389,288$ hereinabove approved for the construction and equipping of the Undergraduate Library at the University of Washington shall be increased by the amount of such "addition to grant," except that in no event shall legislative approval for such project exceed the sum of $\$ 5,084,000$; and
(2) the sum of $\$ 22,260,937$ hereinabove approved for the construction and equipping of the Library, Classroom, Heating Plant and other buildings at The Evergreen State College shall be reduced by the amount of such "addition to grant," except that in no event shall legislative approval for such projects be less than $\$ 20,416,750$." [1969 ex.s. c 280 § 2.]

Projects approved--1967 act: "Upon the effective date of a constitutional amendment specifically authorizing the establishment of a state building authority (SJR 17) and pursuant to the provisions of chapter 162, Laws of 1967, the following several projects and the funding thereof in the following several amounts, or so much thereof as shall be sufficient to accomplish the purposes herein specified, are hereby specifically approved:

\section*{FOR THE UNIVERSITY OF WASHINGTON <br> | aw school center | \$ 5,100,000 |
| :---: | :---: |
| Psychology building | \$ 3,500,000 |
| Performing arts building | \$ 3,700,000 |
| Computer center addition | \$ 1,300,000 |
| Electrical engineering addition | 650,000 |
| WASHINGTON STATE UNIVERSITY |  |
| Agricultural sciences building | \$ 3,934,775 |
| Physical sciences building | \$ 3,148,630 | <br> FOR WESTERN WASHINGTON STATE COLLEGE}

Additional instructional facilities .................. \$ $\$ 1,883,500$
Physical education building ...................... \$ $\$$ 490,000
Administration building ........................... \$ 1,650,000
FOR CENTRAL WASHINGTON STATE COLLEGE
Instructional center . . . . . . . . . . . . . . . . . . . . . . . . . . $\$$ \$3,009,500
Library addition ............................... \$ 2,070,000
FOR EASTERN WASHINGTON STATE COLLEGE
Health and physical education building .......... \$ 1,125,000
Classroom building ................................ \$ $\$ 1,500,000$
Radio-television building . ........................ \$ $\$ 500,000$
Drama building......................... ..... \$ 800,000
Art building . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \$ 1,090,000
FOR THE FOURTH STATE COLLEGE
Construction Phase I
\$15,000,000
Provided, That this section shall have no force and effect and shall become null and void unless the constitutional amendment proposed in Senate Joint Resolution No. 17 shall be approved and ratified by the electors at a general election held in November, 1967." [1967 ex.s. c 142 § 2.]
Project planning appropriations-- 1967 act: " For the purpose of providing funds for the payment of the cost of planning the capital improvements and capital projects of certain state institutions of higher education included in chapter 148, Laws of 1967, extraordinary session, (Senate Bill No. 532) pending the availability of funds therein appropriated for such purposes from the state building and higher education construction account or the availability of such funds from the state building authority, there is hereby appropriated to each of such institutions of higher education of the state of Washington the following designated amounts, or so much thereof as shall be sufficient to accomplish such purpose:
For Washington State University, from the Washington State University Building Account, the sum of $\$ 364,000$; for the University of Washington, from the University of Washington Building Account, the sum of $\$ 141,668$; for Eastern Washington State College, from the Eastern Washington State College Capital Projects Account, the sum of $\$ 100,300$; for Central Washington State College, from the Central Washington State College Capital Projects Account, the sum of $\$ 101,590$; for Western Washington State College, from the Western Washington State College Capital Projects Account, the sum of \$99,997.

Any expenditures from the above appropriations are to be considered as loans from the Washington State University Building Account, the University of Washington Building Account, the Eastern Washington State College Capital Projects Account, the Central

Washington State College Capital Projects Account, and the Western Washington State College Capital Projects Account, respectively, and each of said accounts shall be reimbursed for such expenditures as follows:
(1) If the constitutional amendment specifically authorizing the establishment of a state building authority (SJR 17) pursuant to chapter 162, Laws of 1967 is approved and ratified by the electors at an election held in November, 1967, such reimbursements shall be made from any funds of the state building authority which may be available for such purpose;
(2) If the constitutional amendment specifically authorizing the establishment of a state building authority (SJR 17) pursuant to chapter 162, Laws of 1967, is not approved and ratified by the electors at an election held in November, 1967, or if the funds of the state building authority are not for any reason available for such purposes, then such reimbursements to such accounts shall be made from the state building and higher education construction account at such time as funds become available in such account for the appropriations made under said chapter 148, Laws of 1967 extraordinary session (Senate Bill No. 532)." [1967 ex.s. c 142 § 3.]

Senate Joint Resolution No. 17: "Be It Resolved By The Senate And House Of Representatives Of The State Of Washington In Legislative Session Assembled:

THAT, At the next general election to be held in this state, there shall be submitted to the qualified voters of this state for their approval and ratification, or rejection, a proposal to amend Article VIII of the Constitution of the state of Washington by adding thereto a new section to be designated section 8 which shall read as follows:

NEW SECTION. Article VIII, section 8. The legislature is empowered notwithstanding any other provision in this Constitution, to provide for a state building authority in corporate and politic form which may contract with agencies or departments of the state government to construct upon land owned by the state or its agencies, or to be acquired by the state building authority, buildings and appurtenant improvements which such state agencies or departments are hereby empowered to lease at reasonable rental rates from the Washington state building authority for terms up to seventy-five years with provisions for eventual vesting of title in the state or its agencies. This section shall not be construed as authority to provide buildings through lease or otherwise to nongovernmental entities. The legislature may authorize the state building authority to borrow funds solely upon its own credit and to issue bonds or other evidences of indebtedness therefor to be repaid from its revenues and to secure the same by pledging its income or mortgaging its leaseholds. The provisions of sections 1 and 3 of this article shall not apply to indebtedness incurred pursuant to this section.

Be It Further Resolved, That the secretary of state shall cause notice of the foregoing constitutional amendment to be published at least four times during the four weeks next preceding the election in every legal newspaper in the state."

Reviser's note: For provisions of 1967-1969 capital improvements bond issue enacted as chapter 148, Laws of 1967, extraordinary session, (Senate Bill No. 532) and referred to in above annotations, see RCW 43.83.090-43.83.104, as amended by chapter 187, Laws of 1969 extraordinary session.
43.75.040 Lease by institutions of higher learning authorizedOwnership of buildings and land on lease termination. [1971 c 31 § 2; 1967 c 162 § 4.] Repealed by 1973 c 9 § 8.
43.75.050 Delegation of design and construction responsibilityApproval of design. [1969 ex.s. c 27 § 1; 1967 c 162 § 5.] Repealed by 1973 c 9 § 8.
43.75.060 Rental rates. [ 1970 ex.s. c 103 § 3; 1969 ex.s. c 27 § 2 ; 1967 c 162 § 6.] Repealed by 1973 c 9 § 8.
43.75.070 Determination of cost and amount to be reimbursed-Right of institution to purchase interest of authority and terminate lease. [1970 ex.s. c 103 § 4; 1967 c 162 § 7.] Repealed by 1973 c 9 § 8.
43.75.080 Disposition of excess funds derived from any leaseOverhead expenditures. [1970 ex.s. c 103 § 5; 1967 c 162 § 8.] Repealed by 1973 c 9 § 8.
43.75.090 General powers of authority. [1970 ex.s. c 103 § 6; 1967 c 162 § 9.] Repealed by 1973 c 9 § 8.
43.75.100 Deposit of funds--Funds not subject to legislative appro-priation-Investment, limitation. [1970 ex.s. c 103 § 7; 1967 c 162 § 10.] Repealed by 1973 c 9 § 8.
43.75.105 Transfer of funds. [1972 ex.s. c 64 § 1.] Repealed by 1973 c 9 § 8.
43.75.110 Bonds--Obligation of authority only. [1967 c 162 § 11.] Repealed by 1973 c 9 § 8.
43.75.120 Bonds--Form, conditions, covenants, interest, maturity, etc.--Special powers incident thereto--Temporary or interim bonds, etc. [1970 ex.s. c $103 \S 8 ; 1969$ ex.s. c 27 § $3 ; 1967$ c $162 \S 12$. Repealed by 1973 c 9 § 8.
43.75.130 Bonds--Other obligations--Proceeds. [1970 ex.s. c 103 § 9; 1967 c 162 § 13.] Repealed by 1973 c 9 § 8.
43.75.140 Bonds--Agreement with purchaser as to application of funds. [1970 ex.s. c $103 \S 10 ; 1967$ c $162 \S 14$.$] Repealed by 1973$ c 9 § 8.
43.75.150 Bonds--Legal investment for state funds, banks, savings and loan associations and insurance companies--Legal security for state, county and municipal deposits. [1967 c 162 § 15.] Repealed by 1973 c 9 § 8.
43.75.160 Pledge of rental and other revenues or mortgage of leaseholds as security for bonds or borrowed funds--Default--Foreclosure. [1970 ex.s. c 103 § 11 ; 1967 c 162 § 16.] Repealed by 1973 c 9 § 8.
43.75.170 Legislature may provide additional means for paying bonds or cost of projects. [1967 c 162 § 17.] Repealed by 1973 c 9 § 8.
43.75.180 Pledge of state not to limit or restrict provisions for security of lenders or bondholders. [1967 c 162 § 18.] Repealed by 1973 c 9 § 8.
43.75.190 Chapter to become effective upon effective date of constitutional amendment authorizing establishment of a state building authority. [1967 c 162 § 20.] Repealed by 1973 c 9 § 8.
43.75.210 RCW 43.75.200 to become effective upon effective date of constitutional amendment. [1971 ex.s. c 154 § 2.] Repealed by 1973 c 9 § 8 .
43.75.220 Building authority construction account--Created-Funds. [1973 c 9 § 4.] Repealed by 1980 c 32 § 17, effective September 1, 1981.

Repealer--1980 c 32: "Section 4, chapter 9, Laws of 1973 and RCW 43.75.220 are each hereby repealed, effective September 1, 1981. Any moneys held on that date in the account disestablished by the repeal of RCW 43.75 .220 shall be transferred to the state building authority bond redemption fund." [1980 c 32 § 17.]

## Chapter 43.76

STATE BUILDING FINANCING AUTHORITY
43.76.010 through 43.76.930. [1965 c 8 §§ 43.76 .010 through 43.76.930. Prior: 1955 ex.s. c $12 \S \S 1$ through 23; 1955 ex.s. c $13 \S \S$ through 3.] Repealed by 1967 c 162 § 19.

## Chapter 43.77

## PRINTING AND DUPLICATING COMMITTEE

(Later enactment: See RCW 43.19.640 through 43.19.665)
43.77.010 Composition of committee. [1965 c 8 § 43.77.010. Prior: 1959 c 238 § 1.] Repealed by 1977 ex.s. c 86 § 8.
43.77.020 Powers and duties. [1973 c 12 § 1 ; 1965 c 8 § 43.77.020. Prior: 1959 c 238 § 2.] Repealed by 1977 ex.s. c 86 § 8.
43.77.030 Unauthorized acquisition of printing or duplicating equipment prohibited--Exceptions. [1973 c 12 § 2; 1965 c 8 § 43.77.030. Prior: 1959 c 238 § 3.] Repealed by 1977 ex.s. c 86 § 8.
43.77.040 Meetings. [1965 c 8 § 43.77.040. Prior: 1959 c 238 § 4.] Repealed by 1977 ex.s. c $86 \S 8$.
43.77.050 Legislative, judicial branches of government excepted. [1965 c 8 § 43.77.050. Prior: 1959 c 238 § 5.] Repealed by 1977 ex.s. c 86 § 8 .

## Chapter 43.78 <br> PUBLIC PRINTER--PUBLIC PRINTING

43.78.060 Registry of printing cost--Allowance. [1917 c 129 § 2; 1905 c 168 § 5, part; RRS § 10328.] Repealed by 1965 c 8 § 43.198.040.
43.78.120 Material bills to be filed. [1917 c 129 § 6; 1905 c 168 § 10; RRS § 10334.] Repealed by 1965 c 8 § 43.198.040.

## Chapter 43.79 <br> STATE FUNDS

43.79.030 "State institutions of higher education" defined. [1911 c 69 § 1 ; RRS § 5528.] Decodified.
43.79.040 School funds created. [(i) 1911 c 69 § 2; RRS § 5529. (ii) 1911 c 69 § 3; RRS § 5530. (iii) 1947 c 18 § 1; RRS § 5532-1. (iv) 1947 c 19 § 1 ; RRS § 5532-10. (v) 1947 c $20 \S 1$; RRS § 5532-20.] Decodified.
43.79.050 Use of funds limited. [1911 c 69 § 5; RRS § 5532.] Decodified.
43.79.070 University of Washington fund--Sources of income other than taxes. [Added by reviser.] Repealed by 1965 c 8 § 43.198.040.

Repeals and saving--1965 c 8: See RCW 43.950.040.
43.79.141 Washington State College fund--Moneys transferred to general fund. [1955 c 328 § 1.] Decodified.
43.79.142 Washington State College fund--Appropriations to be paid from general fund. [1955 c 328 § 2.] Decodified.
43.79.143 Washington State College fund--Abolished. [1955 c 328 § 3.] Decodified.
43.79.144 Washington State College fund--Warrants to be paid from general fund. [1955 c 328 § 4.] Decodified.
43.79.145 Washington State College fund--Other revenue for support of state college. [1955 c 328 § 5.] Decodified.
43.79.170 Normal school current fund created. [1905 c 43 § 3 ; RRS § 5522.] Repealed by 1965 c 8 § 43.198.040.
43.79.171 Normal school current fund--Moneys transferred to general fund. [ 1955 c 331 § 1.] Decodified.
43.79.172 Normal school current fund--Appropriations to be paid from general fund. [1955 c 331 § 2.] Decodified.
43.79.173 Normal school current fund--Abolished. [1955 c 331 § 3.] Decodified.
43.79.174 Normal school current fund--Warrants to be paid from general fund. [1955 c 331 § 4.] Decodified.
43.79.175 Normal school current fund--Other revenue for support of colleges of education. [1955 c 331 § 5.] Decodified.
43.79.190 C. E. P. \& R. I. grant to state institutions.[Added by reviser.] Repealed by 1965 c 8 § 43.198.040.

Repeals and saving--1965 c 8: See RCW 43.950.040.
43.79.200 C. E. P. \& R. I. permanent fund.[Added by reviser.] Repealed by 1965 c 8 § 43.198.040.

Repeals and saving--1965 c 8: See RCW 43.950.040.
43.79.220 Federal experiment station fund. [1935 c 71 § 1 ; RRS § 5536-12.] Repealed by 1965 c 8 § 43.198.040.
43.79.221 Federal experiment station fund--Moneys transferred to general fund. [1955 c 329 § 1.] Decodified.
43.79.222 Federal experiment station fund--Appropriations to be paid from general fund. [1955 c 329 § 2.] Decodified.
43.79.223 Federal experiment station fund--Abolished. [1955 c 329 § 3.] Decodified.
43.79.224 Federal experiment station fund--Warrants to be paid from general fund. [1955 c 329 § 4.] Decodified.
43.79.230 Transfers from general fund to educational funds. [1945 c 242 § 1; Rem. Supp. 1945 § 5517-1.] Repealed by 1959 c 276 § 5.
43.79.240 Duty of state treasurer. [1945 c 242 § 2; Rem. Supp. 1945 § 5517-2.] Repealed by 1959 c 276 § 5.
43.79.250 Contingent receipts fund. [1965 c 8 § 43.79.250. Prior: 1945 c 243 § 2; Rem. Supp. 1945 § 5517-11.] Repealed by 1973 c 144 § 5.
43.79.360 Suspense fund--Transfer of moneys and records. [1965 c 8 § 43.79.360. Prior: 1955 c 226 § 2.] Repealed by 1973 c 95 § 12.
43.79.380 Penitentiary revolving account--Moneys transferred to the state institutional revolving account. [1957 c 115 § 1.] Repealed by 1959 c 273 § 10.
43.79.382 Penitentiary revolving account--Appropriations to be paid from state institutional revolving account. [1957 c 115 § 3.] Repealed by 1959 c 273 § 10.
43.79.383 Penitentiary revolving account--Warrants to be paid from state institutional revolving account. [1957 c 115 § 4.] Repealed by 1959 c 273 § 10.
43.79.450 Public works assistance account established in general fund--Transfers from general fund--Use--Limitation on issuance of bonds--Pledge and promise of bonds--Remedies of bondholders. [1985 c 57 § 42 ; 1984 c 244 § 2.] Repealed by 1985 c 471 § 12, effective July 1, 1985; and by 19851 st ex.s. c $6 \S 720$.
Public works assistance account: RCW 43.155.050.
43.79.452 Deposit of bond proceeds--Public works assistance account established in general fund--Use. [1984 c 244 § 3.] Repealed by 1985 c 471 § 12, effective July 1, 1985; and by 1985 1st ex.s. c $6 \S$ 720.

## Chapter 43.80 <br> FISCAL AGENCIES

43.80.010 Agency created. [1965 c 8 § 43.80.010. Prior: 1895 c 141 § 1 ; RRS § 5488.] Repealed by 1969 ex.s. c $80 \S 10$.
43.80.020 Designation by governor. [1965 c 8 § 43.80.020. Prior: 1895 c 141 § 2; RRS § 5489.] Repealed by 1969 ex.s. c $80 \S 10$.
43.80.030 Duty of agency--Cremating procedure. [1969 c 120 § 1; 1965 c 8 § 43.80.030. Prior: 1961 c 164 § 1 ; 1895 c 141 § 3; RRS § 5490.] Repealed by 1971 ex.s. c 163 § 1.
43.80.040 Agency not to be compensated--Compensation for additional duties. [1965 c 8 § 43.80.040. Prior: 1961 c 164 § 2; 1895 c 141 § 4 ; RRS § 5491.] Repealed by 1969 ex.s. c 80 § 10.
43.80.050 Bonds payable at fiscal agency. [1965 c 8 § 43.80.050. Prior: 1895 c 141 § 5; RRS § 5492.] Repealed by 1969 ex.s. c $80 \S 10$.
43.80.060 Duty of treasurers. [1965 c 8 § 43.80.060. Prior: 1895 c 141 § 6; RRS § 5493.] Repealed by 1969 ex.s. c $80 \S 10$.

## Chapter 43.82 <br> STATE AGENCY HOUSING

43.82.100 Appropriation. [1959 c 255 § 10.] Decodified.
43.82.900 Severability. [1959 c 255 § 14.] Repealed by 1965 c 8 § 43.198.040. See RCW 43.198.030.

## Chapter 43.83 CAPITAL IMPROVEMENTS

43.83.072 General obligation bonds--Proceeds to be deposited in state building and higher education construction account. [1965 ex.s. c 172 § 2.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
43.83.080 General obligation bonds--Appropriations for capital improvements and projects. [1965 ex.s. c 172 § 6.] Repealed by 1979 ex.s. c 67 § 18 .

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
43.83.092 General obligation bonds--Proceeds to be deposited in state building and higher education construction account. [1967 ex.s. c 148 § 2.] Repealed by 1979 ex.s. c 67 § 18.

Severability—1979 ex.s. c 67: See note following RCW 19.28.330.
43.83.100 General obligation bonds--Appropriations for capital improvements and projects. [1969 ex.s. c 187 § 1 ; 1967 ex.s. c 148 § 6.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.

## Chapter 43.83E

PUBLIC TRANSPORTATION IMPROVEMENTS BOND ISSUE
Reviser's note: Chapter 132, Laws of 1972 ex. sess. (Chapter 43.83E RCW) failed to become law by reason of Referendum Bill No. 30 submitted to and rejected by the people at the November 7, 1972 general election.

## Chapter 43.83G <br> SOCIAL AND HEALTH SERVICES--1975 BOND ISSUE

43.83G.010 General obligation bonds--Authorized--Issuance, sale, terms, etc. [1975 1st ex.s. c 258 § 1.] Repealed by 1975-'76 2nd ex.s. c 125 § 7.
43.83G.020 Definitions. [1975 1st ex.s. c 258 § 2.] Repealed by 1975-'76 2nd ex.s. c 125 § 7.
43.83G.030 Anticipation notes--Proceeds of bonds and notes. [1975 1st ex.s. c 258 §3.] Repealed by 1975-'76 2nd ex.s. c 125 § 7.
43.83G.040 Administration of proceeds. [1975 1st ex.s. c 258 §4.] Repealed by 1975-'76 2nd ex.s. c 125 § 7.
43.83G.050 Retirement of bonds from social and health services construction bond redemption fund--Source--Remedies of bond holders. [1975 1st ex.s. c 258 §5.] Repealed by 1975-'76 2nd ex.s. c 125 § 7.
43.83G.060 Legal investment for public funds. [1975 1st ex.s. c 258 § 6.] Repealed by 1975-'76 2nd ex.s. c 125 § 7.
43.83G.900 Severability--1975 1st ex.s. c 258. [1975 1st ex.s. c 258 §7.] Repealed by 1975-'76 2nd ex.s. c 125 § 7.

## Chapter 43.84 <br> INVESTMENTS AND INTERFUND LOANS

43.84.010 Investment of permanent funds. [1965 c 8 § 43.84.010. Prior: 1935 c 76 § $1 ; 1907$ c 12 § $4 ; 1903$ c $95 § 1 ; 1897$ c 89 § 69; 1895 c 178 § $44 ; 1893$ c 125 § 25 ; 1890 p 399 § 17; RRS 5539.] Repealed by 1965 ex.s. c 104 § 7.
43.84.011 Investment of permanent funds. [1967 ex.s. c 2 § 1; 1965 ex.s.c 104 § 1.] Repealed by 1973 lst ex.s. c 103 § 17.
43.84.020 Investment of permanent school fund in state bonds. [1965 c 8 § 43.84.020. Prior: 1899 c 44 § 1; RRS § 5540.] Repealed by 1965 ex.s. c 104 § 7.
43.84.021 Investment of permanent common school fund. [1965 ex.s. c 104 § 2.] Repealed by 1967 ex.s. c 2 § 2.
43.84.030 Description of bonds--Payment. [1965 c 8 § 43.84.030. Prior: 1901 c 179 § 1 ; 1899 c 44 § 2; RRS § 5541 .] Repealed by 1965 ex.s. c 104 § 7.
43.84.040 Printing of bonds--Signatures. [1965 c 8 § 43.84.040. Prior: 1899 c 44 § 3; RRS § 5542.] Repealed by 1965 ex.s. c 104 § 7.
43.84.050 Redemption of general fund warrants. [1965 c 8 § 43.84.050. Prior: 1899 c $44 \S 4$; RRS § 5543.] Repealed by 1965 ex.s. c 104 § 7 .
43.84.060 Interest to current school fund. [1965 c 8 § 43.84.060. Prior: 1899 c 44 § 5; RRS § 5544.] Repealed by 1965 ex.s. c 104 § 7.
43.84.070 Redemption of bonds. [1965 c 8 § 43.84.070. Prior: 1899 c 44 § 6; RRS § 5545.] Repealed by 1965 ex.s. c 104 § 7.
43.84.100 Interfund loans. [1965 c 8 § 43.84.100. Prior: 1915 c 15 § 1; RRS §5507.] Repealed by 1985 c 57 § 90, effective July 1, 1985.
43.84.110 Repayment of loans--Interest. [1977 c 17 § 2; 1973 c 95 § 2; 1965 c 8 § 43.84.110. Prior: 1915 c 15 § 2; RRS § 5508.] Repealed by 1985 c 57 § 90, effective July 1, 1985.

## Chapter 43.85 <br> STATE DEPOSITARIES

43.85.010 Qualifications of depositaries--Record of commission proceedings. [1975 lst ex.s. c 77 § 7; 1973 c $126 \S 15 ; 1969$ ex.s. c 193 § 14; 1965 c 8 § 43.85.010. Prior: 1935 c 139 § $1 ; 1927$ c 304 § 1 ; 1907 c 37 § 1; RRS § 5548.] Repealed by 1983 c 66 § 23.
43.85.020 Bank includes trust company. [1965 c 8 § 43.85.020. Prior: 1907 c 37 § 7; RRS § 5554.] Repealed by 1984 c 177 § 21.
43.85.030 Collateral--Segregation. [1973 c 126 § 16; 1969 ex.s. c 193 § $15 ; 1967$ c 132 § $1 ; 1965$ c 8 § 43.85.030. Prior: 1955 c 78 § 1 ; 1945 c 129 § $1 ; 1939$ c 146 § $1 ; 1935$ c 139 § $2 ; 1931$ c 87 § $1 ; 1909$ c 151 § 1; 1907 c 37 § 2; Rem. Supp. 1945 § 5549.] Repealed by 1983 c 66 § 23.
43.85.040 Approval of finance committee. [1969 ex.s. c 193 § 16; 1965 c 8 § 43.85.040. Prior: 1909 c 151 § 2; 1907 c 37 § 5; RRS § 5552.] Repealed by 1973 c 126 § 18.
43.85.050 Rate of interest. [1965 c 8 § 43.85.050. Prior: 1907 c 37 § 3; RRS § 5550.] Repealed by 1969 ex.s. c 193 § 30. Later enactment, see RCW 39.58.1 20.
43.85.060 Monthly and quarterly statements. [1971 ex.s. c 72 § 1 ; 1969 ex.s. c 193 § 17; 1965 c 8 § 43.85.060. Prior: 1907 c 37 § 6; RRS § 5553.] Repealed by 1973 c 126 § 18.
43.85.080 Safekeeping of collateral. [1965 c 8 § 43.85.080. Prior: 1945 c 71 § 1 ; Rem. Supp. 1945 § 5549-1.] Repealed by 1969 ex.s. c 193 § 30.
43.85.090 Receipts to be issued by trustee. [1965 c 8 § 43.85.090. Prior: 1945 c 71 § 2; Rem. Supp. 1945 § 5549-2.] Repealed by 1969 ex.s. c $193 \S 30$.
43.85.100 Interest coupons to depositary. [1965 c 8 § 43.85.100. Prior: 1945 c 71 § 3; Rem. Supp. 1945 § 5549-3.] Repealed by 1969 ex.s. c 193 § 30.
43.85.110 Trustee's compensation payable by depositary. [1965 c 8 § 43.85.110. Prior: 1945 c 71 § 4; Rem. Supp. 1945 § 5549-4.] Repealed by 1969 ex.s. c $193 \S 30$.
43.85.120 Bank cannot act as trustee of its own securities. [1965 c 8 § 43.85.120. Prior: 1945 c 71 § 5; Rem. Supp. 1945 § 5549-5.] Repealed by 1969 ex.s. c 193 § 30.
43.85.140 Designation of depositaries. [1965 c 8 § 43.85.140. Prior: 1911 c 51 § 2 ; RRS § 5556.] Repealed by 1981 2nd ex.s. c 4 § 15.
43.85.150 Collateral. [1969 ex.s. c 193 § 19; 1967 c 132 § 2; 1965 c 8 § 43.85.150. Prior: 1911 c 51 § 3; RRS §5557.] Repealed by 1973 c 126 § 18 .
43.85.160 Rate of interest. [1965 c 8 § 43.85.160. Prior: 1935 c 60 § $1 ; 1911$ c 51 § 4; RRS § 5558.] Repealed by 1981 2nd ex.s. c 4 § 15.
43.85.170 Quarterly statement. [1969 ex.s. c 193 § 20; 1965 c 8 § 43.85.170. Prior: 1911 c 51 §5; RRS §5559.] Repealed by 1973 c 126 § 18.
43.85.180 Form of statement--Penalty. [1965 c 8 § 43.85.180. Prior: 1911 c 51 § 6.] Repealed by 1981 2nd ex.s. c 4 § 15.
43.85.240 Deposits and rate of interest--Disposition of interest paid by depositaries. [1965 c 8 § 43.85.240. Prior: 1955 c 198 § 6.] Repealed by 1971 ex.s. c $72 \S 3$.
43.85.241 Deposits and rate of interest-Distribution of interest credited to deposit interest account. [1981 c 9 § 6; 1977 c 17 § I; 1973 c 27 § 1 ; 1971 ex.s. c 72 § 2.] Repealed by 1985 c 57 § 90 , effective July 1, 1985.
43.85.250 Banks claiming exemption from sales, use or ad valorem taxes--Designation as state depositary prohibited. [1969 ex.s. c 230 § 1.] Repealed by 1983 c $66 \S 23$.
43.85.260 Banks claiming exemption from sales, use or ad valorem taxes-Deposit of state moneys in prohibited. [1969 ex.s. c 230 § 2.] Repealed by 1983 c 66 § 23. Later enactment, see RCW 39.58.045.
43.85.270 Banks claiming exemption from sales, use or ad valorem taxes-Construction as to existing contracts or agreements. [1969 ex.s. c 230 § 9.] Repealed by 1984 c 177 § 21.

## Chapter 43.86 <br> STATE BUDGET

43.86.010 through 43.86.080 Estimates, auditor's statements, hearings, revisions, etc. [1929 c 162 §§ $1-5$; 1925 c 9 §§ $2-7$; RRS §§ 10927-2-10927-8.] Repealed by 1959 c 328 § 25.
43.86.090 Deficiencies prohibited. [1965 c 8 § 43.86.090. Prior: 1925 c 9 § 9; RRS § 10927-9.] Repealed by 1975-'76 2nd ex.s. c 83 § 5. Later enactment, see RCW 43.88.260.
43.86.100 Emergencies. [1965 c 8 § 43.86.100. Prior: 1933 c 126 § 1 ; 1929 c 162 § 6 ; 1925 c 9 § 10 ; RRS § 10927-10.] Repealed by 1975-'76 2nd ex.s. c 83 § 5. Later enactment, see RCW 43.88.250.
43.86.110 through $\mathbf{4 3 . 8 6 . 1 2 0}$ State budget--Unlawful authorizations, budget data to be preserved. [1925 c 9 §§ 11, 12; RRS §§ 10927-II-10927-12.] Repealed by 1959 c 328 § 25.
43.86.130 Penalty. [1965 c 8 § 43.86.130. Prior: 1925 c 9 § 13 ; RRS § 10927-13.] Repealed by 1975-'76 2nd ex.s. c 83 § 5.
43.86.140 Terms defined. [1965 c 8 § 43.86.140. Prior: 1953 c 184 § $1 ; 1925$ c 9 § 1 ; RRS § 10927-1.] Repealed by 1975-'76 2nd ex.s. c 83 § 5. Later enactment, see RCW 43.88.020(12).

## Chapter 43.87

PRE-AUDIT
43.87.010 through 43.87.050 Pre-audit--Governor's duties, estimates, accounts, records. [1947 c 114 §§ 8, 11; 1941 c 196 §§ 8-11, 13; RRS §§ 11018-8-11018-12.] Repealed by 1959 c 328 § 25

## Chapter 43.88 <br> BUDGET AND ACCOUNTING

43.88.113 Reduction of allotments for executive branch agencies required--Exception--Distribution of reductions--Additional powers of governor--Expiration of section. [1982 2nd ex.s. c 15 § 3.] Repealed by 1983 1st ex.s. c 47 § 4.
43.88.115 Reductions in general fund expenditures for elected public officials and educational agencies. [1975 1st ex.s. c 293 § 7; 1971 ex.s. c 263 § 1.] Repealed by 1982 2nd ex.s. c $15 \S 4$.
43.88.900 Severability. [1959 c 328 § 26.] Repealed by 1965 c 8 § 43.198.040. See RCW 43.950.030.

## Chapter 43.89

## TELETYPEWRITER COMMUNICATIONS NETWORK

43.89.020 State communications advisory committee--Created--Members--Pay--Terms--Powers and duties. [1965 ex.s. c 60 § 3; 1965 c 8 § 43.89.020. Prior: 1963 c 160 § 2.] Repealed by 1972 ex.s. c 152 § 24.

## Chapter 43.90 <br> CENTRAL STORES

43.90.010 through 43.90.100. [1943 c 160; Rem. Supp. 1943 §§ 10898-1-10898-11.] Repealed by 1959 c 178 § 21; see also RCW 43.19.015.

## Chapter 43.91 <br> AUTOMOBILE POOL

43.91.010 Pool may be established. [1965 c 8 § 43.91.010. Prior: 1943 c 225 § 1; Rem. Supp. 1943 § 10964-40.] Repealed by 1975 1st ex.s. c $167 \S 18$.
43.91.020 Purchase of cars, storage, upkeep, repair, etc. [1965 c 8 § 43.91.020. Prior: 1943 c 225 § 2; Rem. Supp. 1943 § 10964-41.] Repealed by 1975 1st ex.s. c 167 § 18.
43.91.030 Request for vehicles. [1965 c 8 § 43.91.030. Prior: 1943 c 225 § 3; Rem. Supp. 1943 § 10964-42.] Repealed by 1975 1st ex.s. c 167 § 18.
43.91.040 Check on mileage--Cost to be billed. [1965 c 8 § 43.91.040. Prior: 1943 c 225 § 4; Rem. Supp. 1943 § 10964-43.] Repealed by 19751 st ex.s. c 167 § 18.
43.91.050 Use by other departments. [1965 c 8 § 43.91.050. Prior: 1943 c 225 § 5; Rem. Supp. 1943 § 10964-44.] Repealed by 1975 1st ex.s. c $167 \S 18$.
43.91.060 Highway equipment fund to finance pool. [1965 c 8 § 43.91.060. Prior: 1943 c 225 § 6; Rem. Supp. 1943 § 10964-45.] Repealed by 19751 st ex.s. c 167 § 18.
43.91.070 Rules and regulations. [1965 c 8 § 43.91.070. Prior: 1943 c 225 § 7; Rem. Supp. 1943 § 10964-46.] Repealed by 1975 1st ex.s. c $167 \S 18$.
43.91.080 Private vehicles may be used. [1965 c 8 § 43.91.080. Prior: 1943 c 225 § 8; Rem. Supp. 1943 § 10964-47.] Repealed by 19751 st ex.s. c $167 \S 18$.

Reviser's note: For later enactment, see RCW 43.19.560 through 43.19.635, 43.41.130 and 43.41.140.

## Chapter 43.92 <br> GEOLOGICAL SURVEY

43.92.030 Report to legislature. [1965 c 8 § 43.92.030. Prior: 1901 c 165 § 3; RRS § 5995.] Repealed by 1977 c 75 § 96.
43.92.050 Materials distributed to schools. [1965 c 8 § 43.92.050. Prior: 1901 c 165 § 5; RRS § 5997.] Repealed by 1977 ex.s. c 169 § 115.

## Chapter 43.93 <br> PROCESSING PLANTS

43.93.010 through 43.93.080. [1939 c 120; RRS § 10964-11-18.] Repealed by 1965 c 8 § 43.198.040.

## Chapter 43.94 <br> OCEANOGRAPHIC COMMISSION

43.94.010 Declaration. [1967 c 243 § 1.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.94.020 Commission created--Composition-Terms-Vacan-cies--Expenses. [1967 c 243 § 2.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.94.030 Chairman--Secretary--Employees--Meetings--Quo-rum--Voting. [1967 c 243 § 3.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.94.040 Powers, duties and functions. [1967 c 243 § 4.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.94.050 Oceanographic institute--Formation--Composition-Powers and duties. [1967 c 243 § 5.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.94.900 Severability--1967 c 243. [1967 c 243 § 6.] Repealed by 1982 c 163 § 23, effective June 30, 1982.

## Chapter 43.95

INSTITUTIONAL INDUSTRIES COMMISSION
43.95.010 through 43.95.220. [1955 c 314.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see chapter 72.60 RCW.

## Chapter 43.96

## WORLD FAIR COMMISSION--CENTURY 21 EXPOSITION

43.96.010 Declaration of purpose. [1955 c 207 § 1.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.96.020 World fair commission created--Composition, term, compensation meetings. [1961 c 152 § 5; 1959 c 109 § $1 ; 1957$ c 15 § $1 ; 1955$ c 307 § 2.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.96.030 Studies authorized--Report--Personnel. [1957 c 15 § 2; 1955 e 307 § 3.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.96.040 Commission may organize as nonprofit corporation. [1957 c 15 § 3.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.96.050 Commission to stage world fair--Exhibits. [1957 c 15 § 4.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.96.060 World fair designated as Century 21 Exposition. [1959 c 109 § 2.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.96.070 Display space for department of institutions to be furnished without charge--Use of proceeds of sale. [1961 c 129 § 1.] Repealed by 1982 c 163 § 23, effective June 30, 1982.

Liquidation of Century 21 Exposition, Inc.: See 1963 c 247.

## Chapter 43.96A

WORLD FAIR COMMISSION--OSAKA EXPOSITION
43.96A.010 through 43.96A.I00. [1969 c 43 §§ $1-10$. ] Repealed by 1975 c 45 § 1.
43.96A.900 Severability--1969 c 43. [1969 c 43 § 12.] Repealed by 1975 c 45 § 1 .

## Chapter 43.96B <br> EXPO '74

43.96B.040 Expo ' 74 commission--Created--Membership--Meetings. [1971 ex.s. c 1 § 4.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.96B.050 Members may be directors of nonprofit corporation-Duty to stage exposition. [1971 ex.s. c 1 § 5.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.96B.130 Use of site and buildings by Expo '74 commission. [1971 ex.s. c 3 § 7.] Repealed by 1982 c 163 § 23, effective June 30, 1982.

## Chapter 43.97 <br> COLUMBIA RIVER GORGE COMMISSION

43.97.050 Columbia River Gorge commission account--Disposition. [1965 c 8 § 43.97.050. Prior: 1959 c 74 § 5.] Repealed by 1975 1st ex.s. c 48 § 9 .

## Chapter 43.98 <br> OUTDOOR RECREATIONAL FACILITIES

43.98.100 Referral to electorate. [1963 ex.s. c 12 § 11.] 1963 ex.s. c 12 became referendum bill No. 11 which was approved by the electorate Nov. 3, 1964. Section 11 thereof is decodified as temporary.

## Chapter 43.99

MARINE RECREATION LAND--INTERAGENCY COMMITTEE FOR OUTDOOR RECREATION
43.99.090 Outdoor recreation account--Limitation on use of moneys transferred. [1971 ex.s. c 140 § 2; 1965 c 5 § 9.] Repealed by 1975-'76 2nd ex.s. c 50 § 2.
43.99.140 Appropriation--Purposes--Allocations. [1965 c 5 § 14.] Repealed by 1971 ex.s. c 140 § 3.
43.99.160 Appropriation to director of motor vehicles--Repayment. [1965 c 5 § 16.] Repealed by 1971 ex.s. c 140 § 3.

## Chapter 43.100 <br> WASHINGTON LAW ENFORCEMENT OFFICERS' TRAINING COMMISSION

43.100.010 Definitions. [1965 c 158 § 1.] Repealed by 1974 ex.s. c 94 § 23.
43.100.020 Commission created. [1965 c 158 § 2.] Repealed by 1974 ex.s. c 94 § 23.
43.100.030 Membership. [1969 ex.s. c 220 § 1 ; 1965 c 158 § 3.] Repealed by 1974 ex.s. c 94 § 23.
43.100.040 Terms of members. [1965 c 158 § 4.] Repealed by 1974 ex.s. c $94 \S 23$.
43.100.050 Cessation of membership upon termination of office or employment. [1965 c 158 §5.] Repealed by 1974 ex.s. c 94 § 23.
43.100.060 Chairman and vice-chairman--Quorum--Meetings. [1965 c 158 § 6.] Repealed by 1974 ex.s. c 94 § 23.
43.100.070 Compensation. [1965 c 158 § 7.] Repealed by 1974 ex.s. c 94 § 23.
43.100.080 Powers and duties. [1969 ex.s. c 220 § 2; 1965 c 158 § 8.] Repealed by 1974 ex.s. c $94 \S 23$.
43.100.085 Powers and duties--Additional. [1969 ex.s. c 220 § 3.] Repealed by 1974 ex.s. c 94 § 23.
43.100.090 Exemptions. [1965 c 158 § 9.] Repealed by 1974 ex.s. c 94 § 23.
43.100.100 Biennial report. [1965 c 158 § 10.] Repealed by 1974 ex.s. c 94 § 23.
43.100.110 Standards--Recruitment--Training. [1965 c 158 § 11.] Repealed by 1974 ex.s. c 94 § 23.
43.100.120 Standards--Training at existing institutions. [1965 c 158 § 12.] Repealed by 1974 ex.s. c 94 § 23.
43.100.130 Standards--Adherence to standards. [1965 c 158 § 13.] Repealed by 1974 ex.s. c 94 § 23.
43.100.140 Standards--Legislative intent. [llllll 1965 c 158 § 14.] Repealed by 1974 ex.s. c $94 \S 23$.
43.100.150 Law enforcement officers' training fund. [1965 c 158 § 15.] Repealed by 1974 ex.s. c 94 § 23.
43.100.155 State treasurer's duty to credit certain revenues from fines, penalties and forfeitures to the law enforcement officers' training fund. Cross-reference section, decodified.
43.100.160 Applications for state aid. [1965 c 158 § 17.] Repealed by 1974 ex.s. c $94 \S 23$.
43.100.170 Reimbursement of municipalities--Amounts--Reduction in allocations. [1965 c 158 § 18.] Repealed by 1974 ex.s. c $94 \S$ 23.
43.100.900 Severability. [1965 c 158 § 20.] Repealed by 1974 ex.s. c 94 § 23.
43.100.910 Section headings. [1965 c 158 § 21.] Repealed by 1974 ex.s. c $94 \S 23$.

## Chapter 43.101

## CRIMINAL JUSTICE TRAINING COMMISSION--EDUCATION AND TRAINING STANDARDS BOARDS

43.101.210 Criminal justice training costs--Assessments on bail forfeitures and certain penalties--Criminal justice training account created. [1985 c 57 § 57; 1981 c 127 § $1 ; 1981$ c 4 § 8; 1979 ex.s. c 164 § 1; 1977 ex.s. c 212 § 3.] Repealed by 1984 c 258 § 339, effective July 1, 1985. See RCW 3.62.090 and 43.08.250.

Reviser's note: RCW 43.101.210 was amended by 1985 c 57 § 57 without reference to its repeal by 1984 c $258 \S 339$. It has been decodified for publication purposes pursuant to RCW 1.12.025.
43.101.910 Transfer of appropriation--1974 ex.s. c 94. [1974 ex.s. c 94 § 22.] Decodified by 1979 c 151 § 186.

## Chapter 43.105

## DATA PROCESSING AND COMMUNICATIONS SYSTEMS

43.105.015 Intention. [1969 ex.s. c 212 § 3.] Repealed by 1973 1st ex.s. c 219 § 12 .
43.105.030 Advisory committee-Composition--Expenses. [1967 ex.s.c 115 § 3.] Repealed by 1969 ex.s. c 212 § 6.
43.105.031 Data processing advisory committee--Composition-Expenses. [1969 ex.s. c 212 § 1.] Repealed by 1973 lst ex.s. c 219 § 12.
43.105.040 Powers of governor and budget director. [1969 ex.s. c 212 § 2; 1967 ex.s. c 115 § 4.] Repealed by 1973 1st ex.s. c 219 § 12.

## Chapter 43.120

STATE LAND PLANNING COMMISSION
43.120.010 Legislative declaration. [1971 ex.s. c 287 § 1.] Decodified, see RCW 43.120.920.
43.120.020 Commission created--Membership--Chairman--Vacancies--Expenses. [1972 ex.s. c 110 § 1; 1971 ex.s. c 287 § 2.] Decodified, see RCW 43.120.920.
43.120.030 Subcommittees--Rules--Hearings--Data. [1971 ex.s. c 287 § 3.] Decodified, see RCW 43.1 20.920.
43.120.040 Executive director--Employees--Advisory groups-Payment of expenses. [1971 ex.s. c 287 § 4.] Decodified, see RCW 43.120.920.
43.120.050 State-wide land use data bank or information pool-Authorized--Development--Contents--Use--Computerization--Contracts to gather and assemble data--Pilot project. [1971 ex.s. c 287 § 5.] Decodified, see RCW 43.120.920.
43.120.060 Authorized studies. [1971 ex.s. c 287 § 6.] Decodified, see RCW 43.120.920.
43.120.900 Report to legislature convening in 1972. [1971 ex.s. c 287 § 7.] Decodified, see RCW 43.120.920.
43.120.910 Reports to forty-third session of legislature. [1971 ex.s. c 287 § 8.] Decodified, see RCW 43.120.920.
43.120.920 Termination of commission. [1973 1st ex.s. c 72 § 1 ; 1971 ex.s. c 287 § 9.] Decodified.

## Chapter 43.121

COUNCIL FOR THE PREVENTION OF CHILD ABUSE AND

## NEGLECT

(Formerly: Council on child abuse and neglect)
43.121.900 Expiration of chapter. [1982 c 4 § 11.] Repealed by 1984 c 261 § 7.

## Chapter 43.125

## AMERICAN REVOLUTION BICENTENNIAL COMMISSION

Reviser's note: The American revolution bicentennial commission was abolished by 1977 ex.s. c 17 § 1. The Washington state historical society was designated as the successor agency for purposes of liquidation and custodian of records, equipment, funds, etc. See 1977 ex.s. c 17 § 2.
43.125.010 Commission created--Membership--Compensation-Travel expenses. [1975-'76 2nd ex.s. c 34 § 132; 1972 ex.s. c 76 § 1.] Repealed by 1977 ex.s. c 17 § 3.
43.125.020 Powers and duties--Reports. [1977 c 75 § 65; 1972 ex.s. c 76 § 2.] Repealed by 1981 c 260 § 18; and repealed by 1977 ex.s. c 17 § 3 .
43.125.030 Consultation with other agencies, institutions and organizations--Cooperation enjoined. [1972 ex.s. c 76 § 3.] Repealed by 1977 ex.s. c 17 §3; and repealed by 1977 ex.s. c 169 § 115.
43.125.040 Official Washington state commemoration medal. [1972 ex.s. c 76 §4.] Repealed by 1977 ex.s. c 17 § 3.
43.125.050 Donations--Property--Expenditures. [1972 ex.s. c 76 § 5.] Repealed by 1977 ex.s. c 17 § 3.
43.125.900 Termination of commission. [1972 ex.s. c 76 § 7.] Repealed by 1977 ex.s. c 17 § 3.

## Chapter 43.126

## GEOGRAPHIC NAMES

43.126.010 Purposes. [1973 1st ex.s. c 178 § 1.] Repealed by 1979 c 99 § 54, effective June 30, 1982.
43.126.020 State board on geographic names--Created--Mem-bers--Chairman. [1975 1st ex.s. c 26 § $1 ; 19731$ st ex.s. c 178 § 2.] Repealed by 1979 c 99 § 54, effective June 30, 1982.
43.126.030 State board on geographic names--Powers and duties. [1980 c 78 § $130 ; 1973$ lst ex.s. c 178 § 3.] Repealed by 1983 c 273 § 10 ; and repealed by 1979 c 99 § 54, effective June 30, 1982.
43.126.040 Policies--Criteria. [1973 1st ex.s. c 178 § 4.] Repealed by 1979 c 99 § 54, effective June• 30, 1982.
43.126.050 Adoption of names--Procedure--Effect. [1973 1st ex.s. c 178 §5.] Repealed by 1979 c 99 § 54, effective June 30, 1982.
43.126.060 Meetings--Rules and regulations--Publication of names adopted. [1973 1st ex.s. c 178 § 6.] Repealed by 1979 c 99 § 54 , effective June 30, 1982.
43.126.070 Travel expenses of members. [1975-'76 2nd ex.s. c 34 § 133; 1973 1st ex.s. c 178 §7.] Repealed by 1979 c 99 § 54, effective June 30, 1982.
43.126.080 Naming geographic features without board approval prohibited. [1973 1st ex.s. c 178 §8.] Repealed by 1979 c 99 § 54, effective June 30, 1982.

## Chapter 43.131

## WASHINGTON SUNSET ACT OF 1977

43.131.140 Termination of certain programs. [1981 c 260 § 9. Prior: 1979 ex.s. c $82 \S 1 ; 1979$ c $156 \S 11 ; 1979$ c $49 \S 1 ; 1977$ ex.s. c 289 § 14.] Repealed by 1983 1st ex.s. c 27 § 9.
43.131.145 Review of certain programs by legislative budget committee. [1979 c 99 § 86.] Repealed by 1983 lst ex.s. c 27 § 9.
43.131.151 Comic book screening--Termination. [1979 c 99 § 2.] Decodified pursuant to 19831 st ex.s.c 27 § 10.
43.131.152 Comic book screening--Repeal. [1979 c 99 § 44.] Decodified pursuant to 1983 lst ex.s. c 27 § 10.
43.131.153 Forest practices appeals board--Termination. [1979 c 99 § 3.] Repealed by 1981 c 118 § 2.
43.131.154 Forest practices appeals board--Repeal. [1979 c 99 § 45.] Repealed by 1981 c 118 § 2.
43.131.155 Basic science law--Termination. [1979 c 99 § 4.]. Decodified pursuant to 1983 lst ex.s. c $27 \S 10$.
43.131.156 Basic science law--Repeal. [1979 c 99 § 46.] Decodified pursuant to 1983 lst ex.s. c 27 § 10.
43.131.157 Antifreeze vending regulation--Termination. [1979 c 99 § 5.] Decodified pursuant to 1983 lst ex.s. c 27 § 10.
43.131.158 Antifreeze vending regulation--Repeal. [1979 c 99 § 47.] Decodified pursuant to 19831 st ex.s. c 27 § 10.
43.131.159 Criminal justice training commission--Termination. [1979 c 99 § 6.] Repealed by 1981 c 133 § 2. Later enactment, see RCW 43.101.850.
43.131.160 Criminal justice training commission--Repeal. [1979 c 99 § 48.] Repealed by 1981 c 133 § 2.
43.131.161 State planning advisory council--Termination. [1979 c 99 § 7.] Decodified pursuant to 1983 lst ex.s. c 27 § 10.
43.131.162 State planning advisory council--Repeal. [1979 c 99 § 49.] Repealed by 1981 c 157 § 7.
43.131.163 Cascara bark peeling regulation--Termination. [1979 c 99 § 8.] Decodified pursuant to 1983 lst ex.s. c 27 § 10.
43.131.164 Cascara bark peeling regulation--Repeal. [1979 c 99 § 50.] Decodified pursuant to 19831 st ex.s. c $27 \S 10$.
43.131.165 Furniture and bedding industry regulation--Termination. [1979 c 99 § 9.] Decodified pursuant to 1983 lst ex.s. c 27 § 10.
43.131.166 Furniture and bedding industry regulation--Repeal. [1979 c 99 § 51.] Decodified pursuant to 1983 1st ex.s. c 27 § 10.
43.131.167 Regulation of sale or use of shoddy--Termination. [1979 c 99 § 10.] Decodified pursuant to 1983 lst ex.s. c 27 § 10.
43.131.168 Regulation of sale or use of shoddy--Repeal. [1979 c 99 § 52.] Decodified pursuant to 1983 lst ex.s. c 27 § 10.
43.131.169 State athletic commission--Termination. [1979 c 99 § 11.] Repealed by 1981 c 337 § 12.
43.131.170 State athletic commission--Repeal. [1979 c 99 § 53.] Repealed by 1981 c 337 § 12.
43.131.171 State board of geographic names-Termination. [1979 c 99 § 12.] Decodified pursuant to 1983 1st ex.s. c 27 § 10.
43.131.172 State board of geographic names--Repeal. [1979 c 99 § 54.] Decodified pursuant to 1983 1st ex.s. c 27 § 10.
43.131.173 State board of funeral directors and embalmers--Termination. [1979 c 99 § 13.] Repealed by 1981 c 43 § 21.
43.131.174 State board of funeral directors and embalmers-Repeal. [1979 c 99 § 55.] Repealed by 1981 c 43 § 21.
43.131.175 Youth services corps act-Termination. [1979 c 99 § 14.] Decodified pursuant to 1983 lst ex.s. c 27 § 10.
43.131.176 Youth services corps act--Repeal. [1979 c 99 § 56.] Decodified pursuant to 1983 lst ex.s. c 27 § 10.
43.131.177 Risk management office--Termination. [1979 c 99 § 15.] Repealed by 1981 c 112 § 2. Later enactment, see RCW 43.19.19366.
43.131.178 Risk management office--Repeal. [1979 c 99 § 57.] Repealed by 1981 c 112 § 2.
43.131.179 State energy office--Termination. [1979 c 99 § 16.] Repealed by 1981 c 295 § 16. Later enactment, see RCW 43.21 F.900.
43.131.180 State energy office--Repeal. [1979 c 99 § 58.] Repealed by 1981 c 295 § 16.
43.131.181 Foreign student scholarship program--Termination. [1979 c 99 § 17.] Repealed by 1981 c 107 § 2.
43.131.182 Foreign student scholarship program--Repeal. [1979 c 99 § 59.] Repealed by 1981 c 107 § 2.
43.131.183 Board of registered sanitarians--Termination. [1979 c 99 § 18.] Decodified pursuant to 1983 1st ex.s. c 27 § 10.
43.131.184 Board of registered sanitarians--Repeal. [1979 c 99 § 60.] Decodified pursuant to 1983 Ist ex.s. c 27 § 10.
43.131.185 Interagency committee for outdoor recreation--Termination. [1979 c 99 § 19.] Repealed by 1981 c 206 § 3. Later enactment, see RCW 43.99.115.
43.131.186 Interagency committee for outdoor recreation--Repeal. [1979 c 99 § 61.] Repealed by 1981 c 206 § 3. Later enactment, see RCW 43.99.115.
43.131.191 Adult services advisory committee--Termination. [1979 c 99 § 22.] Decodified pursuant to 1983 1st ex.s. c 27 § 10.
43.131.192 Adult services advisory committee--Cessation of existence. [1979 c 99 § 64.] Decodified pursuant to 1983 lst ex.s. c 27 § 10.
43.131.193 Consumer advisory committee--Termination. [1979 c 99 § 23.] Decodified pursuant to 1983 1st ex.s. c 27 § 10.
43.131.194 Consumer advisory committee--Cessation of existence. [1979 c 99 § 65.] Decodified pursuant to 1983 1st ex.s. c 27 § 10.
43.131.195 State capitol historical association--Termination. [1979 c 99 § 24.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
43.131.196 State capitol historical association--Repeal. [1979 c 99 § 66.] Repealed by 1983 c 91 § 24, effective June $30,1983$.
43.131.197 Eastern Washington historical society-Termination. [1979 c 99 § 25.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
43.131.198 Eastern Washington historical society--Repeal. [1979 c 99 § 67.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
43.131.199 Washington state historical society--Termination. [1979 c 99 § 26.] Repealed by 1983 c 91 § 24, effective June 30, 1983.
43.131.200 Washington state historical society-Repeal. [1979 c 99 § 68.] Repealed by 1983 c 91 § 24, effective June $30,1983$.
43.131.201 Washington archaeological research center--Termination. [1979 c 99 § 27.] Repealed by 1983 c 159 § 1.
43.131.202 Washington archaeological research center--Cessation of existence. [1979 c 99 § 69.] Repealed by 1983 c 159 § 1.
43.131.203 Office of archaeology and historic preservation--Termination. [1979 c 99 § 28.] Repealed by 1983 c 91 § 25 , effective June 30, 1983. Later enactment, see RCW 43.131.313.
43.131.204 Office of archaeology and historic preservation-Repeal. [1979 c 99 § 70.] Repealed by 1983 c 91 § 25 , effective June 30, 1983. Later enactment, see RCW 43.131.314.
43.131.205 Economic assistance authority-Termination. [1979 c 99 § 29.] Decodified July, 1984.
43.131.206 Economic assistance authority--Repeal. [1979 c 99 § 71.] Decodified July, 1984.
43.131.207 Washington state school directors association--Termination. [1979 c 99 § 30.] Repealed by 1983 c 187 § 7, effective June 30, 1983.
43.131.208 Washington state school directors association--Repeal. [1979 c 99 § 72.] Repealed by 1983 c 187 § 7, effective June 30, 1983.
43.131.209 State jail commission--Termination. [1979 c 99 § 31.] Repealed by 1981 c 136 § 121.
43.131.210 State jail commission--Repeal. [1979 c 99 § 73.] Repealed by 1981 c 136 § 121.
43.131.217 Traffic safety commission--Termination. [1979 c 99 § 35.] Repealed by 1983 1st ex.s. c 14 § 3.
43.131.218 Traffic safety commission--Repeal. [1979 c 99 § 77.] Repealed by 1983 1st ex.s. c 14 § 3.
43.131.219 Regulation of cosmetology--Termination. [1979 c 99 § 36.] Repealed by 1983 c 208 § 6.
43.131.220 Regulation of cosmetology--Repeal. [1979 c 99 § 78.] Repealed by 1983 c 208 § 6.
43.131.223 Regulation of barbering and men's hairstyling--Termination. [1979 c 99 § 38.] Repealed by 1983 c 75 § 18.
43.131.224 Regulation of barbering and men's hairstyling-Repeal. [1979 c 99 § 80.] Repealed by 1983 c 75 § 18.
43.131.225 Washington state commission for the blind--Termination. [1979 c 99 § 39.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
43.131.226 Washington state commission for the blind--Repeal. [1979 c 99 § 81.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
43.131.229 Automotive policy board--Termination. [1979 c 99 § 41.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.131.230 Automotive policy board--Repeal. [1979 c 99 § 83.] Repealed by 1982 c 163 § 23, effective June 30, 1982.
43.131.231 Contractor registration program--Termination. [1979 c 99 § 42.] Repealed by 1983 c 74 § 3, effective June 29, 1983.
43.131.232 Contractor registration program--Repeal. [1979 c 99 § 84.] Repealed by 1983 c 74 § 3 , effective June 29, 1983.
43.131.233 State voting machine committee--Termination. [1979 c 99 § 43.] Decodified pursuant to 1983 1st ex.s. c 27 § 10.
43.131.234 State voting machine committee--Repeal. [1982 c 40 § 9 ; 1979 c 99 § 85.] Decodified pursuant to 1983 1st ex.s. c 27 § 10.
43.131.240 Washington State Public Broadcasting Commission--Termination--Limitation. [1980 c 123 § 14.] Decodified September, 1985.
43.131.247 Board of accountancy--Termination. [1982 c 223 § 2.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
43.131.248 Board of accountancy--Repeal. [1982 c 223 § 6.] Repealed by 1983 c 234 § 32, effective July 1, 1983.
43.131.251 Department of emergency services--Termination. [1982 c 223 §4.] Repealed by 1984 c 38 § 45.
43.131.252 Department of emergency services--Repeal. [1982 c 223 § 8.] Repealed by 1984 c 38 § 45.
43.131.257 Department of commerce and economic developmentTermination. [1983 c 197 § 2.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.131.258 Department of commerce and economic development-Repeal. [1983 c 197 § 28.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.131.259 Council for postsecondary education--Termination. [1983 c 197 § 3.] Repealed by 1985 c 370 § 106, effective June 30, 1985.
43.131.260 Council for postsecondary education-Repeal. [1983 c 197 § 29.] Repealed by 1985 c 370 § 106, effective June 30, 1985.
43.131.261 State arts commission--Termination. [1983 c 197 §4.] Repealed by 1985 c 317 § 9, effective June 30, 1985.
43.131.262 State arts commission--Repeal. [1983 c 197 § 30.] Repealed by 1985 c 317 § 9, effective June 30, 1985.
43.131.263 Museum of the University of Washington--Termination. [1983 c 197 § 5.] Repealed by 1985 c 29 § 2, effective June 30, 1985.
43.131.264 Museum of the University of Washington--Repeal. [1983 c 197 § 31.] Repealed by 1985 c 29 § 2, effective June 30, 1985.
43.131.265 Landscape architects--Termination. [1983 c 197 § 6.] Repealed by 1985 c 18 § 5, effective June 30, 1985.
43.131.266 Landscape architects--Repeal. [1983 c 197 § 32.] Repealed by 1985 c 18 §5, effective June 30, 1985.
43.131.299 Regulation of notaries public and commissioners of deeds--Termination. [1983 c 197 § 23.] Repealed by 1985 c 156 § 26, effective January l, 1986.
43.131.300 Regulation of notaries public and commissioners of deeds--Repeal. [1983 c 197 § 49.] Repealed by 1985 c 156 § 26, effective January 1, 1986.
43.131.317 Office of international investment--Termination. [1984 c 176 § 9.] Repealed by 1985 c 466 § 76, effective June 30, 1985.
43.131.318 Office of international investment--Repeal. [1984 c 176 § 10.] Repealed by 1985 c 466 § 76, effective June $30,1985$.

Chapter 43.150

## CENTER FOR VOLUNTARY ACTION ACT

43.150.080 Expiration of center and council--Performance audit. [1982 lst ex.s. c 11 § 8.] Repealed by 1985 c 110 § 3. Later enactment, see RCW 43.131.189 and 43.131.190.

## Chapter 43.160 <br> ECONOMIC DEVELOPMENT-_PUBLIC FACILITIES LOANS <br> AND GRANTS

43.160.075 List of unfunded community development projectsCriteria. [1983 1st ex.s. c 60 §5.] Repealed by 1984 c 257 § 15.

Chapter 43.170
SMALL BUSINESS INNOVATORS' OPPORTUNITY PROGRAM
43.170.900 Expiration of project and chapter. [1982 c 44 § 7.] Repealed by 1984 c 79 § 2.

## Chapter 43.198 CONSTRUCTION

43.198.010 Continuation of existing law. [1965 c 8 § 43.198.010.] Recodified as RCW 43.950.010, August, 1983.
43.198.020 Title, chapter, section headings not part of law. [1965 c 8 § 43.198.020.] Recodified as RCW 43.950.020, August, 1983.
43.198.030 Invalidity of part of title not to affect remainder. [1965 c 8 § 43.198.030.] Recodified as RCW 43.950.030, August, 1983.
43.198.040 Repeals and saving. [1965 c 8 § 43.198.040.] Recodified as RCW 43.950.040, August, 1983.
43.198.050 Emergency-1965 c 8. [1965 c 8 § 43.198.050.] Decodified, August, 1983.

## Chapter 43.220 <br> WASHINGTON CONSERVATION CORPS

43.220.100 Study to identify facilities for residential accommodations for corps members--Pilot program. [1983 lst ex.s. c $40 \S 10$. Repealed by 1985 c $230 \S 10$.
43.220.110 Community recycling pilot project--Advisory commit-tee--Report. [1983 1st ex.s. c 40 § 11.] Repealed by 1985 c 230 § 10.
43.220.200 Legislative oversight committee. [1983 lst ex.s. c 40 § 21.] Repealed by 1985 c $230 § 10$.

## Title 44

## STATE GOVERNMENT--LEGISLATIVE

## Chapter 44.04 GENERAL PROVISIONS

44.04.020 Commencement of legislators' terms. [1931 c 2 § 6; RRS § 8137-6.] Repealed by 1957 c 289 § 58. Later enactment, see RCW 44.06.540.
44.04.030 Vacancies. [1933 c 122 § 1 ; RRS § 8154-1.] Repealed by 1957 c 135 § 1 .
44.04.080 Subsistence and lodging of members-Per diem. [1979 ex.s. c 255 § $2 ; 1969$ c 3 § $2 ; 1965$ ex.s. c 127 § 6; 1965 c $3 \S 1 ; 1957$ c 3 § $1 ; 1953$ ex.s. c 2 § 2 ; 1945 c 4 § 1 ; 1941 c 173 § 1 ; Rem. Supp. 1945 § 8153-1.] Repealed by 1985 c 3 § 2.
44.04.110 Legislative districts--Precinct changes. [1931 c 2 § 7; RRS § 8137-7.] Repealed by 1957 c 289 § 58. Later enactment, see RCW 44.06.570.
44.04.500 Select committee for oversight of Mt. St. Helens recovery operations. [1982 c 7 § 9.] Repealed by 1985 c 307 § 10.

## Chapter 44.06 <br> DISTRICTS AND APPORTIONMENT

44.06.010 through 44.06.900 [1957 c 289; 1957 c 5.] Repealed by 1965 c 6 § 57.

## Chapter 44.07

DISTRICTS AND APPORTIONMENT--1965 ACT
44.07.005 through 44.07.530 [1965 c 6 §§ 1-54.] Decodified; subsequently repealed by 1981 c 288 § 82 .
44.07.540 Commencement of terms of senators and representatives. [1965 c 6 § 55.] Repealed by 1981 c 288 § 82.
44.07.550 through 44.07 .910 [1965 c 6 §§ 56-58.] Decodified; subsequently repealed by 1981 c 288 § 82.

## Chapter 44.07A

## LEGISLATIVE DISTRICTS AND APPORTIONMENT

44.07A.001 Purpose. [1974 ex.s. c 123 § 1.] Repealed by 1981 c 288 § 82.
44.07A.005 Definitions. [1974 ex.s. c 123 § 2.] Repealed by 1981 c 288 § 82.
44.07A.030 Third legislative district. [1974 ex.s. c 123 § 3.] Repealed by 1981 c 288 § 82.
44.07A.040 Fourth legislative district. [1974 ex.s. c 123 § 4.] Repealed by 1981 c 288 § 82.
44.07A.050 Fifth legislative district. [1974 ex.s. c 123 § 5.] Repealed by 1981 c 288 § 82.
44.07A.060 Sixth legislative district. [1974 ex.s. c 123 § 6.] Repealed by 1981 c 288 § 82.
44.07A. 130 Thirteenth legislative district. [1974 ex.s. c 123 § 7.] Repealed by 1981 c 288 § 82.
44.07A. 140 Fourteenth legislative district. [1974 ex.s. c 123 § 8.] Repealed by 1981 c 288 § 82.
44.07A.230 Twenty-third legislative district. [1974 ex.s. c 123 § 9.] Repealed by 1981 c 288 § 82.
44.07A.260 Twenty-sixth legislative district. [1974 ex.s. c 123 § 10.] Repealed by 1981 c 288 § 82.
44.07A. 270 Twenty-seventh legislative district. [1974 ex.s. c 123 § 11.] Repealed by 1981 c 288 § 82.
44.07A.900 Severability--1974 ex.s. c 123. [1974 ex.s. c 123 § 12.] Repealed by 1981 c 288 § 82.

## Chapter 44.08 SENATE

44.08.010 Election and terms of senators. [1931 c 2 § 4; RRS § 8137-4.] Repealed by 1957 c 289 § 58 . Later enactment, see RCW 44.06.010.
44.08.020 Senatorial districts. [(i) 1931 c 2 § 2; RRS § 8137-2. (ii) 1933 c 20 § 1 , part; RRS § 8137-2a, part. (iii) 1933 c 74 § 1, part; RRS § 8137-3a, part.] Repealed by 1957 c 289 § 58. Later enactment, see RCW 44.06.020 through 44.06.510.
44.08.060 Forty-first district boundaries. [1951 c 221 § 1.] Repealed by 1957 c 289 § 58. Later enactment, see RCW 44.06.430.
44.08.061 Forty-second district boundaries. [1951 c 221 § 2.] Repealed by 1957 c 289 § 58. Later enactment, see RCW 44.06.440.

## Chapter 44.12

## HOUSE OF REPRESENTATIVES

44.12.010 Election and terms of office. [1931 c 2 § 5; RRS § 8137-5.] Repealed by 1957 c 289 § 58. Later enactment, see RCW 44.06.550.
44.12.020 Representative districts. [(i) 1931 c 2 § 3, part; RRS § 8137-3, part. (ii) 1933 c 20 § 1, part; RRS § 8137-2a, part. (iii) 1933 c 74 § 1, part; RRS § 8137-3a, part.] Repealed by 1957 c 289 § 58. Later enactment, see RCW 44.06.520 and 44.06.530.

## Chapter 44.16 <br> LEGISLATIVE INQUIRY

44.16.180 Claims against state--Requirements. [1903 c 46 § 1 ; RRS § 8195.] Now codified as RCW 44.18.010.

## Chapter 44.18 CLAIMS

44.18.010 Claims against state-Requirements. [1903 c 46 § 1 ; RRS § 8195. Formerly RCW 44.16.010.] Repealed by 1977 ex.s. c 144 § 13.

## Chapter 44.20 <br> SESSION LAWS

44.20.040 Temporary publication-Distribution of copies. [1981 c 162 § 2; 1969 c 6 § 3; 1933 ex.s. c 31 § 2; 1933 c 27 § 2 ; 1907 c 136 § 4; RRS § 8199.] Repealed by 1982 Ist ex.s. c 32 § 8 . Later enactment, see RCW 40.04.035.
44.20.070 Payment of expense. [1890 p 632 § 7; RRS § 8202.] Repealed by 1969 c 6 § 9 .

## Chapter 44.24 <br> LEGISLATIVE COUNCIL

44.24.010 Council created--Composition. [1980 c 87 § 28; 1969 c 10 § 1; 1967 ex.s. c 134 § 6; 1965 ex.s. c 148 § 1; 1947 c 36 § 1; Rem. Supp. 1947 § 8207-1.] Repealed by 1983 c 52 § 7.
44.24.020 Powers and duties. [1980 c 87 § 29; 1967 ex.s. c 134 § 1; 1955 c 206 § 1; 1947 c 36 § 2; Rem. Supp. 1947 § 8207-2.] Repealed by 1983 c 52 § 7 .
44.24.030 Examination of records--Testimony--Oaths--Compelling attendance of witnesses. [1967 ex.s. c 134 § 2; 1947 c 36 § 3; Rem. Supp. 1947 § 8207-3.] Repealed by 1983 c 52 § 7.
44.24.040 Meetings. [1967 ex.s. c 134 § 3; 1947 c 36 § 4; Rem. Supp. 1947 § 8207-4.] Repealed by 1983 c 52 § 7.
44.24.050 Secretary and assistants. [1947 c 36 § 5; Rem. Supp. 1947 § 8207-5.] Repealed by 1983 c 52 § 7.
44.24.060 Expenses and mileage. [1979 c 151 § 153; 1967 ex.s. c 134 § 4; 1955 c 206 § 2 ; 1951 c 142 § 1; 1947 c 36 § 6; Rem. Supp. 1947 § 8207-6.] Repealed by 1983 c 52 § 7.
44.24.070 Rules and regulations--Term of office--Vacancies-Special members--Minutes. [1967 ex.s. c 134 § 5; 1955 c 206 § 3; 1947 c 36 § 7; Rem. Supp. 1947 § 8207-7.] Repealed by 1983 c 52 § 7.
44.24.900 Severability--1947 c 36. [1947 c 36 § 8.] Repealed by 1983 c 52 § 7 .

## Chapter 44.28 <br> LEGISLATIVE BUDGET COMMITTEE

44.28.070 Powers--Study, recommendations as to state government. [1951 c 43 § 3.] Repealed by 1955 c 206 § 11.
44.28.090 Powers--Interim sessions of legislature. [1951 c 43 § 5.] Repealed by 1975 1st ex.s. c 293 § 21.
44.28.160 Attendance records of school districts may be audited. [1959 c 148 § 2.] Repealed by 1975 1st ex.s. c 293 § 21.

## Chapter 44.30 <br> JOINT COMMITTEE ON HIGHER EDUCATION

44.30.010 Definitions. [1969 ex.s. c 265 § 1.] Repealed by 1983 c 52 § 8.
44.30.015 Committee created. [1969 ex.s. c 265 § 2.] Repealed by 1983 c 52 § 8.
44.30.020 Composition--Selection and confirmation of members. [1980 c 87 § 32; 1969 ex.s. c 265 § 3.] Repealed by 1983 c 52 § 8.
44.30.025 Representation of political parties limited. [1969 ex.s. c 265 § 4.] Repealed by 1983 c 52 § 8.
44.30.030 Terms. [1980 c 87 § 33; 1969 ex.s. c 265 § 5.] Repealed by 1983 c 52 § 8 .
44.30.035 Vacancies. [1969 ex.s. c 265 § 6.] Repealed by 1983 c 52 § 8.
44.30.040 Chairman--Subcommittees--Rules. [1969 ex.s. c 265 § 7.] Repealed by 1983 c 52 § 8.
44.30.045 Executive secretary--Assistants--Compensation. [1969 ex.s. c 265 § 8.] Repealed by 1983 c 52 § 8.
44.30.050 Per diem and expenses-Vouchers. [1979 c 151 § 154; 1969 ex.s. c 265 § 9.] Repealed by 1983 c 52 § 8.
44.30.055 Studies. [1969 ex.s. c 265 § 10.] Repealed by 1983 c 52 § 8.
44.30.060 Liaison with other committees, public agencies, organizations. [1969 ex.s. c 265 § 11.] Repealed by 1983 c 52 § 8.
44.30.065 Citizen subcommittees. [1969 ex.s. c 265 § 12.] Repealed by 1983 c 52 § 8.
44.30.070 Committee recommendations-Minority recommendations. [1969 ex.s. c 265 § 13.] Repealed by 1983 c 52 § 8.
44.30.075 Gifts--Grants--Endowments. [1969 ex.s. c 265 § 14.] Repealed by 1983 c 52 § 8.

## Chapter 44.32 <br> JOINT COMMITTEE ON EDUCATION

44.32.010 through 44.32 .170 [1961 c 296; 1959 c 299.] Repealed by 1963 ex.s. c $19 \S 18$. Later enactment, see chapter 44.33 RCW.

## Chapter 44.33

JOINT COMMITTEE ON EDUCATION
44.33.010 through $\mathbf{4 4 . 3 3 . 1 8 0}$ [1963 ex.s. c 19. Prior: 1961 c 296; 1959 c 299.] Repealed by 1965 ex.s. c 130 § 16.
44.33.200 "Committe" defined. [1965 ex.s. c 130 § 1. Prior: 1963 ex.s. c 19 § 1 ; RCW 44.33.010; prior: 1961 c 296 § 1 ; 1959 c 299 § 1 ; RCW 44.32.010.] Repealed by 1983 c 52 § 9.
44.33.210 Committee created. [1965 ex.s. c 130 § 2. Prior: 1963 ex.s. c 19 § 2; RCW 44.33.020; prior: 1961 c 296 § 2; 1959 c 299 § 2; RCW 44.32.020.] Repealed by 1983 c 52 § 9.
44.33.220 Composition--Selection and confirmation of members. [1980 c $87 \S 34 ; 1969$ c $10 \S 3 ; 1965$ ex.s. c $130 \S 3$. Prior: 1963 ex.s. c 19 § 3; RCW 44.33.030; prior: 1961 c 296 § 3; 1959 c 299 § 3; RCW 44.32.030.] Repealed by 1983 c 52 § 9.
44.33.230 Representation of political parties limited. [1965 ex.s. c 130 § 4. Prior: 1963 ex.s. c 19 § 4; RCW 44.33.040; prior: 1961 c 296 § 4; 1959 c 299 § 4; RCW 44.32.040.] Repealed by 1983 c 52 § 9.
44.33.240 Term. [1980 c 87 § 35 ; 1969 c $10 \S 6 ; 1965$ ex.s. c $130 \S$ 5. Prior: 1963 ex.s. c 19 § 5; RCW 44.33.050; prior: 1961 c 296 § 5; 1959 c 299 § 5; RCW 44.32.050.] Repealed by 1983 c 52 § 9.
44.33.250 Vacancies. [1965 ex.s. c 130 § 6. Prior: 1963 ex.s. c $19 \S$ 6; RCW 44.33.060; prior: 1961 c 296 § 6; 1959 c 299 § 6; RCW 44.32.060.] Repealed by 1983 c 52 § 9.
44.33.260 Chairman--Subcommittees-Rules. [1965 ex.s. c 130 § 7. Prior: 1963 ex.s. c 19 § 7; RCW 44.33.070; prior: 1961 c 296 § 7; 1959 c 299 § 7; RCW 44.32.070.] Repealed by 1983 c 52 § 9.
44.33.270 Executive secretary--Assistants--Compensation. [1965 ex.s. c 130 § 8. Prior: 1963 ex.s. c 19 § 8; RCW 44.33.080; prior: 1961 c 296 § 8; 1959 c 299 § 8; RCW 44.32.080.] Repealed by 1983 c 52 § 9.
44.33.280 Per diem and expenses--Vouchers. [1979 c 151 § 155 ; 1965 ex.s. c 130 § 9. Prior: 1963 ex.s. c 19 § 9; RCW 44.33.090; prior: 1961 c 296 § 9; 1959 c 299 § 9; RCW 44.32.090.] Repealed by 1983 c 52 § 9.
44.33.290 Examination of witnesses. [1965 ex.s. c 130 § 10. Prior: 1963 ex.s. c 19 § 10; RCW 44.33.100; prior: 1961 c 296 § 10; 1959 c 299 § 10; RCW 44.32.100.] Repealed by 1983 c 52 § 9.
44.33.300 Studies. [1965 ex.s. c $130 \S 11$. Prior: 1963 ex.s. c $19 \S$ 11; RCW 44.33.110; prior: 1961 c 296 § 11; 1959 c 299 § 11; RCW 44.32.110.] Repealed by 1983 c 52 § 9.
44.33.310 Liaison with other committees, public agencies, organizations. [1965 ex.s. c $130 \S 12$. Prior: 1963 ex.s. c 19 § 14; RCW 44.33.140; prior: 1961 c 296 § 12; 1959 c 299 § 12; RCW 44.32.120.] Repealed by 1983 c 52 § 9.
44.33.320 Citizen subcommittees. [1965 ex.s. c 130 § 13. Prior: 1963 ex.s. c 19 § 15 ; RCW 44.33.150; prior: 1961 c 296 § 13; 1959 c 299 § 13; RCW 44.32.130.] Repealed by 1983 c 52 § 9.
44.33.330 Committee recommendations-Minority recommendations. [1965 ex.s. c 130 § 14. Prior: 1963 ex.s. c 19 § 16; RCW 44.33.160; prior: 1961 c 296 § 16 ; 1959 c 299 § 16 ; RCW 44.32.160.] Repealed by 1983 c 52 § 9.
44.33.340 Gifts, grants, endowments. [1965 ex.s. c 130 § 15. Prior: 1963 ex.s. c 19 § 17 ; RCW 44.33.170; prior: 1961 c 296 § 17; 1959 c 299 § 17; RCW 44.32.170.] Repealed by 1983 c 52 § 9.

## Chapter 44.36 <br> JOINT COMMITTEE ON URBAN AREA GOVERNMENT

44.36.010 Definitions. [1961 c 308 § 1.] Repealed by 1983 c 52 § 10.
44.36.020 Committee created--Time and place of meetings. [1961 c 308 § 2.] Repealed by 1983 c 52 § 10.
44.36.030 Composition, appointment of members. [1980 c 87 § 36; 1961 c 308 § 3.] Repealed by 1983 c 52 § 10.
44.36.040 Representation of political parties limited. [1961 c 308 § 4.] Repealed by 1983 c 52 § 10.
44.36.050 Term. [1980 c 87 § 37 ; 1961 c 308 § 5.] Repealed by 1983 c 52 § 10.
44.36.060 Vacancies. [1961 c 308 § 6.] Repealed by 1983 c 52 § 10.
 Repealed by 1983 c 52 § 10.
44.36.080 Executive secretary--Assistants--Compensation. [1961 c 308 §8.] Repealed by 1983 c 52 § 10.
44.36.090 Per diem and expenses--Vouchers. [1961 c 308 § 9.] Repealed by 1983 c 52 § 10.
44.36.100 Examination of witnesses. [1961 c 308 § 10.] Repealed by 1983 c 52 § 10 .
44.36.110 Powers. [1961 c 308 § 11.] Repealed by 1983 c 52 § 10.
44.36.120 Liaison with other committees, public agencies, organizations. [1961 c 308 § 12.] Repealed by 1983 c 52 § 10.
44.36.130 Powers and duties of legislative council. [1961 c 308 § 13.] Repealed by 1983 c 52 § 10.
44.36.140 Payment of legislative council's expenses. [1961 c 308 § 14.] Repealed by 1983 c $52 \S 10$.
44.36.150 Committee report and recommendations--Minority recommendations. [1961 c 308 § 15.] Repealed by 1983 c 52 § 10.
44.36.160 Gifts, grants, endowments. [1961 c 308 § 16.] Repealed by 1983 c $52 \S 10$.

## Chapter 44.38

## JOINT COMMITTEE ON NUCLEAR ENERGY

44.38.010 through 44.38 .900 [1967 ex.s. c 113 §§ 1-10.] Expired January 1, 1969. Decodified.

## Chapter 44.39

JOINT COMMITTEE ON ENERGY AND UTILITIES
(Formerly: Joint committee on nuclear energy)
44.39.030 Meetings. [1969 ex.s. c 260 § 5.] Repealed by 1977 ex.s. c 328 § 19 .
44.39.035 Studies--Liaison--Reports to legislature. [1969 ex.s. c 260 § 6.] Repealed by 1977 ex.s. c 328 § 19.
44.39.040 Staff director, clerical and other assistants--Compensa-tion--Information and assistance. [1969 ex.s. c 260 § 7.] Repealed by 1977 ex.s. c 328 § 19.

Chapter 44.40

## LEGISLATIVE TRANSPORTATION COMMITTEE-SENATE

 AND HOUSE TRANSPORTATION COMMITTEES44.40.026 Study of alternative methods of financing cross-sound transportation facilities. [1971 ex.s. c 195 § $18 ; 1970$ ex.s. c 85 § 8.] Repealed by 1975 1st ex.s. c 268 § 9.
44.40.060 Participation in development of data bank. [1971 ex.s. c 195 § 19.] Repealed by 1975 1st ex.s. c 268 § 9.
44.40.110 Review and study of taxing structure for transportation programs and activities. [1975 1st ex.s. c 268 § 8; 1975 c 2 § 1; 1973 1st ex.s. c 210 §4.] Repealed by 1977 ex.s. c 235 § 19.
44.40.125 Studies--Additions or deletions to system--Mileage and weighf enforcement--Increase vehicle occupancy. [1975 1st ex.s. c 268 § 5.] Repealed by 1977 ex.s. c 235 § 19.
44.40.130 Study--Third level air carrier regulations. [1975 1 st ex.s. c 268 § 6.] Repealed by 1977 ex.s. c 235 § 19.

## Chapter $\mathbf{4 4 . 6 0}$

LEGISLATIVE ETHICS
44.60.060 Powers, duties and functions of boards. [1967 ex.s. c 150 § 7.] Repealed by 1977 ex.s. c 218 § 11.

## Chapter 44.64

LEGISLATIVE LOBBYING
(Referendum Bill No. 24-1972)
44.64.010 through $\mathbf{4 4 . 6 4 . 1 2 0}$ and $\mathbf{4 4 . 6 4 . 9 0 0}$ through $\mathbf{4 4 . 6 4 . 9 3 0}$ [1972 ex.s. c $82 \S \S 1-10,13-17$ (Referendum Bill No. 24); 1967 ex.s. c 131 §§ 1-6.] Repealed by 1973 c 1 § 50 (Initiative Measure No. 276 § 50 ).

## Title 45 TOWNSHIPS <br> Chapter 45.08 <br> DIVISION OF COUNTY INTO TOWNSHIPS

45.08.030 Division of townships. [1895 c 175 § 5, part; R RS § 11364, part.] Now codified in RCW 45.08.020.
45.08.040 Notice of board's action. [1895 c 175 § 5, part; R RS § 11364, part.] Now codified in RCW 45.08.020.
45.08.050 Property separated liable for outstanding taxes and indebtedness. [1895 c 175 § 5, part; R RS § 11364, part.] Now codified in RCW 45.08.020.

## Chapter 45.16 <br> QUALIFICATIONS OF TOWN OFFICERS

45.16.050 Overseer's bond. [1913 c 142 § 2, part; 1895 c 175 § 37, part; RRS § 11396, part.] Now codified in RCW 45.16.040.

## Chapter 45.24

## DUTIES OF TOWN SUPERVISORS

45.24.020 Powers relative to flood prevention. [1919 c 108 § 2, part; 1911 c 34 § 1, part; 1909 c 47 § 4, part; 1895 c 175 § 48, part; RRS § 11407, part.] Now codified in RCW 45.24.010.
45.24.030 Town supervisors to be board of health. [1895 c 175 § 50; RRS § 11409.] Repealed by 1977 c 15 § 2.

## Chapter 45.32

DUTIES OF TOWN TREASURER
45.32.040 Town depository--Bond. [1913 c 142 § 9; RRS § 11434.] Now codified as RCW 45.32.090.

## Chapter 45.40

## DUTIES OF TOWN OFFICERS AT ELECTIONS

45.40.020 Procedure when precinct is divided. [1895 c 175 § 77, part; RRS § 11439, part.] Now codified in RCW 45.40.010.

## Chapter 45.52 CLAIMS AGAINST TOWNS

45.52.100 Orders may be tendered for taxes. [1895 c 175 § 69, part; R RS § 11430, part.] Now codified in RCW 45.52.090.

## Chapter 45.56

## TOWN TAXES AND CHARGES

45.56.020 Money, how levied. [1895 c 175 § 85; RRS § 11447.] Repealed by 1969 ex.s. c 243 § 7.

Severability--1969 ex.s. c 243: See note following RCW 45.82.010.
45.56.030 Limits of tax levy. [1959 c 16 § 4; 1953 c 166 § 1. Prior: (i) 1895 c 175 § 84, part; RRS § 11446, part. (ii) 1945 c 148 § 3, part; 1941 c 226 § 1, part; Rem. Supp. 1945 § 11449-1, part.] Repealed by 1969 ex.s. c 243 § 7.
45.56.060 Payment of town taxes. [1895 c 175 § 91; RRS § 11454.] Repealed by 1969 ex.s. c 243 § 7.

## Chapter 45.60 <br> TOWN BONDS

45.60.010 Authorized to issue bonds. [1895 c 175 § 87; RRS § 11450. Formerly RCW 45.60 .010 and 45.60 .020 .] Repealed by 1969 ex.s. c 243 § 7.

Severability--1969 ex.s. c 243: See note following RCW 45.82.010.
45.60.020 Limit of town indebtedness. [1895 c 175 § 87, part; RRS § 11450, part.] Now codified in RCW 45.60.010.
45.60.030 Conditions as to bonds and their proceeds. [1895 c 175 § 88; RRS § 11451.] Repealed by 1969 ex.s. c 243 § 7.
45.60.040 Taxes for interest and sinking fund. [1895 c 175 § 89; RRS § 11452.] Repealed by 1969 ex.s. c 243 § 7.

## Chapter 45.68 <br> GUIDEPOSTS

45.68.010 Guideposts. [1895 c 175 § 105; R RS § 11468.] Repealed by 1977 c 14 § 1 .
45.68.020 Supervisors to make report of guideposts. [1895 c 175 § 106; RRS § 11469.] Repealed by 1977 c 14 § 1.
45.68.030 Town to determine places for guideposts; penalty. [1895 c 175 § 107; RRS § 11470.] Repealed by 1977 c 14 § 1.
45.68.040 Guideposts; how erected and marked. [1895 c 175 § 108; RRS § 11471 .] Repealed by 1977 c 14 § 1.
45.68.050 Penalty for not maintaining guideposts. [1895 c 175 § 109; RRS § 11472.] Repealed by 1977 c 14 § 1.

## Chapter 45.76

## DISORGANIZATION OF TOWNSHIPS

45.76.010 Scope of chapter. [1951 c 173 § 10.] Repealed by 1957 c 73 § 1 .

## Title 46 MOTOR VEHICLES

Chapter 46.01<br>DEPARTMENT OF LICENSING<br>(Formerly: Department of motor vehicles)

46.01.010 Purpose. [1965 c 156 § 1.] Repealed by 1977 ex.s. c 334 § 7.
46.01.060 Transfer of property, records, funds, appropriations, etc., of department of licenses. [1965 c 156 § 6.] Repealed by 1977 ex.s. c 334 § 7.
46.01.061 Transfer of property, records, funds, appropriations, etc., of department of motor vehicles. [1977 ex.s. c 334 § 3.] Decodified by 1979 c 158 § 244.
46.01.080 Functions performed by state patrol as agent for director of licenses transferred to department--Transfer of certain property, records, funds, etc., of state patrol to department--Segregation. [1965 c 156 § 8.] Repealed by 1977 ex.s. c 334 § 7.
46.01.120 Rules and regulations-Continuation of rules and regulations of director of licenses. [1965 c 156 § 12.] Repealed by 1977 ex.s. c 334 § 7.
46.01.200 Transfer of employees of department of licenses and state patrol to department--Applicability of civil service law. [1965 c 156 § 22.] Repealed by 1977 ex.s. c 334 § 7.
46.01.300 Mobile homes--Owner identification tag--Rules and regulations. [1971 ex.s. c 231 § 12.] Repealed by 1973 c 103 § 8.

## Chapter 46.04 <br> DEFINITIONS

46.04.070 Bicycle. [1961 c 12 § 46.04.070. Prior: 1959 c 49 § 8 ; prior: (i) 1943 c 153 § 1, part; 1937 c 188 § 1, part; Rem. Supp. 1943 § 6312-1, part. (ii) 1937 c 189 § 1, part; RRS § 6360-1, part.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.04.071.
46.04.230 Intersection center marker. [1961 c 12 § 46.04.230. Prior: 1959 c 49 § 24; prior: 1937 c 189 § 1, part; RRS § 6360-1, part.] Repealed by 1975 c 62 § 51.
46.04.250 Intersection entrance marker. [1961 c 12 § 46.04.250. Prior: 1959 c 49 § 26; prior: 1937 c 189 § 1, part; RRS § 6360-1, part.] Repealed by 1975 c 62 § 51.
46.04.390 Peace officer. [1961 c 12 § 46.04.390. Prior: 1959 c 49 § 40; prior: (i) 1943 c 153 § 1, part; 1937 c 188 § 1, part; Rem. Supp. 1943 § 6312-1, part; 1923 c 181 § 1, part; 1921 c 96 § 2, part; 1919 c 59 § 1, part; 1917 c 155 § 1 , part; 1915 c 142 § 2, part; RRS § 6313 , part. (ii) 1937 c 189 § 1 , part; RRS § 6360-1, part; 1929 c 180 § 1 , part; 1927 c 309 § 2, part; RRS § 6362-2, part.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.04.391.
46.04.430 Public highway. [1961 c 12 § 46.04.430. Prior: 1959 c 49 § 46; prior: (i) 1943 c 153 § 1, part; 1937 c 188 § 1, part; Rem. Supp. 1943 § 6312-1, part; 1923 c 181 § 1, part; 1921 c 96 § 2, part; 1919 c 59 § 1, part; 1917 c 155 § 1, part; 1915 c 142 § 2, part; R RS § 6313, part. (ii) 1937 c 189 § 1, part; RRS § 6360-1, part; 1929 c 180 § 1, part; 1927 c 309 § 2, part; RRS § 6362-2, part.] Repealed by 1965 ex.s. c $155 \S 91$. Later enactment, see RCW 46.04.431.
46.04.520 School bus. [1961 c 12 § 46.04.520. Prior: 1959 c 49 § 56; prior: (i) 1943 c 153 § 1, part; 1937 c 188 § 1, part; Rem. Supp. 1943 § 6312-1, part. (ii) 1937 c 189 § 1, part; RRS § 6360-1, part.] Repealed by 1965 ex.s. c $155 \S 91$. Later enactment, see RCW 46.04.521.
46.04.610 Traffic devices. [1961 c 12 § 46.04.610. Prior: 1959 c 49 § 66; prior: 1937 c 189 § 1, part; RRS § 6360-1, part.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.04.611.
46.04.680 Director--Department. [1967 c 32 § 2; 1961 c 12 § 46.04.680. Prior: 1959 c 49 § 73.] Repealed by 1979 c 158 § 245.

## Chapter 46.08 <br> GENERAL PROVISIONS

46.08.040 Application to bicycle riding, animal drawn vehicle, etc. [1961 c 12 § 46.08.040. Prior: 1937 c 189 § 4; RRS § 6360-4.] Repealed by 1965 ex.s. c $155 \S 91$. Later enactment, see RCW 46.61.025 and 46.61.755.
46.08.050 Exemption from vehicle operation provisions--Emergency vehicles, highway work, other. [1961 c 12 § 46.08.050. Prior: 1955 c 384 § 5 ; 1947 c 200 § 1 ; 1937 c 189 § 5; Rem. Supp. 1947 § 6360-5.] Repealed by 1965 ex.s. c $155 \S 91$. Later enactment, see RCW 46.61.030 and 46.61.035.
46.08.060 Classification as emergency vehicles--Approval of operators. [1961 c 12 § 46.08.060. Prior: 1937 c 189 § 132; RRS § 6360132.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900, and 19.02.910.
46.08.080 Liability of host for injury to guest in motor vehicle. [1961 c 12 § 46.08.080. Prior: 1957 c 132 § 1; 1937 c 189 § 121; RRS $\S 6360-121$.] Repealed by 1974 ex.s. c $3 \S 1$.
46.08.085 Liability of host for injury to guest in motor vehicle-
1933 act. [1933 c 18 § 1 ; RRS § $6297-1$.] Repealed by 1974 ex.s c 3 § 1.
46.08.086 Liability of host for injury to guest in motor vehicleLiability when demonstrating to prospective purchaser. [1933 c 18 § 2; RRS § 6297-2.] Repealed by 1974 ex.s c 3 § 1.
46.08.090 Powers of director of licenses. [1965 c 156 § 13; 1961 c 12 § 46.08.090. Prior: 1937 c 188 § 26; RRS § 6312-26; prior: 1921 c 96 § 3, part; 1917 c 155 § 2, part; 1915 c 142 § 3, part.] Now codified as RCW 46.01.130.
46.08.100 County auditors, others, as agents of director-Application fee. [1965 c 156 § 14 ; 1963 c $85 \S 1 ; 1961$ c 12 § 46.08.100. Prior: 1955 c 89 § 3; 1937 c 188 § 27; RRS § 6312-27.] Now codified as RCW 46.01.140.
46.08.110 Certified copies of records--Fee. [1967 c 32 § 3; 1961 c 12 § 46.08.110. Prior: 1937 c 188 § 80; RRS § 6312-80.] Now codified as RCW 46.01.250.
46.08.120 Destruction of records by director. [ 1965 ex.s. c $170 \S$ 45; 1961 c 12 § 46.08.120. Prior: 1955 c 76 § 1 ; 1951 c 241 § 1 ; 1937 c 188 § 77; RRS § 6312-77.] Now codified as RCW 46.01.260.
46.08.130 Destruction of records by county auditor. [1967 c 32 § 4; 1961 c 12 § 46.08.130. Prior: 1937 c 188 § 78; RRS § 6312-78.] Now codified as RCW 46.01.270.
46.08.140 Rules and regulations. [1965 c 156 § 11 ; 1961 c 12 § 46.08.140. Prior: 1937 c 188 § 79; RRS § 6212-79.] Now codified as RCW 46.01.110.
46.08.180 Control of traffic on ocean beach highways. [1961 c 12 § 46.08.180. Prior: 1951 c 271 § 46.] Redesignated as part of chapter 43.51 RCW by 1967 c $120 \S 7$. Now codified as RCW 43.51.680.
46.08.200 Director to make annual reports to governor--Contents. [1967 c 32 § 5; 1965 c 28 § 1 ; 1961 ex.s. c 21 § 29.] Now codified as RCW 46.01.290.

## Chapter 46.09 <br> OFF-ROAD AND NONHIGHWAY VEHICLES <br> (Formerly: All-terrain vehicles)

46.09.100 ATV registration number and tag to be affixed, displayed, upon vehicle. [1971 ex.s. c 47 § 15.] Repealed by 1972 ex.s. c 153 § 27.
46.09.160 Determination of moneys paid as excise taxes on fuel for all-terrain vehicles--Cost offset--Report. [1974 ex.s. c 144 § 2; 1972 ex.s. c $153 \S 14 ; 1971$ ex.s. c 47 § 21.] Repealed by 1975 1st ex.s. c 34 § 3.
46.09.175 Transferred funds may be used for administration and coordination. [1975 1st ex.s. c 34 § 2.] Repealed by 1977 ex.s. c 220 § 22.
46.09.210 ATV to include snowmobiles, when. [1971 ex.s. c 47 § 28.] Repealed by 1977 ex.s. c 220 § 22.
46.09.220 Department of natural resources to coordinate implementation and administration. [1972 ex.s. c 153 § 18.] Repealed by 1977 ex.s. c $220 \S 22$.
46.09.230 Crediting of prior registration fees. [1972 ex.s. c 153 § 19.] Decodified by 1979 c 158 § 244.

## Chapter 46.10 SNOWMOBILES

46.10.081 Appropriation for pilot program--Snow groomer. [1975 1st ex.s. c 181 §7.] Repealed by 1979 ex.s. c 182 § 17.

## Chapter 46.12 <br> CERTIFICATES OF OWNERSHIP AND REGISTRATION

46.12.090 Procedure when motor or motor block removed-Unlawful acts. [1961 c 12 § 46.12.090. Prior: 1959 c 166 § 6; prior: 1947 c 164 § 3(d); 1939 c 182 § 1(d); 1937 c 188 § 5(d); Rem. Supp. 1947 § 6312-5(d).] Repealed by 1979 ex.s. c 113 § 6.
46.12.100 Sale or transfer of vehicle--Assignment of certificate of ownership--Penalty. [1967 c 32 § 10; 1961 c 12 § 46.12.100. Prior: 1959 c 166 § 8; prior: 1953 c 252 § 1; 1947 c 164 § 4(a); 1937 c 188 § 6(a); Rem. Supp. 1947 § 6312-6(a).] Repealed by 1967 c 140 § 10.
46.12.110 Duty of purchaser or transferee other than dealer-Penalty. [1961 c 12 § 46.12.110. Prior: 1959 c 166 § 9; prior: 1953 c 252 § 2; 1947 c 164 § 4(b); 1937 c 188 § 6(b); Rem. Supp. 1947 § 6312-6(b).] Repealed by 1967 c 140 § 10.
46.12.150 Procedure when new owner cannot present prior certificate. [1961 c 12 § 46.12 .150 . Prior: 1959 c 166 § 13; prior: 1947 c 164 § 4(f); 1937 c 188 § 6(f); Rem. Supp. 1947 § 6312-6(f).] Repealed by 1967 c 140 § 10.
46.12.180 Duplicate for lost or mutilated certificate. [1961 c 12 § 46.12.180. Prior: 1951 c 269 § 5; 1947 c 164 § 6; 1937 c 188 § 9; Rem. Supp. 1947 § 6312-9.] Repealed by 1967 c 140 § 10.

## Chapter 46.16 <br> VEHICLE LICENSES

46.16.005 Rules and regulations. [1961 c 12 § 46.16.005. Prior: 1959 c 66 § 3; 1957 c 145 § 6. Formerly RCW 46.16.360.] Repealed by 1967 c 32 § 119.
46.16.067 House trailer license fee. [1961 c 12 § 46.16.067. Prior: 1957 c 269 § 16.] Repealed by 1961 ex.s. c 7 § 24.
46.16.072 Gross weight fees on trailers. [1961 ex.s. c 21 § 33; 1961 ex.s. c 7 § 12; 1961 c $12 \S 46.16 .072$. Prior: 1957 c 273 § 2; 1955 c 363 § 3; prior: 1951 c 269 § 10; 1950 ex.s. c 15 § 1, part; 1949 c $220 \S$ 10, part; 1947 c 200 § 15, part; 1941 c 224 § 1, part; 1939 c 182 § 3, part; 1937 c 188 § 17, part; Rem. Supp. 1949 § 6312-17, part; 1931 c 140 § 1, part; 1921 c 96 § 15 , part; 1919 c 46 § 1, part; 1917 c 155 § 10, part; 1915 c 142 § 15 , part; RRS § 6326, part.] Repealed by 1967 ex.s. c $83 \S 61$.
46.16.074 Increased fees on trucks propelled other than by gasoline. [1961 c 12 § 46.16.074. Prior: 1955 c 363 § 4; prior: 1951 c 269 § 11 ; 1950 ex.s. c 15 § 1 , part; 1949 c 220 § 10, part; 1947 c 200 § 15 , part; 1941 c 224 § 1, part; 1939 c 182 § 3, part; 1937 c 188 § 17, part; Rem. Supp. 1949 § 6312-17, part; 1931 c 140 § 1 , part; 1921 c 96 § 15 , part; 1919 c 46 § 1, part; 1917 c 155 § 10, part; 1915 c 142 § 15 , part; RRS § 6326, part.] Repealed by 1961 ex.s. c 7 § 24. Later enactment, see RCW 46.16.075.
46.16.075 Gross weight fees on trucks propelled by diesel oil, steam, electricity or natural gas. [1965 c 137 § 3; 1961 ex.s. c 7 § 13. Prior: 1961 c 12 § 46.16.074; 1955 c 363 § 4; 1951 c 269 § 11 ; prior: 1950 ex.s. c 15 § 1 , part; 1949 c 220 § 10, part; 1947 c 200 § 15 , part; 1941 c 224 § 1, part; 1939 c 182 § 3, part; 1937 c 188 § 17, part; Rem. Supp. 1949 § 6312-17, part; 1931 c 140 § 1 , part; 1921 c 96 § 15 , part; 1919 c 46 § 1, part; 1917 c 155 § 10, part; 1915 c 142 § 15 , part; RRS § 6326, part.] Repealed by 1967 ex.s. c 83 § 61. Later enactment see RCW 46.16.070.
46.16.082 Increased fees for converter gears. [1961 c 12 § 46.16.082. Prior: 1959 c 319 § 21 ; 1955 c 384 § 7.] Repealed by 1969 ex.s. c 170 § 17.
46.16.100 Special permits for single movement--Fee. [1975 c 25 § 18; 1971 ex.s. c $231 \S 10 ; 1969$ ex.s. c $170 \S 5 ; 1961$ c $12 \S 46.16 .100$. Prior: 1955 c 363 § 7; prior: 1955 c 139 § 23; 1950 ex.s. c 15 § 1 , part; 1949 c 220 § 10, part; 1947 c 200 § 15, part; 1941 c 224 § 1 , part; 1939 c 182 § 3, part; 1937 c 188 § 17, part; Rem. Supp. 1947 § 6312-17, part; 1931 c 140 § 1, part; 1921 c 96 § 15 , part; 1919 c 146 § 1, part; 1917 c 155 § 10, part; 1915 c 142 § 15 , part; RRS § 6326, part.] Repealed by 1975-'76 2nd ex.s. c $64 \S 24$.
46.16.104 Mobile home movement permit, vehicle license plates--Required-Copies to county assessors. [1973 c 103 § 6; 1971 ex.s. c 231 § 20.] Repealed by 1977 ex.s. c 22 § 9. Later enactment, see RCW 46.44.170.
46.16.105 Mobile home movement permit, vehicle license plates-Special one-transit permit--Conditions--Fee, disposition. [1971 ex.s. c 231 § 21.] Repealed by 1977 ex.s. c 22 § 9. Later enactment, see RCW 46.44.1 70.
46.16.106 Mobile home movement without permit or vehicle license plate as misdemeanor-Exception. [1973 c 103 § 7; 1971 ex.s. c 231 § 22.] Repealed by 1977 ex.s. c 22 § 9. Later enactment, see RCW 46.44.175.
46.16.110 Gross weight, how computed. [1961 c 12 § 46.16.110. Prior: 1955 c 363 § 8; prior: 1955 c 139 § 24; 1950 ex.s. c 15 § 1 , part;

1949 c 220 § 10, part; 1947 c 200 § 15, part; 1941 c 224 § 1, part; 1939 c 182 § 3, part; 1937 c 188 § 17, part; Rem. Supp. 1949 § 6312-17, part; 1931 c 140 § 1 , part; 1921 c 96 § 15 , part; 1919 c 46 § 1, part; 1917 c 155 § 10, part; 1915 c 142 § 15 , part; RRS § 6326, part.] Repealed by 1967 ex.s. c 83 § 61. Later enactment, see RCW 46.16.111.
46.16.115 Payment of tonnage fees separately on trailers or semi-trailers--Optional. [1975-'76 2nd ex.s. c $64 \S 2 ; 1973$ 1st ex.s. c $150 \S$ 4; 1969 ex.s. c 170 § 15.$]$ Repealed by 1985 c 380 § 24 (* contingent effective date).
*Reviser's note: The repeal of this section by 1985 c 380 is contingent upon this state becoming a member of the International Registration Plan. See note following RCW 46.87.010.
46.16.120 Seating capacity fees on stages, for hire vehicles. [1961 ex.s. c 7 § 14; 1961 c 12 § 46.16.120. Prior: 1951 c 269 § 13; 1949 c 200 § 9; 1937 c 188 § 18; Rem. Supp. 1949 § 6312-18.] Repealed by 1967 ex.s. c 83 § 61. Later enactment, see RCW 46.16.121.
46.16.137 Monthly license for transportation of logs, dump trucks--Penalty. [1975-'76 2nd ex.s. c $64 \S 4 ; 1975$ 1st ex.s. c 118 § 7; 1974 ex.s. c 172 § 1 ; 1967 c $32 \S 17$; 1961 c $12 \S 46.16 .137$. Prior: 1959 c 319 § 23; 1957 c 273 § 4.] Repealed by 1979 c 134 § 4.
46.16.138 Monthly license for transportation of logs--Penalty for operating vehicle for other purpose. [1961 c 12 § 46.16.138. Prior: 1959 c 319 § 24.] Repealed by 1979 c 134 § 4.
46.16.190 County auditor's fee for licensing. [1949 c 234 § 3; 1947 c 164 § 9 ; 1937 c 188 § 32; Rem. Supp. 1949 § 6312-32.] Repealed by 1955 c 89 § 5 ; and repealed by 1961 c $12 \S 46.98 .050$. Enactment on this subject matter, see RCW 46.08.100.
46.16.215 Renewal, payment of parking fines required--Distribution of fines, penalties, and surcharges--Change of registered owner-Statement of unpaid parking fines to registered owners. [1982 1st ex.s. c 14 § 1.] Repealed by 1984 c 224 § 4, effective July 1, 1984.
46.16.245 Display of truck or trailer license or tax receipt--Exception--Penalty. [1953 c 252 § 5.] Repealed by 1955 c 139 § 26; and repealed by 1961 c 12 § 46.98.050.
46.16.300 Apportionment of registration of fleets operating interstate. [1949 c 130 § 1; Rem. Supp. 1949 § 6312-23a.] Repealed by 1955 c 381 § 11 ; and repealed by 1961 c 12 § 46.98.050. Enactment on this subject matter, see chapter 46.85 RCW.
46.16.355 Personalized license plates--Fees, disposition. [1971 ex.s. c 114 § 4.] Repealed by 1973 lst ex.s. c 200 § 13.

Reviser's note: The repeal of this section by 1973 1st ex.s. c 200 was subject to a referendum. The referendum (Referendum Bill No. 33) was adopted and ratified by the people at the November 6, 1973 general election.
46.16.360 Rules and regulations. [1959 c 66 § 3; 1957 c 145 § 6.] Now codified as RCW 46.16.005.
46.16.380 License plates, cards, and decals for certain disabled persons--Qualifications--Transfer of vehicle--Fees--Rules-Violations, penalties and defense. [1979 ex.s. c 192 § 6. Prior: 1979 ex.s. c $136 \S 50 ; 1979$ ex.s. c $27 \S 1 ; 1979$ ex.s. c $26 \S 1 ; 1979$ ex.s. c $7 \S 1$; 1975-'76 2nd ex.s. c 102 § 1 ; 1975 1st ex.s. c 297 § 1 ; 1967 c 32 § $26 ;$ 1961 c 128 § 1.] Repealed by 1984 c 154 § 8.
46.16.400 Staggered registration--Vehicles subject to--Registration periods established. [1961 c 163 § 1 ; 1961 c 12 § 46.16.400. Prior: 1957 c 261 § 1.] Repealed by 1963 c 199 § 10, effective January 1, 1964.
46.16.410 Staggered registration--Vehicles operated for first time on and after January 1, 1964. [1961 c 163 § 2; 1961 c 12 § 46.16.410. Prior: 1957 c 261 § 2.] Repealed by 1963 c 199 § 10, effective January 1, 1964.
46.16.420 Staggered registration--Fractional registration peri-ods-Fees-Rules. [1961 c 163 § 3; 1961 c 12 § 46.16.420. Prior: 1957 c 261 § 3.] Repealed by 1963 c 199 § 10, effective January 1, 1964.
46.16.430 Staggered registration-Vehicles not previously registered and operated first after January I, 1964. [1961 c 163 § 4; 1961 c

12 § 46.16.430. Prior: 1957 c 261 § 4.] Repealed by 1963 c 199 § 10 , effective January 1, 1964.
46.16.440 Staggered registration--Director may execute regulations. [1961 c 163 § 5; 1961 c 12 § 46.16.440. Prior: 1957 c 261 § 5.] Repealed by 1963 c 199 § 10, effective January 1, 1964.
46.16.510 Mobile home identification tags-Issuance--Display-Use of tabs or emblems--Unlawful acts relating to. [1971 ex.s. c 231 § 15.] Repealed by 1973 c 103 § 8.
46.16.520 Mobile home identification tags-Application for--Fee, disposition--Provision for payment of property taxes due with issuance of tag. [1971 ex.s. c 231 § 16.] Repealed by 1973 c 103 § 8.
46.16.530 Mobile home identification tags--Forwarding of applications, fees and taxes by agents. [1971 ex.s. c 231 § 17.] Repealed by 1973 c 103 § 8.
46.16.540 Mobile home identification tags--Procedure upon receipt of application--Renewal, application, fee, preissue. [1971 ex.s. c 231 § 18.] Repealed by 1973 c 103 § 8.
46.16.550 Mobile home identification tags--Taxes transmitted to county treasurer. [1971 ex.s. c 231 § 19.] Repealed by 1973 c 103 § 8.
46.16.555 Personalized license plates--Use of fees for support and aid of wildlife resources--Purpose of act. Cross-reference section, decodified. See note following RCW 46.16.560.

## Chapter 46.20 <br> DRIVERS' LICENSES--IDENTICARDS <br> (Formerly: Operators' Licenses)

46.20.010 Authority of director. [1961 c 12 § 46.20.010. Prior: 1937 c 188 § 49; RRS § 6312-49.] Repealed by 1965 ex.s. c 121 § 46.
46.20.020 Operator's license required--Exceptions--Surrender of license held from another jurisdiction. [1961 c 134 § 1 ; 1961 c 12 § 46.20.020. Prior: 1937 c 188 § 43; RRS § 6312-43; prior: 1921 c 108 § 5, part; RRS § 6367, part.] Repealed by 1965 ex.s. c 121 § 46. Later enactment, see RCW 46.20.021 and 46.20.025.
46.20.030 Persons ineligible, generally--Procedure as to disabled-Restricted licenses. [1963 c 39 § 12; 1961 c $12 \S 46.20 .030$. Prior: 1947 c 158 § 1, part; 1937 c 188 § 45, part; Rem. Supp. 1947 § $6312-45$, part.] Repealed by 1965 ex.s. c $121 \S$ 46. Later enactment, see RCW 46.20.031.
46.20.040 Procedure as to disabled--Restricted licenses. [1947 c 158 § 1, part; 1937 c 188 § 45, part; Rem. Supp. 1947 § 6312-45, part.] Now codified as originally enacted in RCW 46.20.030.
46.20.050 Procedure as to visually defective persons. [1961 c 12 § 46.20.050. Prior: 1939 c 182 § 6, part; RRS § 6312-46, part.] Repealed by 1961 c 119 § 1.
46.20.060 Procedure as to legless or armless persons. [1961 c 12 § 46.20.060. Prior: 1939 c 182 § 6, part; 1937 c 188 § 46, part; RRS § 6312-46, part.] Repealed by 1965 ex.s. c 121 § 46. Later enactment, see RCW 46.20.041.
46.20.080 Nonresident licensing. [1961 c 12 § 46.20.080. Prior: 1937 c 188 § 44; RRS § 6312-44; 1921 c 108 § 5, part; RRS § 6367, part.] Repealed by 1965 ex.s. c 121 § 46. Later enactment, see RCW 46.20.025.
46.20.090 Application for license-Contents--Fee. [1961 c 12 § 46.20.090. Prior: 1957 c 294 § 1; 1953 c 221 § 1 ; 1947 c 164 § 16 ; 1937 c 188 § 50; Rem. Supp. 1947 § 6312-50; 1921 c 108 §§ 6, part, 7, part; RRS §§ 6368, part, 6369, part.] Repealed by 1965 ex.s. c 121 § 46. Later enactment, see RCW 46.20.091.
46.20.110 Temporary instruction permits--Fee. [1963 c 39 § 10 ; 1961 c 214 § 1 ; 1961 c 12 § 46.20.110. Prior: 1939 c 182 § 7; 1937 c 188 § 47; RRS § 6312-47.] Repealed by 1965 ex.s. c 121 § 46. Later enactment, see RCW 46.20.055.
46.20.115 Photograph on driver's license. [1979 c 158 § 148; 1975 1st ex.s. c $191 \S 1 ; 1969$ ex.s. c $155 \S 2 ; 1967$ ex.s. c $145 \S 51$. Repealed by 1985 1st ex.s. c 1 § 13, effective July 1, 1985.
46.20.140 Time and place of examinations--Examination as evidence. [1961 c 12 § 46.20.140. Prior: 1937 c 188 § 58; RRS § 6312-58.] Repealed by 1965 ex.s. c 121 § 46.
46.20.150 Reexamination may be required in certain cases--Delegation of reexamination authority--Appeal. [1961 c 12 § 46.20.150. Prior: 1959 c 284 § 3; 1953 c 23 § 1; 1943 c 26 § 1; Rem. Supp. 1943 § 6312-56a.] Repealed by 1965 ex.s. c 121 § 46. Later enactment, see RCW 46.20.305.
46.20.160 Issuance of license. [1961 c 12 § 46.20.160. Prior: 1955 c 259 § 2 ; 1949 c $52 \S 1$; 1937 c $188 \S 53$; Rem. Supp. $1949 \S$ 6312-53; 1921 c 108 § 7, part; RRS § 6369, part.] Repealed by 1965 ex.s. c $121 \S 46$. Later enactment, see RCW 46.20.161.
46.20.170 Filing of applications. [1961 c $12 \S$ 46.20.170. Prior: 1947 c 164 § 17 ; 1939 c 182 § 8; 1937 c 188 § 52; Rem. Supp. 1947 § 6312-52.] Repealed by 1965 ex.s. c $121 \S 46$. Later enactment, see RCW 46.20.171.
46.20.180 Duration of license--Renewal--Fee. [1961 c 12 § 46.20.180. Prior: 1953 c 221 § 3; 1949 c 208 § 1 ; 1937 c 188 § 54; Rem. Supp. 1949 § 6312-54; 1921 c 108 § 7, part; RRS § 6369, part.] Repealed by 1965 ex.s. c 121 § 46. Later enactment, see RCW 46.20.181.
46.20.210 Prohibited practices. [1961 c 12 § 46.20.210. Prior: 1937 c 188 § 61; RRS § 6312-61; 1921 c 108 § 15 , part; RRS § 6377, part.] Repealed by 1965 ex.s. c 121 § 46. Later enactment, see RCW 46.20.336.
46.20.230 Unlawful to allow unlicensed person to operate vehicle. [1961 c 12 § 46.20.230. Prior: 1937 c 188 § 62; RRS § 6312-62.] Repealed by 1965 ex.s. c 121 § 46. Later enactment, see RCW 46.20.343 and 46.20.344.
46.20.240 Age limit for school bus drivers and drivers of for hire vehicles. [1961 c 12 § 46.20.240. Prior: 1937 c 188 § 48; RRS § 6312-48; 1921 c 108 §§ 3, 4; RRS §§ 6365, 6366.] Repealed by 1965 ex.s. c 121 § 46. Later enactment, see RCW 46.20.045.
46.20.250 Mandatory revocation of license by court. [1961 c 12 § 46.20.250. Prior: 1959 c 239 § 1 ; 1955 c 393 § 1 ; 1937 c 188 § 65; RRS § 6312-65; 1923 c 122 § 1, part; 1921 c 108 § 9, part; RRS § 6371, part.] Repealed by 1965 ex.s. c 121 § 46. Later enactment, see RCW 46.20.285.
46.20.260 Suspension for reckless driving. [1961 c 12 § 46.20.260. Prior: 1937 c 188 § 64; RRS § 6312-64; prior: 1923 c 122 § 2, part; RRS § 6371, part.] Repealed by 1965 ex.s. c 155 § 91 . Later enactment, see RCW 46.61.500(1).
46.20.280 Courts to forward records of convictions. [1961 c 12 § 46.20.280. Prior: 1939 c 182 § 10 ; 1937 c 188 § 67; RRS § 6312-67.] Repealed by 1965 ex.s. c $121 \S 46$.
46.20.290 Suspension of license by director--Causes. [1961 c 12 § 46.20.290. Prior: 1957 c 273 § 7; prior: 1937 c 188 § 66, part; RRS § 6312-66, part; 1923 c 122 § 1, part; 1921 c 108 § 9, part; RRS § 6371, part.] Repealed by 1965 ex.s. c 121 § 46. Later enactment, see RCW 46.20.291.
46.20.310 Limit of suspension--License to be restored. [1961 c 12 § 46.20.310. Prior: 1957 c 273 § 9; prior: 1937 c 188 § 66, part; RRS § 6312-66, part; 1923 c 122 § 1, part; 1921 c 108 § 9, part; RRS § 6371, part.] Repealed by 1965 ex.s. c 121 §46. Later enactment, see RCW 46.20.311 and 46.20.315.
46.20.330 Revocation bars application for new license for one year. [1961 c 12 § 46.20.330. Prior: 1957 c 273 § 11 ; prior: 1937 c 188 § 66, part; RRS § 6312-66, part; 1923 c 122 § 1, part; 1921 c 108 § 9, part; RRS § 6371, part.] Repealed by 1965 ex.s. c 121 § 46. Later enactment, see RCW 46.20.311.
46.20.340 Appeals to superior court from suspension, revocation, cancellation or refusal of license or certificate under chapters 46.12 and 46.16 RCW. [1965 ex.s. c 121 § 42; 1961 c $12 \S 46.20 .340$. Prior: 1953 c $23 \quad \S \quad 2 ; 1937 \quad$ c $188 \quad \S \quad 74$; RRS $\begin{array}{llllll} & 183\end{array}$ 6312-74.] Now codified as RCW 46.12.240.
46.20.350 Penalty for driving after suspension, etc. [1961 c 12 § 46.20.350. Prior: 1937 c 188 § 69; RRS § 6312-69.] Repealed by 1965 ex.s. c 121 § 46. Later enactment, see RCW 46.20.342.
46.20.360 Requisites for reinstatement or new license--Perjury. [1961 c 12 § 46.20.360. Prior: 1937 c 188 § 70; RRS § 6312-70.] Repealed by 1965 ex.s. c 121 § 46.
46.20.370 Moratorium for licensees in service. [1943 c 184 § 1 ; Rem. Supp. 1943 § 6312-73a.] Repealed by 1957 c 273 § 24; and repealed by 1961 c 12 § 46.98.050.
46.20.390 Occupational operator's license--Petition--Procedure--Issuance--Restrictions--Duration--Revocation. [1967 c 32 § 32; 1961 c 12 § 46.20.390. Prior: 1959 c 241 § 1; 1957 c 268 § 2.] Repealed by 1971 ex.s. c $284 \S 16$.
Repeal and savings--1965 ex.s. c 121: RCW 46.20.010, 46.20.020, 46.20.030, 46.20.060, 46.20.080, 46.20.090, 46.20.110, 46.20.140, 46.20.1 50, 46.20.160, 46.20.170, 46.20.180, 46.20.210, 46.20.230, 46.20.240, 46.20.250, 46.20.280, 46.20.290, 46.20.310, 46.20.330, 46.20.350, 46.20.360: See RCW 46.20.900.
46.20.393 Occupational driver's license--Court order--Detailed restrictions-Violation. [1983 c 165 § 25.] Repealed by 1985 c 407 § 6, effective January 1, 1986.
46.20.600 Alcohol violators--Duties of arresting officer--Confiscation of license, issuance of temporary license, notice, report. [1983 c 165 § 3.] Repealed by 1985 c 407 § 6, effective January 1, 1986.
46.20.610 Alcohol violators--Term of suspension, revocation, denial. [1983 c 165 § 4.] Repealed by 1985 c 407 § 6, effective January $1,1986$.
46.20.620 Alcohol violators--Notice of department's intent to suspend, revoke, or deny--Hearing, request and opportunity. [1983 c 165 § 5.] Repealed by 1985 c 407 § 6, effective January 1, 1986.
46.20.630 Alcohol violators--Hearings on suspension, revocation, denial--Rules--Time and place--Procedures. [1983 c 165 § 6.] Repealed by 1985 c 407 § 6, effective January 1, 1986.
46.20.640 Alcohol violators--Scope of hearing. [1983 c 165 § 7.] Repealed by 1985 c 407 § 6, effective January 1, 1986.
46.20.650 Alcohol violators--Posthearing order. [1983 c 165 § 8.] Repealed by 1985 c 407 § 6, effective January 1, 1986.
46.20.660 Alcohol violators--Appeal of departmental order to superior court--Stay of effective date--Court's options--Costs. [1983 c 165 § 9.] Repealed by 1985 c 407 § 6, effective January 1, 1986.
46.20.670 Alcohol violators--Nonresidents--Notice to state of residence and license. [1983 c 165 § 10.] Repealed by 1985 c 407 § 6, effective January 1, 1986.
46.20.680 Alcohol violators--Two proceedings from same arrest. [1984 c 258 § 326; 1983 c 165 § 11.] Repealed by 1985 c 407 §6, effective January 1, 1986.
46.20.690 Alcohol violators--Administration and enforcement-Rules and forms. [1983 c 165 § 12.] Repealed by 1985 c 407 § 6, effective January 1, 1986.
46.20.700 Alcohol violators--Coordination of license suspensions or revocations. [1983 c 165 § 22.] Repealed by 1985 c 407 § 6, effective January 1, 1986.

## Chapter 46.24 <br> FINANCIAL RESPONSIBILITY-PROOF AFTER CERTAIN CONVICTIONS AND JUDGMENTS

46.24.010 Definitions. [1961 c 12 § 46.24.010. Prior: (i) 1939 c 158 § 1; RRS § 6600-101. (ii) 1939 c 158 § 2; RRS § 6600-102. (iii) 1941 c 122 § 1 ; 1939 c 158 § 3; Rem. Supp. 1941 § 6600-103. (iv) 1939 c 158 § 4; RRS § 6600-104. (v) 1939 c 158 § 5; RRS § 6600-105. (vi) 1939 c 158 § 6; RRS § 6600-106.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.020.
46.24.020 Director to administer chapter. [1961 c 12 § 46.24.020. Prior: 1939 c 158 § 7; RRS § 6600-107.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.030.
46.24.030 Operator's license to be suspended on conviction, plea of guilty, forfeiture of bail. [1961 c 12 § 46.24.030. Prior: 1959 c 38 § 2; prior: 1941 c 122 § 2, part; 1939 c 158 § 8, part; Rem. Supp. 1941 §

6600-108, part.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.280, 46.29.420 and 46.29.430.
46.24.040 Period of suspension--Proof of ability to respond in damages. [1961 c 12 § 46.24.040. Prior: 1959 c 38 § 3; prior: 1941 c 122 § 2, part; 1939 c 158 § 8, part; Rem. Supp. 1941 § 6600-108, part.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.290 and 46.29.440.
46.24.050 Proof of ability to respond may be given voluntarily before accident. [1961 c 12 § 46.24.050. Prior: 1939 c 158 § 31 ; RRS § 6600-131.] Repealed by 1963 c 169 § 69.
46.24.060 Owner may give proof for chauffeur or member of family. [1961 c 12 § 46.24.060. Prior: 1939 c 158 § 16; RRS § 6600-116.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.570.
46.24.070 Proof of ability to respond, how established. [1961 c 12 § 46.24.070. Prior: 1941 c 122 § $10 ; 1939$ c 158 § 18; Rem. Supp. 1941 § 6600-118.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.450 through 46.29.480 and 46.29.520 through 46.29.550.
46.24.080 Other proof if original fails. [1961 c 12 § 46.24.080. Prior: 1941 c $122 \S 11$; 1939 c 158 § 19; Rem. Supp. 1941 § 6600-119.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.590.
46.24.090 Custody of bond or collateral. [1961 c 12 § 46.24.090. Prior: 1939 c 158 § 20; RRS § 6600-120.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.560.
46.24.100 Motor vehicle liability or operator's policy--Requirements. [1961 c 12 § 46.24.100. Prior: 1959 c 38 § 4; 1939 c 158 § 23; RRS § 6600-123.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.490.
46.24.110 Operator's policy, what constitutes. [1961 c 12 § 46.24.110. Prior: 1939 c 158 § 26; RRS § 6600-126.] Repealed by 1963 c 169 § 69.
46.24.120 Additional requirements of insurance policies. [1961 c 12 § 46.24.120. Prior: 1939 c 158 § 24; RRS § 6600-124.] Repealed by 1963 c 169 § 69.
46.24.130 Certificate of insurance coverage. [1961 c 12 § 46.24.130. Prior: 1939 c 158 § 25 ; RRS § 6600-125.] Repealed by 1963 c 169 § 69.
46.24.140 Other policies not affected. [1961 c 12 § 46.24.140. Prior: 1939 c 158 § 27; RRS § 6600-127.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.510.
46.24.150 Proof may be surrendered, when. [1961 c 12 § 46.24.1 50. Prior: 1941 c 122 § 13; 1939 c 158 § 30; Rem. Supp. 1941 § 6600-130.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.600.
46.24.160 Substitution of proof. [1961 c 12 § 46.24.160. Prior: 1939 c 158 § 29; RRS § 6600-129.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.580.
46.24.170 Director to furnish operating record. [1961 c 12 § 46.24.170. Prior: 1939 c 158 § 21; RRS § 6600-121.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.52.130.
46.24.180 Director to furnish information as to ability to respond in damages. [1961 c 12 § 46.24.180. Prior: 1941 c 122 § 12; 1939 c 158 § 22; Rem. Supp. 1941 § 6600-122.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.050.
46.24.190 Operator's license to be suspended on failure to satisfy judgment. [1961 c 12 § 46.24.190. Prior: 1943 c 140 § 1; 1941 c 122 § 3; 1939 c 158 § 9; Rem. Supp. 1943 § 6600-109.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.330.
46.24.200 Period of suspension--Proof of satisfaction. [1961 c 12 § 46.24.200. Prior: 1941 c 122 § 4; 1939 c 158 § 10; Rem. Supp. 1941 $\S 6600-110$.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.370 and 46.29.380.
46.24.210 Judgment deemed satisfied, when. [1961 c 12 § 46.24.210. Prior: 1959 c 38 § 5; 1939 c 158 § 11 ; RRS § 6600-111.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.390.
46.24.220 Payment of judgment installments. [1961 c 12 § 46.24.220. Prior: 1941 c 122 § 5; 1939 c 158 § 12; Rem. Supp. 1941 § 6600-112.] Repealed by 1963 c 169 § 69 . Later enactment, see RCW 46.29.400 and 46.29.410.
46.24.230 Courts to report convictions and damage judgments. [1961 c 12 § 46.24.230. Prior: 1941 c 122 § 6; 1939 c 158 § 13; Rem. Supp. 1941 § 6600-113.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.310.
46.24.240 Suspension on second judgment. [1961 c 12 § 46.24.240. Prior: 1941 c 122 § 7; 1939 c 158 § 14; Rem. Supp. 1941 § 6600-114.] Repealed by 1963 c 169 § 69 .
46.24.250 Licensee must surrender license--Penalty. [1961 c 12 § 46.24.250. Prior: 1941 c 122 § 9; 1939 c 158 § 17; Rem. Supp. 1941 § 6600-117.] Repealed by 1963 c 169 § 69 . Later enactment, see RCW 46.29.610.
46.24.260 Chapter applies to nonresident. [1961 c 12 § 46.24.260. Prior: 1941 c 122 § 8; 1939 c 158 § 15; Rem. Supp. 1941 § 6600-115.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.300 and 46.29.320.
46.24.270 Penalty for operating without giving proof. [1961 c 12 § 46.24.270. Prior: 1959 c 38 § 14; 1941 c 122 § 14; 1939 c 158 § 32 ; Rem. Supp. 1941 § 6600-132.] Repealed by 1963 c 169 § 69.
46.24.280 Penalty for forgery or alteration of proof or affidavit. [1961 c 12 § 46.24.280. Prior: 1939 c 158 § 33; RRS § 6600-133.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.620.
46.24.290 General penalty for violations. [1961 c 12 § 46.24.290. Prior: 1939 c 158 § 34 ; RRS § 6600-134.] Repealed by 1963 c 169 § 69.
46.24.300 Disposition of fines and forfeitures. [1961 c 12 § 46.24.300. Prior: 1939 c 158 § 35; RRS § 6600-135.] Repealed by 1963 c 169 § 69.
46.24.310 Other remedial processes preserved. [1961 c 12 § 46.24.310. Prior: 1939 c 158 § 36; RRS § 6600-136.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.640.
46.24.320 Interpretation. [1961 c 12 § 46.24.320. Prior: 1939 c 158 § 38; RRS § 6600-138.] Repealed by 1963 c 169 § 69.
46.24.900 Savings--Chapter supplemental. [1961 c 12 § 46.24.900. Prior: 1939 c 158 § 37; RRS § 6600-137.] Repealed by 1963 c 169 § 69.
46.24.910 Short title. [1961 c 12 § 46.24.910. Prior: 1939 c 158 § 39; RRS § 6600-139.] Repealed by 1963 c 169 § 69.
Repeals and saving--1963 c 169: See RCW 46.29.920.

## Chapter 46.28 <br> FINANCIAL RESPONSIBILITY--PROOF AFTER ACCIDENT

46.28.010 Report of accident required--Suspension of license. [1961 c 12 § 46.28.010. Prior: 1959 c 38 § 6; 1949 c 211 § $1-31$ a; Rem. Supp. 1949 § 6600-13la.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.070 and 46.29.110.
46.28.020 Security required following accident--Suspension for failure to deposit security. [1961 c 12 § 46.28.020. Prior: 1959 c 38 § 7; 1949 c 211 § 1-31b; Rem. Supp. 1949 § 6600-131b.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.070 and 46.29.110.
46.28.030 Exceptions as to requirement of security and suspen-sion--Circumstances of accident. [1961 c 12 § 46.28.030. Prior: 1959 c 38 § 8; 1949 c 211 § I-31c; Rem. Supp. 1949 § 6600-131c.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.080.
46.28.040 Exceptions as to requirement of security and suspen-sion--Existing security or settlement. [1961 c 12 § 46.28.040. Prior: 1959 c 38 § 9; 1949 c 211 § 1-31d; Rem. Supp. 1949 § 6600-131d.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.080, 46.29.120 through 46.29.150.
46.28.050 Qualifications of insurance policy or bond. [1961 c 12 § 46.28.050. Prior: 1959 c 38 § 10; 1949 c 211 § 1-3le; Rem. Supp. 1949 § 6600-131e.] Repealed by 1963 c 169 § 69 . Later enactment, see RCW 46.29.090.
46.28.060 Duration of suspension. [1961 c 12 § 46.28.060. Prior: 1949 c 211 § 1-3lf; Rem. Supp. 1949 § $6600-131 f$.$] Repealed by$ 1963 c 169 § 69. Later enactment, see RCW 46.29.160 and 46.29.170.
46.28.070 Suspension upon default. [1961 c 12 § 46.28.070. Prior: 1949 c 211 § 1-31g; Rem. Supp. 1949 § 6600-131g.] Repealed by 1963 c 169 § 69.
46.28.075 Occupational operator's license--Fee. [1961 c 12 § 46.28.075. Prior: 1959 c 38 § 13.] Repealed by 1963 c 169 § 69.
46.28.080 Application to nonresidents and unlicensed operators and to resident operators out-of-state. [1961 c $12 \S$ 46.28.080. Prior: 1959 c 38 § 11; 1949 c 211 § 1-31h; Rem. Supp. 1949 § 6600-131h.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.180.
46.28.090 Form and amount of security. [1961 c 12 § 46.28.090. Prior: 1959 c 38 § 12; 1949 c 211 § 1-31i; Rem. Supp. 1949 § 6600-131i.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.100.
46.28.100 Reduction of security. [1961 c 12 § 46.28.100. Prior: 1949 c 211 § I-31j; Rem. Supp. 1949 § 6600-131j.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.190.
46.28.110 Custody, and applicability of security. [1961 c 12 § 46.28.110. Prior: 1949 c 211 § I-31k; Rem. Supp. 1949 § 6600-131k.] Repealed by 1963 c 169 § 69 . Later enactment, see RCW 46.29.210 and 46.29.220.
46.28.120 Return of security. [1961 c 12 § 46.28.120. Prior: 1949 c 211 § 1-311; Rem. Supp. 1949 § 6600-1311.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.230.
46.28.130 Self-insurers. [1961 c 12§ 46.28.130. Prior: 1949 c 211 § 1-31m; Rem. Supp. 1949 § 6600-131m.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.630.
46.28.140 Misrepresentations. [1961 c 12 § 46.28.140. Prior: 1949 c 211 § $1-31 \mathrm{n}$; Rem. Supp. 1949 § 6600-131n.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.620.
46.28.150 Matters not to be evidence. [1961 c 12 § 46.28.1 50 . Prior: 1949 c 211 § $1-31 \mathrm{lo}$; Rem. Supp. 1949 § 6600-1310.] Repealed by $1963 \mathrm{c} 169 \S 69$. Later enactment, see RCW 46.29.240.
46.28.160 Files not public. [1961 c 12 § 46.28.160. Prior: 1949 c 211 § I-31p; Rem. Supp. 1949 § 6600-131p.] Repealed by 1963 c 169 § 69.
46.28.170 Director shall administer--Rules and regulations. [1961 c 12 § 46.28.170. Prior: 1949 c 211 § $1-31 \mathrm{q}$; Rem. Supp. 1949 § 6600-131q.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.030 and 46.29.040.
46.28.180 Violations and penalties. [1961 c 12 § 46.28.180. Prior: 1949 c 211 § 1-31r; Rem. Supp. 1949 § 6600-131r.] Repealed by 1963 c 169 § 69. Later enactment, see RCW 46.29.620.
46.28.190 Supplements other laws. [1961 c 12 § 46.28.190. Prior: 1949 c 211 § I-31s; Rem. Supp. 1949 § 6600-131s.] Repealed by 1963 c 169 § 69.
46.28.200 Other sections applicable. [1961 c 12 § 46.28.200.] Repealed by 1963 c 169 § 69.
Repeals and saving--1963 c 169: See RCW 46.29.920.

## Chapter 46.29 <br> FINANCIAL RESPONSIBILITY

46.29.380 Discharge in bankruptcy. [1963 c 169 § 38.] Repealed by 1979 c 78 § 2 .

## Chapter 46.36 <br> VEHICLE EQUIPMENT

46.36.010 Commission on equipment. [1943 c 133§ 1; 1937 c 189 § 6; Rem. Supp. 1943 § 6360-6; 1927 c 309 § 14, part; RRS § 6362-14, part.] Now codified as RCW 46.37.005.
46.36.020 through 46.36.100 Brakes, horns, windshields, tires, etc. [1951 c 56 § 2; 1947 c 220 § 1; 1937 c 189 §§ $34-41$; 1929 c 180 § 6; 1927 c 309 §§ 16,17 ; 1923 c 181 § $5 ; 1921$ c 96 §§ 21,23 ; 1915 c 142
§§ 20, 22; RRS §§ 6360-34 through 6360-41; RRS §§ 6362-16, 6362-17.] Repealed by 1955 c 269 § 48; and repealed by 1961 c 12 § 46.98.050. Later enactments, see RCW 46.37.340, 46.37.360, 46.37-.380-46.37.430.
46.36.110 Safety load chains and devices. [1937 c 189 § 43; RRS § $6360-43$; 1927 c 309 § 18; RRS § 6362-18.] Now codified as RCW 46.37.490.
46.36.120 Spiked or cleated wheels prohibited. [1937 c 189 § 42; RRS § 6360-42; 1929 c 180 § 7; 1927 c 309 § 46; RRS § 6362-46.] Repealed by 1955 c 269 § 48; and repealed by 1961 c 12 § 46.98.050. Later enactment, see RCW 46.37.420.
46.36.130 Escape of load materials--Fenders. [1947 c 200 § 3; 1937 c 189 § 44; Rem. Supp. 1947 § 6360-44.] Now codified as RCW 46.61.655 and 46.37.500.
46.36.140 Marking publicly owned vehicles--Exceptions. [1937 c 189 § 46; RRS § 6360-46.] Now codified as RCW 46.08.065.
46.36.150 Television viewers. [1949 c 196 § 11; Rem. Supp. 1949 § 6360-98d.] Now codified as RCW 46.37.480.

## Chapter 46.37

## VEHICLE LIGHTING AND OTHER EQUIPMENT

46.37.192 Red lights on emergency vehicles, school buses, police vehicles--Sirens--Authorized emergency vehicles. [1961 c 12 § 46.37.192. Prior: 1957 c 66 § 2.] Repealed by 1963 c 154 § 31, effective January 1, 1964, see note following RCW 46.37.010. Later enactment, see RCW 46.37.190.
46.37.250 Lighting equipment on motor-driven cycles. [1961 c 12 § 46.37.250. Prior: 1955 c 269 § 25.] Repealed by 1977 ex.s. c $355 \S 54$.
46.37.350 Performance ability of brakes. [1961 c 12 § 46.37.350. Prior: 1955 c 269 § 35; prior: 1951 c 56 § 2, part.] Repealed by 1963 c 154 § 31, effective January 1, 1964, see note following RCW 46.37.010. Later enactment, see RCW 46.37.351.
46.37.370 Brakes on motor-driven cycles. [1963 c 154 § 23; 1961 c 12 §46.37.370. Prior: 1955 c 269 § 37.] Repealed by 1977 ex.s. c 355 § 54.
46.37.580 Odometers--Disconnection for accommodation sales by dealers. [1969 c 112 § 6.] Repealed by 1975 c 24 § 2.

## Chapter 46.40 <br> VEHICLE LIGHTING

46.40.010 through 46.40.060 [1947 c 267 §§ 2, 3; 1937 c 189 §§ $15-$ 19; R RS §§ 6360-15 through 6360-19.] Repealed by 1955 c 269 § 48; and repealed by 1961 c 12 § 46.98 .050 . Later enactments, see RCW 46.37.010, 46.37.020, 46.37.040-46.37.060, 46.37.080-46.37.150, 46.37.270.
46.40.070 Bicycle lights, reflector, bells, brakes. [1951 c 76 § 8; 1937 c 189 § 20; RRS § 6360-20; 1927 c 309 § 26; RRS § 6362-26.] Now codified as RCW 46.47.080.
46.40.080 through 46.40 .210 [1949 c 157 §§ 1, 2; 1947 c 267 §§ 47; 1937 c 189 §§ 21, 23-25, 27-32; 1927 c 390 § 33; Rem. Supp. 1949 §§ 6360-22a, 6360-29; Rem. Supp. 1947 §§ 6360-23, 6360-25a, 6360-32a; RRS §§ 6360-21, 6360-24, 6360-27, 6360-28, 6360-30 through 6360-32.] Repealed by 1955 c 269 § 48; and repealed by 1961 c 12 § 46.98.050. Later enactments, see RCW 46.37.070, 46.37.170, 46.37.180, 46.37.200-46.37.290, 46.37.320, 46.37.330, 46.37.440, 46.37.450.
46.40.220 Red flashing lights on fire department vehicles. [1953 c 161 § 1.] Now codified as RCW 46.37.184.
46.40.230 Blue light on firemen's private cars. [1953 c 161 § 2.] Now codified as RCW 46.37.185.
46.40.240 Fire department sign or plate on private car. [1953 c 161 § 3.] Now codified as RCW 46.37.186.
46.40.250 Blue light, sign or plate--Identification card required-Funeral coach may display blue light. [1953 c 161 § 4.] Now codified as RCW 46.37.187.
46.40.260 Penalty. [1953 c 161 § 5.] Now codified as RCW 46.37.188.

## Chapter 46.44

SIZE, WEIGHT, LOAD
46.44.040 Maximum gross weights--Axle factor. [1974 ex.s. c 86 § $1 ; 1973$ lst ex.s. c $150 \S 1 ; 1971$ ex.s. c $244 \S 1 ; 1961$ c $12 \S 46.44 .040$. Prior: 1957 c 273 § 17 ; 1955 c 384 § 4; 1951 c 269 § 26; prior: 1949 c 221 § 2, part; 1947 c 200 § 6, part; 1941 c 116 § 2, part; 1937 c 189 § 50, part; Rem. Supp. 1949 § 6360-50, part; 1929 c 180 § 3, part; 1927 c 309 § 8, part; 1923 c 181 § 4, part; 1921 c 96 § 20, part; RRS § $6362-8$, part.] Repealed by 1975-'76 2nd ex.s. c 64 § 24 . Later enactment, see RCW 46.44.041.
46.44.044 Maximum gross weights--Wheelbase factor. [1961 c 12 § 46.44.044. Prior: 1953 c 72 § 1 ; 1951 c 269 § 28; prior: 1949 c 221 § 2, part; 1947 c 200 § 6, part; 1941 c 116 § 2, part; 1937 c 189 § 50, part; Rem. Supp. 1949 § 6360-50, part; 1929 c 180 § 3, part; 1927 c 309 § 8, part; 1923 c 181 § 4, part; 1921 c 96 § 20, part; RRS § 6362-8, part.] Repealed by 1975-'76 2nd ex.s. c 64 § 24 . Later enactment, see RCW 46.44.041.
46.44.045 Maximum gross weights--Penalties for violations. [1971 c $17 \S 1 ; 1969$ ex.s. c $199 \S 22 ; 1967$ c $32 \S 50 ; 1961$ ex.s. c $21 \S 34$; 1961 c 12 § 46.44.045. Prior: 1959 c 136 § 1 ; 1953 c 254 § 2; 1951 c 269 § 29; prior: 1949 c 221 § 2, part; 1947 c 200 § 6, part; 1941 c 116 § 2, part; 1937 c 189 § 50, part; Rem. Supp. 1949 § 6360-50, part; 1929 c 180 § 3, part; 1927 c 309 § 8, part; 1923 c 181 § 4, part; 1921 c 96 § 20, part; RRS § 6362-8, part.] Repealed by 1975-'76 2nd ex.s. c 64 § 24.
46.44.046 Excess weight--Discretion of arresting officer. [1961 c 12 § 46.44.046. Prior: 1953 c 254 § 3; 1951 c 269 § 30.] Repealed by 1975-'76 2nd ex.s. c $64 \S 24$.
46.44.048 Excess weight--Poundage fees--Deposit. [1953 c 254 § 11; 1951 c 269 § 32.] Repealed by 1959 c 136 § 2 and by 1961 c 12 § 46.98.050.
46.44.094 Special permits for oversize or overweight movements-Fees. [1965 c 137 § 1; 1961 c 12 § 46.44.094. Prior: 1959 c 319 § 30; 1951 c 269 § 38; prior: 1949 c 221 § 3, part; 1947 c 200 § 7, part; 1945 c 177 § 1, part; 1937 c 189 § S5, part; Rem. Supp. 1949 § 6360-55, part.] Expired July 1, 1967.
46.44.097 Special permits for oversize or overweight movements-Misrepresentation and violations--Penalty--Display of special per-mit--Cancellation--Time limitation on issuance of new permit. [1971 ex.s. c 249 § 1 ; 1961 c 12 § 46.44.097. Prior: 1957 c 273 § 19; 1953 c 254 § 14; 1951 c 269 § 41 ; prior: 1949 c 221 § 3, part; 1947 c 200 § 7, part; 1945 c 177 § 1, part; 1937 c 189 § 55, part; Rem. Supp. 1949 § 6360-55, part.] Repealed by 1975-'76 2nd ex.s. c 64 § 24.
46.44.099 Special permits for operation of oversize and overweight vehicles on interstate system and state highways--Violation of permit conditions--Confiscation--Hearing. [1965 c 38 § 2.] Repealed by 1975-'76 2nd ex.s. c 64 § 24.

## Chapter 46.47

## BICYCLES--OPERATION AND EQUIPMENT

46.47.010 Scope of chapter--"Bicycle" defined. [1961 c 12 § 46.47.010. Prior: 1951 c 76 § 1.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.04.071.
46.47.020 Road rights and duties--In general. [1961 c 12 § 46.47.020. Prior: 1951 c 76 § 2.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.755.
46.47.030 Must ride on a seat. [1961 c 12 § 46.47.030. Prior: 1951 c 76 § 3.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.760(1).
46.47.040 Number of passengers. [1961 c 12 § 46.47.040. Prior: 1951 c 76 § 4.] Repealed by 1965 ex.s. c 155 § 91 . Later enactment, see RCW 46.61.760(2).
46.47.050 "Hitching on" prohibited--Bikes and other recreational equipment. [1961 c 12 § 46.47.050. Prior: 1951 c 76 § 5.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.765.
46.47.060 Bicycle rules of the road. [1961 c 12 § 46.47.060. Prior: 1951 c 76 § 6.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.770.
46.47.070 Keep one hand on handle bars. [1961 c 12 § 46.47.070. Prior: 1951 c 76 § 7.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.775.
46.47.080 Lights, reflector, bells, brakes. [1961 c 12 § 46.47.080. Prior: 1951 c 76 § 8; 1937 c 189 § 20; RRS § 6360-20; 1927 c 309 § 26; RRS § 6362-26. Formerly RCW 46.40.070.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.780.
46.47.090 Violations--Penalties--Duties, liabilities of parents, guardians--Negligence. [1961 c 12 § 46.47.090. Prior: 1951 c 76 § 9.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61. 700 and 46.61.750(1).

## Chapter 46.48 <br> SAFETY <br> Speed

46.48.010 General criterion stated. [1961 c 12 § 46.48.010. Prior: 1949 c 196 § 6, part; 1947 c 200 § 8, part; 1937 c 189 § 64, part; Rem. Supp. 1949 § 6360-64, part; 1927 c 309 § 3, part; 1923 c 181 § 6, part; 1921 c 96 § 27, part; 1917 c 155 § 16, part; 1915 c 142 § 24 , part; RRS § 6362-3, part; 1909 c 249 § 279, part; Rem. \& Bal. § 2531, part.] Repealed by 1963 c 16 § 8. Later enactment, see RCW 46.48.011.
46.48.011 General criterion stated--Maximum speed limits speci-fied--Duty to drive at reduced speed. [1965 ex.s. c 155 § 54; 1963 c 16 § 1.] Now codified as RCW 46.61.400.
46.48.012 Alteration of maximum speed limits. Decreases by state highway commission. [1963 c 16 § 2.] Now codified as RCW 46.61.405.
46.48.013 Alteration of maximum speed limits--Increases by state highway commission. [1965 ex.s. c 155 § 55; 1963 c 16 § 3.] Now codified as RCW 46.61.410.
46.48.014 Alteration of maximum speed limits--Increases and decreases by local authorities. [1963 c 16 § 4.] Now codified as RCW 46.61.415.
46.48.015 Impeding traffic by slow speed prohibited--Minimum speed limits. [1963 c 16 § 6.] Now codified as RCW 46.61.425.
46.48.016 1963 act--Saving of existing orders, etc., establishing speed limits. [1963 c 16 § 7.] Now appears as footnote to RCW 46.61.400.
46.48.020 Speed limits--In cities and towns. [1961 c 12 § 46.48.020. Prior: 1951 c 28 § 6; 1949 с 196 § 6, part; 1947 c 200 § 8, part; 1937 c 189 § 64, part; Rem. Supp. 1949 § 6360-64, part; 1927 c 309 § 3, part; 1923 c 181 § 6, part; 1921 c 96 § 27, part; 1917 c 155 § 16, part; 1915 c 142 § 24, part; RRS § 6362-3, part; 1909 c 249 § 279, part; Rem. \& Bal. § 2531, part.] Repealed by 1963 c 16 § 8. Later enactment, see R CW 46.48.01 1-46.48.016.
46.48.021 Speed limits--Outside cities and towns--Intersections. [1961 c 120 § $1 ; 1961$ c $12 \S 46.48 .021$. Prior: 1951 c $28 \S 7 ; 1949$ c 196 § 6, part; 1947 c 200 § 8, part; 1937 c 189 § 64, part; Rem. Supp. 1949 § 6360-64, part; 1927 c 309 § 3, part; 1923 c 181 § 6, part; 1921 c 96 § 27, part; 1917 c 155 § 16 , part; 1915 c 142 § 24 , part; RRS § 6362-3, part; 1909 c 249 § 279, part; Rem. \& Bal. § 2531, part.] Repealed by 1963 c 16 § 8. Later enactment, see RCW 46.48.01146.48.016.
46.48.022 Speed limits--Outside cities and towns. [1961 c 12 § 46.48.022. Prior: 1955 c 177 § 1; 1951 c 28 § 8; 1949 c 196 § 6, part; 1947 c 200 § 8, part; 1937 c 189 § 64, part; Rem. Supp. 1949 § 6360 64, part; 1927 c 309 § 3, part; 1923 c 181 § 6, part; 1921 c 96 § 27, part; 1917 c 155 § 16 , part; 1915 c 142 § 24 , part; RRS § 6362-3, part; 1909 c 249 § 279, part; Rem. \& Bal. § 2531, part.] Repealed by 1963 c 16 § 8. Later enactment, see RCW 46.48.011-46.48.016.
46.48.023 Speed limits--School or playground crosswalks. [1963 c 16 § 5; 1961 c 12 § 46.48.023. Prior: 1951 c 28 § $9 ; 1949$ c 196 § 6, part; 1947 c 200 § 8, part; 1937 c 189 § 64, part; Rem. Supp. 1949 § 6360 -64, part; 1927 c 309 § 3, part; 1923 c 181 § 6, part; 1921 c 96 §

27, part; 1917 c 155 § 16, part; 1915 c 142 § 24, part; RRS § 6362-3, part; 1909 c 249 § 279, part; Rem. \& Bal. § 2531, part.] Now codified as RCW 46.61.440.
46.48.024 Speed limits--Sixty miles per hour--Heavy trucks and combinations excepted. [1961 c 12 § 46.48.024. Prior: 1955 c 177 § 4; 1951 c 28 § 10; 1949 c 196 § 6, part; 1947 c 200 § 8, part; 1937 c 189 § 64, part; Rem. Supp. 1949 § 6360-64, part; 1927 c 309 § 3, part; 1923 c 181 § 6, part; 1921 c 96 § 27, part; 1917 c 155 § 16, part; 1915 c 142 § 24, part; R RS § 6362-3, part; 1909 c 249 § 279, part; Rem. \& Bal. § 2531, part.] Repealed by 1963 c 16 § 8. Later enactment, see RCW 46.48.011-46.48.016.
46.48.025 Speed limits--Due care required. [1961 c 12 § 46.48.025. Prior: 1951 c 28 § 11; 1949 c 196 § 6, part; 1947 c 200 § 8, part; 1937 c 189 § 64, part; Rem. Supp. 1949 § 6360-64, part; 1927 c 309 § 3, part; 1923 c 181 § 6, part; 1921 c 96 § 27, part; 1917 c 155 § 16, part; 1915 c 142 § 24, part; RRS § 6362-3, part; 1909 c 249 § 279, part; Rem. \& Bal. § 2531, part.] Now codified as RCW 46.61.445.
46.48.026 Speed limits--Exceeding speed limit evidence of reckless driving. [1961 c 12 § 46.48.026. Prior: 1951 c 28 § 12; 1949 c 196 § 6, part; 1947 c 200 § 8, part; 1937 c 189 § 64, part; Rem. Supp. 1949 § 6360-64, part; 1927 c 309 § 3, part; 1923 c 181 § 6, part; 1921 c 96 § 27, part; 1917 c 155 § 16, part; 1915 c 142 § 24, part; RRS § 6362-3, part; 1909 c 249 § 279, part; Rem. \& Bal. § 2531, part.] Now codified as RCW 46.61.465.
46.48.027 Speed limits--Violation charges--Speed to be specified. [1961 c 12 § 46.48.027. Prior: 1951 c 28 § 13; 1949 c 196 § 6, part; 1947 c 200 § 8, part; 1937 c 189 § 64, part; Rem. Supp. 1949 § 6360-64, part; 1927 c 309 § 3, part; 1923 c 181 § 6, part; 1921 c 96 § 27, part; 1917 c 155 § 16, part; 1915 c 142 § 24, part; RRS § 6362-3, part; 1909 c 249 § 279, part; Rem. \& Bal. § 2531, part.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.475.
46.48.030 Maximum speed on state highways may be lowered by highway commission--Posting speed limit. [1961 c 12 § 46.48.030. Prior: 1937 c 189 § 65; RRS § 6360-65.] Repealed by 1963 c 16 § 8. Later enactment, see RCW 46.48.011-46.48.016.
46.48.040 Local speed regulations. [1961 c 12 § 46.48.040. Prior: 1951 c 28 § 2; prior: 1937 c 189 § 66, part; RRS § 6360-66, part; 1927 c 309 § 5, part; 1921 c 96 § 41, part; 1919 c 59 § 13, part; 1917 c 155 § 20 , part; 1915 c 142 § 34, part; RRS § 6362-5, part.] Repealed by 1963 c 16 § 8. Later enactment, see RCW 46.48.01146.48.016.
46.48.041 Speed limits--Limited access facilities--Local regulation. [1961 c 12 § 46.48.041. Prior: 1955 c 177 § 5.] Now codified as RCW 46.61.430.
46.48.044 Local speed regulations--Posting speed limit. [1961 c 12 § 46.48.044. Prior: 1951 c 28 § 3 ; prior: 1937 c 189 § 66, RRS § 6360-66, part; 1927 c 309 § 5, part; 1921 c 96 § 41, part; 1919 c 59 § 13, part; 1917 c 155 § 20, part; 1915 c 142 § 34, part; R RS § 6362-5, part.] Repealed by 1963 c 16 § 8. Later enactment, see RCW 46.48-.011-46.48.016.
46.48.046 Local speed regulations--"Stop" signs for arterial highways. [1961 c 12 § 46.48.046. Prior: 1951 c 28 § 4; prior: 1937 c 189 § 66, part; RRS § 6360-66, part; 1927 c 309 § 5, part; 1921 c 96 § 41, part; 1919 c 59 § 13, part; 1917 c 155 § 20, part; 1915 c 142 § 34, part; RRS § 6362-5, part.] Now codified as RCW 46.61.435.
46.48.050 Racing of vehicles on highways, reckless driving. [1961 c 12 § 46.48.050. Prior: 1937 c 189 § 67; RRS § 6360-67; 1921 c 96 § 32; 1915 c 142 § 25 ; R RS § 6344.] Now codified as RCW 46.61.530.
46.48.060 Advertising of unlawful speed attained, reckless driving. [1961 c 12 § 46.48.060. Prior: 1937 c 189 § 68; RRS § 6360-68.] Now codified as RCW 46.61.535.
46.48.070 Impeding traffic by slow speed prohibited. [1961 c 12 § 46.48.070. Prior: 1937 c 189 § 69; RRS § 6360-69.] Repealed by 1963 c 16 § 8. Later enactment, see RCW 46.48.016.
46.48.080 Maximum weight, size or speed in traversing bridges, elevated structures, tunnels, underpasses--Posting limits. [1961 c 12 § 46.48.080. Prior: 1937 c 189 § 70; RRS § 6360-70.] Now codified as RCW 46.61.450.
46.48.090 Maximum speed--Heavy trucks. [1961 c 12 § 46.48.090. Prior: 1955 c 177 § 2; 1947 c 200 § 9; 1937 c 189 § 71; Rem. Supp. 1947 § 6360-71; 1929 c 180 § 2, part; 1927 c 309 § 4, part; 1923 c 181 § 6, part; RRS § 6362-4, part; 1921 c 96 § 27, part; 1917 c 155 § 16, part; RRS § 6362-3, part.] Repealed by 1963 c 16 § 8. Later enactment, see RCW 46.48.011-46.48.016.
46.48.100 Maximum speed--Combination of vehicles. [1961 c 12 § 46.48.100. Prior: 1955 c 177 § 3; 1947 c 200 § 10 ; 1937 c 189 § 72; Rem. Supp. 1947 § 6360-72; 1929 c 180 § 2, part; 1927 c 309 § 4, part; 1923 c 181 § 6, part; RRS § 6362-4, part.] Repealed by 1963 c 16 § 8. Later enactment, see RCW 46.48.011-46.48.016.
46.48.110 Maximum speed--Vehicles with solid or hollow cushion tires. [1961 c 12 § 46.48.110. Prior: 1947 c 200 § 11; 1937 c 189 § 73; Rem. Supp. 1947 § 6360-73.] Now codified as RCW 46.61.455.
46.48.120 Speed traps outlawed--Measured courses. [1961 c 12 § 46.48.1 20. Prior: 1937 c 189 § 74; RRS § 6360-74; 1927 c 309 § 7; RRS § 6362-7.] Now codified as RCW 46.61.470.

## School buses and school patrols

46.48.130 Stop signals and flasher signal lamps required--Mandatory display, exceptions. [1961 c 203 § $1 ; 1961$ c 12 § 46.48.130. Prior: 1945 c 151 § 1, part; 1937 c 189 § 45, part; Rem. Supp. 1945 § 6360-45, part.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.370(1).
46.48.140 Vehicles must stop on approaching stopped school bus. [1961 c 12 § 46.48.140. Prior: 1945 c 151 § 1, part; 1937 c 189 § 45, part; Rem. Supp. 1945 § 6360-45, part.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.370(1).
46.48.150 Regulations as to design, marking and mode of operating school buses. [1961 c 12 § 46.48.150. Prior: 1937 c 189 § 131; RRS § 6360-131.] Now codified as RCW 46.61.380.
46.48.160 School patrol--Appointment--Authority--Finance-Insurance. [1961 c 12 § 46.48.160. Prior: 1953 c 278 § 1 ; 1937 c 189 § 130; RRS § 6360-130; 1927 c 309 § 42; RRS § 6362-42.] Now codified as RCW 46.61.385.

## Parking

46.48.260 Parallel and angle parking-Standing or parking may be prohibited or restricted. [1961 c 12 § 46.48.260. Prior: 1949 c 196 § 5; 1939 c 35 § 1 ; 1937 c 189 § 108; Rem. Supp. 1949 § 6360-108.] Repealed by 1965 ex.s. c $155 \S 91$. Later enactment, see RCW 46.61.575.
46.48.270 Prohibited parking places. [1961 c 12 § 46.48.270. Prior: 1937 c 189 § 107 ; RRS § 6360-107.] Repealed by 1965 ex.s. c $155 \S$ 91. Later enactment, see RCW 46.61.570.
46.48.280 Stopping and securing car when standing. [1961 c 12 § 46.48.280. Prior: 1937 c 189 § 109; RRS § 6360-109.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.600.
46.48.290 Leaving vehicle on main traveled part of highway. [1961 c 12 § 46.48.290. Prior: 1937 c 189 § 110; RRS § 6360-110; 1927 c 309 § 47, part; 1927 c 105 § 1, part; 1921 c 96 § 35, part; RRS § 6362-47, part.] Repealed by 1965 ex.s. c 155 § 91 . Later enactment, see RCW 46.61.560.
46.48.300 Removal of vehicles left on main traveled way. [1961 c 12 § 46.48.300. Prior: 1937 c 189 § 111; RRS § 6360-111; 1927 c 309 § 47, part; 1927 c 105 § 1 , part; 1921 c 96 § 35, part; RRS § 6362-47, part.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.565.
46.48.310 Removal of disabled vehicles-Impounding. [1961 c 12 § 46.48.310. Prior: 1955 c 172 § 1.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.565.
46.48.320 Removal of disabled vehicles--Charges-Service contracts. [1961 c 12 § 46.48.320. Prior: 1955 c 172 § 2.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.565.
46.48.330 Removal of disabled vehicles--Towing service--Posting. [1961 c $12 \S 46.48 .330$. Prior: 1955 c 172 § 3.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.565.
46.48.340 Special parking privileges for certain disabled persons-Display of decal--Prohibited areas. [1961 c 128 § 2.] Now codified as RCW 46.61.580.

## Chapter 46.52 <br> ACCIDENTS--REPORTS--ABANDONED VEHICLES

46.52.102 Definitions. [1981 c 185 § 2; 1979 ex.s. c 178 § 7; 1969 ex.s. c 42 § 3.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.104 Registered owner transferring vehicle relieved of liability upon compliance with section. [1979 ex.s. c 178 § 8; 1979 c 158 § 164; 1969 ex.s. c 281 § 39.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.106 Owner of record presumed liable for costs when vehicle or hulk abandoned--Exception. [1979 ex.s. c 178 § 9; 1969 ex.s. c 281 § 40 ; 1969 ex.s. c 42 § 4.] Repealed by 1985 c 377 § 29 , effective January 1, 1986.
46.52.108 Registration certificate for disposal of vehicles and hulks--Required, penalty--Application--Bond--Fee--Insurance-Suspension or revocation--Compliance with state and local rules required. [1979 ex.s. c 178 § $10 ; 1979$ c $158 \S 165 ; 1969$ ex.s. c $281 \S$ 44; 1969 ex.s. c 42 § 5.] Repealed by 1985 c 377 § 29, effective January $1,1986$.
46.52.110 Stolen and abandoned vehicles--Reports of--Recovery, report required, penalty--Notice--Disposition. [1980 c 148 § 4. Prior: 1979 ex.s. c 178 § 11 ; 1979 ex.s. c $136 \S 82 ; 1979$ c 158 § $166 ; 1969$ ex.s. c $42 \S 6 ; 1967$ c $32 \S 61 ; 1965$ ex.s. c $23 \S 2 ; 1963$ c $44 \S 1 ; 1961$ c 12 § 46.52 .110 ; prior: 1937 c 189 § 143; RRS § 6360-143.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.111 Removal and storage of vehicle or hulk--Lien--Notices--Contents--Failure by disposer to comply with time limits-Redeeming of impounded vehicles, payment. [1983 c 274 § 1; 1979 ex.s. c 178 § $12 ; 1979$ c 158 § 167 ; 1969 ex.s. c $281 \S 41 ; 1969$ ex.s. c $42 \S$ 7.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.112 Sale of unclaimed vehicle or hulk--Procedure--Pro-ceeds--Deficiency. [1979 ex.s. c 178 § 13; 1979 c 158 § $168 ; 1969$ ex.s. c 281 § $42 ; 1969$ ex.s. c 42 § 8.] Repealed by 1985 c 377 § 29 , effective January 1, 1986.
46.52.113 Vehicle left in garage for storage--When deemed aban-doned--Notices--Disposal. [1979 ex.s. c 178 § 14; 1979 c 158 § 169 ; 1969 ex.s. c 42 § 9.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.114 Registered disposer's lien--Unclaimed vehicle deemed abandoned. [1979 ex.s. c $178 \S 15 ; 1969$ ex.s. c $42 \S 10$.$] Repealed by$ 1985 c 377 § 29, effective January 1, 1986.
46.52.115 Rules of department of licensing--Establishment. [1979 ex.s. c 178 § $16 ; 1979$ c $158 \S 170 ; 1969$ ex.s. c $281 \S 45 ; 1969$ ex.s. c 42 § 2.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.116 City or county ordinances for disposition of abandoned vehicles authorized--Processing of impounded vehicles. [1979 ex.s. c 178 § 17 ; 1979 c 158 § $171 ; 1969$ ex.s. c $42 \S 11$.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.117 City or county ordinances for abatement and removal of abandoned vehicles or hulks on private property authorized--Contents. [1979 c 158 § $172 ; 1969$ ex.s. c $281 \S 43 ; 1969$ ex.s. c $42 \S 12$. Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.118 Removal of abandoned vehicle or hulk from real prop-erty-Disposal. [1983 c 274 § 2; 1975 1st ex.s. c 281 § 1.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.119 Unauthorized vehicles--Removal from family residential property. [1975 1st ex.s. c 281 § 2; 1969 ex.s. c 208 § 1.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.1192 Unauthorized vehicles--Removal from other private property--Posting requirements. [1979 c 158 § 173; 19751 st ex.s. c 281 § 3.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.1194 Unauthorized vehicles--Removal from private prop-erty--Duties required of towing firm--Lien--Penalty for noncompliance. [1983 c 274 § 3; 1975 1st ex.s. c 281 §4.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.1195 Unclaimed vehicles--Procedures for redeeming--Public sale. [1983 c 274 § 4.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.1196 Unauthorized vehicles--Removal from private prop-erty--Must be released, when--Penalty for defrauding towing firm. [1983 c 274 § 5; 1975 lst ex.s. c 281 § 5.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.1198 Disturbing vehicle left on private property--Liability. [1975 1st ex.s. c 281 § 6.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.140 Motor vehicle operators' revolving fund--Use. [1967 c 32 § 64; 1963 c 169 § 66; 1961 ex.s. c 21 § 28.] Repealed by 1967 c 174 § 6.

Transfer of funds to highway safety fund: "From and after the first day of August, 1967, all moneys in the motor vehicles drivers' records revolving fund shall be transferred to the highway safety fund." [1967 c 174 § 5 .]
46.52.145 Abandoned junk motor vehicles--Definitions. [1979 ex.s. c 178 § 18 ; 1971 ex.s. c 111 § 1.] Repealed by 1985 c 377 § 29, effective January $1,1986$.
46.52.150 Abandoned junk motor vehicles--Authorizing disposal of--Record--Disposition of surplus moneys from. [1983 c 274 § 6; 1979 ex.s. c 178 § $19 ; 1979$ c 158 § $174 ; 1971$ ex.s. c 111 § 2.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.160 Abandoned junk motor vehicles--Violations constituting abandoning-Evidence--Penalty. [1971 ex.s. c 111 § 3.] Repealed by 1985 c 377 § 29, effective January 1, 1986.
46.52.210 Abandoned vehicles or hulks--Crimes regarding. [1979 ex.s. c 178 § 6.] Repealed by 1985 c 377 § 29, effective January 1, 1986.

## Chapter 46.56 DRIVING DELINQUENCIES

46.56.010 Operating under influence of intoxicants or drugs-Chemical analysis, tests, presumptions--Penalties. [1961 c 12 § 46.56.010. Prior: 1955 c 393 § 3; 1949 c 196 § 4; 1937 c 189 § 119 ; Rem. Supp. 1949 § 6360-119; 1927 c 309 § 51; RRS § 6362-51.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61$.505,46.61 .510$ and 46.61.515.
46.56.020 Operating motor vehicle in reckless manner. [1961 c 12 § 46.56.020. Prior: 1937 c 189 § 118; RRS § 6360-118; 1927 c 309 § 45 ; 1923 c 122 § 2; RRS § 6362-45.] Repealed by 1965 ex.s. c $155 \S$ 91. Later enactment, see RCW 46.61.500(1).
46.56.030 Operating motor vehicle in a negligent manner. [1961 c 12 § 46.56.030. Prior: 1939 c 154 § 1; RRS § 6360-118 1/2.] Now codified as RCW 46.61.525.
46.56.040 Negligent homicide by means of a motor vehicle. [1965 ex.s. c $155 \S 63$; 1961 c 12 § 46.56.040. Prior: 1937 c 189 § 120; RRS § 6360-120.] Now codified as RCW 46.61.520.
46.56.050 Transporting passengers for hire with trailers. [1961 c 12 § 46.56.050. Prior: 1937 c 189 § 113; RRS § 6360-113.] Repealed by 1965 ex.s. c 155 § 91.
46.56.060 Operating with gears in neutral or clutch disengaged. [1961 c 12 § 46.56.060. Prior: 1937 c 189 § 114; RRS § 6360-114.] Repealed by 1965 ex.s. c $155 \S 91$. Later enactment, see RCW 46.61.630.
46.56.070 Carrying persons or animals on outside part of vehicle. [1961 c 12 § 46.56 .070 . Prior: 1937 c 189 § 115 ; RRS § 6360-115.] Now codified as RCW 46.61.660.
46.56.080 Riding other than on seat of motorcycle. [1961 c 12 § 46.56.080. Prior: 1949 c 196 § 10; RRS § 6360-98c.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.610.
46.56.090 Interference with operator's view or control--Operating when. [1961 c 12 § 46.56.090. Prior: 1949 c 196 § 3; 1937 c 189 § 116; Rem. Supp. 1949 § 6360-116.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.615.
46.56.100 Embracing another while driving. [1961 c 12 § 46.56.100. Prior: 1937 c 189 § 117; RRS § 6360-117; 1927 c 309 § 49; RRS § 6362-49.] Now codified as RCW 46.61.665.
46.56.110 Driving over fire hose. [1961 c 12 § 46.56.110. Prior: 1937 c 189 § 95; RRS § 6360-95.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.640.
46.56.120 Driving or parking in proximity to fire apparatus. [1961 c 12 § 46.56.120. Prior: 1937 c 189 § 94; RRS § 6360-94.] Repealed by 1965 ex.s. c $155 \S 91$. Later enactment, see RCW 46.61.635.
46.56.130 Driving with wheels off roadway. [1961 c 12 § 46.56.130. Prior: 1937 c 189 § 96; RRS § 6360-96.] Now codified as RCW 46.61.670.
46.56.135 Permitting escape of load materials--Throwing debris on right of way. [1965 ex.s. c 52 § $1 ; 1961$ c $12 \S 46.56 .135$. Prior: 1947 c 200 § 3, part; 1937 c 189 § 44, part; Rem. Supp. 1947 § 6360-44, part. Formerly RCW 46.36 .130 (first paragraph).] Now codified as RCW 46.61.655.
46.56.137 Throwing or dropping glass or debris, etc., upon or along highways, parks, beaches, or waters--Penalty--Suspension of penalty conditioned on removal of debris. Cross-reference section, decodified.
46.56.140 Leaving debris on roadway. [1961 c 12 § 46.56.140. Prior: 1937 c 189 § 112; RRS § 6360-112.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.645 and 46.61.650.
46.56.150 Failure to stop at stop sign. [1961 c 12 § 46.56.150. Prior: 1937 c 189 § 122 ; RRS § 6360-122.] Repealed by 1965 ex.s. c 155§ 91. Later enactment, see RCW 46.61.190(2).
46.56.160 Failure to comply with restrictive signs--Penalty. [1961 c 12 § 46.56.160. Prior: 1937 c 189 § 123; RRS § 6360-123.] Repealed by 1965 ex.s. c $155 \S 91$. Later enactment, see RCW 46.61.050(1).
46.56.170 Disobedience of traffic control devices. [1961 c 12 § 46.56.170. Prior: 1937 c $189 \S 124$; RRS § 6360-124.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.050(1).
46.56.180 Disobedience of signals of of ficer or flagman. [1961 c 12 § 46.56.180. Prior: 1937 c 189 § 125 ; R RS § 6360-125; 1927 c 309 § 36; 1921 c 96 § 37; RRS § 6362-36.] Repealed by 1965 ex.s. c $155 \S$ 91. Later enactment, see RCW 46.61.015.
46.56.190 Refusal to give information to or cooperate with officer. [1961 c 12 § 46.56.190. Prior: 1937 c 189 § 126; RRS § 6360-126; 1927 c 309 § 38; RRS § 6362-38.] Now codified as RCW 46.61.020.
46.56.200 Causing or permitting vehicle to be unlawfully operated. [1961 c 12 § 46.56.200. Prior: 1937 c 189 § 148; RRS § 6360-148.] Now codified as RCW 46.61.675.
46.56.210 Attempting, aiding, abetting, coercing, committing violations, punishable. [1961 c 12 § 46.56.210. Prior: 1937 c 189 § 149; RRS § 6360-149.] Now codified as RCW 46.64.048.
46.56.220 Lowering passenger motor vehicle below legal clear-ance--Penalty. [1961 c 151 § 1.] Now codified as RCW 46.61.680.
46.56.230 Leaving children unattended in standing vehicle with motor running--Penalty. [1961 c 151 § 2.] Now codified as RCW 46.61.685.
46.56.240 Violations relating to toll facilities. [1961 c 259 § 1.] Now codified as RCW 46.61.690.

## Chapter 46.60

## RULES OF THE ROAD

46.60.010 Operator must drive to the right of center line--Excepted circumstances. [1961 c 12 § 46.60.010. Prior: 1937 c 189 § 75; RRS § 6360-75; 1927 c 309 § 41, part; 1923 c 181 § 7, part; 1921 c 96 § 28, part; 1919 c 59 § 11, part; 1915 c 142 § 26, part; RRS § 6362-41, part.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.100.
46.60.020 Divided highways. [1963 ex.s. c 3 § $50 ; 1961$ c $12 \S$ 46.60.020. Prior: 1959 c 44 § 1 ; 1955 c 146 § 1 ; 1949 c 196 § 12; Rem. Supp. 1949 § 6360-98e.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.150, 46.61.100(3) and 46.61.140.
46.60.030 Meeting vehicles traveling in opposite direction--Dimming lights at night. [1949 c 196 § 1; 1937 c 189 § 76; Rem. Supp. 1949 § 6360-76. Prior: 1927 c 309 § 41; 1923 c 181 § 7; 1921 c $96 \S \S$ 28, 29; 1919 c 59 § 11 ; 1915 c 142 §§ 26, 27; RRS § 6362-41.] Repealed by 1955 c 269 § 48; and repealed by 1961 c 12 § 46.98.050. Later enactment, see RCW 46.37.230.
46.60.040 Overtaking and passing another vehicle--Requirements-Sounding horn. [1961 c 12 § 46.60 .040 . Prior: 1937 c 189 § 77; RRS § 6360-77; 1927 c 309 § 41, part; 1923 c 181 § 7, part; 1921 c 96 § 28, part; 1919 c 59 § 11, part; 1915 c 142 § 26, part; RRS § 6362-41, part.] Repealed by 1965 ex.s. c $155 \S 91$. Later enactment, see RCW 46.61.110.
46.60.050 When overtaking vehicle may pass to the right. [1961 c 12 § 46.60.050. Prior: 1959 c 42 § 1 ; 1957 c 96 § 1 ; 1937 c 189 § 78; RRS § 6360-78; 1927 c 309 § 41, part; 1923 c 181 § 7, part; 1921 c 96 § 28, part; 1919 c 59 § 11 , part; 1915 c 142 § 26, part; RRS § 6362-41, part.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.115.
46.60.060 Overtaking and passing on curves, grades, tunnels, and grade crossings--Exceptions--Marking danger spots. [1961 c 12 § 46.60.060. Prior: 1953 c 31 § 1 ; 1937 c 189 § 79; R RS § 6360-79; 1927 c 309 § 41, part; 1923 c 181 § 7, part; 1921 c 96 § 28, part; RRS § 6362-41, part.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.125 and 46.61.130.
46.60.070 Additional rules for multiple-laned highways. [1961 c 12 § 46.60.070. Prior: 1937 c 189 § 80; R RS § 6360-80.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.140.
46.60.080 Interval between vehicles. [1961 c 12 § 46.60.080. Prior: 1937 c 189 § 81; RRS § 6360-81; 1927 c 309 § 41, part; RRS § 6362-41, part.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.145.
46.60.090 Overtaking and passing street cars on left. [1961 c 12 § 46.60.090. Prior: 1937 c 189 § 82; RRS § 6360-82; 1921 c 96 § 31, part; R RS § 6343, part.] Repealed by 1965 ex.s. c $155 \S 91$.
46.60.100 Passing stopped street car or bus on right. [1961 c 12 § 46.60.100. Prior: 1937 c 189 § 83; RRS § 6360-83; 1921 c 96 § 31, part; RRS § 6343, part.] Repealed by 1965 ex.s. c $155 \S 91$.
46.60.110 Positions to be assumed for right and left hand turns. [1961 c 12 § 46.60.110. Prior: 1937 c 189 § 84; R RS § 6360-84; 1927 c 309 § 41 , part; 1921 c 96 § 29, part; 1919 c 59 § 11, part; 1915 c 142 § 26, part; RRS § 6362-41, part.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.290.
46.60.120 Turning and stopping signals--Mechanical signals. [1961 c 12 § 46.60 .120 . Prior: 1953 c 248 § 1 ; 1949 c 157 § 3; 1947 c 267 § 9; 1937 c 189 § 85; Rem. Supp. 1949 § 6360-85; 1929 c 178 § 1, part; RRS § 6362-15, part; 1927 c 309 § 41, part; 1921 c 96 § 29, part; RRS § 6362-41, part.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.310.
46.60.130 Turning left at intersection--Requirements. [1961 c 12 § 46.60.130. Prior: 1947 c $200 \S 12$; 1937 c 189 § 86; Rem. Supp. 1947 § 6360-86.] Repealed by 1965 ex.s. c $155 \S 91$. Later enactment, see RCW 46.61.310(2).
46.60.140 Making "U" turns, restrictions on. [1961 c 12 § 46.60.140. Prior: 1937 c 189 § 87; R RS § 6360-87.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.295.
46.60.150 Right of way on approaching intersections. [1963 ex.s. c 3 § 46; 1961 c 12 § 46.60.1 50. Prior: 1955 c 146 § 3; 1937 c 189 § 88; RRS § 6360-88; 1927 c 309 § 41, part; 1923 c 181 §7, part; 1921 c 96 § 28, part; RRS § 6362-41, part.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.180.
46.60.160 Right of way on making left turn at intersection. [1961 c 118 § 1 ; 1961 c 12 § 46.60.160. Prior: 1937 c 189 § 89; RRS § $6360-89$.$] Repealed by 1965$ ex.s. c $155 \S 91$. Later enactment, see RCW 46.61.185.
46.60.170 Right of way at arterial intersection. [1963 ex.s. c 3 § 47; 1961 c 12 § 46.60.170. Prior: 1955 c 146 § 4; 1937 c 189 § 90 ; RRS § 6360-90.] Repealed by 1965 ex.s. c 155 § 91.
46.60.180 Duty in backing vehicle. [1961 c 12 § 46.60.180. Prior: 1937 c 189 § 91 ; R RS § 6360-91.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.605.
46.60.190 Emerging from alleys or private property or across sidewalk area. [1961 c 12 § 46.60.190. Prior: 1937 c 189 § 92; RRS § 6360-92.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.205 and 46.61.365.
46.60.200 Starting parked vehicle. [1961 c 12 § 46.60.200. Prior: 1949 c 196 § 9; Rem. Supp. 1949 § 6360-98b.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.300.
46.60.210 Duty on approach of emergency vehicles. [1961 c 12 § 46.60.210. Prior: 1937 c 189 § 93; RRS § 6360-93.] Repealed by 1965 ex.s.c 155 § 91. Later enactment, see RCW 46.61.210.
46.60.220 Observance of pedestrian safety zones. [1961 c 12 § 46.60.220. Prior: 1937 c 189 § 97 ; RRS § 6360-97.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.260.
46.60.230 Traffic control signals--Colors--Indications. [1961 c 12 § 46.60.230. Prior: 1959 c 135 § 1 ; 1951 c 56 § 3 ; 1949 c 196 § 7; 1947 c 200 § 13; 1937 c 189 § 98; Rem. Supp. 1949 § 6360-98; 1927 c 284 § 2 ; RRS § 6362-41b.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.055 and 46.61.065.
46.60.240 Pedestrian control signals. [1961 c 12 § 46.60.240. Prior: 1949 c 196 § 8; Rem. Supp. 1949 § 6360-98a.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.060.
46.60.250 Pedestrian traffic regulations. [1961 c 12 § 46.60.250. Prior: 1949 c 196 § 2; 1937 c 189 § 99; Rem. Supp. 1949 § 6360-99.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61-.230-46.61.245.
46.60.260 Blind pedestrians. [1961 c 12 § 46.60.260. Prior: 1945 c 105 § 1; Rem. Supp. 1945 § 6360-99a.] Now codified as RCW 46.61.265.
46.60.270 Blind pedestrians--Use of device for blind by others, prohibited. [1961 c 12 § 46.60.270. Prior: 1945 c 105 § 2; Rem. Supp. 1945 § 6360-99b.] Now codified as RCW 46.61.270.
46.60.280 Hitchhiking prohibited. [i961 c 12 § 46.60.280. Prior: 1937 c 189 § 100; RRS § 6360-100.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.255.
46.60.290 Pedestrians walking along highway. [1961 c 12 § 46.60.290. Prior: 1937 c 189 § 101 ; RRS § 6360-101.] Repealed by 1965 ex.s. c $155 \S 91$. Later enactment, see RCW 46.61.250.
46.60.300 Stopping at railroad crossing or movable span at signal. [1961 c 12 § 46.60.300. Prior: 1937 c 189 § 102; RRS § 6360-102.] Repealed by 1965 ex.s. c $155 \S 91$. Later enactment, see RCW 46.61.340.
46.60.310 Stop signs at dangerous grade crossings--Stopping distance. [1961 c 12 § 46.60 .310 . Prior: 1937 c 189 § 103; RRS § 6360-103.] Repealed by 1965 ex.s. c $155 \S 91$. Later enactment, see RCW 46.61.345.
46.60.320 Stopping or reducing speed at other grade crossings. [1963 c 125 § 1 ; 1961 c 12 § 46.60 .320 . Prior: 1957 c 96 § 2; 1937 c 189 § 104; RRS § 6360-104.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.350.
46.60.330 Arterial highways designated--Stopping on entering. [1963 ex.s. c 3 § 48; 1961 c 12 § 46.60.330. Prior: 1955 c 146 § 5 ; 1947 c 200 § 14; 1937 c 189 § 105; Rem. Supp. 1947 § 6360-105.] Now codified as R CW 46.61.195.
46.60.340 Stop intersections other than arterial may be designated. [1961 c 12 § 46.60.340. Prior: 1937 c 189 § 106; RRS § 6360-106; 1927 c 284 § 1; RRS § 6362-4la.] Now codified as RCW 46.61.200.
46.60.350 One-way streets and highways-Designation-Traffic rules. [1961 c 12 § 46.60 .350 . Prior: 1949 c 196 § 14; Rem. Supp. 1949 § 6360-98g.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.135.

## Chapter 46.61 <br> RULES OF THE ROAD

46.61.010 Required obedience to traffic laws--Penalties. [1975-'76 2nd ex.s. c 95 § $1 ; 1965$ ex.s. c 155 § 2.] Repealed by 1979 ex.s. c 136 § 109, effective January 1, 1981. Later enactment, see RCW 46.63.020.

Effective date--Severability--1979 ex.s. c 136: See notes following RCW 46.63.010.
46.61.265 Blind pedestrians. [1967 c 32 § 66; 1961 c 12 § 46.60.260. Prior: 1945 c 105 § 1; Rem. Supp. 1945 § 6360-99a. Formerly RCW 46.60.260.] Repealed by 1969 c 141 § 10. Later enactment, see chapter 70.84 RCW.
46.61.270 Blind pedestrians--Use of device for blind by others prohibited. [1961 c 12 § 46.60.270. Prior: 1945 c 105 § 2; Rem. Supp. 1945 § 6360-99b. Formerly RCW 46.60.270.] Repealed by 1969 c 141 § 10. Later enactment, see chapter 70.84 RCW.
46.61.360 Stop signs and yield signs. [1965 ex.s. c 155 § 50.] Repealed by 1975 c 62 § 51.
46.61.420 Speed limits established by city or town ordinance in conflict with state law--Procedure. [1965 ex.s. c 155 § 56.] Repealed by 1975 c $62 \S 51$.
46.61.505 Persons under the influence of intoxicating liquor. [1965 ex.s. c $155 \S 60$.] Repealed by 1969 c $1 \S 5$ (Initiative Measure No. 242 §5). Later enactment, see RCW 46.61.506.
46.61.510 Persons under the influence of drugs. [1965 ex.s. c 155 § 61.] Repealed by 1975 1st ex.s. c 287 § 6.
46.61.518 Penalty assessments--Disposition of gross proceeds. [1974 ex.s. c 130 § 3.] Repealed by 1984 c 258 § 339, effective July 1, 1985. See RCW 3.62.090 and 43.08.250.
46.61.580 Special parking privileges for certain disabled persons-Display of card, decal, or special license plate--Prohibited areas. [1979 ex.s. c 27 § 2; 1975-'76 2nd ex.s. c 102 § 2; 1975 lst ex.s. c 297 § 2 ; 1961 c 128 § 2. Formerly RCW 46.48.340.] Repealed by 1984 c 154 § 8.
46.61.650 Throwing or dropping glass or debris, etc., upon or along highways, parks, beaches or waters--Penalty--Suspension of penalty conditioned upon removal of debris. [1969 ex.s. c 281 § 51 ; 1965 ex.s. c 52 § 2.] Repealed by 1971 ex.s. c 307 § 24. Later enactment, see RCW 70.93.060.
46.61.695 Attempting, aiding, abetting, coercing, committing violations, punishable. [1961 c 12 § 46.56.210. Prior: 1937 c 189 § 149; RRS § 6360-149.] Now codified as RCW 46.64.048.

## Chapter 46.63

## DISPOSITION OF TRAFFIC INFRACTIONS

46.63.150 Costs and attorney's fees. [1980 c 128 § 13.] Repealed by 1981 c 19 § 5 .

Reviser's note: This section was also amended by 1981 c 330 § 8 without cognizance of the repeal thereof.

## Chapter 46.64 <br> ENFORCEMENT

46.64.017 Arrest pursuant to investigation at scene of accident. [1975 c 56 § 3.] Repealed by 1979 ex.s. c 28 § 4. Later enactment, see RCW 10.31.100.

## Chapter 46.65

## WASHINGTON HABITUAL TRAFFIC OFFENDERS ACT

46.65.040 Complaint filed. [1971 ex.s. c 284 § 6.] Repealed by 1979 c 62 § 9.
Severability--1979 c 62: See note following RCW 46.65.020.
46.65.050 Show cause order issued--Service of order with transcript or abstract. [ 1971 ex.s. c 284 § 7.] Repealed by 1979 c 62 § 9.

Severability--1979 c 62: See note following RCW 46.65.020.
46.65.110 Appeals from final court action or order. [1971 ex.s. c 284 § 13.] Repealed by 1979 c 62 § 9.

Severability--1979 c 62: See note following RCW 46.65.020.

## Chapter 46.68 <br> DISPOSITION OF REVENUE

46.68.040 Disposition of operators' license fees--Support of state parks and driver education. [1963 c 39 § 11 ; 1961 c 12 § 46.68.040. Prior: 1959 c 81 § 1 ; 1957 c 294 § 2; 1955 c 259 § $5 ; 1949$ c 52 § 2; 1947 c 164 § 19; 1937 c 188 § 71; Rem. Supp. 1949 § 6312-71.] Repealed by 1965 c 25 § 5, effective January 1, 1966.
46.68.050 Disposition of fines and forfeitures for violations. [1969 ex.s. c 199 § 23; 1969 c 99 § 10; 1961 c 12 § 46.68.050. Prior: (i) 1949 c 75 § 4; 1937 c 189 § 151 ; Rem. Supp. 1949 § 6360-151. (ii) 1949 c 75 § 3; 1937 c 188 § 83; Rem. Supp. 1949 § 6312-83; 1927 c 309 § 54; RRS § 6362-54.] Repealed by 1984 c 258 § 339, effective July 1, 1985. See RCW 3.62.090 and 43.08.250.
46.68.051 Disposition of penalty assessments for support of driver education program. Cross-reference section, decodified July, 1984.
46.68.055 DWI impact account-Creation, deposits, distribution-Expiration date. [1983 c 165 § 19.] Decodified pursuant to 1985 c 407 § 7, effective January 1, 1986.
46.68.062 Highway safety fund--Deposit of license reinstatement fees for alcohol or drug violators--Use of moneys. [1983 c 165 § 20.] Repealed by 1985 c 407 § 6, effective January 1, 1986.
46.68.140 State patrol highway account created. [1961 c 12 § 46.68.140. Prior: 1957 c 105 § 4.] Repealed by 1971 ex.s. c 91 § 7. Later enactment, see RCW 46.68.030.

Chapter 46.70

## UNFAIR MOTOR VEHICLE BUSINESS PRACTICES--DEALERS'

 AND SALESPERSONS' LICENSES46.70.010 Definitions. [1965 c 68 § $1 ; 1961$ c 48 § 1 ; 1961 c 12 § 46.70.010. Prior: 1959 c 166 § 15 ; 1951 c 150 § 2.] Repealed by 1967 ex.s. c 74 § 30. Later enactment, see RCW 46.70.011.
46.70.020 Requirements for conducting business as dealer. [1967 c 32 § 76; 1965 c 68 § 2; 1961 c 12 § 46.70.020. Prior: 1951 c 150 § 3.] Repealed by 1967 ex.s. c 74 § 30. Later enactment, see RCW 46.70.021.
46.70.030 Application for license. [1961 c 12 § 46.70.030. Prior: 1951 c 150 § 4.] Repealed by 1967 ex.s. c 74 § 30. Later enactment, see RCW 46.70.031.
46.70.040 Application--Contents--Fee. [1965 c 68 § 3; 1961 c 12 § 46.70.040. Prior: 1959 c 166 § 16; 1951 c 150 § 5.] Repealed by 1967 ex.s. c 74 § 30. Later enactment, see RCW 46.70.041.
46.70.050 License--Issuance, expiration, renewal. [1961 c 12 § 46.70.050. Prior: 1959 c 166 § 17 ; 1951 c 150 § 6.] Repealed by 1967 ex.s. c 74 § 30. Later enactment, see RCW 46.70.051.
46.70.060 Dealer's license fee--Dealer's plates. [1972 ex.s. c 99 § $5 ; 1971$ ex.s. c $74 \S 3 ; 1967$ ex.s. c 74 § 26; 1967 c $32 \S 77 ; 1961$ c 12 § 46.70.060. Prior: 1959 c 166 § 18; 1951 c 150 § 7.] Repealed by 1973 lst ex.s. c 132 § 25.
46.70.080 Additional license required for branch or subagency. [1961 c 12 § 46.70.080. Prior: 1951 c 150 § 9.] Repealed by 1967 ex.s. c 74 § 30. Later enactment, see RCW 46.70.081.
46.70.100 Refusal, suspension, revocation of license--Grounds. [1965 c 68 § 4; 1961 c 12 § 46.70.100. Prior: 1959 c 166 § 20; 1957 c 273 § 20; 1951 c 150 § 13.] Repealed by 1967 ex.s. c 74 § 30. Later enactment, see RCW 46.70.101.
46.70.110 Refusal, suspension, revocation of license--Hearing-Appeal. [1967 c 32 § 78; 1961 c $12 \S 46.70 .110$. Prior: 1951 c $150 \S$ 14.] Repealed by 1967 ex.s. c 74 § 30.
46.70.185 Odometers--Disconnecting, resetting, turning back, replacing without notifying purchaser. Cross-reference section, decodified July, 1983.
46.70.280 License renewal period under 1971 act. [1971 ex.s. c 74 § 9; 1967 ex.s. c 74 § 29.] Repealed by 1973 lst ex.s. c 132 § 25.

## Chapter 46.76 <br> MOTOR VEHICLE TRANSPORTERS

46.76.075 Licensees must pay gross weight fees. [1955 c 384 § 15.] Repealed by 1957 c 107 § 4.

## Chapter 46.80 <br> MOTOR VEHICLE WRECKERS

46.80.120 Improper practices--Penalty. [1961 c 12 § 46.80.120. Prior: 1947 c 262 § 12 ; Rem. Supp. 1947 § 8326-51.] Repealed by 1977 ex.s. c 253 § 12.

## Chapter 46.81 <br> TRAFFIC SAFETY EDUCATION COURSES

46.81.005 Legislative declaration. [1977 c 76 § 1.] Recodified as RCW 28A.08.005, September, 1985.
46.81.010 Definitions. [1979 c 158 § 195; 1977 c $76 \S 2 ; 1969$ ex.s. c 218 § 1 ; 1963 c 39 § 2.] Recodified as RCW 28A.08.010, September, 1985.
46.81.020 Administration of program--Powers and duties of school officials. [1979 c 158 § 196; 1977 c 76 § 3; 1969 ex.s. c 218 § 2; 1963 c 39 § 3.] Recodified as RCW 28A.08.020, September, 1985.
46.81.030 Fiscal support--Penalty assessments in addition to penalties, fines, and bail forfeitures. [1979 ex.s. c 136 § $97 ; 1971$ ex.s. c 26 $\S 1 ; 1970$ ex.s. c $9 \S 2$. Prior: 1969 ex.s. c 218 § 3; 1969 ex.s. c $199 \S$ 24; 1967 c 167 § 11 ; 1963 c 39 §4.] Repealed by 1984 c 258 § 339, effective July 1, 1985. See RCW 3.62.090 and 43.08.250.
46.81.040 Fiscal support--Bail deposits to include penalty assessment. [1963 c 39 § 5.] Repealed by 1984 c 258 § 339, effective July 1, 1985.
46.81.050 Fiscal support--Disposition of revenue. [1970 ex.s. c 9 § 3. Prior: 1969 ex.s. c 218 § $4 ; 1969$ ex.s. c 199 § $25 ; 1963$ c 39 § 6.] Repealed by 1984 c 258 § 339, effective July I, 1985.
46.81.060 Fiscal support--Traffic safety education account. [1969 ex.s. c 218 § 5; 1963 c 39 § 7.] Repealed by 1984 c 258 § 339, effective July 1, 1985.

Reviser's note: RCW 46.81.060, recodified as RCW 28A.08.060, was amended by 1985 c $57 \S 62$ without reference to its repeal by 1984 c 258 § 339. It has been decodified for publication purposes pursuant to RCW 1.12.025.
46.81.070 Fiscal support--Reimbursement to school districts-Enrollment fees--Deposit. [1984 c 258 § 331; 1977 c 76 § 4; 1969 ex.s. c 218 § 6; 1967 ex.s. c 147 § 5 ; 1963 c 39 § 8.] Recodified as RCW 28A.08.070, September, 1985.
46.81.900 Declaration of purpose. [1969 ex.s. c 218 § 7; 1963 c 39 § 1.] Recodified as RCW 28A.08.900, September, 1985.

## Chapter $\mathbf{4 6 . 8 2}$

## DRIVER TRAINING SCHOOLS

46.82.010 Definitions. [1967 c 32 § 106; 1961 c 12 § 46.82.010. Prior: 1957 c 87 § 1.] Repealed by 1979 ex.s. c 51 § 16.

Reviser's note: The repeal of RCW 46.82.010 did not take cognizance of its clerical amendment by 1979 c 158 § 197, which updated references to the department of licensing; therefore, this section has been decodified.

Severability-1979 ex.s. c 51: See RCW 46.82.900.
46.82.020 School license required--Fees-Renewal-Duplicates. [1961 c 12 § 46.82.020. Prior: 1957 c 87 § 2.] Repealed by 1979 ex.s. c 51 § 16.
Severability-1979 ex.s. c 51: See RCW 46.82.900.
46.82.030 School licenses nontransferable--New license when business ownership transferred. [1961 c 12 § 46.82.030. Prior: 1957 c 87 § 3.] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.040 When school license shall not be issued--Proximity to place where operator's license examination held. [1961 c 12 § 46.82.040. Prior: 1957 c 87 § 4.] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.050 Denial of application for school license. [1961 c 12 § 46.82.050. Prior: 1957 c 87 §5.] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.060 Suspension, revocation, refusal of school license-"Fraudulent practices" defined. [1967 c 32 § 107; 1961 c 214 § 4; 1961 c 12 § 46.82.060. Prior: 1957 c 87 § 6.] Repealed by 1979 ex.s. c 51 § 16.

Reviser's note: The repeal of RCW 46.82.060 did not take cognizance of its clerical amendment by 1979 c $158 \S$ 198, which updated references to the department of licensing; therefore, this section has been decodified.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.070 Suspension, revocation, refusal of school license--Hear-ing--Procedure--Exception. [1967 c 32 § 108; 1961 c 214 § 2; 1961 c 12 § 46.82.070. Prior: 1957 c 87 § 7.] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.080 Procedure on change of officers or location of school. [1961 c 12 § 46.82.080. Prior: 1957 c 87 § 8.] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.090 Certain prerequisites to be met before instruction may be given student. [1967 c 32 § 109; 1961 c 12 § 46.82.090. Prior: 1957 c 87 § 9.] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.100 Advertising and solicitation of business. [1961 c 12 § 46.82.100. Prior: 1957 c 87 § 10.] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.110 Lettering on instruction car required. [1961 c 12 § 46.82.110. Prior: 1957 c 87 § 11.] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.120 Instructor's certificate--Qualifications for issuance. [1967 c 32 § 110 ; 1961 c 12 § 46.82.120. Prior: 1957 c 87 § 12.] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.130 Instructor's certificate--Application--Contents--Proof of study--Temporary employment. [1961 c 12 § 46.82.130. Prior: 1957 c 87 § 13.] Repealed by 1979 ex.s. c 51 § 16.
Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.140 Instructor's certificate--Examining committee--Director to arrange examination. [1975-'76 2nd ex.s. c $34 \S 136 ; 1965$ ex.s. c 170 § 48; 1961 c 12 § 46.82.140. Prior: 1957 c 87 § 14.] Repealed by 1979 ex.s. c 51 § 16.

Reviser's note: The repeal of RCW 46.82.140 did not take cognizance of its clerical amendment by 1979 c 158 § 199, which updated references to the department of licensing; therefore, this section has been decodified.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.150 Disposition of moneys collected--Commercial automobile driver training school account established. [1961 c 12 § 46.82.150. Prior: 1957 c 87 § 15 .] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.160 First examinations after effective date of chapter. [ 1961 c 12 § 46.82.160. Prior: 1957 c 87 § 16.] Repealed by 1979 ex.s. c 51 § 16.

Severability-1979 ex.s. c 51: See RCW 46.82.900.
46.82.170 Instructor's certificate--Fees--Duration. [1961 c 12 § 46.82.170. Prior: 1957 c 87 § 17.] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.180 Instructor's certificate--Time and place of examina-tions--Notice. [1961 c 214 § 3; 1961 c 12 § 46.82.180. Prior: 1957 c 87 § 18.] Repealed by 1979 ex.s. c 51 § 16.
Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.190 Instructor's certificate--Qualifications to take examination. [1967 c 32 § 111 ; 1961 c 12 § 46.82.190. Prior: 1957 c 87 § 19.] Repealed by 1979 ex.s. c 51 § 16.
Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.200 Renewal of instructor's license--Conditions--Refusal. [1961 c 12 § 46.82.200. Prior: 1957 c 87 § 20.] Repealed by 1979 ex.s. c 51 § 16 .

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.210 When school must terminate instructor's services. [1967 c 32 § 112 ; 1961 c 12 § 46.82 .210 . Prior: 1957 c 87 § 21.] Repealed by 1979 ex.s. c 51 § 16.
Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.220 Instruction on state patrol testing course prohibited-Suspension of licenses. [1961 c 12 § 46.82.220. Prior: 1957 c 87 § 22.] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.230 Revocation, suspension of instructor's certificate-Hearing. [1961 c 12 § 46.82.230. Prior: 1957 c 87 § 23.] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.240 Appeal from action or decision of examining committee or director. [1961 c 12 § 46.82.240. Prior: 1957 c 87 § 24.] Repealed by 1979 ex.s. c 51 § 16.

Severability-1979 ex.s. c 51: See RCW 46.82.900.
46.82.250 Penalty. [1961 c 12 § 46.82.250. Prior: 1957 c 87 § 25.] Repealed by 1979 ex.s. c 51 § 16.
Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.260 Chapter not to apply to educational institutions. [1961 c 12 § 46.82.260. Prior: 1957 c 87 § 26.] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.
46.82.270 Basic minimum curricula required--Effect of failure to teach such curricula. [1961 c 12 § 46.82.270. Prior: 1957 c 87 § 27.] Repealed by 1979 ex.s. c 51 § 16.

Severability--1979 ex.s. c 51: See RCW 46.82.900.

## Chapter 46.84

HIGHWAY USER TAX STRUCTURE
46.84.010 Declaration of policy. [1961 c 12 § 46.84.010. Prior: 1955 c 381 § 1.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.010.
46.84.020 Proportional registration and licensing--"Instate fleet miles," "total fleet miles" defined. [1961 ex.s. c 21 § 37; 1961 c 12 § 46.84.020. Prior: 1957 c 273 § 22; 1955 c 381 § 2.] Repealed by 1963 c 106 § 32. Later enactments, see RCW 46.85.120, 46.85.130, 46.85.150.
46.84.030 Mileage proportions for fleets not formerly operated in state. [1961 c 12 § 46.84.030. Prior: 1955 c 381 § 3.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.170.
46.84.040 Records preserved--Lien for fees. $\left[\begin{array}{ll}1961 & \text { c } 12 \\ \text { § 46.84- }\end{array}\right.$ .040. Prior: 1955 c 381 § 4.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.190.
46.84.050 Reciprocity commission created--Duty of director of licenses. [1961 c 12 § 46.84.050. Prior: 1957 c 273 § 23; 1955 c 381 § 5.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.030.
46.84.060 Agreements with other states, provinces, etc.--Contents. [1961 c 12 § 46.84.060. Prior: 1955 c 381 § 6.] Repealed by 1963 c 106 § 32. Later enactments, see RCW 46.85.040 and 46.85.220.
46.84.070 Agreements with other states, provinces, etc.--Registration in other jurisdictions, effect. [1961 c 12 § 46.84.070. Prior: 1955 c 381 § 7.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.050.
46.84.080 Agreements with other states, provinces, etc.--Denial of benefits to violators. [1961 c 12 § 46.84.080. Prior: 1955 c 381 § 8.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.090.
46.84.090 Agreements with other states, provinces, etc.--Reciprocal benefits when no agreement. [1961 c $12 \S 46.84 .090$. Prior: 1955 c 381 § 9.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.060.
46.84.100 Agreements with other states, provinces, etc.--Formal requirements--Effect on other law. [1961 c 12 § 46.84.100. Prior: 1955 c 381 § 10.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.100.
46.84.110 Floater license plate--Authorized--Prerequisites. [1961 c 266 § 1.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.230.
46.84.120 Floater license plate--Application--Fee. [1961 c 266 § 2.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.240.
46.84.130 Floater license plate--Valid only for intracity opera-tion--Penalty for violation. [1961 c 266 § 3.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.250.
46.84.140 Floater license plate--Design, size, etc.--Furnished as other plates. [1961 c 266 § 4.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.260.
46.84.150 Special reciprocity identification plate--Display. [1961 ex.s. c 21 § 38.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.270.
46.84.160 Special reciprocity identification plate--Duration. [1961 ex.s. c 21 § 39.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.280.
46.84.170 Special reciprocity identification plate--Application--Issuance--Fee, deposit. [ 1961 ex.s. c 21 § 40.] Repealed by 1963 c 106 § 32. Later enactment, see RCW 46.85.290.

Repeal and saving--1963 c 106: See RCW 46.85.920.

## Chapter 46.85 <br> RECIPROCAL OR PROPORTIONAL REGISTRATION OF VEHICLES

46.85.230 "Floater" license plate--Authorized--Prerequisites. [1967 c 32 § 115 ; 1963 c 106 § 23.] Repealed by 1981 c 222 § 13.
46.85.240 Application--Fee. [1963 c 106 § 24.] Repealed by 1981 c 222 § 13 .
46.85.250 Valid only for intracity operation--Penalty for violation. [1979 ex.s. c 136 § 99; 1963 c 106 § 25.] Repealed by 1981 c 222 § 13.
46.85.260 Design, size, etc.--Furnished as other plates. [1963 c 106 § 26.] Repealed by 1981 c 222 § 13.

## Chapter 46.86

## INTERSTATE COMMERCIAL VEHICLES--SINGLE CAB CARDS

46.86.010 Application of chapter. [1967 ex.s. c 94 § 2.] Repealed by 1981 c 222 § 13.
46.86.020 Definitions. [1979 c 158 § 200; 1967 ex.s. c 94 § 3.] Repealed by 1981 c 222 § 13.
46.86.030 Joint preparation and adoption of rules and regulations by participating agencies--Conformance with Administrative Procedure Act. [1979 c 158 § 201 ; 1967 ex.s. c 94 § 4.] Repealed by 1981 c 222 § 13.
46.86.040 Single cab card in lieu of evidence of compliance with proportional registration, utilities and transportation commission identification card, and special weight permit. [1975 1st ex.s. c 42 § 1; 1967 ex.s. c 94 § 5.] Repealed by 1981 c 222 § 13.
46.86.050 Certificate of compliance--Issuance of single cab card-Cancellation, when. [1967 ex.s. c 94 § 6.] Repealed by 1981 c 222 § 13.
46.86.060 Compliance with other regulations pending issuance of single cab card. [1967 ex.s. c 94 § 7.] Repealed by 1981 c 222 § 13.
46.86.070 Temporary authorization permits--Fees--Rules and regulations. [1967 ex.s. c 94 § 8.] Repealed by 1981 c 222 § 13.
46.86.080 Distribution of fees. [1967 ex.s. c 94 § 9.] Repealed by 1981 c 222 § 13.
46.86.090 Expiration date of single cab cards. [1967 ex.s. c 94 § 10.] Repealed by 1981 c 222 § 13.
46.86.100 Alternative to compliance with requirements of chapter 81.80 RCW--Signif ying by displaying card. [1967 ex.s. c 94 § 11.] Repealed by 1981 c 222 § 13.
46.86.110 Administrator to promote standardization of vehicle qualification requirements with other states. [1967 ex.s. c 94 § 12.] Repealed by 1981 c 222 § 13.
46.86.120 Requirements of other laws not altered except where stated. [1975 1st ex.s. c 42 § $2 ; 1967$ ex.s. c 94 § 13.] Repealed by 1981 c 222 § 13.
46.86.130 Effective date of first single cab cards. [1967 ex.s. c 94 § 14.] Repealed by 1981 c $222 \S 13$.
46.86.140 Carriers to comply with requirements of state commission as to forms and procedures. [1971 ex.s. c 143 § 7.] Repealed by 1981 c 222 § 13.

## Chapter 46.90

WASHINGTON MODEL TRAFFIC ORDINANCE
46.90.330 Authority to remove and impound vehicles on public property--Procedure. [1975 1st ex.s. c 54 § 51.] Repealed by 1980 c 65 § 9.
46.90.350 Removal and storage of vehicle or hulk--Lien--Notices--Contents. [1975 1st ex.s. c 54 § 55.] Repealed by 1980 c 65 § 9.
46.90.355 Sale of unclaimed vehicle or hulk--Procedure--Pro-ceeds--Deficiency. [1975 1st ex.s. c 54 § 56.] Repealed by 1980 c 65 § 9.
46.90.360 Vehicle left in garage for storage--When deemed aban-doned--Notices--Disposal. [1975 1st ex.s. c 54 § 57.] Repealed by 1980 c 65 § 9.
46.90.365 Disposition of impounded vehicles--When vehicles deemed abandoned--Procedure. [1975 1st ex.s. c 54 § 58.] Repealed by 1980 c 65 § 9.
46.90.370 Abatement and removal of automobile hulks on private property--Contents. [1975 1st ex.s. c 54 § 59.] Repealed by 1980 c 65 § 9.
46.90.380 Unlawful to abandon junked motor vehicle. [1975 1st ex.s. c 54 § 61.] Repealed by 1980 c $65 \S 9$.
46.90.424 U turn restrictions. [1975 1st ex.s. c 54 § 70.] Repealed by 1982 c $25 \S 4$.

## Title 47

PUBLIC HIGHWAYS AND
TRANSPORTATION
(Formerly: Public Highways)

## Chapter 47.01 <br> DEPARTMENT OF TRANSPORTATION <br> (Formerly: Highway commission)

47.01.010 Legislative declaration. [1961 c 13 § 47.01.010. Prior: 1951 c 247 § 1.] Repealed by 1977 ex.s. c 151 § 80.
47.01.020 Commission created--Appointment of members--Terms. [1961 c 13 § 47.01.020. Prior: 1951 c 247 § 2. Formerly RCW 43.27.070.] Repealed by 1977 ex.s. c 151 § 80.
47.01.030 Members--Qualifications--Removal. [1965 ex.s. c 1 § 1 ; 1961 c 13 § 47.01.030. Prior: 1951 c 247 § 3. Formerly RCW 43.27.080.] Repealed by 1977 ex.s. c 151 § 80.
47.01.040 Members--Compensation and travel expenses. [1975-'76 2nd ex.s. c $34 \S 138$; 1965 ex.s. c $170 \S 31$; 1961 c $13 \S 47.01 .040$. Prior: 1951 c 247 § 13. Formerly RCW 43.27.090.] Repealed by 1977 ex.s. c 151 § 80.
47.01.050 Powers of commission. [1961 c 13 § 47.01.050. Prior: 1951 c 247 § 4. Formerly RCW 43.27.100.] Repealed by 1977 ex.s. c 151 § 80.
47.01.060 Exercise of powers--Rules and regulations. [1961 c 13 § 47.01.060. Prior: 1951 c 247 § 7. Formerly RCW 43.27.110.] Repealed by 1977 ex.s. c 151 § 80.
47.01.080 Meetings of commission--Rules and regulations. [1961 c 13 § 47.01.080. Prior: 1951 c 247 § 6. Formerly RCW 43.27.130.] Repealed by 1977 ex.s. c 151 § 80.
47.01.090 Meetings--Notice--Quorum. [1961 c 13 § 47.01.090. Prior: 1951 c 247 § 8. Formerly RCW 43.27.140.] Repealed by 1977 ex.s. c 151 § 80.
47.01.100 Director of highways--Appointment--General duties. [1961 c 13 § 47.01.100. Prior: 1951 c 247 § 9. Formerly RCW 43.27.150.] Repealed by 1977 ex.s. c 151 § 80.
47.01.110 Director of highways--Qualifications. [1961 c 13 § 47.01.110. Prior: 1951 c 247 § 10. Formerly RCW 43.27.160.] Repealed by 1977 ex.s. c $151 \S 80$.
47.01.111 Transfer of personnel to department--Exception. [1977 ex.s. c 151 § 11.] Decodified pursuant to 1985 c 6 § 26.
47.01.120 Director of highways--Term--Removal. [1961 c 13 § 47.01.120. Prior: 1951 c 247 § 11. Formerly RCW 43.27.170.] Repealed by 1977 ex.s. c $151 \S 80$.
47.01.121 Continuation of rules and regulations. [1977 ex.s. c 151 § 12.] Decodified pursuant to 1985 c 6 § 26 .
47.01.130 Director of highways--Salary. [1961 c 307 § 10; 1961 c 13 § 47.01.130. Prior: 1957 c 172 § 31 ; 1951 c 247 § 12. Formerly RCW 43.27.180.] Repealed by 1977 ex.s. c 151 § 80.
47.01.140 Commission's report to legislature. [1961 c 13 § 47.01.140. Prior: 1951 c 247 § 14. Formerly RCW 43.27.190.] Repealed by 1973 2nd ex.s. c 12 § 8.
47.01.150 Budget--Plan for highway development. [1961 c 13 § 47.01.150. Prior: 1955 c 383 § 45 ; 1953 c 254 § 1 ; 1951 c 247 § 15. Formerly RCW 43.27.200.] Repealed by 1963 c 173 § 9. Later enactment, see chapter 47.05 RCW.
47.01.160 Commission--Specific powers enumerated. [1974 ex.s. c 29 § 1. Prior: 1973 2nd ex.s. c $12 \S 2 ; 1973$ c $106 \S 21 ; 1971$ ex.s. c 115 § $1 ; 1965$ ex.s. c 170 § 29; 1961 c 13 § 47.01 .160 ; prior: 1937 c 53 § 3; RRS § 6400-3. Formerly RCW 43.27.020.] Repealed by 1977 ex.s. c $151 \S 80$.
47.01.200 Commission--Personnel merit system required for department. [1955 c 383 § 44; 1949 c 220 § 3; RCW 43.27.060.] Repealed by 1961 c 1 § 33(9); Initiative Measure No. 207. See chapter 41.06 RCW.

## Chapter 47.04

## GENERAL PROVISIONS

47.04.030 Provisions applicable to both primary and secondary highways. [1961 c 13 § 47.04.030. Prior: 1937 c 207 § 20; RRS § 6402-20.] Repealed by 1967 ex.s. c 145 § 47.
47.04.110 Environmental impact of construction or reconstruction of highways--State policy declared--Purposes of RCW 47.04.11047.04.130. [1971 ex.s. c 24 § 1.] Repealed by 1979 c 7 § 1.
47.04.120 Environmental impact of construction or reconstruction of highways--Report on environmental impact. [1971 ex.s. c 24 § 2.] Repealed by 1979 c 7 § 1.
47.04.130 Environmental impact of construction or reconstruction of highways--Environmental review statement. [1971 ex.s. c 24 § 3.] Repealed by 1979 c 7 § 1.

## Chapter 47.05

## PRIORITY PROGRAMMING FOR HIGHWAY DEVELOPMENT

47.05.020 Functional classification of highways. [1977 ex.s. c 151 § 43; 1969 ex.s. c 39 § $2 ; 1963$ c 173 § 2.] Repealed by 1979 ex.s. c 122 § 9. [1969 ex.s. c 39 § 2; 1963 c 173 § 2.] Repealed by 1977 ex.s. c 130 § 2, effective July 1, 1979.

Severability--1979 ex.s. c 122: See note following RCW 47.05.021.
47.05.050 Six year comprehensive highway construction program--Composition--Criteria for selection of projects--Revision--Biennial extension. [1973 2nd ex.s. c $12 \S 6 ; 1969$ ex.s. c $39 \S 5 ; 1963$ c $173 \S$ 5.] Repealed by 1975 1st ex.s. c 143 § 5.
47.05.060 Summary of proposed program to be presented to governor and legislature--Contents. [1963 c 173 § 6.] Repealed by 1973 2nd ex.s. c $12 \S 8$.
47.05.080 Biennial report to joint committee on highways. [1969 ex.s. c 39 § 6; 1963 c 173 § 8.] Repealed by 1973 2nd ex.s. c 12 § 8.

## Chapter 47.08 <br> HIGHWAY FUNDS

47.08.030 Allocation of fines and forfeitures. [1969 ex.s. c 199 § 26; 1961 c 13 § 47.08.030. Prior: 1949 c 75 § 1 ; 1937 c 53 § 96; Rem. Supp. 1949 § 6400-96.] Repealed by 1984 c 258 § 339, effective July 1, 1985. See RCW 43.08.250.

## Chapter 47.10 <br> HIGHWAY CONSTRUCTION BONDS

Reserve funds for interstate highway projects-- 1965 act
47.10.740 Providing reserve funds for interstate highway projects-Declaration of public purpose. [1965 ex.s. c 163 § 1.] Repealed by 1967 ex.s. c 7 § 24.
47.10.741 Issuance and sale of limited obligation bonds--Author-ized--Declaration of purpose. [1965 ex.s. c 163 § 2.] Repealed by 1967 ex.s. c 7 § 24.
47.10.742 Bonds--Term--Terms and conditions--Signatures--Registration--Where payable--Negotiable instruments. [1965 ex.s. c 163 § 3.] Repealed by 1967 ex.s. c 7 § 24.
47.10.743 Bonds--Denominations--Manner and terms of sale-Legal investment for state funds. [1965 ex.s. c 163 § 4.] Repealed by 1967 ex.s. c 7 § 24.
47.10.744 Bonds--Bond proceeds--Deposit and use. [1965 ex.s. c 163 § 5.] Repealed by 1967 ex.s. c 7 § 24.
47.10.745 Bonds--Statement describing nature of obligation-Pledge of excise taxes. [1965 ex.s. c 163 § 6.] Repealed by 1967 ex.s. c 7 § 24.
47.10.746 Bonds--Designation of funds to repay bonds and interest. [ 1965 ex.s. c 163 § 7.] Repealed by 1967 ex.s. c 7 § 24.
47.10.747 Bonds--Federal aid funds may be pledged. [1965 ex.s. c 163 § 8.] Repealed by 1967 ex.s. c 7 § 24.
47.10.748 Bonds--Repayment procedure--Bond retirement fund. [1965 ex.s. c 163 § 9.] Repealed by 1967 ex.s. c 7 § 24.
47.10.749 Bonds--Sums in excess of retirement requirements-Use. [1965 ex.s. c 163 § 10.] Repealed by 1967 ex.s. c 7 § 24.
47.10.750 Bonds--Appropriation from motor vehicle fund. [1965 ex.s. c 163 § 11.] Repealed by 1967 ex.s. c 7 § 24.

Reserve funds for state highways-1975-'76 act
47.10.780 Purpose. [1975-'76 2nd ex.s. c 66 § 1.] Repealed by 1983 c 189 § 6.
47.10.781 Issuance and sale of general obligation bonds. [1975-'76 2nd ex.s. c 66 § 2.] Repealed by 1983 c 189 § 6.
47.10.782 Terms and conditions--Signatures--Registration-Where payable--Negotiable instruments. [1975-'76 2nd ex.s. c 66 § 3.] Repealed by 1983 c 189 § 6.
47.10.783 Denominations--Manner and terms of sale--Legal investment for state funds. [1975-'76 2nd ex.s. c 66 § 4.] Repealed by 1983 c 189 § 6.
47.10.784 Bond proceeds--Deposit and use. [1975-'76 2nd ex.s. c 66 § 5.] Repealed by 1983 c 189 § 6.
47.10.785 Statement of general obligation--Pledge of excise taxes. [1975-'76 2nd ex.s. c 66 § 6.] Repealed by 1983 c 189 § 6.
47.10.786 Designation of funds to repay bonds and interest. [1975'76 2nd ex.s. c 66 § 7.] Repealed by 1983 c 189 § 6.
47.10.787 Repayment procedure--Bond retirement fund. [1975-'76 2nd ex.s. c 66 § 8.] Repealed by 1983 c 189 § 6.
47.10.788 Sums in excess of retirement requirements--Use. [1975'76 2nd ex.s. c 66 § 9.] Repealed by 1983 c 189 § 6.
47.10.810 Appropriation--Expenditure limited to bond sale proceeds. [1981 c 316 § 11.] Repealed by 1985 c 433 § 11.

## Chapter 47.12 <br> ACQUISITION AND DISPOSITION OF STATE HIGHWAY PROPERTY

47.12.020 Acquisition of state lands, rights, and materials--Duties when use no longer required--Payment for timber and materials. [1961 c 156 § 1 ; 1961 c 13 § 47.12 .020 . Prior: 1953 c 54 § 1 ; 1937 c 53 § 25, part; RRS § 6400-25, part. Formerly RCW 47.12.020 and 47.12.030.] Repealed by 1977 ex.s. c 103 § 5.
47.12.030 Release of state lands--Payment for timber and road materials. [1937 c 53 § 25, part; RRS § 6400-25, part.] Now codified as part of RCW 47.12.020.
47.12.060 Sale or exchange of rights or land not needed for highway purposes--Sale by public auction only, when. [1977 ex.s. c 151 § 47; 1975 lst ex.s. c $96 \S 1 ; 1961$ c $13 \S 47.12 .060$. Prior: 1955 c $384 \S$ 13; prior: 1945 c 146 § 1, part; 1937 c 53 § 28, part; Rem. Supp. 1945 § 6400-28, part.] Repealed by 1981 c 260 § 18; and repealed by 1977 ex.s. c 78 § 9. Later enactment, see RCW 47.12.063.
47.12.070 Sale or exchange of rights or land not needed for highway purposes--Sale or lease to a city or county--Proceeds. [1977 ex.s. c 151 § 48 ; 1975 lst ex.s. c 96 § $2 ; 1969$ c 91 § 2; 1961 c 13 § 47.12.070. Prior: 1955 c 384 § 14; prior: 1945 c 146 § 1, part; 1937 c 53 § 28, part; Rem. Supp. 1945 § 6400-28, part.] Repealed by 1981 c 260 § 18; and repealed by 1977 ex.s. c 78 § 9. Later enactment, sec RCW 47.12.063.
47.12.090 Sale of state highway land used for administrative purposes authorized. [1961 c 13 § 47.1 2.090. Prior: 1937 c 185 § 1; RRS §6400-111.] Repealed by 1973 1st ex.s. c 177 § 8.
47.12.100 Sale of state highway land used for administrative purposes authorized--Rejection and acceptance of bids--Governor's approval before acceptance. [1961 c 13 § 47.12.100. Prior: 1937 c 185 § 2; RRS §6400-112.] Repealed by 1973 1st ex.s. c 177 § 8.
47.12.105 Sale of state highway land used for administrative purposes authorized--Conveyance. [1961 c 13 § 47.12 .105 . Prior: 1937 c 185 § 3; RRS § 6400-113.] Repealed by 1973 1st ex.s. c 177 § 8.
47.12.110 Sale of state highway land used for administrative purposes authorized--Disposition of proceeds. $\left[\begin{array}{lllll}1961 & \text { c } & 13 & \S & 47.12 .110 .\end{array}\right.$ Prior: 1937 c $185 \S 4$; RRS § 6400-114.] Repealed by 1973 Ist ex.s. c 177 § 8.
47.12.280 Sale of real property--Authorized--Procedure--Disposition of proceeds. [1977 ex.s. c 37 § $1 ; 1973$ lst ex.s. c 177 § 1.]

Repealed by 1979 ex.s. c 189 § 7. Later enactment, see RCW 47.12.283.

Effective date--1979 ex.s. c 189: See note following RCW 47.12.283.
47.12.310 Sale of real property--Advertisement of sale terms required before sale becomes final--Sale to second purchaser, when. [1973 1st ex.s. c 177 § 6.] Repealed by 1979 ex.s. c 189 § 7. Later enactment, see RCW 47.12.283(5).

Effective date--1979 ex.s. c 189: See note following RCW 47.12.283.

## Chapter 47.16 <br> PRIMARY HIGHWAY ROUTES

47.16.010 No. 1 Pacific highway. [1965 ex.s. c 170 § 5; 1963 ex.s. c 3 § $21 ; 1961$ ex.s. c 21 § $1 ; 1961$ c 13 § 47.16.010. Prior: 1957 c 172 § 2; 1937 c 190 § 1; RRS § 6401-1; prior: (i) 1931 c 36 § 1; 1925 c 26 § 8; 1923 c 185 § $1 ; 1915$ c 164 § 1; 1913 c 65 § 2(a); RRS § 6791-1.
(ii) 1931 c 38 § 1; RRS 6791-la.] Repealed by 1970 ex.s. c 51 § 178.

Purpose--1970 ex.s. c 51: See note following RCW 47.17.005.
47.16.013 No. 1 Pacific highway--Portion to remain part of state highway system--Evaluation study by joint committee on highways and highway commission. [1967 ex.s. c 145 § 4.] Repealed by 1970 ex.s. c 51 § 178.
47.16.014 No. 1 Pacific highway--Portion to remain or be reinstated as part of state highway system--Evaluation study. [1969 ex.s. c 281 § 13.] Repealed by 1970 ex.s. c 51 § 178.
47.16.020 No. 2 Sunset highway. [1969 ex.s. c 281 § 5; 1961 c 13 § 47.16.020. Prior: 1955 c 383 § 2; 1949 c 225 § 3; 1939 c 5 § 1; 1937 c 190 § 2; Rem. Supp. 1949 § 6401-2; prior: 1925 c 26 § 7; 1923 c 185 § 2; RRS § 6791-2.] Repealed by 1970 ex.s. c 51 § 178.
47.16.030 No. 3 Inland Empire highway. [1965 ex.s. c 170 § 7; 1961 c 13 § 47.16.030. Prior: 1937 c 190 § 3; RRS § 6401-3; prior: 1925 c 26 § 6; 1923 c 185 § 3; RRS § 6791-3.] Repealed by 1970 ex.s. c 51 § 178.
47.16.040 No. 4 Tonasket-San Poil highway. [1961 c 13 § 47.16.040. Prior: 1937 c 190 § 4; RRS § 6401-4; prior: 1925 c 26 § 1; 1923 c 185 § 14; RRS § 6791-14.] Repealed by 1970 ex.s. c 51 § 178.
47.16.050 No. 5 National Park highway. [1969 ex.s. c 281 § 7; 1967 ex.s. c 145 § 14; 1961 c 13 § 47.16.050. Prior: 1959 c 319 § 1 ; prior: (i) 1937 c 190 § 5; RRS § 6401-5; 1931 c 29 § 1; 1925 c 26 § 4; 1923 c 185 § 4; RRS § 6791-4. (ii) 1943 c 239 § 1; Rem. Supp. 1943 § 6401-5d.] Repealed by 1970 ex.s. c 51 § 178.
47.16.053 No. 5 National Park highway--Portion to remain part of system until new route completed. [1967 ex.s. c 145 § 9.] Repealed by 1970 ex.s. c 51 § 178.
47.16.060 No. 6 Newport highway. [1963 c 240 § 1; 1961 c 13 § 47.16.060. Prior: 1959 c 319 § 2; 1937 c 190 § 6; RRS § 6401-6; prior: 1923 c 185 § 5; RRS § 6791-5.] Repealed by 1970 ex.s. c 51 § 178.
47.16.070 No. 7 North Central highway. [1961 c 13 § 47.16.070. Prior: 1949 c 225 § 7; 1937 c 190 § 7; Rem. Supp. 1949 § 6401-7; prior: 1923 c 185 § 6; RRS § 6791-6.] Repealed by 1970 ex.s. c 51 § 178.
47.16.080 No. 8 Evergreen highway. [1965 ex.s. c 170 § 8; 1961 ex.s. c 21 § 2; 1961 c 13 § 47.16.080. Prior: 1957 c 172 § 9; 1953 c 280 § 1; prior: (i) 1937 c 190 § 8; RRS § 6401-8; 1923 c 185 § 7; RRS § 6791-7. (ii) 1943 c 239 § 3; Rem. Supp. 1943 § 6401-8a.] Repealed by 1970 ex.s. c $51 \S 178$.
47.16.090 No. 9 Olympic highway. [1961 c 13 § 47.16.090. Prior: 1959 c 319 § 3; 1937 c 190 § 9; RRS § 6401-9; prior: 1925 c 26 § 5; 1923 c 185 § 8; RRS § 6791-8.] Repealed by 1970 ex.s. c 51 § 178.
47.16.100 No. 10 Chelan-Okanogan highway. [1963 ex.s. c 3 § 1; 1961 c 13 § 47.16.100. Prior: 1955 c 383 § 3; 1951 c 273 § 2; 1937 c 190 § 10; RRS § 6401-10; prior: 1931 c 31 § 1; 1923 c 185 § 9; RRS § 6791-9.] Repealed by 1970 ex.s. c 51 § 178.
47.16.110 No. 11 Columbia Basin highway. [1961 c 13 § 47.16 .110. Prior: 1957 c 172 § 13; 1941 c 136 § 1; 1937 c 190 § 11; Rem. Supp. 1941 § 6401-11; prior: 1929 c 171 § 1; 1923 c 185 § 10 ; RRS § 6791-10.] Repealed by 1970 ex.s. c 51 § 178.
47.16.120 No. 12 Ocean Beach highway. [1965 ex.s. c 170 § 9; 1963 ex.s. c 3 § 2; 1961 c 13 § 47.16.120. Prior: 1937 c 190 § 12; RRS § 6401-12; prior: 1923 c 185 § 11; RRS § 6791-11.] Repealed by 1970 ex.s. c 51 § 178.
47.16.130 No. 13 Willapa-Grays Harbor highway. [1961 c 13 § 47.16.130. Prior: 1937 c 190 § 13; RRS § 6401-13; prior: 1931 c 30 § 1; 1923 c 185 § 12; RRS § 6791-12.] Repealed by 1970 ex.s. c 51 § 178.
47.16.140 No. 14 Navy Yard highway. [1963 ex.s. c 3 § 3; 1961 c 13 § 47.16.140. Prior: 1957 c 172 § 10 ; 1955 c 383 § 5; 1951 c 8 § 1 ; 1949 c 225 § 4; 1939 c 5 § $2 ; 1937$ c 190 § 14; Rem. Supp. 1949 § 6401-14; prior: 1923 c 185 § 13; RRS § 6791-13.] Repealed by 1970 ex.s.c 51 § 178 .
47.16.150 No. 15 Stevens highway. [1961 c 13 § 47.16.150. Prior: (i) 1937 c 190 § 15; RRS § 6401-15; prior: 1931 c 35 § 1 ; RRS § 6791-13a. (ii) 1943 c 239 § 4; Rem. Supp. 1943 § 6401-15a.] Repealed by 1970 ex.s. c 51 § 178.
47.16.159 No. 16 Methow Valley highway. [1961 c 13 § 47.16.159. Prior: 1949 c 225 § 1; 1937 c 190 § 16; Rem. Supp. 1949 § 6401-16; prior: 1925 c 26 § 2; 1923 c 185 § 15; RRS § 6791-15.] Section expires by virtue of last sentence which read "This section shall be effective until July 1, 1961." Later enactment, see RCW 47.16.160 codif ying 1961 ex.s. c 21 § 3 amending the same subject matter and became effective July 1, 1961.
47.16.160 No. 16 North Cross State highway. [1961 ex.s. c 21 §3; 1961 c 13 § 47.16.160. Prior: 1959 c 319 § 12; 1949 c 225 § 1; 1937 c 190 § 16; Rem. Supp. 1949 § 6401-16; prior: 1925 c 26 § 2; 1923 c 185 § 15; RRS § 6791-15.] Repealed by 1970 ex.s. c 51 § 178.
47.16.170 No. 17 Cascade Wagon road. [1961 c 13 § 47.16.170. Prior: 1949 c 225 § 2; 1937 c 190 § 17; Rem. Supp. 1949 § 6401-17.] Repealed by 1961 ex.s. c 21 § 6.
47.16.180 Primary state highway No. 18. [1961 c 13 § 47.16.180. Prior: 1953 c 285 § 1; prior: (i) 1937 c 190 § 18; RRS § 6401-18. (ii) 1943 c 239 § 5; Rem. Supp. 1943 § 6401-18a.] Repealed by 1970 ex.s. c 51 § 178.
47.16.190 No. 21 Kitsap Peninsula highway. [1965 ex.s.c 170 § 12; 1961 ex.s. c 21 § 7; 1961 c 13 § 47.16.190. Prior: 1957 c 172 § 11 ; 1955 c 383 § 4; 1949 c 225 § 5; 1937 c 190 § 19; Rem. Supp. 1949 § 6401-19; prior: 1929 c 116 § 1; RRS § 6806-1; 1915 c 164 § 21 ; RRS § 6814.] Repealed by 1970 ex.s. c 51 § 178.
47.16.200 No. 22 Coulee Reservoir highway. [1963 ex.s. c 3 § 4; 1961 c 13 § 47.16.200. Prior: 1937 c 190 § 20; RRS § 6401-20; prior: 1931 c 37 § 1 ; 1925 c 26 § 3; 1915 c 164 § 12; RRS § 6810.] Repealed by 1970 ex.s. c 51 § 178.
47.16.220 Corridor highway (Auburn to Bothell)--Hearings and study as to location and design. [1969 ex.s. c 281 § 57.] Repealed by 1977 ex.s. c 235 § 19.

## Chapter 47.17 <br> STATE HIGHWAY ROUTES

47.17.125 State route No. 30. [1970 ex.s. c 51 § 26.] Repealed by 1973 1st ex.s. c 151 § 20.
47.17.150 State route No. 95. [1970 ex.s. c 51 § 31.] Repealed by 1979 ex.s. c 33 § 17.
47.17.205 State route No. 110. [1971 ex.s. c 73 § 4; 1970 ex.s. c 51 § 42.] Repealed by 1975 c 63 § 15.
47.17.210 State route No. 111--Temporary. [1970 ex.s. c 51 § 43.] Repealed by 1971 ex.s. c 73 § 30.
47.17.220 State route No. 113. [1970 ex.s. c 51 § 45.] Repealed by 1973 1st ex.s. c 151 § 20.
47.17.265 State route No. 131. [1970 ex.s. c 51 § 54.] Repealed by 1975 c 63 § 15 .
47.17.281 State route No. 143. [1979 ex.s. c $33 \S 7 ; 1973$ 1st ex.s. c 151 §5.] Repealed by 1985 c 177 § 6.
47.17.470 State route No. 251. [1970 ex.s. c 51 § 95.] Repealed by 1983 c 180 § 5.

Return to Stevens county: "The state highway known as state route number 251 beginning at the junction with state route number 25 at Northport, thence northeasterly to the international boundary in the vicinity of Boundary is returned to Stevens county as a county road." [1983 c 180 § 3.]
47.17.535 State route No. 294. [1970 ex.s. c 51 § 108.] Repealed by 1973 lst ex.s. c 151 § 20.
47.17.570 State route No. 311. [1970 ex.s. c 51 § 115.$]$ Repealed by 1975 c 63 § 15 .
47.17.585 State route No. 402. [1970 ex.s. c 51 § 118.] Repealed by 1971 ex.s. c 73 § 30.
47.17.775 State route No. 537. [1970 ex.s. c 51 § 156.] Repealed by 1975 c 63 § 15 .
47.17.790 State route No. 540. [1971 ex.s. c 73 § 21; 1970 ex.s. c 51 § 159.$]$ Repealed by 1984 c 197 § 5.
Transfer to Whatcom county: "The state highway known as state route number 540 , beginning at a junction with a Whatcom county road known as Haxton Way in the vicinity of the easterly boundary of Range 1 E. W.M., thence easterly to a junction with state route number 5 northwest of Bellingham, is transferred to Whatcom county as a county road. " [1984 c 197 §4.]
47.17.867 State route No. 920. [1975 c 63 § 13.] Repealed by 1985 c 177 § 6.

## Chapter 47.20 <br> MISCELLANEOUS PROJECTS <br> (Formerly: Secondary highway routes-Miscellaneous projects)

47.20.010 Branches, state highway No. 1--Highways 1A, 1 B. [1965 ex.s. c $170 \S 1 ; 1963$ ex.s. c $3 \S 5 ; 1961$ c $13 \S 47.20 .010$. Prior: 1957 c 172 § 14; 1955 c 383 § 7; prior: 1953 c 280 § 2; 1951 c 273 § 3; 1943 c 239 § 6(a), (b); 1943 c 212 § 1(a), (b); 1937 c 207 § 2(a), (b); Rem. Supp. 1943 § 6402-2(a), (b).] Repealed by 1970 ex.s. c 51 § 178.

Purpose-- 1970 ex.s. c 51: See note following RCW 47.17.005.
47.20.020 Highways 1C, 1D. [1961 ex.s. c 21 § 4; 1961 c 13 § 47.20.020. Prior: 1959 c 319 § 4; 1955 c 383 § 8; prior: 1943 c 239 § 6(c), (d); 1943 c 212 § 1(c), (d); 1937 c 207 § 2(c), (d); Rem. Supp. 1943 § 6402-2(c), (d).] Repealed by 1970 ex.s. c 51 § 178.
47.20.030 Highways 1E, 1F. [1967 ex.s. c 145 § 2; 1961 ex.s. c 21 §5; 1961 c 13 § 47.20.030. Prior: 1959 c 319 § 5; 1957 c 172 § 15 ; 1955 c 383 § 9; prior: 1953 c 280 § 3; 1943 c 239 § 6(e), (f); 1943 c 212 § $1(\mathrm{e})$, (f); 1937 c 207 § 2(e), (f); Rem. Supp. 1943 § 6402-2(e), (f).] Repealed by 1970 ex.s. c 51 § 178.
47.20.040 Highways 1G, 1H. [1961 c 13 § 47.20.040. Prior: 1955 c 383 § 10; prior: 1943 c 239 § 6(g), (h); 1943 c 212 § $1(\mathrm{~g})$, (h); 1937 c 207 § 2(g), (h); Rem. Supp. 1943 § 6402-2(g), (h).] Repealed by 1970 ex.s. c 51 § 178.
47.20.050 Highways 11 , 1J. [1967 ex.s. c 145 § 3; 1961 c $13 \S$ 47.20.050. Prior: 1955 c 383 § 11 ; prior: 1943 c 239 § 6(i), (j); 1943 c 212 § 1(i), (j); 1937 c 207 § 2(i), (j); Rem. Supp. 1943 § 6402-2(i), (j).] Repealed by 1970 ex.s. c 51 § 178.
47.20.060 Highways 1K, 1L. [1961 c 13 § 47.20.060. Prior: 1957 c 172 § 3; 1955 c 383 § 12; prior: 1943 c 239 § 6(k), (1); 1943 c 212 § 1(k), (1); 1937 c 207 § 2(k), (1); Rem. Supp. 1943 § 6402-2(k), (1).] Repealed by 1970 ex.s. c 51 § 178.
47.20.070 Highways 1M, 1N. [1961 c 13 § 47.20.070. Prior: 1959 c 319 § 6; 1955 c 383 § 13; prior: 1953 c 280 § 4; 1943 c 239 § 6(m), (n); 1943 c 212 § 1(m), (n); 1937 c 207 § 2(m), (n); Rem. Supp. 1943 § 6402-2(m), (n).] Repealed by 1970 ex.s. c 51 § 178.
47.20.080 Highways 1P, 1Q. [1963 ex.s. c 3 § 6; 1961 c 13 § 47.20.080. Prior: 1955 c 383 § 14; prior: 1943 c 239 § 6(o), (p); 1943 c

212 § 1(o), (p); 1937 c 207 § 2(o), (p); Rem. Supp. 1943 § 6402-2(o), (p).] Repealed by 1970 ex.s. c 51 § 178.
47.20.090 Highways 1R, 1S. [1961 ex.s. c 21 § 8; 1961 c 13 § 47.20.090. Prior: 1955 с 383 § 15; prior: 1943 с 239 § 6(q), (r); 1943 c 212 § (q), (r); 1937 c 207 § 2(q), (r); Rem. Supp. 1943 § 6402-2(q), (r).] Repealed by 1970 ex.s. c 51 § 178.
47.20.100 Highways 1T, 1U. [1963 ex.s. c 3 § 20; 1961 c 13 § 47.20.100. Prior: 1955 c 383 § 16; prior: 1943 c 239 § 6(s), (t); 1943 c 212 § 1(s), (t); 1937 c 207 § 2(s), (t); Rem. Supp. 1943 § 6402-2(s), (t).] Repealed by 1970 ex.s. c 51 § 178.
47.20.109 Highways 1V, 1W. [1961 c 13 § 47.20.109. Prior: 1957 c 172 § 16; 1955 c 383 § 17; prior: 1943 c 239 § 6(u), (v); 1943 c 212 § 1(u), (v); 1937 c 207 § 2(u), (v); Rem. Supp. 1943 § 6402-2(u), (v).] Repealed by 1970 ex.s. c 51 § 178.
47.20.110 Highways 1V, 1W. [1961 c 13 § 47.20.110. Prior: 1959 c 319 § 13; 1957 c 172 § 16; 1955 c 383 § 17; prior: 1943 c 239 § 6(u), (v); 1943 c 212 § $1(u)$, (v); 1937 c 207 § 2(u), (v); Rem. Supp. 1943 § 6402-2(u), (v).] Repealed by 1970 ex.s. c 51 § 178.
47.20.120 Highways $1 \mathbf{X}, 1 \mathrm{Y}, \mathbf{1 Z}$. [1963 ex.s. c 3 § 7; 1961 c 13 § 47.20.120. Prior: 1955 c 383 § 18; prior: 1953 c 280 § 5. (i) 1943 c 239 § 6(w); 1943 c 212 § $1($ w); 1937 c 207 § 2(w); Rem. Supp. 1943 § 6402-2(w). (ii) 1945 c 248 § 2; Rem. Supp. 1945 § 6402-2a.] Repealed by 1970 ex.s. c 51 § 178.
47.20.130 Branches, state highway No. 2--Highway 2B. [1963 ex.s. c 3 § 8; 1961 c $13 \S 47.20 .130$. Prior: 1957 c $172 \S 5$; prior: 1943 c 239 § 7(a), (b); 1937 c 207 § 3(a), (b); Rem. Supp. 1943 § 64023(a), (b).] Repealed by 1970 ex.s. c 51 § 178.
47.20.140 Highways 2D, 2E. [1967 ex.s. c $145 \S 12 ; 1963$ ex.s. c 3 § 18; 1961 c 13 § 47.20.140. Prior: 1959 c 319 § 7; 1957 c 172 § 6; prior: 1943 c 239 § 7(d), (e); 1937 c 207 § 3(d), (e); Rem. Supp. 1943 § 6402-3(d), (e).] Repealed by 1970 ex.s. c 51 § 178.
47.20.150 Highways 2F, 2G. [1961 c 13 § 47.20.150. Prior: 1957 c 172 § 7; prior: 1943 c 239 § 7(f), (g); 1937 c 207 § 3(f), (g); Rem. Supp. 1943 § 6402-3(f), (g).] Repealed by 1970 ex.s. c 51 § 178.
47.20.160 Highways 2H, 2I. [1967 ex.s. c $145 \S 5 ; 1963$ ex.s. c $3 \S$ 9; 1961 c 13 § 47.20 .160 . Prior: 1957 c 172 § 8; prior: 1953 c 280 § 6; 1951 c 273 § 4; 1943 c 239 § 7(h), (i); 1937 c 207 § 3(h), (i); Rem. Supp. 1943 § 6402-3(h), (i).] Repealed by 1970 ex.s. c 51 § 178.
47.20.161 Highway 2J. [1961 c 13 § 47.20.161. Prior: 1957 c 172 § 17.] Repealed by 1970 ex.s. c 51 § 178.
47.20.162 Highway 2-K. [1967 ex.s. c 145 § 6.] Repealed by 1970 ex.s. c 51 § 178.
47.20.165 Highway 2M. [1961 c 13 § 47.20.165. Prior: 1959 c 319 § 8.] Repealed by 1970 ex.s. c 51 § 178.
47.20.170 Branches, state highway No. 3--Highways 3A, 3B. [1961 c 13 § 47.20.170. Prior: 1957 c 172 § 18; 1955 c 383 § 20; prior: 1937 c 207 §4(a), (b); RRS § 6402-4(a), (b).] Repealed by 1970 ex.s. c 51 § 178 .
47.20.180 Highway 3D. [1965 ex.s. c 170 § $28 ; 1961$ c $13 \S 47.20-$ .180. Prior: 1957 c 172 § 19; 1955 c 383 § 21; prior: 1951 c 273 § 5 ; 1937 c 207 §4(c), (d); RRS § 6402-4(c), (d).] Repealed by 1970 ex.s. c 51 § 178 .
47.20.190 Highways 3E, 3F. [1961 c 13 § 47.20.190. Prior: 1955 c 383 § 22; prior: 1937 c 207 § 4(e), (f); RRS § 6402-4(e), (f).] Repealed by 1970 ex.s. c 51 § 178.
47.20.200 Highways 3G, 3H. [1969 ex.s. c 281 § 8; 1961 c $13 \S$ 47.20.200. Prior: 1955 c 383 § 23; prior: 1953 c 280 § 7; 1937 c 207 § 4(g), (h); RRS §6402-4(g), (h).] Repealed by 1970 ex.s. c 51 § 178.
47.20.210 Highways 3J, 3K. [1963 ex.s. c 3 § 10 ; 1961 c $13 \S$ 47.20.210. Prior: 1959 c 319 § 14; 1957 c 172 § 20; 1955 c 383 § 24; prior: 1937 c 207 § 4(i), (j); RRS § 6402-4(i), (j).] Repealed by 1970 ex.s. c 51 § 178.
47.20.220 Highways 3L, 3P, 3R, 3S. [1963 ex.s. c 3 § 11 ; 1961 ex.s. c $21 \S 13 ; 1961$ c $13 \S 47.20 .220$. Prior: 1959 c $319 \S 15 ; 1955$ c 383 § 25; prior: 1953 c 280 § 8; 1937 c 207 § 4(k), (l); RRS § 6402-4(k), (1).] Repealed by 1970 ex.s. c 51 § 178.
47.20.221 Highway 3T. [1963 ex.s. c 3 § 17.] Repealed by 1970 ex.s. c 51 § 178 .
47.20.222 Highway 3U. [1967 ex.s. c 145 § 18.] Repealed by 1970 ex.s. c 51 § 178 .
47.20.223 Highway 3V. [1967 ex.s. c 145 § 19.] Repealed by 1970 ex.s. c 51 § 178.
47.20.230 Branches, state highway No. 4--Highways 4A, 4B. [1961 c 13 § 47.20.230. Prior: 1937 c 207 § 5(a), (b); RRS § 6402-5(a), (b).] Repealed by 1970 ex.s. c 51 § 178.
47.20.240 Highway 4C. [1961 ex.s. c 21 § 9; 1961 c 13 § 47.20240. Prior: 1937 c 207 § 5(c); RRS § 6402-5(c).] Repealed by 1970 ex.s. c 51 § 178.
47.20.250 Branches, state highway No. 5--Highway 5A. [1963 ex.s. c 3 § 12 ; 1961 c 13 § 47.20 .250 . Prior: 1955 c 383 § 27; prior: 1943 c 212 § 2(a), (b); 1937 c 207 § 6(a), (b); Rem. Supp. 1943 § 6402-6(a), (b).] Repealed by 1970 ex.s. c 51 § 178.
47.20.260 Highways 5C, 5D. [1961 c 13 § 47.20.260. Prior: 1955 c 383 § 28; prior: 1943 c 212 § 2(c), (d); 1937 c 207 § 6(c), (d); Rem. Supp. 1943 § 6402-6(c), (d).] Repealed by 1970 ex.s. c 51 § 178.
47.20.270 Highways 5E, 5G. [1961 c 13 § 47.20.270. Prior: 1955 c 383 § 29; prior: 1943 c 212 § 2(e), (f); 1937 c 207 § 6(e), (f); Rem. Supp. 1943 § 6402-6(e), (f).] Repealed by 1970 ex.s. c 51 § 178.
47.20.280 Highways 5H, 5I. [1967 ex.s. c 145 § 15; 1961 c 13 § 47.20.280. Prior: 1959 c 319 § 9 ; 1955 c 383 § 30; prior: 1943 c 212 § 2(g), (h); 1937 c 207 § 6(g), (h); Rem. Supp. 1943 § 6402-6(g), (h).] Repealed by 1970 ex.s. c 51 § 178.
47.20.290 Highways 5J, 5K. [1961 c 13 § 47.20.290. Prior: 1955 c 383 § 31; prior: 1943 c 212 § 2(i), (j); 1937 c 207 § 6(i), (i); Rem. Supp. 1943 § 6402-6(i), (j).] Repealed by 1970 ex.s. c 51 § 178.
47.20.300 Highway 5N. [1967 ex.s. c 145 § 17; 1961 c 13 § $47.20-$ 300. Prior: 1959 c 319 § 10; 1955 c 383 § 32; prior: 1943 c 212 § 2(k), (1); 1937 c 207 § 6(k), (l); Rem. Supp. 1943 § 6402-6(k), (l).] Repealed by 1970 ex.s. c 51 § 178.
47.20.310 Branches, state highway No. 6--Highways 6A, 6B. [1961 c 13 § 47.20.310. Prior: 1937 c 207 § 7; RRS § 6402-7.] Repealed by 1970 ex.s. c 51 § 178.
47.20.320 Branches, state highway No. 7--Highway 7C. [1965 ex.s. c 170 § 2; 1961 c 13 § 47.20.320. Prior: 1957 c 172 § 21; 1955 c 383 § 33; 1953 c 280 § 9; 1951 c 273 § 6; 1937 c 207 § 8; RRS § 6402-8.] Repealed by 1970 ex.s. c 51 § 178.
47.20.325 Highway 7E. [1961 c 13 § 47.20.325. Prior: 1959 c 319 § 16; 1955 c 383 § 34.] Repealed by 1970 ex.s. c 51 § 178.
47.20.330 Branches, state highway No. 8--Highways 8A, 8B. [1961 ex.s. c 21 § 10; 1961 c 13 § 47.20 .330 . Prior: 1943 c 239 § 8(a), (b); 1937 c 207 § 9(a), (b); Rem. Supp. 1943 § 6402-9(a), (b).] Repealed by 1970 ex.s. c 51 § 178.
47.20.340 Highway 8D. [1963 ex.s. c 3 § 13; 1961 ex.s. c 21 § 11 ; 1961 c 13 § 47.20.340. Prior: 1951 c 273 § 7; 1943 c 239 § 8(c), (d); 1937 c 207 § 9(c), (d); Rem. Supp. 1943 § 6402-9(c), (d).] Repealed by 1970 ex.s. c 51 § 178 .
47.20.350 Highway 8E. [1943 c 239 § 8(e); 1937 c 207 § 9(e); Rem. Supp. 1943 § 6402-9(e).] Repealed by 1953 c 280 § 10.
47.20.351 Highway 8E. [1965 ex.s. c 170 § 3; 1961 ex.s. c 21 § 41.] Repealed by 1970 ex.s. c 51 § 178.
47.20.360 Branches, state highway No. 9--Highway 9A. [1967 ex.s. c 145 § 16; 1961 c 13 § 47.20.360. Prior: 1955 c 383 § 36; prior: 1947 c 232 § 1(a), (b); 1937 c 207 § 10(a), (b); Rem. Supp. 1947 § 6402-10(a), (b).] Repealed by 1970 ex.s. c 51 § 178.
47.20.370 Highways 9C, 9D. [1961 c 13 § 47.20.370. Prior: 1955 c 383 § 37; prior: 1951 c 273 § 8; 1947 c 232 § 1(c), (d); 1937 c 207 § 10(c), (d); Rem. Supp. 1947 § 6402-10(c), (d).] Repealed by 1971 ex.s. c 73 § 30.
47.20.379 Highways 9E, 9F. [1961 c 13 § 47.20.379. Prior: (i) 1959 c 319 § 17, part. (ii) 1957 c 172 § 12, part.] Repealed by 1970 ex.s. c 51 § 178.
47.20.380 Highway 9E, (deletion of highway 9G, effective upon opening of parkway). [1963 ex.s. c $3 \S 30 ; 1961$ c 13 § 47.20 .380 . Prior: 1959 c 319 § 17; 1957 c 172 § 12; 1955 c 383 § 38; prior: 1947 c 232 § 1(e), (f); 1937 c 207 § 10(e), (f); Rem. Supp. 1947 § 640210(e), (f).] Repealed by 1970 ex.s. c 51 § 178.
47.20.390 Branches, state highway No. 10--Highways 10A, 10B. [1969 ex.s. c 281 § 9; 1961 c 13 § 47.20.390. Prior: 1955 c 383 § 40 ; prior: 1951 c 273 § 9; 1937 c 207 § $11(\mathrm{a})$, (b); RRS § 6402-11(a), (b).] Repealed by 1970 ex.s. c 51 § 178.
47.20.400 Highways 10C, 10D. [1961 c 13 § 47.20.400. Prior: 1959 c 319 § 18; 1955 c 383 § 41 ; prior: 1937 c 207 § 11 (c), (d); RRS §6402-11(c), (d).] Repealed by 1970 ex.s c 51 § 178.
47.20.410 Branches, state highway No. 11 --Highways 11A, 11 B , 11C. [1967 ex.s. c 145 § 7; 1963 c $197 \S 8 ; 1961$ ex.s. c 21 § 14; 1961 c 13 § 47.20.410. Prior: 1957 c 172 § 23; prior: 1943 c 239 § 9(a), (b); 1937 c 207 § 12(a), (b); Rem. Supp. 1943 § 6402-12(a), (b).] Repealed by 1970 ex.s. c 51 § 178.
47.20.415 Highway 11A--Relocation and reconstruction. [1963 c 197 § 9; 1961 c 13 § 47.20.415. Prior: 1953 c 59 § 1.] Repealed by 1967 ex.s. c 145 § 8.
47.20.420 Highways 11D, 11E. [1961 c 13 § 47.20.420. Prior: 1959 c 319 § 11; 1957 c 172 § 24; prior: 1953 c 285 § 2; 1953 c 280 § 11; 1943 c 239 § 9(c), (d); 1937 c 207 § 12(c), (d); Rem. Supp. 1943 § 6402-12(c), (d).] Repealed by 1970 ex.s. c 51 § 178.
47.20.430 Highways 11F, 11G, 11H. [1961 ex.s. c 21 § 15 ; 1961 c 13 § 47.20.430. Prior: 1957 c 172 § 25; prior: 1951 c 273 § 10; 1943 c 239 § 9(e); 1937 c 207 § 12(e); Rem. Supp. 1943 § 6402-12(e).] Repealed by 1970 ex.s. c 51 § 178.
47.20.431 Highway 11I. [1967 ex.s. c 145 § 10.] Repealed by 1970 ex.s. c 51 § 178 .
47.20.440 Branches, state highway No. 12--Highways 12A, 12B. [1965 ex.s. c 170 § 4; 1963 ex.s. c $3 \S 14 ; 1961$ c 13 § 47.20.440. Prior: 1943 c 147 § 1(a), (b); 1937 c 207 § 13(a), (b); Rem. Supp. 1943 § 6402-13(a), (b).] Repealed by 1970 ex.s. c 51 § 178.
47.20.450 Highways 12C, 12D. [1961 c 13 § 47.20.450. Prior: 1943 c 147 § 1(c), (d); 1937 c 207 § 13(c), (d); Rem. Supp. 1943 § 6402-13(c), (d).] Repealed by 1970 ex.s. c 51 § 178.
47.20.460 Highways 12E, 12F. [1961 c 13 § 47.20 .460 . Prior: 1943 c 147 § $1(\mathrm{e})$, (f); 1937 c 207 § $13(\mathrm{e})$, (f); Rem. Supp. 1943 § $6402-$ 13(e), (f).] Repealed by 1970 ex.s. c 51 § 178.
47.20.461 Highway 12G. [1961 c 13 § 47.20 .461 . Prior: 1959 c 319 § 19.] Repealed by 1970 ex.s. c 51 § 178.
47.20.462 Highway 12H. [1961 c 13 § 47.20.462. Prior: 1957 c 172 § 26.] Repealed by 1970 ex.s. c 51 § 178.
47.20.470 Branches, state highway No. 13--Highway 13A. [1961 c 13 § 47.20.470. Prior: 1937 c 207 § 14; RRS § 6402-14.] Repealed by 1970 ex.s c 51 § 178.
47.20.480 Branches, state highway No. 14--Highway 14A. [1961 c 13 § 47.20.480. Prior: 1955 c 383 § 42; 1939 c 5 § 3; 1937 c 207 § 15 ; RRS § 6402-15.] Repealed by 1970 ex.s. c 51 § 178.
47.20.490 Branches, state highway No. 15--Highways 15A, 15B. [1963 ex.s. c 3 § $15 ; 1961$ c 13 § 47.20 .490 . Prior: 1937 c 207 § 16(a), (b); RRS § 6402-16(a), (b).] Repealed by 1970 ex.s. c 51 § 178.
47.20.500 Highways 15C, 15D. [1963 ex.s. c $3 \S 16 ; 1961$ c $13 \S$ 47.20.500. Prior: 1937 c 207 § 16(c), (d); RRS § 6402-16(c), (d).] Repealed by 1970 ex.s. c 51 § 178.
47.20.505 Highway 16A. [1967 ex.s. c 145 § 11.] Repealed by 1970 ex.s. c 51 § 178.
47.20.520 Branches, state highway No. 17--Highway 17A. [1961 c 13 § 47.20.520. Prior: 1937 c 207 § 17; RRS § 6402-17.] Repealed by 1961 ex.s. c 21 § 6.
47.20.540 Branches, state highway No. 21-Highways 21A, 21B. [1961 ex.s. c 21 § 12; 1961 c $13 \S 47.20 .540$. Prior: 1951 c 273 § 11 ; 1949 c 225 § 6; 1937 c 207 § 18; Rem. Supp. 1949 § 6402-18.] Repealed by 1970 ex.s. c $51 \S 178$.
47.20.541 Highway 21C. [1961 c 13 § 47.20.541. Prior: 1957 c 172 § 27.] Repealed by 1970 ex.s. c 51 § 178.
47.20.550 Branches, state highway No. 22--Highway 22A. [1961 c 13 § 47.20.550. Prior: 1937 c 207 § 19; RRS § 6402-19.] Repealed by 1970 ex.s. c 51 § 178.
47.20.649 Interstate 90 corridor--Public hearings, when required. [1975 1st ex.s. c 272 § 3.] Repealed by 1984 c 7 § 388.
47.20.651 Interstate 90 corridor--Final environmental impact statement, when required. [1975 1st ex.s. c 272 § 4.] Repealed by 1984 c 7 § 388.
47.20.660 West Seattle freeway corridor--Legislative finding. [1975 1st ex.s. c 267 § 1.] Repealed by 1983 c 3 § 126.
47.20.662 West Seattle freeway corridor--Studies--Appropriation. [1975 1st ex.s. c 267 § 2.] Repealed by 1977 ex.s. c 235 § 19.
47.20.664 West Seattle freeway corridor--Study, advice by other agencies. [1975 1st ex.s. c 267 § 3.] Repealed by 1983 c 3 § 126.

## Chapter 47.26

## DEVELOPMENT IN URBAN AREAS--URBAN ARTERIALS

47.26.250 Board to act on first year of six year program at time of review--Approval and allocation of funds--Notice. [1967 ex.s. c 83 § 31.] Repealed by 1969 ex.s. c 171 § 9.
47.26.280 Apportionment and allocation of urban arterial account funds for period beginning July 1, 1967, and ending July I, 1969. [1969 ex.s. c 171 § $5 ; 1967$ ex.s. c 83 § 34.] Repealed by 1984 c 7 § 388.
47.26.4251 Bonds--Series II bonds--Designation of funds to repay bonds and interests--Urban arterial trust account. [1977 ex.s. c 317 § 21.] Repealed by 1979 c 5 § 13.

Construction--1979 c 5: See note following RCW 47.26.420.

## Chapter 47.28

## CONSTRUCTION AND MAINTENANCE OF HIGHWAYS

47.28.130 Rejection of bids--Work by day labor--Resolution-Publication of result. [1961 c 13 § 47.28 .130 . Prior: 1955 c 147 § 2 ; 1949 c 70 § 1, part; 1943 c 132 § 1, part; 1937 c 53 § 41, part; Rem. Supp. 1941 § 6400-41, part.] Repealed by 1969 ex.s. c $180 \S 4$.
47.28.160 Standards and rules relating to national interstate and defense highways--Construction, maintenance, access. [1959 c 319 § 35.] Now codified as RCW 47.52.027.

## Chapter 47.36

TRAFFIC CONTROL DEVICES
47.36.055 Devices at railroad grade crossings--Petition to public service commission, procedure. [1955 c 310 § 8.] Repealed by 1959 c 283 § 8.
47.36.096 Establishment of continuing system for designation of highways--Renumbering limited to signing, maps, etc.--Correlation records to be kept. [1963 c 24 § 2.] Repealed by 1967 ex.s. c 145 § 47.
47.36.140 Structures concealing signs prohibited. [1961 c 13 § 47.36.140. Prior: 1937 c 53 § 63; RRS § 6400-63.] Repealed by 1965 ex.s. c 155 § 91. Later enactment see RCW 46.61.075.
47.36.150 Penalty for defacing, injuring or destroying signs. [1961 c 13 § 47.36 .150 . Prior: 1951 c 188 § 1; 1937 c 53 § 64; RRS § 640064.] Repealed by 1965 ex.s. c 155 § 91. Later enactment, see RCW 46.61.080.
47.36.160 Unlawful erection of traffic devices. [1961 c 13 § 47.36.160. Prior: 1947 c 206 § 2; 1937 c 53 § 60; Rem. Supp. 1947 § 640060.] Repealed by 1965 ex.s. c 155 § 91 . Later enactment, see RCW 46.61.075.
47.36.170 Imitation of signs. [1961 c 13 § 47.36.170. Prior: 1937 c 53 § 61; RRS § 6400-61.] Repealed by 1965 ex.s. c 155 § 91 . Later enactment, see RCW 46.61.075.

## Chapter 47.42 <br> HIGHWAY ADVERTISING CONTROL ACT--SCENIC VISTAS ACT

47.42.150 Joint fact finding committee--Studies--Report. [1961 c 96 § 15.] Repealed by 1977 c 75 § 96.

## Chapter 47.44

## FRANCHISES ON STATE HIGHWAYS

47.44.080 Payment for costs of relocating utilities within right-ofway of interstate highways--Legislative finding. [1971 ex.s. c 262 § 1.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
47.44.090 Payment for costs of relocating utilities within right-ofway of interstate highways--Federal-aid utility relocation fund. [1971 ex.s. c 262 § 2.] Repealed by 1979 ex.s. c 67 § 18.
Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
47.44.100 Payment for costs of relocating utilities within right-ofway of interstate highways--Contributions and advances to fund. [1971 ex.s. c 262 § 3.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
47.44.110 Payment for costs of relocating utilities within right-ofway of interstate highways--Use of fund moneys, limitations. [1971 ex.s. c 262 § 4.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
47.44.120 Payment for costs of relocating utilities within right-ofway of interstate highways--Application for reimbursement under Fed-eral-aid Highway Act of 1958. [1971 ex.s. c 262 §5.] Repealed by 1979 ex.s. c 67 § 18.
Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
47.44.130 Payment for costs of relocating utilities within right-ofway of interstate highways--Transmission of account moneys to utili-ties--Disposition of fund moneys if federal program discontinued. [1971 ex.s. c 262 § 6.] Repealed by 1979 ex.s. c 67 § 18.
Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
47.44.140 Payment for costs of relocating utilities within right-ofway of interstate highways--Severability, 1971 ex.s. c 262 --Repayment of contributions in event of invalidity. [1971 ex.s. c 262 § 7.] Repealed by 1979 ex.s. c 67 § 18.
Severability--1979 ex.s. c 67: See note following RCW 19.28.330.

## Chapter 47.48

## CLOSING HIGHWAYS AND RESTRICTING TRAFFIC

47.48.030 Emergency closure. [1937 c 53 § 66, part; RRS § 640066, part. Prior: 1921 c 21 § 2, part; RRS § 6840, part.] Now codified as originally enacted as part of RCW 47.48.020.

## Chapter 47.52

## LIMITED ACCESS FACILITIES

47.52.030 Nonmotorized traffic may be prohibited. [1961 c 13 § 47.52.030. Prior: 1949 c 196 § 13; Rem. Supp. 1949 § 6360-98f.] Repealed by 1965 ex.s. c $155 \S 91$. Later enactment, see RCW 46.61.160.
47.52.072 Establishment--Notice--Hearing--Waiver. [1961 c 13 § 47.52.072. Prior: 1955 c 54 § 1 ; 1951 c 167 § 6.] Repealed by 1965 ex.s. c 75 § 7. Later enactment, see RCW 47.52.133.
47.52.073 Conduct of hearing. [1961 c 13 § 47.52.073. Prior: 1951 c 167 § 7.] Repealed by 1965 ex.s. c 75 § 7.
47.52.074 Hearing--Findings or order--Finality. [1961 c 13 § 47.52.074. Prior: 1951 c 167 § 8.] Repealed by 1965 ex.s. c 75 § 7.
47.52.075 Review and appeal. [1961 c 13 § 47.52.075. Prior: 1951 c 167 § 9.] Repealed by 1965 ex.s. c 75 § 7.
47.52.130 State facility through county, city or town--Report--Conferences--Proposed plan--Concurrance, effect--Request for public
hearing. [1963 c 103 § 1 ; 1961 c 13 § 47.52.130. Prior: 1959 c 242 § 1 ; 1957 c 235 § 5.] Repealed by 1965 ex.s. c 75 § 7.
47.52.140 Adoption of plan by commission after public hearing-Transmittal to local officials--Approval, disapproval, request for hearing before board of review. [1963 c 103 § 2; 1961 c 13 § 47.52.140. Prior: 1959 c 242 § 2; 1957 c 235 § 6.] Repealed by 1965 ex.s. c 75 § 7.

## Chapter 47.54 <br> LIMITED ACCESS HIGHWAYS--PARKING FACILITIES

Construction of repeals--1969 c 91: "The repeals contained in section 3 of the 1969 amendatory act shall not be construed to alter or to terminate any existing contracts which were made pursuant to such statutes, nor shall such repeals affect any existing rights acquired under the statutes repealed." [1969 c 91 § 4.] This applies to the repeal of RCW 47.54.010-47.54.900.
47.54.010 Parking facilities authorized--Municipal corporation use. [1967 ex.s. c 145 § 33; 1961 c $13 \S 47.54 .010$. Prior: 1959 c $184 \S$ 2.] Repealed by 1969 c 91 § 3.
47.54.020 Term of lease or permit--Reversion of improvements. [1967 ex.s. c 145 § 34; 1961 c 13 § 47.54.020. Prior: 1959 c 184 § 3.] Repealed by 1969 c 91 § 3.
47.54.030 Lease must require use, improvements for public good and parking facilities. [1961 c 13 § 47.54.030. Prior: 1959 c 184 § 4.] Repealed by 1969 c 91 § 3.
47.54.040 Leases to municipal corporation--Subleases--Operation of facility by city over one hundred thousand. [1961 c 13 § 47.54.040. Prior: 1959 c 184 § 5.] Repealed by 1969 c 91 § 3.
47.54.050 Call for bids to lease--Publication. [1961 c 13 § 47.54.050. Prior: 1959 c 184 § 6.] Repealed by 1969 c 91 § 3.
47.54.060 Bid for lease--Contents, manner, deposit. [1961 c 13 § 47.54.060. Prior: 1959 c 184 § 7.] Repealed by 1969 c 91 § 3.
47.54.070 Bids publicly opened--Notification of bidders--Consideration of improvements. [1961 c 13 § 47.54.070. Prior: 1959 c 184 § 8.] Repealed by 1969 c 91 § 3.
47.54.080 Rejection of all bids--Republication of call. [1961 c 13 § 47.54.080. Prior: 1959 c 184 § 9.] Repealed by 1969 c 91 § 3.
47.54.090 Award of lease when bidder fails--Forfeiture of deposit--Return of deposits. [1961 c 13 § 47.54.090. Prior: 1959 c 184 § 10.] Repealed by 1969 c 91 § 3.
47.54.100 Lessee's bond--Conditions. [1961 c 13 § 47.54.100. Prior: 1959 c 184 § 11.] Repealed by 1969 c 91 § 3.
47.54.110 Qualification of sureties--Additional sureties or bond. [1961 c 13 § 47.54.110. Prior: 1959 c 184 § 12.] Repealed by 1969 c 91 § 3.
47.54.120 Rules and regulations--Parking rates. [1961 c 13 § 47.54.120. Prior: 1959 c 184 § 13.] Repealed by 1969 c 91 § 3.
47.54.130 Proceeds under chapter to be deposited in motor vehicle fund. [1961 c 13 § 47.54.130. Prior: 1959 c 184 § 14.] Repealed by 1969 c 91 § 3.
47.54.900 Inconsistent laws superseded--Severability. [1961 c 13 § 47.54.900. Prior: 1959 c 184 § 15.] Repealed by 1969 c 91 § 3.

## Chapter 47.56

## STATE TOLL BRIDGES, TUNNELS, AND FERRIES

47.56.020 Authority created--Members. [1961 c 278 § $1 ; 1961$ c 13 § 47.56.020. Prior: 1955 c 285 § 20; 1953 c 220 § 2; 1937 c 173 § 2; RRS § 6524-2.] Repealed by 1979 ex.s. c 57 § 11.
47.56.021 Terms of appointive members of authority--Vacancies. [1961 c 278 § 2.] Decodified.
47.56.023 Compensation and travel expenses for members of authority. [1975-'76 2nd ex.s. c 34 § 141 ; 1965 ex.s. c 170 § 32; 1961 c 278 § 4.] Decodified.
47.56.025 Authority continued with same powers notwithstanding change in membership. [1961 c 278 § 5.] Decodified.
47.56.027 Rules, general powers of authority--Executive secretary. [1961 c 278 § 6.] Repealed by 1984 c 7 § 388.
47.56.029 Authority's resolutions, motions--Notice of meetings-Quorum. [1961 c 278 § 7.] Repealed by 1984 c 7 § 388.
47.56.034 Division of toll facilities in highway commission--Powers and duties. [1965 ex.s. c 170 § 30; 1961 c 278 § 10.] Repealed by 1977 ex.s. c 151 § 80 .
47.56.036 Qualifications of assistant director of toll facilities. [1961 c 278 § 11.] Repealed by 1965 ex.s. c $170 \S 69$.
47.56.038 Powers and duties of the division of toll facilities. [1961 c 278 § 12.] Repealed by 1965 ex.s. c $170 \S 69$.
47.56.252 Sale of unneeded property to governmental entities-Certification to governor--Execution, delivery of deed. [1961 c 257 § 1.] Repealed by 1979 ex.s. c 189 § 7.

Effective date-- 1979 ex.s. c 189: See note following RCW 47.12.283.
47.56.260 Ferry service at Tacoma Narrows--Ratification. [1961 c 13 § 47.56.260. Prior: 1941 c 9 § 1; Rem. Supp. 1941 § 6524-3b. FORMER PART OF SECTION: 1941 c 9 § 2 now codified as RCW 47.56.261.] Decodified pursuant to 1984 c 7 § 387.
47.56.261 Ferry service at Tacoma Narrows--Authorization. [1961 c 13 § 47.56.261. Prior: 1941 c 9 § 2; Rem. Supp. 1941 § 6524-3c. Formerly RCW 47.56.260, part.] Decodified pursuant to 1984 c 7 § 387.
47.56.274 Fox Island toll bridge--Appropriation--Not available until Pierce county assumes obligations. [1961 c 13 § 47.56.274. Prior: 1957 c 270 § 2.] Decodified pursuant to 1984 c 7 § 387.
47.56.275 Fox Island toll bridge--Retirement of revenue bonds-Deposit of appropriation. [1961 c 13 § 47.56.275. Prior: 1957 c 270 § 3.] Decodified pursuant to 1984 c $7 \S 387$.
47.56.276 Fox Island toll bridge--Tacoma Narrows toll bridge county aid fund--Assignment--Disposition. [1961 c 13 § 47.56.276. Prior: 1957 c 270 § 4.] Decodified pursuant to 1984 c 7 § 387.
47.56.277 Fox Island toll bridge--Continuation of tolls to repay funds--Revision, readjustment of tolls, traffic classification. [1961 c 13 § 47.56.277. Prior: 1957 c 270 § 5.] Decodified pursuant to 1984 c 7 § 387.
47.56.278 Fox Island toll bridge--Disposition of various funds--Accounts--Audit--Toll operations and maintenance of bridge. [1961 c 13 § 47.56.278. Prior: 1957 c 270 § 6.] Decodified pursuant to 1984 c 7 § 387.
47.56.280 Additional Lake Washington bridge ( 1953 Act)--Hearings. [1953 c 192 § 1.] Repealed by 1957 c 266 § 7.
47.56.281 Additional Lake Washington bridge (1957 Act)--Approaches--Site. [1961 c 13 § 47.56.281. Prior: 1957 c 266 § 1 ; prior: 1953 c 192 § 1.] Decodified pursuant to 1984 c 7 § 387.
47.56.283 Additional Lake Washington bridge (1957 Act)-Imposition of tolls on existing and additional bridges. [1961 c 13 § 47.56.283. Prior: 1957 c 266 § 3.] Decodified pursuant to 1984 c 7 § 387.
47.56.285 Additional Lake Washington bridge (1957 Act)--Appro-priation--Repayment from sale of bonds. [1961 c 13 § 47.56.285. Prior: 1957 c 266 § 5.] Decodified pursuant to 1984 c 7 § 387.
47.56.300 Additional Lake Washington bridge (1953 Act)--Appro-priation--Repayment from bond issue. [1953 c 192 § 3.] Repealed by 1957 c 266 § 7.
47.56.350 Bridging Puget Sound, Hood Canal--Study, construction, authorized--Bonds. [1961 c 13 § 47.56.350. Prior: 1953 c 78 § 1.] Repealed by 1977 c 75 § 96.
47.56.370 Longview bridge—Agreements with Oregon. [1961 c 13 § 47.56.370. Prior: 1953 c 272 § 1.] Repealed by 1973 1st ex.s. c $151 \S$ 20.
47.56.371 Longview bridge to become toll free--Maintenance of Washington portion and approaches. [1965 ex.s. c 170 § 10.] Repealed by 1973 1st ex.s. c 151 § 20.
47.56.372 Longview bridge to become toll free--Maintenance of portion lying within boundaries of Oregon. [1965 ex.s. c 170 § 11.] Repealed by 1973 lst ex.s. c 151 § 20.
47.56.510 Bridging lower Columbia River, study, agreements with Oregon and other governmental agencies--Appropriation. [1961 c 13 § 47.56.510. Prior: 1957 c 172 § 39.] Repealed by 1961 c 209 § 11.
47.56.520 Bridging lower Columbia River--Agreements with governmental agencies for financing, location, construction, operation and maintenance. [1961 c 13 § 47.56 .520 . Prior: 1959 c 144 § 1.] Repealed by 1961 c 209 § 11.
47.56.530 Bridging lower Columbia River--Provisions between Oregon and Washington--Advances, expenses--Maintenance, repair. [1961 c 13 § 47.56.530. Prior: 1959 c 144 § 2.] Repealed by 1961 c 209 § 11.
47.56.540 Bridging lower Columbia River--Revenue bonds. [1961 c 13 § 47.56.540. Prior: 1959 c 144 § 3.] Repealed by 1961 c 209 § 11.
47.56.550 Bridging lower Columbia River--Tolls. [1961 c 13 § 47.56.550. Prior: 1959 c 144 § 4.] Repealed by 1961 c 209 § 11.
47.56.560 Bridging lower Columbia River--Construction of act. [1961 c 13 § 47.56 .560 . Prior: 1959 c 144 § 5.] Repealed by 1961 c 209 § 11.
47.56.570 Naches Pass tunnel--Study--May be part of highway system or toll project--Description. [1961 c 13 § 47.56.570. Prior: 1959 c 292 § 1.] Repealed by 1984 c 7 § 388.
47.56.620 Naches Pass tunnel--Appropriation. [1961 c 13 § 47.56.620. Prior: 1959 c 292 § 6.] Decodified pursuant to 1985 c 7 § 157.
47.56.664 Bridging lower Columbia river in vicinity of Astoria-Megler--Payments from Pacific county's pledge--Retention from distribution from motor vehicle fund. [1961 c 209 § 9.] Repealed by 1969 ex.s. c 281 § 62.
47.56.710 Spokane river toll bridge--Contracts with bondholders authorized--Additional bridges. [1969 ex.s. c 117 § 1.] Repealed by 1979 c 131 § 9.

Severability--1979 c 131: See note following RCW 47.56.711.

## Chapter 47.57

TOLL FACILITY AID DISTRICTS
47.57.010 through 47.57.220 Bridge, tunnel or ferry districts. [1961 c 13 §§ 47.57.010-47.57.220. Prior: 1951 c 199 §§ $1-22$.$] Repealed by$ 1961 c 181 § 49.
47.57.230 through $\mathbf{4 7 . 5 7 . 7 0 0}$ [1970 ex.s. c $56 \S 63 ; 1970$ ex.s. c 42 § 28 ; 1969 ex.s. c 232 § 77 ; 1961 c 181 §§ $1-48$.] Repealed by 1971 c 76 § 6.
47.57.900 Construction. [1961 c 13 § 47.57.900. Prior: 1951 c 199 § 23, part.] Repealed by 1961 c 181 § 49.

## Chapter 47.58

## EXISTING AND ADDITIONAL BRIDGES

47.58.910 Severability. [1955 c 208 § 12.] Repealed by 1961 c 13 § 47.98.050. Later enactment, see RCW 47.98.040.

## Chapter 47.59 <br> TOLL ROADS

47.59.010 through 47.59 .220 [1955 c 268 §§ $1-22$.] Repealed by 1957 c 211 § 1.
47.59.500, 47.59.510 [1955 c 268 §§ 23, 24.] Repealed by 1957 c 211 § 1 . Later enactment concerning Tacoma-Seattle-Everett facility, see RCW 47.10.700-47.10.724.
47.59.900 through 47.59 .930 [1955 c 268 §§ 25-28.] Repealed by 1957 c 211 § 1.

## Chapter 47.60 <br> PUGET SOUND FERRY AND TOLL BRIDGE SYSTEM

47.60.045 Comprehensive long range plan for cross sound transportation. [1971 ex.s. c 195 § 17 ; 1963 ex.s. c 3 § 23.] Repealed by 1983 c $3 \S 133$.
47.60.070 Bond resolution to provide for setting aside funds. [1961 c 13 § 47.60.070. Prior: 1957 c 230 § 1 ; 1955 c 21 § 1 ; 1953 c 220 § 4; 1949 c 179 § 5, part; Rem. Supp. 1949 § 6584-34, part.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: Sce note following RCW 19.28.330
47.60.180 "Authority revolving fund" established--Purposes. [1961 c 13 § 47.60.180. Prior: 1953 c 220 § 5 ; 1951 c 259 § 14.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
47.60.190 Projects established through authority revolving fund-Repayment of fund. [1961 c 13 § 47.60.190. Prior: 1951 c 259 § 15.] Repealed by 1979 ex.s. c $67 \S 18$.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
47.60.320 State ferries--Change in tariffs, restrictions. [1961 c 13 §47.60.320. Prior: 1959 c 199 §4.] Repealed by 1972 ex.s. c 24 § 9.
47.60.325 State ferries--Tolls--Stabilization--Changes. [1981 c 342 § $10 ; 1972$ ex.s. c 24 § 8.] Repealed by 1983 c 15 § 31.
47.60.510 Evaluation of alternative methods of providing ferry transportation service across Puget Sound and adjacent waters. [1971 ex.s. c 149 § 1.] Repealed by 1977 ex.s. c 235 § 19.
47.60.520 Evaluation of alternative methods of providing ferry transportation service across Puget Sound and adjacent waters--Cross sound transportation plan--Progress reports. [1971 ex.s. c 149 § 2.] Repealed by 1977 ex.s. c 235 § 19.
47.60.660 Ferry construction contract negotiations--Prequalification of firms desiring to contract. [1977 ex.s. c 166 § 2.] Repealed by 1983 c 133 § 12.
47.60.670 Ferry construction contract negotiations--Preference for Washington firm. [1977 ex.s. c 166 §8.] Repealed by 1980 c 2 § 4.

## Chapter 47.61 <br> ACQUISITION OF NEW FERRY VESSELS PURSUANT TO

 URBAN MASS TRANSPORTATION ACT OF 196447.61.120 Bonds to provide matching funds--Appropriation from motor vehicle fund. [1965 ex.s. c 56 § 12.] Decodified pursuant to 1984 c 7 § 387.

## Chapter 47.64

## MARINE EMPLOYEES--PUBLIC EMPLOYMENT RELATIONS

47.64.010 Definitions. [1981 c 344 § $1 ; 1975$ lst ex.s. c 296 § 33; 1961 c 13 § 47.64.010. Prior: 1949 c 148 § 2; Rem. Supp. 1949 § 6524-23.] Repealed by 1983 c 15 § 31.
47.64.020 Marine employee commission to be established--Mem-bership--Terms--Compensation. [1961 c 13 § 47.64.020. Prior: 1953 c 211 § 1; 1949 c 148 § 3, part; Rem. Supp. 1949 § 6524-24, part.] Repealed by 1975 1st ex.s. c 296 § 39.
47.64.030 Duties of commission in general. [1975 lst ex.s. c 296 § 34; 1961 c 13 § 47.64.030. Prior: 1953 c 211 § 2; 1949 c 148 § 3, part; Rem. Supp. 1949 § 6524-24, part.] Repealed by 1981 c 344 § 10. Later enactment, see RCW 47.64.031.

Severability--1981 c 344: See note following RCW 47.64.010.
47.64.031 Duties of transportation department and commission, public employment relations commission. [1981 c 344 § 2.] Repealed by 1983 c $15 \S 31$.
47.64.040 Adjudication of labor disputes-Hearings--Subpoenas. [1979 ex.s. c 73 § $1 ; 1975$ lst ex.s. c 296 § $35 ; 1961$ c $13 \S 47.64 .040$. Prior: 1949 c 148 § 3, part; Rem. Supp. 1949 § 6524-24, part.] Repealed by 1983 c 15 § 31.
47.64.050 Unemployment compensation. [1961 c 13 § 47.64.050. Prior: 1951 c 82 § 1; 1949 c 148 § 4; Rem. Supp. 1949 § 6524-25.] Repealed by 1973 lst ex.s. c 158 § 20.

Effective date--1973 1st ex.s. c 158: See note following RCW 50.08.020.
47.64.100 Application of chapter and marine classification and compensation plan--Ferry employees rights of af filiation and collective bargaining--Effect of existing collective bargaining agreements-Competitive examinations prohibited for current positions. [1981 c 344 § 3.] Repealed by 1983 c 15 § 31.
47.64.110 Strikes by ferry employees--Unlawful--Suits to restrain or enjoin--Violation of injunction, fines. [1981 c 344 § 4.] Repealed by 1983 c 15 § 31 .

## Chapter 47.65

## PUGET SOUND TRANSPORTATION SYSTEM--EMPLOYEES' RETIREMENT

47.65.010 Puget Sound transportation stabilization fund. [1961 c 13 § 47.65.010. Prior: 1957 c 271 § 1.] Repealed by 1961 ex.s. c 7 § 26.
47.65.020 State employees' retirement system and OASI coverage
 Prior: 1957 c 271 § 2.] Repealed by 1961 ex.s. c 7 § 26.
47.65.030 Allocation of motor vehicle fund moneys to stabilization fund. Cross-reference section, decodified.
47.65.040 Expenditure of balance of motor vehicle fund. Crossreference section, decodified.
47.65.050 Stabilization fund--Reversion of unexpended balance. [1961 c 13 § 47.65.050. Prior: 1957 c 271 § 5.] Repealed by 1961 ex.s. c 7 § 26.
47.65.060 Employees to be members of state employees' retirement system--Employer's contribution--Former service credit. [1961 c 13 § 47.65.060. Prior: 1957 c 271 § 6.] Decodified pursuant to 1984 c 7 § 387.
47.65.070 Federal social security. Cross-reference section, decodified.
47.65.080 Employer's contribution for former service. [1961 c 13 § 47.65.080. Prior: 1957 c 271 §8.] Decodified pursuant to 1984 c 7 § 387.
47.65.090 Appropriation. [1957 c 271 § 9.] Repealed by 1961 c 13 § 47.98.050.
47.65.091 Appropriation--1959 ex.s. c 4. [1961 c 13 § 47.65.091. Prior: 1959 ex.s. c 4 § 3.] Repealed by 1984 c 7 § 388.
47.65.100 Subsidization study. [1957 c 271 § 10.] Repealed by 1961 c 13 §47.98.050.
47.65.110 Chapter expires June 30, 1961. [1961 c 13 §47.65.110. Prior: 1959 ex.s. c 4 § 2 ; 1957 c 271 § 12.] Repealed by 1961 ex.s. c 7 § 25.

## Chapter 47.68 <br> AERONAUTICS

(Formerly: Chapter 14.04 RCW, Aeronautics commission)
47.68.910 Short title--1947 c 165. [1947 c 165 § 37. Formerly RCW 14.04.910.] Repealed by 1984 c 7 § 388.

## Title 48 <br> INSURANCE

## Chapter 48.02 INSURANCE COMMISSIONER

48.02.070 Orders—Notices. [1947 c 79 § .02.07; Rem. Supp. 1947 § 45.02.07.] Repealed by 1967 c 237 § 28, effective July 1, 1967, see RCW 34.04.921.

## Chapter 48.03 <br> EXAMINATIONS

48.03.080 Compelling testimony. [1947 c 79 § .03.08; Rem. Supp. 1947 § 45.03.08.] Repealed by 1967 c 237 § 28, effective July 1, 1967, see RCW 34.04.921.

## Chapter 48.04 <br> HEARINGS AND APPEALS

48.04.040 Notice of hearing. [1967 c 237 § 17 ; 1947 c 79 §. 04.04 ; Rem. Supp. 1947 § 45.04.04.] Repealed by 1973 1st ex.s. c 107 § 4.
48.04.080 Procedure on hearing. [1947 c 79 § .04.08; Rem. Supp. 1947 § 45.04 .08 .] Repealed by 1967 c 237 § 28, effective July 1, 1967, see RCW 34.04.921.
48.04.090 Order on hearing. [1967 c 237 § 18; 1947 c 79 § .04.09; Rem. Supp. 1947 § 45.04.09.] Repealed by 1973 1st ex.s. c 107 § 4.
48.04.100 Appeal from commissioner's order. [1947 c 79 § .04.10; Rem. Supp. 1947 § 45.04.10.] Repealed by 1967 c 237 § 28.
48.04.110 Appeal, how taken. [1947 c 79 § .04.11; Rem. Supp. 1947 § 45.04.11.] Repealed by 1967 c 237 § 28.
48.04.120 Transcript of record. [1947 c 79 § .04.12; Rem. Supp. 1947 § 45.04.12.] Repealed by 1967 c 237 § 28.
48.04.130 Hearing on appeal. [1947 c 79 § .04.13; Rem. Supp. 1947 § 45.04.13.] Repealed by 1967 c 237 § 28.
48.04.150 Appeals to supreme court. [1947 c 79 §.04.15; Rem. Supp. 1947 § 45.04 .15.$]$ Repealed by 1967 c 237 § 28.

## Chapter 48.05

## INSURERS--GENERAL REQUIREMENTS

48.05.230 Countersignature of policies. [1965 ex.s. c 70 § 2; 1947 c 79 §.05.23; Rem. Supp. 1947 § 45.05 .23 .] Repealed by 1979 ex.s. c 130 § 5.
48.05.240 Exceptions to countersignature requirement. [1961 c 194 § 2; 1947 c 79 § . 05.24 ; Rem. Supp. 1947 § 45.05.24.] Repealed by 1979 ex.s. c $130 \S 5$.

## Chapter 48.09 <br> MUTUAL INSURERS

48.09.020 Requirements--Property insurer. [1947 c 79 § .09.02; Rem. Supp. 1947 § 45.09.02.] Repealed by 1957 c 193 § 22.
48.09.030 Specific risks, property insurer. [1947 c 79 § .09.03; Rem. Supp. 1947 § 45.09.03.] Repealed by 1957 c 193 § 22.
48.09.040 Requirements--Assessment property insurer. [1947 c 79 §.09.04; Rem. Supp. 1947 § 45.09.04.] Repealed by 1957 c 193 § 22.
48.09.050 Requirements--Assessment farm property insurer. [1947 c 79 § .09.05; Rem. Supp. 1947 § 45.09.05.] Repealed by 1957 c 193 § 22.
48.09.060 Requirements--Vehicle insurer. [1947 c 79 § .09.06; Rem. Supp. 1947 § 45.09.06.] Repealed by 1957 c 193 § 22.
48.09.070 Requirements--Life insurer. [1947 c 79 § .09.07; Rem. Supp. 1947 § 45.09.07.] Repealed by 1957 c 193 § 22.
48.09.080 Requirements--Disability insurer. [1947 c 79 § .09.08; Rem. Supp. 1947 § 45.09.08.] Repealed by 1957 c 193 § 22.
 Repealed by 1980 c 135 § 3.

## Chapter 48.11

INSURING POWERS
48.11.010 Kinds of insurance-Capital and surplus requirements. [1947 c 79 §.11.01; Rem. Supp. 1947 § 45.11 .01 .] Repealed by 1963 c 195 § 10.
48.11.090 "Bail bond insurance" defined. [1947 c 79 §.11.09; Rem. Supp. 1947 § 45.11 .09.] Repealed by 1967 c 150 § 9.
48.11.110 Authority to transact additional kinds of insurance. [1957 c 193 § 6; 1947 c 79 § .11.11; Rem. Supp. 1947 § 45.11.11.] Repealed by 1963 c 195 § 10.
48.11.120 Capital, surplus required for additional insuring powers. [1947 c 79 §.11.12; Rem. Supp. 1947 § 45.11 .12 .] Repealed by 1963 c 195 § 10. Later enactment, see RCW 48.05.360.
48.11.170 Use of surplus. [1947 c 79 § .11.17; Rem Supp. 1947 § 45.11.17.] Repealed by 1963 c 195 § 10.
48.11.180 Capital funds of foreign and alien insurers. [1947 c 79 § .11.18; Rem. Supp. 1947 § 45.11 .18 .] Repealed by 1963 c 195 § 10.

## Chapter 48.12 <br> ASSETS AND LIABILITIES

48.12.150 Standard valuation law--Life insurance. [1979 c 157 § 1 ; 1973 lst ex.s. c 162 § $4 ; 1963$ c 195 § 13 ; 1961 c 194 § 3; 1959 c 225 § 3; 1957 c 193 § 7; 1947 c 79 §.12.15; Rem. Supp. 1947 § 45.12.15.] Repealed by 1982 lst ex.s. c 9 § 36. Later enactment, see chapter 48.74 RCW.

## Chapter 48.13 INVESTMENTS

48.13.370 Separate accounts in connection with a pension, retirement or profit-sharing annuity or plan--Allocations, credits, charges-Ownership. [1965 ex.s. c 70 § 14.] Repealed by 1969 c 104 § 9. Later enactment, see chapter 48.18A RCW.
48.13.380 Separate accounts in connection with a pension, retirement or profit-sharing annuity or plan--Investment and reinvestment. [1965 ex.s. c 70 § 15 .] Repealed by 1969 c 104 § 9. Later enactment, see chapter 48.18A RCW.
48.13.390 Separate accounts in connection with a pension, retirement or profit-sharing annuity or plan--Transfers. [1965 ex.s. c $70 \S$ 16.] Repealed by 1969 c 104 § 9. Later enactment, see chapter 48.18A RCW.
48.13.400 Separate accounts in connection with a pension, retirement or profit-sharing annuity or plan--Amounts contributed by beneficiary participant. [1965 ex.s. c 70 § 17.] Repealed by 1969 c 104 § 9. Later enactment, see chapter 48.18 A RCW.
48.13.410 Separate accounts in connection with a pension, retirement or profit-sharing annuity or plan--Caption regarding separate account to appear on face of policy, contract or certificate. [ 1965 ex.s. c 70 § 18.] Repealed by 1969 c 104 § 9. Later enactment, see chapter 48.18A RCW.

## Chapter 48.17

## AGENTS, BROKERS, SOLICITORS, A ND ADJUSTERS

48.17.080 "Controlled business" disqualification. [1947 c 79 § .17.08; Rem. Supp. 1947 § 45.17.08.] Repealed by 1985 c 264 § 16.
48.17.140 Examination by life insurers. [1947 c 79 § .17.14; Rem. Supp. 1947 § 45.17 .14 .] Repealed by 1955 c 303 § 12.
48.17.400 Adjuster's license--Content. [1947 c 79 § .17.40; Rem. Supp. 1947 § 45.17.40.] Repealed by 1979 ex.s. c 269 § 9, effective April 1, 1980.

Effective date--Implementation--1979 ex.s. c 269: See note following RCW 48.14.010.
48.17.570 Reinstatement or relicensing. [1947 c 79 §.17.57; Rem. Supp. 1947 § 45.17.57.] Repealed by 1963 c 195 § 18.
48.17.580 Fine in lieu of license suspension, revocation, or refusal. [1947 c 79 § .17.58; Rem. Supp. 1947 § 45.17 .58 .] Repealed by 1967 c 237 § 28, effective July 1, 1967, see RCW 34.04.921.

## Chapter 48.18

## THE INSURANCE CONTRACT

48.18.294 Cancellation or nonrenewal of private automobile insurance by insurer--Grounds--Procedure. [1967 ex.s. c 95 § 1.] Repealed by 1969 ex.s. c 241 § 26.
48.18.380 Minor may give acquittance--Life insurance. [1947 c 79 § .18.38; Rem. Supp. 1947 § 45.18.38.] Repealed by 1973 1st ex.s. c 163 § 11.

## Chapter 48.20 <br> DISABILITY INSURANCE

48.20.182 Optional standard provision No. 14--Misstatement of age or sex--Adjustment of overpayments or underpayments. [1982 c 181 § 11; 1951 c 229 § 19. Prior: 1947 c 79 § .20.28; Rem. Supp. 1947 $\S 45.20 .28$.] Repealed by 1983 lst ex.s. c $32 \S 25$.
48.20.400 Disability insurers may combine to write major loss coverage for aged. [1963 c 195 § 19.] Repealed by 1965 ex.s. c $70 \S 21$. See chapter 48.21A RCW.

## Chapter 48.21

## GROUP AND BLANKET DISABILITY INSURANCE

48.21.210 Conversion rights of former employees, former spouses and dependents. [1980 c 10 § 2.] Repealed by 1984 c 190 § 11. Later enactment, see RCW 48.21.250 through 48.21.270.

## Chapter 48.23

## LIFE INSURANCE AND ANNUITIES

48.23.350 Standard nonforfeiture law--Life insurance. [1979 c 157 § 4; 1973 1st ex.s. c $162 \S 5 ; 1963$ c 195 § 20; 1961 c 194 § 7; 1959 c 225 § 8; 1957 c 193 § $15 ; 1947$ c 79 § .23.35; Rem. Supp. 1947 § 45.23.35.] Repealed by 1982 lst ex.s. c 9 § 36. Later enactment, see chapter 48.76 RCW.

## Chapter 48.24 GROUP LIFE AND ANNUITIES

48.24.085 Limitation on amount of term insurance. [1955 c 303 § 22.] Repealed by 1967 c $150 \S 29$.

## Chapter 48.29 <br> TITLE INSURERS

48.29.050 Deposit fee. [1947 c 79 § .29.05; Rem. Supp. 1947 § 45.29.05.] Repealed by 1955 c 86 § 13.
48.29.080 Registration of securities. [1947 c 79 § .29.08; Rem. Supp. 1947 § 45.29.08.] Repealed by 1955 c 86 § 15.

## Chapter 48.30 <br> UNFAIR PRACTICES AND FRAUDS

48.30.160 Rebating--License revocation. [1947 c 79 § .30.16; Rem. Supp. 1947 § 45.30.16] Repealed by 1981 c 339 § 26.
48.30.280 Cancellation or failure to renew based upon sex or marital status deemed unfair practice. [1971 ex.s. c 174 § 1.] Repealed by 1975-'76 2nd ex.s. c 119 § 8. Later enactment, see RCW 48.30.300.
48.30.290 Cancellation or failure to renew based upon sex or marital status deemed unfair practice--Rules and regulations--Enforcement. [1971 ex.s. c 174 § 2.] Repealed by 1975-'76 2nd ex.s. c 119 § 8. Later enactment, see RCW 48.30.300.

## Chapter 48.32

WASHINGTON INSURANCE GUARANTY ASSOCIATION ACT
48.32.140 Recognition of assessments in rates. [1971 ex.s. c 265 § 14.] Repealed by 1977 ex.s. c 183 § 3.

Chapter 48.36
FRATERNAL
48.36.110 Use of funds. [1947 c 79 § .32.11; Rem. Supp. 1947 § 45.32.11.] Repealed by 1955 c 303 § 26.
48.36.360 Valuation--Modification of contributions--Returns. [1953 c 197 § 15 ; 1947 c 79 § .32.36; Rem. Supp. 1947 § 45.32.36.] Repealed by 1973 c 79 § 2.

## Chapter 48.40 <br> FUNERAL SERVICES

48.40.002 Prearrangement funeral service contracts--Authorized-Definitions. [1977 ex.s. c 163 § 1.] Repealed by 1982 c 66 § 19, effective September 1, 1982. Later enactment, see RCW 18.39.240.
48.40.005 Prearrangement funeral service contracts--Trust funds. [1977 ex.s. c 163 § 2.] Repealed by 1982 c 66 § 19, effective September 1, 1982. Later enactment, see RCW 18.39.250.
48.40.007 Prearrangement funeral service contracts-Certificate of registration--Required. [1977 ex.s. c 163 § 3.] Repealed by 1982 c 66 § 19, effective September 1, 1982. Later enactment, see RCW 18.39.260.
48.40.010 Bond a prerequisite--Conditions. [1931 c 32 § 2; RRS § 5847-10.] Repealed by 1953 c 279 § 3.
48.40.012 Prearrangement funeral service contracts--Qualifications for certificates of registration. [1977 ex.s. c 163 § 4.] Repealed by 1982 c 66 § 19, effective September 1, 1982. Later enactment, see RCW 18.39.270.
48.40.015 Prearrangement funeral service contracts--Grounds for nonrenewal, revocation, or suspension of certificate of registration. [1977 ex.s. c 163 §5.] Repealed by 1982 c 66 § 19, effective September 1, 1982. Later enactment, see RCW 18.39.300.
48.40.017 Prearrangement funeral service contracts--Requirements to apply for original certificate of registration. [1977 ex.s. c 163 § 6.] Repealed by 1982 c $66 \S$ 19, effective September 1, 1982. Later enactment, see RCW 18.39.280.
48.40.020 Damages--Action on bond--Attorney's fees. [1931 c 32 § 3; RRS § 5847-11.] Repealed by 1953 c 279 § 3.
48.40.025 Renewal of certificates of registration--Fees--Amounts--Disposition. [1977 ex.s. c 163 § 7.] Repealed by 1982 c 66 § 19, effective September 1, 1982. Later enactment, see RCW 18.39.290.
48.40.030 Deposit of securities--Reports of sales. [1931 c 32 § 4; RRS § 5847-12.] Repealed by 1953 c 279 § 3.
48.40.035 Suspension, revocation, or refusal to renew certificates of registration--Notice of intention--Effect of suspension, etc.--Notice. [1979 c 158 § 207; 1977 ex.s. c 163 §8.] Repealed by 1982 c 66 § 19, effective September 1, 1982. Later enactment, see RCW 18.39.310.
48.40.040 Examination of accounts--Expense thereof. [1931 c 32 § 5; RRS § 5847-13.] Repealed by 1953 c 279 § 3.
48.40.045 Annual statement of financial condition--Filing--Form--Contents--Effect of failure to file. [1977 ex.s. c 163 § 9.] Repealed by 1982 c $66 \S 19$, effective September 1, 1982. Later enactment, see RCW 18.39.320.
48.40.050 Fraternal societies excepted. [1931 c 32 § 6; RRS § 5847-14.] Repealed by 1953 c 279 § 3.
48.40.055 Prearrangement funeral contract forms--Approval required--Grounds for disapproval. [1977 ex.s. c 163 § 10.] Repealed by 1982 c 66 § 19, effective September 1, 1982. Later enactment, see RCW 18.39.330.
48.40.060 Penalties. [1931 c 32 § 7; RRS § 5847-15.] Repealed by 1953 c 279 § 3 .
48.40.065 Rules and regulations--Investigations--Examinations-Hearings. [1977 ex.s. c 163 § 11.] Repealed by 1982 c 66 § 19, effective September 1, 1982. Later enactment, see RCW 18.39.340.
48.40.070 Requirements are cumulative. [1931 c 32 § 8; RRS § 5847-16.] Repealed by 1953 c 279 § 3.
48.40.075 Violations-Noncompliance—Penalty-Unfair prac-tice--Chapter 63.14 RCW governs retail installment transactions. [1977 ex.s. c 163 § 12.] Repealed by 1982 c $66 \S 19$, effective September 1, 1982. Later enactment, see RCW 18.39.350.
48.40.080 Sale, etc., of contract or certificate for funeral services-Laws applicable. [1953 c 279 § 1.] Repealed by 1982 c 66 § 19, effective September 1, 1982.
48.40.090 Fraternal, benevolent associations, etc., and labor unions excepted. [1953 c 279 § 2.] Repealed by 1982 c 66 § 19, effective September 1, 1982. Later enactment, see RCW 18.39.360.
48.40.900 Severability-1977 ex.s. c 163. [1977 ex.s. c 163 § 14.] Repealed by 1982 c 66 § 19, effective September 1, 1982.

## Chapter 48.44 <br> HEALTH CARE SERVICES

48.44.025 Agreements for vision care--Performance by nonparticipating optometrists--Reimbursement or indemnity to be provided. [1969 c 143 § 1.] Repealed by 1982 c 181 § 27.
48.44.045 Health care service contract agent's license--Fee-Issuance and renewal procedure. [1969 c 115 § 8.] Repealed by 1983 c 202 § 17.
48.44.162 Revocation, suspension, refusal of agent's license-Grounds. [1973 1st ex.s. c 65 § 3; 1969 c 115 § 9.] Repealed by 1983 c 202 § 17.
48.44.190 Witnesses, subpoenas, depositions, oaths. [1961 c 197 § 16.] Repealed by 1967 c 237 § 28, effective July 1,1967 , see RCW 34.04.921.
48.44.280 Conversion rights of former employees, former spouses and dependents. [1980 c 10 § 3.] Repealed by 1984 c 190 § 11. Later enactment, see RCW 48.44.360 through 48.44.380.

## Chapter 48.46 HEALTH MAINTENANCE ORGANIZATIONS

48.46.050 Powers of certificate holder include powers of health care contractors. [1975 1st ex.s. c 290 § 6.] Repealed by 1983 c 106 § 25.
48.46.065 Conversion rights of former employees, spouses, and dependents. [1980 c 10 § 4.] Repealed by 1984 c 190 § 11. Later enactment, see RCW 48.46.440 through 48.46.460.
48.46.330 Newborn infants, coverage required, when. [1983 c 106 § 11.] Repealed by 1985 c 320 § 9.

## Chapter 48.48 <br> STATE FIRE MARSHAL

48.48.010 Commissioner ex officio state fire marshal. [1947 c 79 § .33.01; Rem. Supp. 1947 § 45.33.01.] Repealed by 1985 c 470 § 37, effective January 1, 1986.
48.48.020 Deputy fire marshals-Resident marshals. [1969 ex.s. c 241 § 17; 1947 c 79 § .33.02; Rem. Supp. 1947 § 45.33.02.] Repealed by 1985 c 470 § 37, effective January 1, 1986.
48.48.100 Fire prevention. [1947 c 79 § . 33.10; Rem. Supp. 1947 § 45.33.10.] Repealed by 1985 c 470 § 37, effective January 1, 1986.
48.48.130 Hearings and appeals. [1947 c 79 §.33.13; Rem. Supp. 1947 § 45.33 .13 .] Repealed by 1985 c 470 § 37, effective January 1, 1986.

## Chapter 48.52

## EMPLOYEE WELFARE TRUST FUNDS

48.52.010 Definitions. [1955 ex.s. c 8 § 1.] Repealed by 1979 ex.s. c 34 § 1 .
48.52.015 Trustees to register fund with commissioner. [1965 ex.s. c 69 § 4.] Repealed by 1979 ex.s. c 34 § 1.
48.52.020 Examinations of trust funds--Costs. [1965 ex.s. c 69 § $1 ; 1961$ c 174 § $1 ; 1955$ ex.s. c 8 § 2.] Repealed by 1979 ex.s. c 34 § 1.
48.52.030 Records, accounts, reports--Costs of examination if out of state-Trustees' duties--Inspection, destruction. [1965 ex.s. c $69 \S$ 2; 1961 c 174 § 2; 1955 ex.s. c 8 § 3.] Repealed by 1979 ex.s. c 34 § 1.
48.52.040 Insurers and health care contractors--Contracts and fees--Filing, inspection, destruction. [1955 ex.s. c 8 § 4.] Repealed by 1979 ex.s. c $34 \S 1$.
48.52.050 Enforcement of chapter. [1955 ex.s. c 8 § 5.] Repealed by 1979 ex.s. c $34 \S 1$.
48.52.060 Hearing and review. [1967 c 237 § $19 ; 1955$ ex.s. c $8 \S$ 6.] Repealed by 1979 ex.s. c 34 § 1.
48.52.070 Exemptions. [1965 ex.s. c 69 § 3; 1955 ex.s. c 8 § 7.] Repealed by 1979 ex.s. c 34 § 1.
48.52.080 Penalties. [1955 ex.s. c 8 § 8.] Repealed by 1979 ex.s. c 34 § 1.
48.52.090 Coverage, benefits or services for dependent children to include congenital anomalies of newborn children. [1974 ex.s. c 139 § 4.] Repealed by 1979 ex.s. c $34 \S 1$.

## Chapter 48.66

MEDICARE SUPPLEMENTAL HEALTH INSURANCE ACT
48.66.040 Minimum coverage requirements. [1981 c 153 § 4.] Repealed by 1982 c 200 § 4. Later enactment, see RCW 48.66.041.

## Title 49

## LABOR REGULATIONS

## Chapter 49.04 <br> APPRENTICESHIP

49.04.020 Duties of council. [1941 c 231 § 1, part; Rem. Supp. 1941 § 7614-3, part.] Now codified in RCW 49.04.010.
49.04.075 Registration of apprenticeship and training agreements and standards--Fees authorized. [1982 1st ex.s. c 39 § 1.] Repealed by 1983 c 90 § 1 .

## Chapter 49.12

INDUSTRIAL WELFARE
(Formerly: Female and child labor)
49.12.030 Industrial welfare commission. [1913 c 174 § 3; RRS § 7624 1/2.] Repealed by 1973 2nd ex.s. c 16 § 19.
49.12.031 Industrial welfare committee. Cross-reference section, decodified.
49.12.040 Duties of committee. [1913 c 174 § 6; RRS § 7625. FORMER PART OF SECTION: 1913 c 174 § 15 ; RRS § 7634; now codified as RCW 49.12.125.] Repealed by 1973 2nd ex.s. c 16 § 19.
49.12.060 Minors defined--1913 Act. [1913 c 174 § 8; RRS § 7627.] Repealed by 1973 2nd ex.s. c 16 § 19.
49.12.070 Hearings--Oaths and witnesses--Fees. [1913 c 174 § 9; RRS § 7628.] Repealed by 1973 2nd ex.s. c 16 § 19.
49.12.080 Conference to investigate conditions--Minimum wage may be set. [1913 c 174 § 10; RRS § 7629.] Repealed by 1973 2nd ex.s. c 16 § 19.
49.12.090 Committee to fix minimum wages for women. [1913 c 174 § 11 ; RRS § 7630.] Repealed by 1973 2nd ex.s. c 16 § 19.
49.12.100 Reopening of hearing. [1943 c 192 § $1 ; 1913$ c 174 § 12 ; Rem. Supp. 1943 § 7631.] Repealed by 1973 2nd ex.s. c 16 § 19.
49.12.120 Wages and conditions for minors--Order. [1949 c 195 § 1; 1913 c 174 § 14; Rem. Supp. 1949 § 7633.] Repealed by 1973 2nd ex.s. c 16 § 19.
49.12.160 Appeal--Scope of review. [1913 c 174 § 19; RRS § 7639.] Repealed by 1973 2nd ex.s. c 16 § 19.
49.12.190 Women and minors in telephone industry. [1917 c 29 § 1; 1915 c 68 § 1; RRS § 7641.$]$ Repealed by 1973 2nd ex.s. c 16 § 19.
49.12.210 Equal pay for equal work-Civil recovery. [1943 c 254 § 1; Rem. Supp. 1943 § 7636-1.] Now codified as RCW 49.12.175.
49.12.215 Seats to be provided-- 1890 Act. [1890 p 104 § 1; RRS § 7615, part.] Repealed by 1973 2nd ex.s. c 16 § 19.
49.12.217 Seats to be provided--Penalty. [1890 p 104 § 2; RRS § 7615 , part.] Repealed by 1973 2nd ex.s. c 16 § 19.
49.12.220 Seats to be provided--1911 Act. [1911 c 37 § 2; RRS § 7617. Cf. 1901 c 68 § 2.] Repealed by 1973 2nd ex.s. c 16 § 19.
49.12.230 Seats to be provided--Penalty. [1911 c 37 § 3; RRS § 7619. Cf. 1901 c 68 § 3.] Repealed by 1973 2nd ex.s. c 16 § 19.

## Chapter 49.16 <br> SAFETY--EXTRAHAZARDOUS EMPLOYMENT

49.16.010 Definitions. [1957 c 70 § 2. Prior: (i) 1939 c 41 § 2, part; 1929 c 132 § 1, part; 1927 c 310 § 2, part; 1921 c 182 § 2, part; 1919 c 131 § 2, part; 1917 c 120 § 1, part; 1911 c 74 § 3, part; RRS § 7675, part. (ii) 1919 c 130 § 2; RRS § 7728. (iii) 1919 c 130 § 3; RRS § 7729. (iv) 1919 c 130 § 22; RRS § 7748.] Repealed by 1973 c 80 § 28.

Severability--1919 c 130: "Section 6604-119. Adjudication of invalidity of any of Sections 6604-48 to 6604-120, inclusive, or any part of any section shall not impair or otherwise affect the validity of any other of said sections. ${ }^{n}$ [1919 c 130 § 74; RRS § 7795.]

Repeal and saving--1919 c 130: "Section 6604-120. All acts and parts of acts in conflict with the provisions of Sections 6604-48 to Section 6604-120, inclusive, are hereby repealed, but nothing herein contained shall operate to repeal any part of the Coal Mining Code or any of the following sections of Remington \& Ballinger's Annotated Codes and Statutes of Washington, or any part thereof: 6572 to 6589, inclusive, 8213 to 8240, inclusive, and 8626." [1919 c 130 § 75; RRS § 7796.]

Effective date--1919 c 130: "The time when Sections 6604-48 to 6604-1 20 shall take effect shall be in accordance with the provisions of the seventh amendment to the state constitution, but the rewards and penalties prescribed by Sections 6604-96, 6604-98, 6604-99, 6604100, 6604-101, 6604-102, 6604-105, 6604-106, 6604-107, 6604-108, and the penalty provided by section 6604-52, shall not be operative until on and after the expiration of four fractional or full calendar months after said sections shall take effect." [1919 c 130 § 76.] The above three sections apply to RCW 49.16.010-49.16.150.
49.16.020 Application of chapter. [1919 c 130 § 1; RRS § 7727.] Repealed by 1973 c 80 § 28.
49.16.030 Workmen to be safeguarded--Duty of employer. [1919 c 130 § 4; RRS § 7730.] Repealed by 1973 c 80 § 28.
49.16.040 Duty of workmen--Penalty. [1919 c 130 § 5; RRS § 7731.] Repealed by 1973 c $80 \S 28$.
49.16.050 Safety standards to be promulgated. [1919 c 130 § 8; RRS § 7734.] Repealed by 1973 c 80 § 28.
49.16.060 Uniformity in standards. [1919 c 130 § 20; RRS § 7746.] Repealed by 1973 c 80 § 28.
49.16.070 Recommendations by employers or workmen. [1919 c 130 § 21; RRS § 7747.] Repealed by 1973 c 80 § 28.
49.16.080 Hearings on establishment of standards. [1919 c 130 § 23; RRS § 7749.] Repealed by 1973 c 80 § 28.
49.16.090 Written notice--Posting. [1923 c 136 § 12; 1919 c 130 § 25; RRS § 7751.] Repealed by 1973 c 80 § 28.
49.16.100 Informalities shall not invalidate--Requirements as to special standards. [1919 c 130 § 26; RRS § 7752.] Repealed by 1973 c 80 § 28.
49.16.110 No inspection fee. [1919 c 130 § 37; RRS § 7763.] Repealed by 1973 c $80 \S 28$.
49.16.120 Duty of department--Inspections. [1923 c 136 § 13 ; 1919 c 130 § 50; R RS § 7774.] Repealed by 1973 c 80 § 28.
49.16.130 Review. [1919 c 130 § 67; RRS § 7788.] Repealed by 1973 c 80 § 28.
49.16.140 Penalty. [1943 c 186 § 1 ; 1923 c 136 § 14 ; 1921 c $182 \S$ 13; Rem. Supp. 1943 § 7775.] Now codified as RCW 49.16.151.
49.16.150 Municipal regulations, effect of chapter upon. [1919 c 130 § 73; RRS § 7794.] Repealed by 1973 c 80 § 28.
49.16.151 Penalty. [1943 c 186 § $1 ; 1923$ c 136 § 14; 1921 c $182 \S$ 13; Rem. Supp. 1943 § 7775. Formerly RCW 49.16.140.] Repealed by 1973 c 80 § 28.
49.16.160 Safeguard regulations preserved. [1911 c 74 § 30; RRS § 7709.] Repealed by 1973 c 80 § 28.

## Chapter 49.20 <br> HEALTH AND SAFETY--FACTORIES, MILLS, WORKSHOPS

49.20.010 Safeguards to be provided--Unsafe or defective equipment to be remedied--Penalty. [1959 c 98 § $1 ; 1943$ c 17 § $1 ; 1907$ c 205 § 1; 1905 c 84 § 1; Rem. Supp. 1943 § 7658. Prior: 1903 c 37 § 1.] Repealed by 1973 c 80 § 28.
49.20.020 Ventilation and sanitation. [1963 c 62 § 1; 1959 c 98 § 2; 1905 c 84 § 2; RRS § 7659. Prior: 1903 c 37 § 3.] Repealed by 1973 c 80 § 28.
49.20.030 Safeguards for hatchways, stairways, shafts, etc. [1905 c 84 § 3; RRS § 7660. Prior: 1903 c 37 § 2.] Repealed by 1973 c 80 § 28.
49.20.040 Examination of factories, etc. [1959 c 98 § 3; 1907 c 205 § 2; 1905 c 84 § 4; RRS § 7661.] Repealed by 1973 c 80 § 28.
49.20.050 Requests for inspection. [1959 c 98 § 4; 1907 c 205 § 3; 1905 c 84 § 5; RRS § 7662.] Repealed by 1973 c 80 § 28.
49.20.060 Employee may notify supervisor of defects. [1959 c 98 § 5 ; 1905 c 84 § 6; RRS § 7663.] Repealed by 1973 c 80 § 28.
49.20.070 Certificate of inspection--Posting--Requirements for issuance--Appeal--Arbitration--Fees--Special factory fund. [1907 c 205 § 4; 1905 c 84 § 7; RRS § 7664. Formerly RCW 49.20.070, 49.20.080 and 49.20.090.] Repealed by 1959 c 98 § 7.
49.20.080 Requirements for issuance--Appeal--Arbitration. [1907 c 205 § 4, part; 1905 c 84 § 7, part; RRS § 7664, part.] Now codified in RCW 49.20.070.
49.20.090 Fees--Factory fund. [1907 c 205 § 4, part; 1905 c 84 § 7, part; RRS § 7664, part.] Now codified in RCW 49.20.070.
49.20.100 Copy of law to be kept posted. [1905 c 84 § 12; RRS § 7666. Prior: 1903 c 37 § 5.] Repealed by 1959 c 98 § 8.
49.20.110 Penalty. [1959 c 98 § 6; 1907 c 205 § 5; 1905 c 84 § 11 ; RRS § 7665. Prior: 1903 c 37 § 4.] Repealed by 1973 c 80 § 28.

## Chapter 49.24

## HEALTH AND SAFETY--UNDERGROUND WORKERS

49.24.050 Working hours and shifts. [1937 c 131 § 5; RRS § 7666-5.] Repealed by 1963 c 105 § 1.
49.24.090 Decompression regulations. [1941 c 194 § 2; Rem. Supp. 1941 § 7666-10.] Repealed by 1963 c 105 § 1.

## Chapter 49.28 <br> HOURS OF LABOR

49.28.070 Eight hour day for females--Commission established-Defense production permits. [1965 c 41 § 1 ; 1951 c 84 § 1 . Formerly (i) 1911 c 37 § 1 ; RRS § 7651. Cf. 1901 c 68 § 1 . (ii) 1911 c 37 § 3 ; RRS § 7619 (concerning 1911 c 37 § 1 see note following RCW 49.12.230).] Repealed by 1973 1st ex.s. c $154 \S 121$.
49.28.090 Hours of minors in bakeries--Penalty. [(i) 1903 c 135 § 9; RRS § 6293. (ii) 1903 c 135 § 10, part; RRS § 6294, part.] Now codified as RCW 69.11.090 and 69.11.100, respectively.

## Chapter 49.32

INJUNCTIONS IN LABOR DISPUTES
49.32.010 Definitions. [1933 ex.s. c 7 § 13; RRS § 7612-13.] Now codified as RCW 49.32.110.
49.32.040 Injunctions in labor disputes. [1933 ex.s. c 7 § 1; RRS § 7612-1. Cf. 1919 c 185 § 2.] Now codified as RCW 49.32.011.

Chapter 49.46
MINIMUM WAGE ACT
49.46.030 Eight hour day, forty hour week-Overtime rates, computation, exceptions. [1959 c 294 § 3.] Repealed by 1961 ex.s. c 18 § 7.
49.46.050 Administrative regulations. [1959 c 294 § 5.] Repealed by 1961 ex.s. c 18 § 7 .

## Chapter 49.48 <br> WAGES--PAYMENT--COLLECTION

49.48.110 Limitation on assignment. [1947 c 181 § 2; Rem. Supp. 1947 § 7598-1.] Repealed by 1971 ex.s. c 55 § 5.

## Chapter 49.52

WAGES--DEDUCTIONS--CONTRIBUTIONS--REBATES
49.52.065 Employee benefit plans--Payment, refund, as dis-charge--Adverse claims. [1953 c 45 § 1.] Now codified as RCW 49.64.030.

## Chapter 49.60 <br> LAW AGAINST DISCRIMINATION

49.60.216 Blind person with guide dog not to be refused service. [1959 c 48 § 1.] Repealed by 1969 c 141 § 10. Later enactment, see RCW 70.84.030.
49.60.217 Unfair practices with respect to publicly-assisted housing. [1957 c 37 § 15 .] Repealed by 1969 ex.s. c 167 § 9.
49.60.255 Reconsideration. [1957 c 37 § 19.] Repealed by 1981 c 259 § 6.
49.60.290 Court may not restrain or enjoin board. [1957 c 37 § 24. Prior: 1949 c 183 § 9, part; Rem. Supp. 1949 § 7614-27A, part.] Repealed by 1981 c 259 § 6.
49.60.300 Inapplicability of RCW 49.60.260-49.60.290. [1957 c 37 § 25. Prior: 1949 c 183 § 9, part; Rem. Supp. 1949 § 7614-27A, part.] Repealed by 1971 ex.s. c $52 \S 1$.

## Title 50 <br> UNEMPLOYMENT COMPENSATION

## Chapter 50.04 DEFINITIONS

50.04.010 Scope of definitions. This section was added by the 1941 Code Committee. It has no session law background and is accordingly decodified.
50.04.130 Employment--Out of state service--Election. [1945 c 35 § 13; Rem. Supp. 1945 § $9998-152$. Prior: 1943 c 127 § 13; 1941 c 253 § 14; 1937 c 162 § 19.] Now codified as RCW 50.04.115.
50.04.190 Employment--Eleemosynary services. [1945 c 35 § 20; Rem. Supp. 1945 § 9998-159. Prior: 1943 c 127 § 13 ; 1941 c 253 § $14 ; 1939$ c 214 § $16 ; 1937$ c 162 § 19.] Repealed by 1971 c 3 § 26, effective December 31, 1971.
50.04.200 Employment--Local governmental services--Time limitation. [1971 c 3 § 9; 1953 ex.s. c 8 § $1 ; 1953$ c 276 § $1 ; 1951$ c $265 §$ 7; 1945 c 35 § 21 ; Rem. Supp. 1945 § 9998-160. Prior: 1943 c 127 § $13 ; 1941$ c 253 § 14 ; 1939 c 214 § 16 ; 1937 c 162 § 19.] Repealed by 1977 ex.s. c 292 § 26, effective January 1, 1978.
Effective dates-- 1977 ex.s. c 292: See notes following RCW 50.04.116.
50.04.250 Employment--Services regarding mushrooms. [1945 c 35 § 26; Rem. Supp. 1945 § 9998-164. Prior: 1943 c 127 § 13; 1941 c 253 § $14 ; 1939$ c 214 § $16 ; 1937$ c 162 § 19.] Repealed by 1977 ex.s. c 292 § 27.

Effective dates-- 1977 ex.s. c 292: See notes following RCW 50.04.116.
50.04.260 Employment--Specially excepted services. [1951 c 265 § 1; 1945 c 35 § 27; Rem. Supp. 1945 § 9998-165. Prior: 1943 c 127 § $13 ; 1941$ c 253 § 14 ; 1939 c 214 § 16 ; 1937 c 162 § 19.] Repealed by 1977 ex.s. c 292 § 27.

Effective dates--1977 ex.s. c 292: See notes following RCW 50.04.116.

## Chapter 50.12 <br> ADMINISTRATION

50.12.030 Personnel board and commissioner's regulations--Merit system. [1959 c 127 § 1; 1947 c 215 § 10; 1945 c 35 § 42; Rem. Supp. 1947 § $9998-180$. Prior: 1943 c 127 § 8; 1941 c 253 § 8.] Repealed by Initiative Measure No. 207 § 33 (1961 c 1 § 33). Later enactment, see chapter 41.06 RCW.
50.12.110 Information from employing unit records confidential. [1971 ex.s. c 255 § 1; 1951 c 215 § 3; 1945 c $35 \S 50$; Rem. Supp. 1945 § 9998-188. Prior: 1939 c 214 § 9; 1937 c 162 § 11.] Repealed by 1977 ex.s. c 153 § 12.

## Chapter 50.20 <br> BENEFITS AND CLAIMS

50.20.030 Pregnancy limitation. [1973 1st ex.s. c 167 § 2; 1970 ex.s. 2 § 20; 1955 c 286 § 3. Prior: 1945 c 35 § 70; Rem. Supp. 1945 § 9998-208.] Repealed by 1975 1st ex.s. c 228 § 18.
50.20.040 Student provision. [1945 c 35 § 71; Rem. Supp. 1945 § 9998-209.] Repealed by 1955 c 286 § 4.
50.20.127 Extended benefits. [1970 ex.s. c 2 § 23.] Repealed by 1971 c 1 § 10.
Reviser's note: Repealer, effective date, see notes following RCW 50.22.010.

## Chapter 50.22 <br> EXTENDED BENEFITS

50.22.070 Effect of benefits paid under RCW 50.20.127. [1971 c 1 § 8.] Repealed by 1973 c 73 § 12, effective March 8, 1973.
50.22.080 Temporary emergency benefit program--Qualification for emergency benefits--Amount of benefits--Application of title provisions and commissioner's regulations. [1971 c 1 § 9.] Repealed by 1973 c 73 § 12, effective March 8, 1973.
50.22.100 Additional benefits--Eligibility--Amount--Terms and conditions. [1983 1st ex.s. c 13 § 1; 1982 1st ex.s. c 18 § 17.] Repealed by 1985 1st ex.s. c 5 § 13. See RCW 50.22.112.
50.22.110 Additional benefit period established--Temporary sus-pension--Proposals by department. [1983 1st ex.s. c 13 § 2; 1982 1st ex.s. c 18 § 18.] Repealed by 1985 1st ex.s. c 5 § 13 . See RCW 50.22.112.
50.22.120 Additional benefits--Termination date for payment. [1983 1st ex.s. c 13 § 3; 1982 1st ex.s. c 18 § 19.] Repealed by 1985 1st ex.s. c 5 § 13. See RCW 50.22.112.

## Chapter 50.24 <br> CONTRIBUTIONS BY EMPLOYERS

50.24.012 Rate for payment of employer contribution under RCW 50.24.010 during 1978 and 1979. [1977 ex.s. c 33 § 10.] Repealed by 1981 c 35 § 14.
50.24.013 Collection and deposit of portion of employer contribution under RCW 50.24.012 in administrative contingency fund author-ized--Purpose. [1977 ex.s. c 292 § 22.] Repealed by 1981 c 35 § 14.

## Chapter 50.28 <br> EXPERIENCE RATING CREDITS

50.28.010 Definitions. [1955 c 286 § 10. Prior: 1951 c 215 § 16 ; 1949 c 235 § 2, part; Rem. Supp. 1949 § 9998-246a, part.] Repealed by 1970 ex.s. c 2 § 24.

Repeals--Construction--1970 ex.s. c 2: ${ }^{\text {n }}$ Sections $10,11,12,15$ and 16, chapter 286, Laws of 1955 and RCW 50.28.010 through 50.28$.030,50.28 .050$ and 50.28 .060 , and section 3, chapter 235 , Laws of 1949 as last amended by section 13, chapter 286, Laws of 1955 and RCW 50.28.040 are each hereby repealed. Such repeals shall not be construed as affecting any existing right to any redetermination, correction, or pending appeal involving any experience rating credit determination or redetermination." [1970 ex.s. c 2 § 24.]
50.28.020 "Qualified employer" defined. [1955 c 286 § 11. Prior: 1953 ex.s. c 8 § 18 ; 1949 c 235 § 2, part; Rem. Supp. 1949 § 9998246a, part.] Repealed by 1970 ex.s. c $2 \S 24$.
50.28.030 "Surplus" defined. [1955 c 286 § 12. Prior: 1949 c 235 § 2(g); Rem. Supp. 1949 § 9998-246a(g).] Repealed by 1970 ex.s. c $2 \S$ 24.
50.28.040 Establishment of credits. [1955 c 286 § 13; 1953 ex.s. c 8 § 20; 1949 c 235 § 3; Rem. Supp. 1949 § 9998-246b.] Repealed by 1970 ex.s. c 2 § 24.
50.28.050 Credit redetermination and correction. [1955 c 286 § 15. Prior: 1953 ex.s. c 8 § 21 ; 1951 c $215 \S 17 ; 1949$ c 235 § 4(a), (b), (c); Rem. Supp. 1949 § 9998-246c, part.] Repealed by 1970 ex.s. c 2 § 24.
50.28.060 Appeal from denial of adjustment of credit. [1955 c 286 § 16. Prior: 1949 c 235 § 4(d); Rem. Supp. 1949 § 9998-246c, part.] Repealed by 1970 ex.s. c 2 § 24.

## Chapter 50.29 <br> EMPLOYER EXPERIENCE RATING

50.29.040 Employer's average annual decrease quotient factor and benefit charge-back factor. [1973 1st ex.s. c 158 § 12; 1970 ex.s. c 2 § 13.] Repealed by 1983 lst ex.s. c 13 § 12.
50.29.050 Employer's rate class for contribution purposes. [1970 ex.s. c 2 § 14.] Repealed by 1983 lst ex.s. c 13 § 12.
50.29.060 Predecessor and successor employer contribution rates. [1983 1st ex.s. c $23 \S 18 ; 1973$ lst ex.s. c $158 \S 13 ; 1970$ ex.s. c $2 \S$ 15.] Repealed by 1984 c 205 § 13, effective January 1, 1985. Later enactment, see RCW 50.29.062.
50.29.140 Experience rating credit for credit year beginning July I, 1970, disposition. [1970 ex.s. c 2 § 18.] Repealed by 1983 lst ex.s. c 13 § 12.

## Chapter 50.40 MISCELLANEOUS PROVISIONS

50.40.030 Exemption of benefits. [1945 c 35 § 183, part; Rem. Supp. 1945 § 9998-322, part.] Now codified in RCW 50.40.020.

## Chapter 50.44

## SPECIAL COVERAGE PROVISIONS

50.44.052 Definition of "reasonable assurance" as used in RCW 50.44.050--Nonapplicability of RCW 50.44.050 (2), (3), and (4). [1984 c 140 § 1.] Repealed by 1985 1st ex.s. c 5 § 13. Later enactment, see RCW 50.44.053.

## Chapter 50.48 <br> YOUTH SERVICE CORPS ACT OF 1977

50.48.010 Legislative finding and declaration. [1977 ex.s. c 83 § 1.] Repealed by 1979 c 99 § 56, effective June 30, 1982.
50.48.020 Youth service corps created--Personnel--Program. [1977 ex.s. c 83 § 2.] Repealed by 1979 c 99 § 56, effective June 30, 1982.
50.48.030 Qualifications of enrollees. [1977 ex.s. c 83 § 3.] Repealed by 1979 c 99 § 56, effective June 30, 1982.
50.48.040 Placements--Subsistence allowances--Medical insurance. [1977 ex.s. c 83 § 4.] Repealed by 1979 c 99 § 56, effective June 30, 1982.
50.48.050 "Program for youth service enrollee" defined--Agreements with public or private agencies and enrollees--Discrimination. [1977 ex.s. c 83 §5.] Repealed by 1979 c 99 §56, effective June 30, 1982.
50.48.060 Contracts with employers--Reimbursement--Report to legislature. [1977 ex.s. c 83 § 6.] Repealed by 1979 c 99 § 56, effective June 30, 1982.
50.48.070 Industrial insurance. [1977 ex.s. c 83 § 7.] Repealed by 1979 c 99 § 56, effective June 30, 1982.
50.48.080 Currently employed workers not affected. [1977 ex.s. c 83 § 8.] Repealed by 1979 c 99 § 56, effective June 30, 1982.
50.48.090 Minimum wage act not applicable. [1977 ex.s. c 83 § 9.] Repealed by 1979 c 99 § 56, effective June 30, 1982.
50.48.100 Federal funds, grants and programs. [1977 ex.s. c 83 § 10.] Repealed by 1979 c 99 § 56, effective June 30, 1982.
50.48.900 Expiration of chapter. [1979 c 99 § 88; 1977 ex.s. c 83 § 11.] Repealed by 1979 c 99 § 56 , effective June 30, 1982.

Reviser's note: The repeal of RCW 50.48 .900 did not take cognizance of its amendment by 1979 c $99 \S 88$, which made the expiration date of chapter 50.48 RCW consistent with the Washington Sunset Act of 1977; therefore, this section has been decodified.

# 51 <br> INDUSTRIAL INSURANCE 

## Chapter 51.08 DEFINITIONS

51.08.080 "Engineering work." [1961 c 23 § 51.08.080. Prior: 1957 c 70 § 10; prior: 1939 c 41 § 2, part; 1929 c 132 § 1, part; 1927 c 310 § 2, part; 1921 c 182 § 2, part; 1919 c 131 § 2, part; 1917 c 120 § 1 , part; 1911 c 74 § 3, part; RRS § 7675, part.] Repealed by 1972 ex.s. c 43 § 40.
51.08.090 "Factories." [1961 c 23 § 51.08.090. Prior: 1957 c 70 § 11; prior: 1939 c 41 § 2, part; 1929 c 132 § 1, part; 1927 c 310 § 2, part; 1921 c 182 § 2, part; 1919 c 131 § 2, part; 1917 c 120 § 1, part; 1911 c 74 § 3, part; RRS § 7675, part.] Repealed by 1972 ex.s. c 43 § 40.
51.08.120 "Mill." [1961 c 23 § 51.08.120. Prior: 1957 c 70 § 14 ; prior: 1939 c 41 § 2, part; 1929 c 132 § 1, part; 1927 c 310 § 2, part; 1921 c 182 § 2, part; 1919 c 131 § 2, part; 1917 c 120 § 1, part; 1911 c 74 § 3, part; RRS § 7675, part.] Repealed by 1972 ex.s. c 43 § 40.
51.08.130 "Mine." [1961 c 23 § 51.08.130. Prior: 1957 c 70 § 15 ; prior: 1939 c 41 § 2, part; 1929 c 132 § 1, part; 1927 c 310 § 2, part; 1921 c 182 § 2, part; 1919 c 131 § 2, part; 1917 c 120 § 1, part; 1911 c 74 § 3, part; RRS § 7675, part.] Repealed by 1972 ex.s. c 43 § 40.
51.08.170 "Quarry." [1961 c 23 § 51.08.170. Prior: 1957 c 70 § 19; prior: 1939 c 41 § 2, part; 1929 c 132 § 1, part; 1927 c 310 § 2 , part; 1921 c 182 § 2, part; 1919 c 131 § 2, part; 1917 c 120 § 1, part; 1911 c 74 § 3, part; RRS § 7675, part.] Repealed by 1972 ex.s. c 43 § 40.
51.08.190 "Workshop." [1961 c 23 § 51.08.190. Prior: 1957 c 70 § 21; prior: 1939 c 41 § 2, part; 1929 c 132 § 1, part; 1927 c 310 § 2 , part; 1921 c 182 § 2, part; 1919 c 131 § 2, part; 1917 c 120 § 1, part; 1911 c 74 § 3, part; RRS § 7675, part.] Repealed by 1972 ex.s. c 43 § 40.

## Chapter 51.12 <br> EMPLOYMENTS AND OCCUPATIONS COVERED

51.12.015 Maintenance and service employees. [1951 c 246 § 1.] Declared unconstitutional in Rourke v. Department of Labor and Industries, 41 Wn.2d 310 and subsequently repealed by 1961 c 23 § 51.98.040.
51.12.030 Inclusion of unenumerated occupations. [1961 c 23 § 51.12.030. Prior: 1955 c 74 § 4; prior: 1947 c 281 § 1, part; 1943 c 210 § 1, part; 1939 c 41 § 1, part; 1937 c 211 § 1, part; 1927 c 310 § 1 , part; 1921 c 182 § 1, part; 1919 c 131 § 1, part; 1911 c 74 § 2, part; Rem. Supp. 1947 § 7674, part.] Repealed by 1972 ex.s. c 43 § 40.
51.12.040 Inclusion by director after hearing. [1961 c 23 § 51.12.040. Prior: 1955 c 74 § 5; prior: 1947 c 281 § 1, part; 1943 c 210 § 1 , part; 1939 c 41 § 1, part; 1937 c 211 § 1, part; 1927 c 310 § 1, part; 1921 c 182 § 1, part; 1919 c 131 § 1, part; 1911 c 74 § 2, part; Rem. Supp. 1947 § 7674, part.] Repealed by 1972 ex.s. c 43 § 40.

## Chapter 51.16 <br> ASSESSMENT AND COLLECTION OF PREMIUMS--PAYROLLS AND RECORDS

51.16.010 Enabling provision for establishing premium rates-Quarterly payments. [1961 c 23 § 51.16.010. Prior: 1959 c 308 § 13; 1957 c 70 § 53; prior: (i) 1947 c 247 § 1, part; 1931 c 104 § 1, part; 1927 c 310 § 3, part; 1923 c 136 § 1, part; 1919 c 131 § 3, part; 1917 c 120 § 2, part; 1915 c 188 § 1, part; 1911 c 74 § 4, part; Rem. Supp. 1947 § 7676a, part. (ii) 1923 c 136 § 7, part; 1921 c 182 § 10, part; 1917 c 29 § 3, part; RRS § 7712, part.] Repealed by 1971 ex.s. c 289 § 89.
51.16.020 Basis for determining accident fund premiums--Cost experience. [1961 c 274 § 6; 1961 c 23 § 51.16 .020 . Prior: 1957 c 70 § 54; 1951 c 236 § 2; prior: 1947 c 247 § 1, part; 1931 c 104 § 1, part; 1927 c 310 § 3, part; 1923 c 136 § 1, part; 1919 c 131 § 3, part; 1917 c 120 § 2, part; 1915 c 188 § 1, part; 1911 c 74 § 4, part; Rem. Supp. 1947 § 7676a, part.] Repealed by 1971 ex.s. c 289 § 89.
51.16.030 Medical aid fund not kept by classes--Payments from one fund--Basis of determining premiums. [1961 c 23 § 51.16.030. Prior: 1947 c 247 § 1, part; Rem. Supp. 1947 § 7676d, part.] Repealed by 1971 ex.s. c 289 § 89.
51.16.061 Quarterly report of payrolls. [1955 c 360 § 1.] Repealed by 1959 c 308 § 20 ; and repealed by 1961 c 23 § 51.98.040.
51.16.080 Single establishment with different risk classes--Basis for determining premiums. [1961 c 23 § 51.16.080. Prior: 1951 c 236 § 3; 1947 c 247 § 1, part; Rem. Supp. 1947 § 7676e, part.] Repealed by 1971 ex.s. c 289 § 89.

## Chapter 51.20 CLASSIFICATION OF OCCUPATIONS

51.20.005 Classifications established. [1961 c 23 § 51.20.005. Prior: 1947 c 247 § 1, part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.010.] Repealed by 1972 ex.s. c 43 § 39.
51.20.010 Class 1. [1961 c 23 § 51.20.010. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.020.] Repealed by 1972 ex.s. c 43 § 39.
51.20.020 Class 2. [1961 c 23 § 51.20 .020 . Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.030.] Repealed by 1972 ex.s. c 43 § 39.
51.20.050 Class 5. [1961 c 23 § 51.20.050. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20 .040 and 51.20 .050 , part.] Repealed by 1972 ex.s. c 43 § 39.
51.20.060 Class 6. [1961 c 23 § 51.20.060. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.050, part.] Repealed by 1972 ex.s. c 43 § 39.
51.20.070 Class 7. [1961 c 23 § 51.20 .070 . Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.060.] Repealed by 1972 ex.s. c 43 § 39.
51.20.080 Class 8. [1961 c 23 § 51.20 .080 . Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.070.] Repealed by 1972 ex.s. c 43 § 39.
51.20.090 Class 9. [1961 c 23 § 51.20.090. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.080, part.] Repealed by 1972 ex.s. c 43 § 39.
51.20.100 Class 10. [1961 c 23 § 51.20.100. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.090, part.] Repealed by 1972 ex.s. c 43 § 39 .
51.20.110 Class 11. [1961 c 23 § 51.20.110. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.090, part and RCW 51.20.100, part.] Repealed by 1972 ex.s. c 43 § 39.
51.20.130 Class 13. [1961 c 23 § 51.20.130. Prior: 1497 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.110.] Repealed by 1972 ex.s. c 43 § 39.
51.20.140 Class 14. [1961 c 23 § 51.20.140. Prior: 1947 c 247 § 1, part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.080, part and 51.20 .120 .] Repealed by 1972 ex.s. c 43 § 39.
51.20.150 Class 15. [1961 c 23 § 51.20.150. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20 .130 and 51.20 .200 .] Repealed by 1972 ex.s. c 43 § 39.
51.20.160 Class 16. [1961 c 23 § 51.20.160. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.140.] Repealed by 1972 ex.s. c 43 § 39.
51.20.170 Class 17. [1961 c 23 § 51.20.170. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.150.] Repealed by 1972 ex.s. c 43 § 39.
51.20.180 Class 18. [1961 c 23 § 51.20.180. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.160.] Repealed by 1972 ex.s. c 43 § 39.
51.20.210 Class 21. [1961 c 23 § 51.20.210. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.180.] Repealed by 1972 ex.s. c 43 § 39.
51.20.220 Class 22. [1961 c 23 § 51.20.220. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.190.] Repealed by 1972 ex.s. c 43 § 39.
51.20.240 Class 24. [1961 c 23 § 51.20.240. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.210 and 51.20 .280 , part.] Repealed by 1972 ex.s. c 43 § 39.
51.20.290 Class 29. [1961 c 23 § 51.20.290. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.220.] Repealed by 1972 ex.s. c 43 § 39.
51.20.310 Class 31. [1961 c 23 § 51.20.310. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.230, part and 51.20 .280 , part.] Repealed by 1972 ex.s. c 43 § 39.
51.20.330 Class 33. [1961 c 23 § 51.20.330. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.240.] Repealed by 1972 ex.s. c 43 § 39.
51.20.340 Class 34. [1961 c 23 §51.20.340. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.090, part, 51.20 .100 , part, 51.20 .170 and 51.20.250.] Repealed by 1972 ex.s. c 43 § 39.
51.20.350 Class 35. [1961 c 23 § 51.20.350. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.230, part, and 51.20.260.] Repealed by 1972 ex.s. c 43 § 39.
51.20.370 Class 37. [1961 c 23 § 51.20.370. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.270.] Repealed by 1972 ex.s. c 43 § 39.
51.20.380 Class 38. [1961 c 23 § 51.20.380. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.280, part.] Repealed by 1972 ex.s. c 43 § 39.
51.20.390 Class 39. [1961 c 23 § 51.20.390. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.290.] Repealed by 1972 ex.s. c 43 § 39.
51.20.400 Class 40. [1961 c 23 § 51.20.400. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.300.] Repealed by 1972 ex.s. c 43 § 39.
51.20.410 Class 41. [1961 c 23 §51.20.410. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.310.] Repealed by 1972 ex.s. c 43 § 39.
51.20.420 Class 42. [1961 c 23 § 51.20.420. Prior: 1947 c 247 § 1, part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.320.] Repealed by 1972 ex.s. c 43 § 39.
51.20.430 Class 43. [1961 c 23 § 51.20.430. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.330.] Repealed by 1972 ex.s. c 43 § 39.
51.20.440 Class 44. [1961 c 23 § 51.20.440. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.340.] Repealed by 1972 ex.s. c 43 § 39.
51.20.450 Class 45. [1961 c 23 § 51.20.450. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.350.] Repealed by 1972 ex.s. c 43 § 39.
51.20.460 Class 46. [1961 с 23 § 51.20.460. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.360.] Repealed by 1972 ex.s. c 43 § 39.
51.20.470 Class 47. [1961 c 23 § 51.20.470. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.370.] Repealed by 1972 ex.s. c 43 § 39.
51.20.480 Class 48. [1961 c 23 § 51.20.480. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.380, part.] Repealed by 1972 ex.s. c 43 § 39.
51.20.490 Class 49. [1961 c 23 § 51.20.490. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.380, part and 51.20 .390 , part.] Repealed by 1972 ex.s. c $43 \S 39$.
51.20.500 Class 50. [1961 c 23 § 51.20.500. Prior: 1947 c 247 § 1 , part; Rem. Supp. 1947 § 7676b, part. Formerly RCW 51.20.400.] Repealed by 1972 ex.s. c 43 § 39.
51.20.600 Class 60. [1961 c 23 § 51.20.600. Formerly RCW 51.20 .390 , part.] Repealed by 1972 ex.s. c $43 \S 39$.

## Chapter 51.24 <br> ACTIONS AT LAW FOR INJURY OR DEATH

51.24.010 Right of action against third party--Intervention and subrogation rights of department or self-insurer--Compromise and settlement. [1973 1st ex.s. c $154 \S 93 ; 1971$ ex.s. c $289 \S 37 ; 1961$ c $274 \S$ 7 ; 1961 c 23 § 51.24.010. Prior: 1957 c 70 § 23; prior: 1939 c 41 § 2 , part; 1929 c 132 § 1 , part; 1927 c 310 § 2, part; 1921 c 182 § 2, part; 1919 c 131 § 2, part; 1917 c 120 § 1, part; 1911 c 74 § 3, part; RRS § 7675, part.] Repealed by 1977 ex.s. c $85 \S 10$. Later enactment, see RCW 51.24.030-51.24.100.

## Chapter 51.32 <br> COMPENSATION--RIGHT TO AND AMOUNT

51.32.005 "Child" defined. [1969 ex.s. c 77 § 2; 1961 c 23 § 51.32.005. Prior: 1951 c 115 § 6.] Repealed by 1975 1st ex.s. c 224 § 19.
51.32.070 Additional payments for prior pensioners--Personal attendant. [1973 1st ex.s. c 154 § 97; 1973 c 147 § 2; 1971 ex.s. c 289 § 9; 1965 ex.s. c 166 § $1 ; 1961$ c 108 § $1 ; 1961$ c 23 § 51.32.070. Prior: 1957 c 196 § $1 ; 1947$ c 233 § 1; Rem. Supp. 1947 § 7679b.] Repealed by 19751 st ex.s. c $224 \S 19$.
51.32.071 Additional payments for prior pensioners--Payment from reserve fund--Reimbursement. [1961 c 23 § 51.32.071. Prior: 1957 c 196 § 2.] Repealed by 1961 c 108 § 2.
51.32.170 Increased benefits not retroactive. [1947 c 246 § 2; No RRS.] Now footnoted following chapter digest for chapter 51.98 RCW.

## Chapter 51.40. <br> MEDICAL AID CONTRACIS

Reviser's note: For section which provides for the continuation of the obligations of medical aid contracts approved prior to repeal, see RCW 51.04.105.
51.40.010 Medical aid contracts authorized. [1977 ex.s. c 350 § 61; 1961 c 23 § 51.40.010. Prior: 1939 c 50 § 1, part; 1927 c 310 § 9, part; 1921 c 182 § 12, part; 1919 c 129 § 5, part; 1917 c 28 § 15, part; RRS $\S 7724$, part.] Repealed by 1981 c $260 \S 18$; and repealed by 1977 ex.s. c 323 § 28.
51.40.020 Contract approval. [ 1977 ex.s. c $350 \S 62 ; 1965$ ex.s. c 80 § $2 ; 1965$ c 36 § 1 ; 1961 c 23 § 51.40.020. Prior: 1939 c 50 § 1 , part; 1927 c 310 § 9, part; 1921 c 182 § 12, part; 1919 c 129 § 5, part; 1917 c 28 § 15 , part; RRS § 7724, part.] Repealed by 1981 c 260 § 18; and repealed by 1977 ex.s. c $323 \S 28$.
51.40.030 Provisions made inapplicable where contract exists. [1977 ex.s. c $350 \S 63$; 1961 c $23 \S 51.40 .030$. Prior: 1939 c $50 \S 1$, part; 1927 c 310 § 9 , part; 1921 c 182 § 12, part; 1919 c 129 § 5, part; 1917 c 28 § 15, part; RRS § 7724, part.] Repealed by 1981 c 260 § 18; and repealed by 1977 ex.s. c $323 \S 28$.
51.40.040 Provision for medical aid when contract service ended. [ 1977 ex.s. c 350 § 64; 1973 c 106 § 29; 1961 c $23 \S 51.40 .040$. Prior: 1939 c 50 § 1, part; 1927 c 310 § 9, part; 1921 c 182 § 12, part; 1919 c 129 § 5, part; 1917 c 28 § 15, part; RRS § 7724, part.] Repealed by 1981 c 260 § 18; and repealed by 1977 ex.s. c 323 § 28.
51.40.050 Complaint of the contract service. [1977 ex.s. c 350 § 65; 1961 c 23 § 51.40.050. Prior: 1939 c 50 § 1, part; 1927 c 310 § 9, part; 1921 c 182 § 12, part; 1919 c 129 § 5, part; 1917 c 28 § 15, part; RRS § 7724, part.] Repealed by 1981 c 260 § 18; and repealed by 1977 ex.s. c 323 § 28.
51.40.060 Adequate treatment when contract treatment deficient. [ 1977 ex.s. c 350 § 66; 1961 c 23 § 51.40 .060 . Prior: 1939 c 50 § 1 , part; 1927 c 310 § 9, part; 1921 c 182 § 12, part; 1919 c 129 § 5, part; 1917 c 28 § 15, part; RRS § 7724, part.] Repealed by 1981 c 260 § 18; and repealed by 1977 ex.s. c 323 § 28.
51.40.070 Transfer from contract doctor. [1977 ex.s. c 350 § 67; 1961 c 23 § 51.40.070. Prior: 1959 c 256 § 5; prior: 1943 c 186 § 2 , part; 1923 c 136 § 9, part; 1921 c 182 § 11, part; 1919 c 129 § 2, part; 1917 c 28 § 5, part; Rem. Supp. 1943 § 7714, part.] Repealed by 1981 c 260 § 18 ; and repealed by 1977 ex.s. c 323 § 28.

## Chapter 51.41

## VOCATIONAL REHABILITATION PLANS

51.41.005 Intent. [1983 c 70 § 1.] Repealed by 1985 c 339 § 5.
51.41.010 Declaration of policy. [1982 c 63 § 1.] Repealed by 1985 c 339 § 5 .
51.41.020 "Qualified injured worker" defined. [1982 c 63 § 2.] Repealed by 1985 c 339 § 5 .
51.41.030 Office of rehabilitation review--Created--Powers and duties. [1983 c 86 § 1; 1982 c 63 § 3.] Repealed by 1985 c 339 § 5.
51.41.040 Vocational rehabilitation plan--Employment priorities. [1983 c 86 § 2; 1982 c 63 § 5.] Repealed by 1985 c 339 § 5.
51.41.050 Participation in vocational rehabilitation plan required-Reduction of benefits. [1982 c 63 § 8.] Repealed by 1985 c 339 § 5.
51.41.060 Review of determination of ineligibility or vocational rehabilitation plan--Expedited appeal--Rules. [1983 c 86 § 3; 1982 c 63 § 6.] Repealed by 1985 c 339 § 5.
51.41.070 Continuation of disability benefits during rehabilitation, review, or appeal. [1982 c 63 § 9.] Repealed by 1985 c 339 § 5.
51.41.080 Conflicts with employment agreements. [1982 c 63 § 10.] Repealed by 1985 c 339 § 5 .
51.41.090 Rule-making authority. [1982 c 63 § 4.] Repealed by 1985 c 339 § 5 .
51.41.100 Annual performance audit of rehabilitation programs. [1982 c 63 § 7.] Repealed by 1985 c 339 § 5.

## Chapter 51.44 <br> FUNDS

51.44.034 Supplemental pension fund--Transfer of remaining moneys and liabilities to fund. [1971 ex.s. c 289 § 19.] Decodified pursuant to 1983 c 3 § 160 .

## Chapter 51.48 <br> PENALTIES

51.48.130 Notice of assessment for default in payments by employer--Appeal to superior court--Bond--Trial--Appeal to court of appeals or supreme court. [1982 c 109 § 3; 1972 ex.s. c 43 § 33.] Repealed by 1985 c 315 § 10. Later enactment, see RCW 51.48.131.

# 52 <br> FIRE PROTECTION DISTRICTS 

Chapter 52.04<br>ANNEXATION<br>(Formerly: Formation, dissolution, and annexation)

52.04.010 Definitions. This section was added by the 1941 Code Committee. It has no session law background and is accordingly decodified.
52.04.020 Districts authorized. [1984 c 230 § 1; 1979 ex.s. c 179 § 5; 1959 с 237 § $1 ; 1947$ c 254 § $1 ; 1945$ c 162 § $1 ; 1943$ c 121 § $1 ;$ 1941 c 70 § 1; 1939 c 34 § 1; Rem. Supp. 5654-101.] Recodified as RCW 52.02.020 pursuant to 1984 c $230 \S 89$.
52.04.030 Petition. [1984 c 230 § 2; 1963 ex.s. c 13 § 1; 1947 c 254 § 2; 1939 c 34 § 2; Rem. Supp. 1947 § 5654-102. Prior: 1933 c 60 § 2.] Recodified as RCW 52.02 .030 pursuant to 1984 c 230 § 89.
52.04.040 Hearing. [1984 c 230 § 3; 1939 c 34 § 3; RRS § 5654103. Prior: 1933 c 60 § 2.] Recodified as RCW 52.02.040 pursuant to 1984 c 230 § 89.
52.04.050 Notice--Publication and posting. [1984 c 230 § 4; 1939 c 34 § 4; RRS § 5654-104. Prior: 1933 c 60 § 2.] Recodified as RCW 52.02.050 pursuant to 1984 c $230 \S 89$.
52.04.060 Hearing--Inclusion and exclusion of land. [1984 c 230 § 5 ; 1947 c 254 § 3; 1939 c 34 § 5; Rem. Supp. 1947 § 5654-105. Prior: 1933 c 60 § 3.] Recodified as RCW 52.02.060 pursuant to 1984 c 230 § 89.
52.04.070 Action on petition--Resolution--Candidates for first commissioners. [1984 c 230 § 6; 1939 c 34 § 6; RRS § 5654-106. Prior: 1933 c 60 § 3.] Recodified as RCW 52.02 .070 pursuant to 1984 c 230 § 89 .
52.04.080 Election. [1984 c 230 § 7; 1939 c 34 § 7; RRS § 5654107.] Recodified as RCW 52.02 .080 pursuant to 1984 c $230 \S 89$.
52.04.090 Ballots. [1984 c 230 § 8; 1939 c 34 § 8; RRS § $5654-$ 108. Prior: 1933 ex.s. c 60 § 3.] Recodified as RCW 52.02 .090 pursuant to 1984 c 230 § 89.
52.04.100 Notice of canvass of returns. [1984 c 230 § 9; 1939 c 34 § 9; RRS § 5654-109.] Recodified as RCW 52.02 .100 pursuant to 1984 c 230 § 89.
52.04.110 Declaration of result of election. [1984 c 230 § $10 ; 1941$ c 70 § 2; 1939 c 34 § 10 ; Rem. Supp. 1941 § 5654-110.] Recodified as RCW 52.02.110 pursuant to 1984 c 230 § 89.
52.04.120 Resolution to be recorded. [1984 c 230 § 11; 1939 c 34 § 11; RRS § 5654-111.] Recodified as RCW 52.02 .120 pursuant to 1984 c 230 § 89.
52.04.130 When proposition fails to carry. [1984 c 230 § 12; 1947 c 254 § 4; 1939 c 34 § 12; Rem. Supp. 1947 § 5654-112.] Recodified as RCW 52.02 .130 pursuant to 1984 c $230 \S 89$.
52.04.140 Appeal. [1984 c 230 § 13; 1939 c 34 § 13; RRS § 5654113.] Recodified as RCW 52.02 .140 pursuant to 1984 c 230 § 89.
52.04.150 Organization conclusive. [1984 c 230 § 14; 1939 c 34 § 14; RRS § 5654-114.] Recodified as RCW 52.02 .150 pursuant to 1984 c 230 § 89.
52.04.155 Dissolution--Election method. [1984 c 230 § 15; 1939 c 34 § 46; RRS § 5654-146.] Recodified as RCW 52.10 .010 pursuant to 1984 c 230 § 89.
52.04.160 Disincorporation of district located in class A or AA county and inactive for five years. Cross-reference section, decodified June, 1984.
52.04.170 Annexation of contiguous city or town--Procedure. [1979 ex.s. c 179 § 1.] Recodified as RCW 52.04 .061 pursuant to 1984 c 230 § 89.
52.04.180 Annexation of contiguous city or town--Election. [1984 c 230 § 16; 1979 ex.s. c 179 § 2.] Recodified as RCW 52.04.071 pursuant to 1984 c 230 § 89.
52.04.190 Annexation of contiguous city or town--Annual tax lev-ies--Limitations. [1984 c 230 § 17; 1979 ex.s. c 179 § 4.] Recodified as RCW 52.04 .081 pursuant to 1984 c $230 \S 89$.
52.04.200 Withdrawal by annexed city or town--Election. [1979 ex.s. c 179 § 3.] Recodified as RCW 52.04.101 pursuant to 1984 c 230 § 89.

## Chapter 52.08 <br> WITHDRAWAL <br> (Formerly: Powers)

52.08.010 Status. [1984 c 230 § 18; 1967 c 164 § S; 1939 c $34 \S$ 15; RRS § 5654-115.] Recodified as RCW 52.12 .011 pursuant to 1984 c 230 § 89.
52.08.020 General powers. [1984 c 230 § 19; 1939 c 34 § 16; RRS § 5654-116.] Recodified as RCW 52.12.021 pursuant to 1984 c 230 § 89.
52.08.030 Specific powers--Equipment--Property--Service agree-ments--Joint operations--Association--General authority--Life insurance. [19731st ex.s. c 195 § 48; 1963 c 101 § 1; 1959 c 237 § 2; 1947 c 254 § 6; 1941 c 70 § 4; 1939 c 34 § 20; Rem. Supp. 1947 § $5654-$ 120.] Recodified as RCW 52.12 .031 pursuant to 1984 c $230 \S 89$.
52.08.040 Eminent domain. [1984 c 230 § 20; 1939 c 34 § 18; RRS § 5654-118.] Recodified as RCW 52.12.041 pursuant to 1984 c 230 § 89.
52.08.050 Condemnation proceedings. [1984 c 230 § 21; 1939 c 34 § 19; RRS § 5654-119.] Recodified as RCW 52.12 .051 pursuant to 1984 c 230 § 89.
52.08.060 Annexation of territory by election method--Proce-dure--Indebtedness--Hearing and election dispensed with, when. [1984 c 230 § 22; 1973 lst ex.s. c $195 \S 49 ; 1965$ ex.s. c 18 § $1 ; 1959$ c $237 \S$ $3 ; 1947$ c 254 § 5 ; 1945 c 162 § 2; 1941 c $70 \S 3$; Rem. Supp. 1947 § 5654-116a.] Recodified as RCW 52.04.011 pursuant to 1984 c $230 \S$ 89.
52.08.065 Annexation by petition method--Alternative to election method. [1984 c 230 § 23; 1965 c 59 § 1.] Recodified as RCW 52.04 .021 pursuant to 1984 c $230 \S 89$.
52.08.066 Annexation by petition method--Petition--Signers-Content. [1984 c 230 § 24; 1965 c 59 § 2.] Recodified as RCW 52.04 .031 pursuant to $1984 \mathrm{c} 230 \S 89$.
52.08.067 Annexation by petition method--Hearing--Notice. [1984 c 230 § 25 ; 1965 c 59 § 3.] Recodified as RCW 52.04.041 pursuant to 1984 c 230 § 89.
52.08.068 Annexation by petition method--Resolution providing for annexation. [1984 c 230 § 26 ; 1965 c 59 § 4.] Recodified as RCW 52.04 .051 pursuant to 1984 c 230 § 89.
52.08.070 Power to create L.I.D.'s--Special taxes--Indebtedness. [1941 c 70 § 60; 1939 c 34 § 17; Rem. Supp. 1941 § 5654-117.] Repealed by 1975 1st ex.s. c 130 § 5.
52.08.080 Executory conditional sales contracts for purchase of property--Limit on indebtedness--Election, when. [1984 c 230 § 27; 1970 ex.s. c 42 § 29 ; 1965 c 21 § 1.] Recodified as RCW 52.12.061 pursuant to 1984 c $230 \S 89$.
52.08.090 Liability insurance for officials and employees. [1984 c 230 § 28 ; 1973 c 125 § 3.] Recodified as RCW 52.12 .071 pursuant to 1984 c 230 § 89.
52.08.092 Liability insurance for officers and employees authorized. Cross-reference section, decodified July, 1984.

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\begin{gathered}
\text { Chapter } 52.12 \\
\text { POWERS--BURNING PERMITS } \\
\text { (Formerly: Commissioners) }
\end{gathered}
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52.12.0I0 Number--Qualifications--Insurance--Compensation-Service as volunteer fireman--Waiver of compensation--Terms of first commissioners. [1980 c 27 § 1 ; 1979 ex.s. c 126 § 31 ; 1973 c $86 \S 1$; 1971 ex.s. c 242 § $2 ; 1969$ ex.s. c 67 § $1 ; 1967$ c 51 § $1 ; 1965$ c 112 § $1 ; 1959$ c 237 § 4; 1957 c 238 § $1 ; 1945$ c 162 § 3; 1939 c 34 § 22;

Rem. Supp. 1945 § 5654-122.] Recodified as RCW 52.14 .010 pursuant to 1984 c 230 § 89.
52.12.015 Number in district having full time, fully paid person-nel--Terms of first appointees. [1984 c 230 § 29; 1971 ex.s. c 242 § 3.] Recodified as RCW 52.14 .020 pursuant to 1984 c 230 § 89.
52.12.020 Terms--Elections. [1984 c 230 § 30; 1979 ex.s. c $126 \S$ 32; 1939 c 34 § 23; RRS § 5654-123.] Recodified as RCW 52.14 .025 pursuant to 1984 c 230 § 89 .
52.12.030 Election precincts. [1984 c 230 § 31; 1939 c 34 § 24; RRS §5654-124.] Recodified as RCW 52.14 .030 pursuant to 1984 c 230 § 89.
52.12.040 Declaration of candidacy. [1984 c 230 § 32; 1972 ex.s. c 101 § 1; 1947 c 254 § 7; 1939 c 34 § 25 ; Rem. Supp. 1947 § $5654-$ 125.] Recodified as RCW 52.14 .040 pursuant to 1984 c $230 \S 89$.
52.12.050 Vacancies--Procedure for filling--Grounds for declaring office vacant. [1977 c 64 § $1 ; 1974$ ex.s. c 17 § $1 ; 1971$ ex.s. c $153 \S 1$; 1939 c 34 § 26; RRS § 5654-126.] Recodified as RCW 52.14.050 pursuant to 1984 c $230 \S 89$.
52.12.060 Terms of first elected commissioners. [1984 c 230 § 33; 1979 ex.s. c 126 § 33 ; 1939 c $34 \S 27$; RRS § 5654-127.] Recodified as RCW 52.14 .060 pursuant to 1984 c $230 \S 89$.
52.12.070 Oath of office. [1984 c 230 § 34; 1939 c 34 § 29; RRS § 5654-129.] Recodified as RCW 52.14 .070 pursuant to 1984 c $230 \S$ 89.
52.12.080 Chairman--Secretary--Duties and oath. [1984 c 230 § 35; 1965 c 112 § 2 ; 1939 c $34 \S 30$; RRS § $5654-130$.] Recodified as RCW 52.14.080 pursuant to 1984 c 230 § 89.
52.12.090 Office--Meetings. [1984 c 230 § 36; 1947 c 254 § 8; 1939 c 34 § 31 ; Rem. Supp. 1947 § 5654-131.] Recodified as RCW 52.14 .090 pursuant to 1984 c $230 \S 89$.
52.12.100 Duties of board. [1984 c 230 § 37; 1939 c 34 § 32; RRS §5654-132.] Recodified as RCW 52.14 .100 pursuant to 1984 c 230 § 89.
52.12.110 Contracts for work or purchases--Bids. [1983 c 3 § 161; 1972 ex.s. c 101 § 2; 1953 c 176 § 1.] Repealed by 1984 c 238 § 5.

## Chapter 52.16 FINANCES

52.16.090 Election as to proposed bond issue. [1951 2nd ex.s. c 24 §4.] Repealed by 1984 c 186 § 70.
52.16.100 Bond form, duration. [1983 c 167 § $124 ; 1970$ ex.s. c 56 § 67; 1969 ex.s. c $232 \S 40 ; 1951$ 2nd ex.s. c 24 § 5.] Repealed by 1984 c 186 § 70.
52.16.110 Execution and sale of bonds. [1983 c 167 § $125 ; 1951$ 2nd ex.s. c 24 § 6.] Repealed by 1984 c 186 § 70.
52.16.120 Annual levy to meet bond payments. [1973 1st ex.s. c 195 § 51; 1951 2nd ex.s. c 24 § 7.] Repealed by 1984 c 186 § 70.

## Chapter 52.20 <br> LOCAL IMPROVEMENT DISTRICTS

52.20.030 Hearing--Determination--Resolution. [1939 c 34 § 42; RRS § 5654-142.] Repealed by 1961 c 161 § 4.
52.20.040 Levies for cost--Payment. [1939 c 34 § 43; RRS § 5654-143.] Repealed by 1961 c 161 § 4.
52.20.050 Warrants against fund. [1939 c 34 § 44; RRS § 5654144.] Repealed by 1975 lst ex.s. c 130 § 5.

## Chapter 52.22 <br> SPECIAL PROCEEDINGS <br> (Formerly: Withdrawal)

52.22.010 Withdrawal authorized. [1984 c 230 § 54; 1955 c 111 § 1.] Recodified as RCW 52.08 .011 pursuant to 1984 c $230 \S 89$.
52.22.020 Withdrawal by incorporation of part of district. [1959 c 237 § 5; 1955 c 111 § 2.] Recodified as RCW 52.08 .021 pursuant to 1984 c 230 § 89.
52.22.030 City may not be included within district--Withdrawal of city. [1979 ex.s. c 179 § 6; 1959 c 237 § 6.] Recodified as RCW 52.08.025, July, 1984.
52.22.040 City withdrawn to determine fire protection methods--Contracts--Joint operations--Sale, lease, etc., of property. [1984 c 230 § 55; 1959 c 237 § 8.] Recodified as RCW 52.08 .035 pursuant to 1984 c 230 § 89 .
52.22.050 Taxes and assessments unaffected. [1959 c 237 § 7.] Recodified as RCW 52.08 .041 pursuant to 1984 c 230 § 89.
52.22.060 Commissioners residing in territory withdrawn--Vacancy created. [1984 c 230 § 56; 1959 c 237 § 9.] Recodified as RCW 52.08 .051 pursuant to 1984 c $230 \S 89$.

## Chapter 52.24 <br> MERGERS

52.24.010 Merger of districts authorized. [1984 c 230 § 57; 1947 c 254 § 12; Rem. Supp. 1947 § 5654-151a.] Recodified as RCW 52.06.010 pursuant to 1984 c $230 \S 89$.
52.24.020 Petition--Contents. [1984 c 230 § 58; 1947 c 254 § 13 ; Rem. Supp. 1947 § 5654-151b.] Recodified as RCW 52.06 .020 pursuant to 1984 c 230 § 89.
52.24.030 Action on petition. [1984 c 230 § 59; 1947 c 254 § 14; Rem. Supp. 1947 § $5654-151 \mathrm{c}$.] Recodified as RCW 52.06 .030 pursuant to 1984 c 230 § 89.
52.24.040 Duty of county auditor--Special election. [1984 c 230 § 60; 1947 c 254 § 15 ; Rem. Supp. 1947 § 5654-151d.] Recodified as RCW 52.06.040 pursuant to 1984 c 230 § 89.
52.24.050 Vote required--Status after favorable vote. [1947 c 254 § 16; Rem. Supp. 1947 § 5654-1 51e.] Recodified as RCW 52.06.050 pursuant to 1984 c 230 § 89.
52.24.060 Merger by petition. [1984 c 230 § 61; 1947 c 254 § 17 ; Rem. Supp. 1947 § $5654-151 f$.$] Recodified as RCW 52.06 .060$ pursuant to 1984 c $230 \S 89$.
52.24.070 Obligations of merged districts. [1984 c 230 § 62; 1947 c 254 § 18; Rem. Supp. 1947 § $5654-151 \mathrm{~g}$.] Recodified as RCW 52.06.070 pursuant to 1984 c 230 § 89.
52.24.080 Delivery of property and funds. [1984 c 230 § 63; 1947 c 254 § 19; Rem. Supp. 1947 § 5654-151h.] Recodified as RCW 52.06.080 pursuant to 1984 c 230 § 89.
52.24.085 Board membership upon merger of districts--Subsequent boards. [1977 ex.s. c 121 § 1 ; 1971 c 55 § 1.] Recodified as RCW 52.06 .085 pursuant to 1984 c $230 \S 89$.
52.24.090 Merger of part of district with adjacent district. [1984 c 230 § 64; 1965 ex.s. c 18 § 2; 1963 c 42 § $1 ; 1953$ c 176 § 5.] Recodified as RCW 52.06 .090 pursuant to 1984 c $230 \S 89$.
52.24.100 Merger of part of district with adjacent district--When election unnecessary. [1984 c 230 § 65; 1953 c 176 § 6.] Recodified as RCW 52.06.100 pursuant to 1984 c $230 \S 89$.

## Chapter 52.28 <br> BURNING PERMITS

52.28.010 Permits authorized--Resolution. [1947 c 254 § 20; Rem. Supp. 1947 § 5654-151i.] Recodified as RCW 52.12.101 pursuant to 1984 c 230 § 89.
52.28.020 Resolution to be published and posted. [1947 c 254 § 21; Rem. Supp. 1947 § $5654-151 \mathrm{j}$.] Recodified as RCW 52.12 .102 pursuant to 1984 c 230 § 89.
52.28.030 Content of permits. [1947 c 254 § 22; Rem. Supp. 1947 § 5654-151k.] Recodified as RCW 52.12.103 pursuant to 1984 c 230 § 89.
52.28.040 Duties of permittee. [1947 c 254 § 23; Rem. Supp. 1947 § 5654-1511.] Recodified as RCW 52.12.104 pursuant to 1984 c 230 § 89.
52.28.050 Penalty. [1947 c 254 § 24; Rem. Supp. 1947 § 5654151m.] Recodified as RCW 52.12.105 pursuant to 1984 c $230 \S 89$.

## Chapter 52.32 <br> VALIDATION

52.32.010 Legislative validation. [1984 c 230 § 66; 1947 c 230 § 1 ; 1945 c 162 § 1 ; 1943 c 121 § 1 ; 1941 c 70 § 1 ; 1939 c 34 § 1 ; Rem. Supp. 1947 § $5654-151$ o.] Recodified as RCW 52.22 .011 pursuant to 1984 c 230 § 89.
52.32.020 Special proceedings for judicial confirmation. [1947 c 255 § 1 ; Rem. Supp. 1947 § 5654-153a.] Now codified as RCW 52.34.010.
52.32.030 Petition. [1947 c 255 § 2; Rem. Supp. 1947 § 5654-153b.] Now codified as RCW 52.34.020.
52.32.040 Hearing, date of, to be fixed--Notice. [1947 c 255 § 3; Rem. Supp. 1947 § 5654-153c.] Now codified as RCW 52.34.030.
52.32.050 Demurrer or answer. [1947 c 255 § 4; Rem. Supp. 1947 § 5654-153d.] Now codified as RCW 52.34.040.
52.32.060 Pleading and practice--Motion for new trial. [1947 c 255 § 5; Rem. Supp. 1947 § 5654-153e.] Now codified as RCW 52.34.050.
52.32.070 Jurisdiction of court. [1947 c 255 § 6; Rem. Supp. 1947 § 5654-1 53f.] Now codified as RCW 52.34.060.
52.32.080 Minor irregularities to be disregarded. [1947 c 255 § 7; Rem. Supp. 1947 § 5654-153g.] Now codified as RCW 52.34.070.
52.32.090 Costs. [1947 c 255 § 8; Rem. Supp. 1947 § 5654-153h.] Now codified as RCW 52.34.080.
52.32.100 Appeal. [1947 c 255 § 9; Rem. Supp. 1947 § 5654-153i.] Now codified as RCW 52.34.090.

Chapter 52.34

## VALIDATION PROCEDURE

52.34.010 Special proceedings for judicial confirmation of organization, bonds, warrants, contracts, etc. [1984 c 230 § 67; 1983 c 167 § 130; 1947 c 255 § 1 ; Rem. Supp. 1947 § 5654-1 53a. Formerly RCW 52.32 .020 .] Recodified as RCW 52.22 .021 pursuant to 1984 c 230 § 89.
52.34.020 Petition. [1984 c 230 § 68; 1947 c 255 § 2; Rem. Supp. 1947 § 5654-153b. Formerly RCW 52.32.030.] Recodified as RCW 52.22 .031 pursuant to 1984 c 230 § 89.
52.34.030 Hearing, date of, to be fixed--Notice. [1984 c 230 § 69; 1947 c 255 § 3; Rem. Supp. 1947 § 5654-153c. Formerly RCW 52.32.040.] Recodified as RCW 52.22.041 pursuant to 1984 c 230 § 89.
52.34.040 Demurrer or answer. [1984 c 230 § 70; 1947 c 255 § 4; Rem. Supp. 1947 § 5654-153d. Formerly RCW 52.32.050.] Recodified as RCW 52.22.051 pursuant to 1984 c $230 \S 89$.
52.34.050 Pleading and practice--Motion for new trial. [1984 c 230 § 71; 1947 c 255 § 5; Rem. Supp. 1947 § 5654-153e. Formerly RCW 52.32.060.] Recodified as RCW 52.22 .061 pursuant to 1984 c 230 § 89.
52.34.060 Jurisdiction of court. [1984 c 230 § 72; 1983 c 167 § 131; 1947 c 255 § 6; Rem. Supp. 1947 § 5654-153f. Formerly RCW 52.32.070.] Recodified as RCW 52.22 .071 pursuant to 1984 c 230 § 89.
52.34.070 Minor irregularities to be disregarded. [1984 c 230 § 73; 1947 c 255 § 7; Rem. Supp. 1947 § 5654-153g. Formerly RCW 52.32.080.] Recodified as RCW 52.22.081 pursuant to 1984 c 230 § 89.
52.34.080 Costs. [1984 c 230 § 74; 1947 c 255 § 8; Rem. Supp. 1947 § 5654-153h. Formerly RCW 52.32.090.] Recodified as RCW 52.22 .091 pursuant to 1984 c $230 \S 89$.
52.34.090 Appeal. [1984 c 230 § 75; 1947 c 255 § 9; Rem. Supp. 1947 § 5654-153i. Formerly RCW 52.32.100.] Recodified as RCW 52.22 .101 pursuant to 1984 c $230 \S 89$.

## Chapter 52.36 <br> MISCELLANEOUS PROVISIONS

52.36.010 Special elections--Qualifications of electors. [1984 c 230 § 76; 1939 c 34 § 28 ; RRS § 5654-128.] Recodified as RCW 52.30.010 pursuant to 1984 c 230 § 89.
52.36.020 Property of public agency included within district-Contracts for services. [1979 c 151 § 164; 1974 ex.s. c 88 § 1; 1973 lst ex.s. c 64 § 1; 1941 c 139 § 1; Rem. Supp. 1941 § 5654-143a.] Recodified as RCW 52.30 .020 pursuant to 1984 c $230 \S 89$.
52.36.025 Use of equipment and personnel beyond district bounda-ries--Governmental function. [1984 c 230 § 77; 1980 c 43 § 1; 1969 c 88 § 2.] Recodified as RCW 52.12 .111 pursuant to 1984 c 230 § 89.
52.36.027 Use of equipment and personnel outside district--Duty of fireman deemed duty for district--Benefits not impaired. [1984 c 230 § 78; 1969 c 88 § 3.] Recodified as RCW 52.12.121 pursuant to 1984 c 230 § 89.
52.36.030 Use of apparatus outside of a district. [1939 c 34 § 47; RRS § 5654-147.] Repealed by 1969 c 88 § 4.
Repeal and saving--1969 c 88: "Section 47, chapter 34, Laws of 1939 and RCW 52.36 .030 are each repealed: Provided, That such repeal shall not affect any obligation, contract or agreement in existence on the effective date of this act." [1969 c 88 § 4.]
52.36.040 Existing districts may come under this title. [1939 c 34 § 48; RRS § 5654-148.] Decodified pursuant to 1984 c 230 § 88.
52.36.050 Firemen's relief and pensions. Cross-reference section, decodified July, 1984.
52.36.060 Civil service for employees. [1984 c 230 § 79; 1971 ex.s. c 256 § 2; 1949 c 72 § 1; Rem. Supp. 1949 § 5654-120a.] Recodified as RCW 52.30.040 pursuant to 1984 c 230 § 89.
52.36.065 Civil service for employees--Residency not grounds for discharge. [1984 c 230 § 80 ; 1971 ex.s. c 256 § 1.] Recodified as RCW 52.30 .050 pursuant to 1984 c $230 \S 89$.
52.36.070 Claims against districts. Cross-reference section, decodified.
52.36.080 Fire protection services provided by municipal corpora-tion--Financial and other assistance by county authorized. Cross-reference section, decodified July, 1984.
52.36.090 First aid vehicle service--Establishment and collection of charges. [1984 c 230 § 81; 1975 c $64 \S 1$.] Recodified as RCW 52.12.131 pursuant to 1984 c $230 \S 89$.
52.36.095 Ambulance service--Establishment and collection of charges. [1975 1st ex.s. c 147 § 2.] Repealed by 1984 c 230 § 87.

## Title 53 <br> PORT DISTRICTS

## Chapter 53.04 FORMATION

53.04.030 Petition for less than the county--Two or more petitions. [1913 c 62 § 1, part; 1911 c 92 § 2, part; RRS § 9689, part.] Now codified in RCW 53.04.020.
53.04.040 Ballots, form of. [1913 c 62 § 1, part; 1911 c 92 § 2, part; RRS § 9689, part.] Now codified in RCW 53.04.020.
53.04.050 Creation of district less than county in other than class A counties. [1921 c 39 § 1; RRS § 9702.] Repealed by 1971 ex.s. c 157 § 3, effective May 1, 1972.
53.04.090 Ballots--Conduct of election. [1935 c 16 § 1, part; 1921 c 130 § 1, part; RRS § 9707, part.] Now codified in RCW 53.04.080.

## Chapter 53.08

## POWERS

53.08.025 Acquisition of commercial waterway district in class AA county. Cross-reference section, decodified.
53.08.100 Sale of surplus lands in certain districts. [1925 ex.s. c 152 § 1; RRS § 9692-3.] Repealed by 1957 c 41 § 1.

## Chapter 53.12 <br> COMMISSIONERS--ELECTIONS

53.12.030 Nominations in district of less than one thousand. [1951 c 69 § 1; 1921 c 39 § 2; RRS § 9703.] Repealed by 1959 c 175 § 11.
53.12.046 Declarations of candidacy--Withdrawal. [1959 c 175 § 5; 1951 c 69 § 4.] Repealed by 1963 c 200 § 26.
53.12.070 Notice of elections. [1927 c 204 § 1, part; 1913 c 62 § 3, part; RRS § 9691, part.] Now codified in RCW 53.12.060.
53.12.080 Polling places. [1927 c 204 § 1, part; 1913 c 62 § 3, part; RRS § 9691 , part.] Now codified in RCW 53.12.060.
53.12.090 Voting hours--Ballots--Qualifications of electors. [1927 c 204 § 1, part; 1913 c 62 § 3, part; RRS § 9691, part.] Now codified in RCW 53.12.060.
53.12.100 Registration books--Joint elections. [1927 c 204 § 1 , part; 1913 c 62 § 3, part; RRS § 9691, part.] Now codified in RCW 53.12.060.
53.12.110 Elections, how conducted. [1927 c 204 § 1, part; 1913 c 62 § 3, part; RRS § 9691, part.] Now codified in RCW 53.12.060.
53.12.173 Terms in districts less than entire county--Existing dis-tricts--Change-over provision. [1951 c 68 § 3.] Repealed by 1965 c 51 § 9.
53.12.230 Terms in districts in class $A$ and first class counties. [1941 c 45 § 2, part; 1925 ex.s. c 113 § 2, part; Rem. Supp. 1941 § 9691-2, part.] Now codified in RCW 53.12.220.
53.12.240 Conduct of elections in districts in class $A$ and first class counties. [1925 ex.s. c 113 § 3; RRS § 9691-3.] Repealed by 1979 ex.s.c $126 \S 43$.
53.12.250 Compensation. [1957 c 72 § 1; 1955 c 348 § 4. Prior: 1921 c 179 § 1, part; 1917 c 125 § 2, part; 1913 c 62 § 5, part; 1911 c 92 § 5, part; RRS § 9693, part.] Repealed by 1975 1st ex.s. c 187 § 3.

## Chapter 53.20 <br> HARBOR IMPROVEMENTS

53.20.060 Petition to order improvement. [1911 c 92 § 10, part; RRS § 9697, part.] Now codified in RCW 53.20.050.
53.20.070 Assessment roll--Notice--Hearing. [1911 c 92 § 10, part; RRS § 9697, part.] Now codified in RCW 53.20.050.
53.20.080 Approval--Filing--Appeal. [1911 c 92 § 10, part; RRS § 9697, part.] Now codified in RCW 53.20.050.

## Chapter 53.24 <br> INDUSTRIAL DEVELOPMENT DISTRICTS

53.24.010 through 53.24.080. [1943 c 166 § 1; 1939 c 45 §§ 1 through 8; Rem. Supp. §§ 9709-1 through 9709-8.] Repealed by 1955 c 73 § 22. Later enactment, see chapter 53.25 RCW.

## Chapter 53.25

INDUSTRIAL DEVELOPMENT DISTRICTS--MARGINAL LANDS
53.25.180 Devotion of property to public use--Notice--Hearing--Sale--Plans and specifications. [1955 c 73 § 18.] Repealed by 1963 c 138 § 2. Later enactment, see RCW 53.25.120.

Validating--1963 c 138: Validation of prior sales under this section, see note following RCW 53.25.120.

## Chapter 53.28 <br> SALE OF PROPERTY IN INDUSTRIAL DEVELOPMENT DISTRICTS

53.28.010 through 53.28.070. [1939 c 45 §§ 9 through 14; RRS §§ 9709-9 through 9709-14.] Repealed by 1955 c 73 § 22. Later enactment, see chapter 53.25 RCW.

## Chapter 53.32

## LEASE OF STATE-OWNED HARBOR AREAS

53.32.010 Authorization--Payment to state treasurer. [1917 c 93 § 1; RRS § 9719.] Repealed by 1984 c 221 § 30, effective October 1, 1984.
53.32.020 Exclusive preference right of abutting shoreland own-ers--Rights of others--Application, notice--Sale, notice of. [1917 c 93 § 2; RRS § 9719. Formerly RCW 53.32.020 through 53.32.040.] Repealed by 1984 c 221 § 30 , effective October 1, 1984.
53.32.030 Sale of lease--Notice. [1917 c 93 § 2, part; RRS § 9720, part.] Now codified in RCW 53.32.020.
53.32.040 Lease by exclusive right--Conditions--Rentals. [1917 c 93 § 2, part; RRS § 9720, part.] Now codified in RCW 53.32.020.
53.32.050 Performance bond or cash deposit--Cancellation--Tolls. [1979 c 72 § 3; 1917 c 93 § 3; RRS § 9721 .] Repealed by 1984 c 221 § 30, effective October $1,1984$.
53.32.060 Acts hereunder not to work an estoppel. [1917 c 93 § 5; RRS § 9723.] Repealed by 1984 c 221 § 30, effective October 1, 1984.
53.32.070 Preference right on cancellation of existing lease. [1917 c 93 § 4 ; RRS § 9722.] Repealed by 1984 c 221 § 30, effective October $1,1984$.
53.32.900 Repeal--Saving. [1917 c 93 § 6; no RRS.] Repealed by 1984 c 221 § 30, effective October 1, 1984.

## Chapter 53.36 <br> FINANCES

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## Chapter 53.39 <br> NATIONAL EMERGENCY REVENUE BONDS

53.39.010 Preamble--Duration of powers granted. [1941 c 218 § 1 ; Rem. Supp. 1941 § $9718-1$.$] Repealed by 1983$ c 167 § 270.
53.39.020 Powers--National defense program. [1941 c 218 § 2; Rem. Supp. 1941 § 9718-2.] Repealed by 1983 c 167 § 270.
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53.39.040 Sale of bonds. [1941 c 218 § 4; Rem. Supp. 1941 § 9718-4.] Repealed by 1983 c 167 § 270.
53.39.050 Payment of bonds--Revenue from improvements--Loans from general fund--Special fund--Temporary bonds--Trust indenture to secure bonds. [1947 c 62 § 1; 1943 c 33 § 1; 1941 c 218 § 5; Rem. Supp. 1947 § $9718-5$.] Repealed by 1983 c 167 § 270.
53.39.060 Contents of resolution or trust indenture--Covenants. [1943 c 33 § 2; Rem. Supp. 1943 § 9718 -5a.] Repealed by 1983 c 167 § 270.
53.39.070 Funding and refunding of bonds--Invalidity no defense to collection of bonds authorized. [1943 c 33 § 3; 1941 c 218 § 6; Rem. Supp. 1943 § $9718-6$.] Repealed by 1983 c 167 § 270.
53.39.080 Protection of bondholders--Resolution or trust indenture as contract. [1943 c 33 § 4; 1941 c 218 § 7; Rem. Supp. 1943 § 9718-7.] Repealed by 1983 c 167 § 270.
53.39.900 Construction--1941 c 218. [1941 c 218 § 8; Rem. Supp. 1941 § 9718-8.] Repealed by 1983 c 167 § 270.
53.39.910 Prior acts validated. [1943 c 33 § 5; Rem. Supp. 1943 § 9718-8a.] Repealed by 1983 c 167 § 270.
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53.39.930 Effective date--1941 c 218. [1941 c 218 § 9; no RRS.] Repealed by 1983 c 167 § 270.

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53.40.070 Port districts of less than $\mathbf{4 0 0 , 0 0 0}$ population--Purposes for which bonds may be issued. [1949 c 122 § 6, part; Rem. Supp. 1949 § 9711-5a, part.] Repealed by 1957 c 59 § 11.
53.40.080 Port districts of less than $\mathbf{4 0 0 , 0 0 0}$ population--Form and terms of bonds. [1949 c 122 § 6, part; Rem. Supp. 1949 § 9711-5a, part.] Repealed by 1957 c 59 § 11 .
53.40.090 Port districts of less than $\mathbf{4 0 0 , 0 0 0}$ population--Bonds payable only out of revenues--Special funds. [1949 c 122 § 7, part; Rem. Supp. 1949 § 9711 -6, part.] Deleted by 1957 c 59 §§ 7, 8.
53.40.100 Port districts of less than $\mathbf{4 0 0 , 0 0 0}$ population--Temporary bonds. [1949 c 122 § 7, part; Rem. Supp. 1949 § $9711-6$, part.] Deleted by 1957 c 59 §§ 7,9 .

## Chapter 53.43 <br> VALIDATION OF INDEBTEDNESS IN CERTAIN DISTRICTS-FUNDING OR REFUNDING INDEBTEDNESS--1941 ACT

53.43.010 Validation without popular vote--Resolution. [1941 c 7 § 1; Rem. Supp. 1941 § 9692A-1. Formerly RCW 53.44.060.] Repealed by 1984 c $186 \S 70$.
53.43.020 Funding or refunding indebtedness--Issuance of bonds-Election. [1941 c 7 § 2; Rem. Supp. 1941 § 9692A-2.] Repealed by 1984 c 186 § 70.
53.43.030 Requisites of bonds--Maturity--Redemption. [1983 c 167 § 141; 1941 c 7 § 3; Rem. Supp. 1941 § 9692A-3.] Repealed by 1984 c 186 § 70.
53.43.040 Interest on bonds--Form and execution--Issuance by sale or exchange--Limitation of amount. [1983 c 167 § 142; 1981 c 156 § 17; 1941 c 7 § 4; Rem. Supp. 1941 § 9692A-4.] Repealed by 1984 c 186 § 70.
53.43.050 Validation by vote--Effect. [1941 c 7 § 5; Rem. Supp. 1941§ 9692A-5. Formerly RCW 53.44.050, part.] Repealed by 1984 c 186 § 70.
53.43.060 Bond election for funding or refunding indebtedness-Vote required. [1941 c 7 § 6; Rem. Supp. 1941 § 9692A-6. Formerly RCW 53.44.050, part.] Repealed by 1984 c 186 § 70.
53.43.070 Application of chapter. [1941 c 7 § 7; Rem. Supp. 1941 § 9692A-7. Formerly RCW 53.44.050, part.] Repealed by 1984 c 186 § 70.

## Chapter 53.44 <br> FUNDING AND REFUNDING INDEBTEDNESS-- 1947 ACT

53.44.020 Rate of interest--Form and execution. [1983 c 167 § 143; 1970 ex.s. c 56 § 76; 1969 ex.s. c 232 § 91 ; 1947 c 239 § 2; Rem. Supp. 1947 § 5632-2.] Repealed by 1984 c 186 § 70.
53.44.040 Procedure for issuance. [1947 c 239 § 4; Rem. Supp. 1947 § 5623-4.] Repealed by 1984 c 186 § 70.
53.44.050 Validating and refunding indebtedness in certain districts. [(i) 1941 c 7 § 5; Rem. Supp. 1941 § 9692A-5. (ii) 1941 c 7 § 6; Rem. Supp. 1941 § 9692A-6. (iii) 1941 c 7 § 7; Rem. Supp. 1941 § 9692A-7.] Now codified as RCW 53.43.050, 53.43.060, 53.43.070.
53.44.060 Validation without popular vote. [1941 c 7 § 1; Rem. Supp. 1941 § 9692A-1.] Now codified as RCW 53.43.010.

## Chapter 53.48 <br> DISSOLUTION OF PORT AND OTHER DISTRICTS

53.48.100 Port districts in counties of sixth class--Disposition of funds. [1943 c 282 § 1; Rem. Supp. 1943 § 9718-10.] Now codified as RCW 53.49.010.
53.48.110 Order to transfer funds. [1943 c 282 § 2; Rem. Supp. 1943 § 9718-11.] Now codified as RCW 53.49.020.
53.48.130 Commercial waterway district within city--Distribution of assets, etc., to city. [1953 c 266 § 1.] Repealed by 1979 ex.s. c 30 § 20.

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53.52.010 "District" defined. [1957 c 224 § 10.] Repealed by 1967 c 164 § 16 .
53.52.020 Claims for damages against districts. [1957 c 224 § 11.] Repealed by 1967 c 164 § 16.
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## Title 54 <br> PUBLIC UTILITY DISTRICTS

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54.04.110 Duty to furnish power to district. [1945 c 130 § 2, part; Rem. Supp. 1945 § 10459-12, part.] Now codified in RCW 54.04.100.

## Chapter 54.08

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54.08.020 When district includes less than entire county--Peti-tion--Hearing--Boundaries to be fixed. [1931 c 1 § 3, part; RRS § 11607, part.] Now codified in RCW 54.08.010.
54.08.030 Canvass of returns--District created--Name. [1941 c 245 § 4, part; Rem. Supp. 1941 § 11608 , part.] Now codified in RCW 54.12.010.
54.08.040 Election expense. [1941 c 245 § 4, part; Rem. Supp. 1941 § 11608, part.] Now codified in RCW 54.12.010.

## Chapter 54.12 <br> COMMISSIONERS

54.12.020 Change in commissioner districts. [1941 c 245 § 4, part; 1931 c 1 § 4, part; Rem. Supp. 1941 § 11608, part.] Now codified in RCW 54.12.010.
54.12.030 Terms of office. [1941 c 245 § 4, part; 1931 c 1 § 4, part; Rem. Supp. 1941 § 11608 , part.] Now codified in RCW 54.12.010.
54.12.040 First commissioners--Election--Terms. [1941 c 245 § 4, part; 1931 c 1 § 4, part; Rem. Supp. 1941 § 11608, part.] Now codified in RCW 54.12.010.
54.12.050 Staggered terms. [1941 c 245 § 4, part; 1931 c 1 § 4, part; Rem. Supp. 1941 § 11608, part.] Now codified in RCW 54.12.010.
54.12.060 Nominations. [1941 c 245 § 4, part; 1931 c 1 § 4, part; Rem. Supp. 1941 § 11608, part.] Now codified in RCW 54.12.010.
54.12.070 Vacancies--Causes--How filled. [1941 c 245 § 4, part; 1931 c 1 § 4, part; Rem. Supp. 1941 § 11608, part.] Now codified in RCW 54.12.010.

## Chapter 54.20 <br> CONDEMNATION PROCEEDINGS

54.20.020 Failure to give statement--Contempt--Payment and decree. [1945 c 130 § 3, part; Rem. Supp. § 10459-13, part.] Now codified in RCW 54.20.010.
54.20.030 Retirement of properties--Adjustment. [1945 c 130 § 3, part; Rem. Supp. 1945 § 10459-13, part.] Now codified in RCW 54.20.010.
54.20.040 Accounting. [1945 c 130 § 3, part; Rem. Supp. 1945 § 10459-13, part.] Now codified in RCW 54.20.010.
54.20.050 Limitation on new proceedings. [1945 c 130 § 3, part; Rem. Supp. 1945 § 10459-13, part.] Now codified in RCW 54.20.010.

## Chapter 54.24 <br> FINANCES

54.24.130 General obligation bonds--Resolution--Election. [1931 c 1 §7, part; RRS § 11611, part.] Now codified in RCW 54.24.018.
54.24.140 Bonds authorized. [1931 c 1 § 7, part; RRS § 11611, part.] Now codified in RCW 54.24.018.
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54.32.030 Consolidation or annexation, when election unnecessary for. [1931 c 1 § 10, part; RRS § 11614, part.] Now codified in RCW 54.32.010.

## Title 55

## SANITARY DISTRICTS

## Chapter 55.04 <br> FORMATION AND DISSOLUTION

55.04.010 Districts authorized. [1941 c 98 § 1 ; 1933 c 155 § 1 ; Rem. Supp. 1941 § 6010-1.] Repealed by 1971 ex.s. c 293 § 8.
55.04.020 Petition--Filing--Notice of hearing. [1933 c 155 § 2 ; RRS §6010-2.] Repealed by 1971 ex.s. c 293 § 8.
55.04.030 Hearing--Election--Ballots--Adverse finding--New petition. [1933 c 155 § 3; RRS § 6010-3. Formerly RCW 55.04.030 and 55.04.040.] Repealed by 1971 ex.s. c 293 § 8.
55.04.040 Adverse finding--New petition. [1933 c 155 § 3, part; RRS § 6010-3, part.] Now codified in RCW 55.04.030.

## Chapter 55.08 POWERS

55.08.010 Rules and regulations governing garbage and waste. [1933 c 155 § 4; RRS § 6010 -4.] Repealed by 1971 ex.s. c 293 § 8.
55.08.020 Enforcement. [1933 c 155 § 5; RRS § 6010-5.] Repealed by 1971 ex.s. c 293 § 8.

## Chapter 55.12 <br> FINANCES

55.12.010 Special garbage fund. [1933 c 155 § 6; RRS § 6010-6.] Repealed by 1971 ex.s. c 293 § 8.
55.12.020 Collection of delinquent fees--Procedure. [1933 c 155 § 7; RRS §6010-7.] Repealed by 1971 ex.s. c 293 § 8.

## Title 56 <br> SEWER DISTRICTS

## Chapter 56.04 <br> FORMATION AND DISSOLUTION

56.04.010 Definitions. This section was created by the 1941 Code Committee but has no session law background; hence it is accordingly decodified.

## Chapter 56.24 <br> ANNEXATION OF TERRITORY

56.24.010 Annexation authorized--Methods. [1953 c 250 § 21; 1951 2nd ex.s. c $26 \S 4 ; 1945$ c $140 \S 13 ; 1941$ c $210 \S 34$; Rem. Supp. 1945 § 9425-43.] Repealed by 1967 ex.s. c 11 § 10.
56.24.020 Petition of voters--Certificate of sufficiency. [1953 c 250 § 22; 1941 c 210 § 35; Rem. Supp. 1941 § 9425-44.] Repealed by 1967 ex.s. c 11 § 10.
56.24.030 Petitions to county commissioners--Notice of filing and meeting. [1953 c 250 § 23; 1941 c 210 § 36; Rem. Supp. 1941 § 9425-45.] Repealed by 1967 ex.s. c 11 § 10.
56.24.040 Hearing--Determination--Withdrawal of names. [1941 c 210 § 37; Rem. Supp. 1941 § 9425-46.] Repealed by 1967 ex.s. c 11 § 10.
56.24.050 Declaration of or election for annexation--Notice of election--Ballots--Judges. [1953 c 250 § 24; 1941 c 210 § 38; Rem. Supp. 1941 § $9425-47$.] Repealed by 1967 ex.s. c $11 \S 10$.
56.24.060 Conduct of election--Electors--Canvass. [1953 c 250 § $25 ; 1941$ c 210 § 39; Rem. Supp. 1941 § 9425-48.] Repealed by 1967 ex.s. c 11 § 10 .

## Title 57 <br> WATER DISTRICTS

## Chapter 57.04 <br> FORMATION AND DISSOLUTION

57.04.010 Definitions. This section was created by the 1941 Code Committee but has no session law background; hence, it is deleted.
57.04.040 Hearing--Boundaries established. [1931 c 72 § 3, part; 1929 c 114 § 2, part; RRS § 11580, part. Cf. 1915 c 24 § 1; 1913 c 161 § 2.] Now codified in RCW 57.04.030.

## Chapter 57.12 <br> OFFICERS AND ELECTIONS

57.12.040 Commissioners-Election--Terms. [1947 c 216 § 1 , part; 1945 c 50 § 1, part; 1931 c 72 § 1, part; 1929 c 114 § 6, part; Rem. Supp. 1947 § 11584 , part. Cf. 1913 c 161 § 7.] Now codified in RCW 57.12.030.

## Chapter 57.20 FINANCES

57.20.040 Guaranty fund-Duties of the district. [1937 c 102 § 1(c); 1935 c 82 § 1 ; RRS § $11589-1(c)$.$] Now codified in RCW$ 57.20.030.
57.20.050 Guaranty fund--Warrants on. [1937 c 102 § I(d), (e); 1935 c 82 § 1 ; RRS § $11589-1(\mathrm{~d})$, (e).] Now codified in RCW 57.20.030.
57.20.060 Guaranty fund--Certificates of delinquency--Issuance and sale. [1937 c 102 § 1 (f), part; 1935 c 82 § 1 ; RRS § 11589-1(f), part.] Now codified in RCW 57.20.030.
57.20.070 Certificates of delinquency--Foreclosure--Redemption. [1937 c 102 § 1 (f), part; 1935 c 82 § 1; RRS § $11589-1(f)$, part.] Now codified in RCW 57.20.030.

## Chapter 57.24 <br> ANNEXATION OF TERRITORY

57.24.030 Election--Notice. [1931 c 72 § 5, part; 1929 c 114 § 15 , part; RRS § 11593 , part. Cf. 1913 c 161 § 15 , part.] Now codified in RCW 57.24.020.

## Chapter 57.32 <br> CONSOLIDATION OF DISTRICTS

57.32.030 Filing with county commissioners--Notice of hearing. [1943 c 267 § 3; Rem. Supp. 1943 § 11604-22.] Repealed by 1967 ex.s. c 39 § 13.
57.32.040 Hearing--Findings--Withdrawal of names. [1943 c 267 §4; Rem. Supp. 1943 § 11604-23.] Repealed by 1967 ex.s. c 39 § 13.
57.32.050 Notice of election--Propositions to be submitted. [1953 c 251 § 8; 1943 c 267 § 5; Rem. Supp. 1943 § 11604-24.] Repealed by 1967 ex.s. c $39 \S 13$.
57.32.060 Notice and conduct of election--Qualification of electors. [1943 c 267 § 6; Rem. Supp. 1943 § 11604-25.] Repealed by 1967 ex.s. c 39 § 13.
57.32.070 Certification of landowners. [1943 c 267 § 7; Rem. Supp. 1943 § 11604-26.] Repealed by 1967 ex.s. c 39 § 13.
57.32.080 Consolidation effected. [1943 c 267 § 8; Rem. Supp. 1943 § 11604-27.] Repealed by 1967 ex.s. c 39 § 13.
57.32.090 Approval of comprehensive plan. [1943 c 267 § 9; Rem. Supp. 1943 § 11604-28.] Repealed by 1953 c 251 § 9.
57.32.100 Approval of general indebtedness. [1953 c 251 § 10; 1943 c 267 § 10; Rem. Supp. 1943 § 11604-29.] Repealed by 1967 ex.s. c 39 § 13.
57.32.110 Approval of revenue bonds. [1953 c 251 § 11; 1943 c 267
§ 11; Rem. Supp. 1943 § 11604-30.] Repealed by 1967 ex.s. c 39 § 13.
57.32.120 Transfer of property--Indebtedness. [1943 c 267 § 12; Rem. Supp. 1943 § 11604-31.] Repealed by 1967 ex.s. c 39 § 13.

## Title 58 <br> BOUNDARIES AND PLATS

## Chapter 58.08 <br> PLATS--RECORDING

58.08.060 Effect of donation marked on plat. [Code 1881 § 2329; 1862 p 431 § 2; 1857 p 26 § 2 ; RRS § 9310.] Now codified as RCW 58.08.015.
58.08.070 Certified copy of plat as evidence. [Code 1881 § 2339; RRS § 9307.] Now codified as RCW 58.10.020.
58.08.080 Defective plats legalized. [Code 1881 § 2338; RRS § 9306.] Now codified as RCW 58.10.010.

## Chapter 58.12

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58.12.090 Vacations in unincorporated towns--Petition--Notice. [1953 c 114 § 1. Prior: Code 1881 § 2333; RRS § 9301.] Now codified as RCW 58.11.010.
58.12.100 Hearing and order. [Code 1881 § 2334; 1869 p 410 § 2; 1862 p 432 § 2; 1857 p 27 § 2 ; RRS § 9302.] Now codified as RCW 58.11.020.
58.12.110 Title to vacated property. [Code 1881 § 2335; 1869 p 410 § 3; 1862 p 433 § 3; 1857 p 27 § 3; RRS § 9303.] Now codified as RCW 58.11.030.
58.12.120 Vacation of platted lots outside municipalities. [Code 1881 § 2337; 1869 p 411 § $5 ; 1862$ p 433 § 5 ; 1857 p 28 § 5; RRS § 9305.] Now codified as RCW 58.11.050.
58.12.130 Resurvey and corrected plat. [Code 1881 § 2340; RRS § 9308.] Now codified as RCW 58.10.030.
58.12.140 Regulation of surveys and plats. [Code 1881 § 2341; RRS § 9309.] Now codified as RCW 58.10.040.

## Chapter 58.16 <br> CONTROL OF PLATS, SUBDIVISIONS, AND DEDICATIONS

58.16.010 Scope of chapter. [1937 c 186 § 1 ; RRS § 9304-1.] Repealed by 1969 ex.s. c 271 §36. Later enactment, see chapter 58.17 RCW.
58.16.020 Approval required--Filing. [1951 c 195 § 1; 1937 c 186 § 2; RRS § 9304-2.] Repealed by 1969 ex.s. c 271 § 36. Later enactment, see chapter 58.17 RCW.
58.16.030 Approval when inside city. [1937 c 186 § 3; RRS § 9304-3.] Repealed by 1969 ex.s. c 271 § 36.
58.16.040 Approval when outside city. [1951 c 203 § 1; 1937 c 186 § 4; RRS § 9304-4.] Repealed by 1969 ex.s. c 271 § 36.
58.16.050 Hearings--Notice--Hearing body--Report of recommendations. [1963 c 245 § 1 ; 1937 c 186 § 6; RRS § 9304-6.] Repealed by 1969 ex.s. c 271 §36. Later enactment, see chapter 58.17 RCW.
58.16.060 Inquiry as to public use and interest--Approval--Filing. [1955 c 299 § 1; 1951 c 195 § 2; 1937 c 186 § 7; RRS § 9304-7.] Repealed by 1969 ex.s. c 271 § 36.
58.16.070 Time for determination. [1937 c 186 § 8; RRS § 9304-8.] Repealed by 1969 ex.s. c 271 § 36. Later enactment, see chapter 58.17 RCW.
58.16.080 Review of determination. [1937 c 186 § 9; RRS § 9304-9.] Repealed by 1969 ex.s. c 271 § 36. Later enactment, see chapter 58.17 RCW.
58.16.090 Filing without approval--Procedure. [1951 c 195 § 3; 1937 c 186 § 10; RRS § 9304-10.] Repealed by 1969 ex.s. c 271 § 36. Later enactment, see chapter 58.17 RCW.
58.16.100 Sales before plat approved and filed--Penalty--Exception. [1951 c 224 § 1; 1937 c 186 § 11; RRS § 9304-11.] Repealed by 1969 ex.s. c 271 § 36 . Later enactment, see chapter 58.17 RCW.
58.16.110 Regulations--Approval--Surveys--Notes and sketches. [1937 c 186 § S; RRS § 9304-5. Formerly RCW 58.16.110, 58.16.120 and 58.16.130.] Repealed by 1969 ex.s. c 271 § 36. Later enactment, see chapter 58.17 RCW.
58.16.120 Regulations--Approval. [1937 c 186 § 5, part; RRS § 9304-5, part.] Now codified in RCW 58.16.110.
58.16.130 Surveys--Notes and sketches. [1937 c 186 § 5, part; RRS § 9304-5, part.] Now codified in RCW 58.16.110.

## Chapter 58.17 <br> PLATS--SUBDIVISIONS--DEDICATIONS

58.17.270 Submission of local subdivision regulations to planning and community affairs agency. [1969 ex.s. c 271 § 28.] Repealed by 1984 c 125 § 22, effective June 30, 1984.

## Chapter 58.24

## STATE AGENCY FOR SURVEYS AND MAPS--FEES

58.24.080 Guide of public parks and recreation sites--Fee. [1982 c 165 § 8.] Repealed by 1983 c 272 § 3.

# 59 <br> LANDLORD AND TENANT 

Chapter 59.04<br>TENANCIES

59.04.060 Holding over on agricultural land, effect of. [1891 c 96 § 4; R RS § 813.] Now codified as RCW 59.12.035.

Title 60
LIENS
Chapter 60.12

## LABOR, LANDLORD AND SEED LIENS ON FARM CROPS

60.12.050 Landlord's lien--Recorded lease as notice of lien. [1933 c 119 § 1, part; 1927 c 256 § 4, part; RRS § 1188-4, part.] Now codif ied in RCW 60.12.040.

## Chapter 60.24

LIEN FOR LABOR AND SERVICES ON TIMBER AND LUMBER
60.24.010 Definitions. [1893 c 132 § 2, part; RRS § 1163, part.] Now codified in RCW 60.24.030.
60.24.050 Claims--Contents--Form. [1893 c 132 § 7; RRS § 1168.] Now codified as RCW 60.24.075.
60.24.060 Lien for stumpage. [1893 c 132 § 3; RRS § 1164.] Now codified as RCW 60.24.035.
60.24.090 Priority of lien. [1893 c 132 § 4; RRS § 1165.] Now codified as RCW 60.24.038.

## Chapter 60.28 <br> LIEN FOR LABOR, MATERIALS, TAXES ON PUBLIC WORKS

60.28.070 Payment of reserved funds by highway commission or cities or counties prior to completion of contract--Unforeseen conditions. [1969 ex.s. c 151 § 2; 1967 ex.s. c 26 § 26; 1957 c 91 § 1.] Repealed by 1982 c $170 \S 4$.

## Chapter 60.62

## LIENS FOR TOWING, STORAGE OF MOTOR VEHICLES

60.62.010 Lien authorized. [1967 c 155 § 1.] Repealed by 1969 ex.s. c 42 § 13. Later enactment, see RCW 46.52.111, 46.52.114.
60.62.011 Lien authorized--Sale of vehicle--Proceeds of sale. Cross-reference section, decodified September, 1985.
60.62.020 Sale of vehicle--Notice of sale, service and contents. [1967 c 155 § 2.] Repealed by 1969 ex.s. c 42 § 13. Later enactment, see chapter 46.52 RCW.
60.62.030 Proceeds of sale--Disposition. [lllllll 1967 c 155 § 3.] Repealed by 1969 ex.s. c 42 § 13. Later enactment, see chapter 46.52 RCW.

## Chapter 60.64

LIEN OF HOTELS, LODGING AND BOARDING HOUSES-1915 ACT
60.64.020 Liens created--Sale of property. [1929 c 216 § 4, part; 1915 c 190 § 5, part; RRS § 6864, part.] Now codified in RCW 60.64.010.
60.64.030 Sale when property does not belong to guest. [1929 c 216 § 4, part; 1915 c 190 § 5 , part; RRS § 6864, part.] Now codified in RCW 60.64.010.

## Chapter $\mathbf{6 0 . 7 2}$

## LANDLORD'S LIEN FOR RENT

60.72.020 Status and extent of lien. [1927 c 108 § 1, part; 1917 c 165 § 1, part; RRS § 1203-1, part.] [SLC-RO-9] Now codified in RCW 60.72.010.
60.72.030 Effect of removal, destruction or sale of property. [1927 c $108^{\circ} \S 1$, part; 1917 c 165 § 1, part; RRS § 1203-1, part.] [SLC-RO-9] Now codified in RCW 60.72.010.

## Title 61 <br> MORTGAGES, DEEDS OF TRUST, AND TRUST RECEIPTS

## Chapter 61.04 <br> CHATTEL MORTGAGES

61.04.010 through 61.04.090. [1959 c 263 § 11 ; 1953 c 214 § 3 ; 1943 c 284 §§ 1,2 , and 3 ; 1943 c 76 § 1 ; 1939 c 121 § $1 ; 1929$ c 156 § $1 ; 1899$ c 98 §§ 1, 2, 3, 4, 5, 6 and 7; Code of $1881 \S \S 1986,1987$ and 1988; 1879 p 104 § $1 ; 1877$ p 286 § $1 ; 1875$ p 43 § 1.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW).

Effective date--1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition-- 1965 ex.s. c 157: See RCW 62A.10-102.

General repealer--1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed-- 1965 ex.s. c 157: See RCW 62A.10-104. See: RCW 62A.10-102.

## COMPARATIVE TABLE

Chapter 61.04 RCW to Title 62A RCW (Uniform Commercial Code).

| Chapter 61.04 | Title |
| :--- | :--- |
|  |  |
| 61.04 .010 | $62 \mathrm{~A} .9-203(1)$ |
|  | $62 \mathrm{~A} .9-204(2),(4)$ |
|  | $62 \mathrm{~A} .9-301(2)$ |
| 61.04 .020 | $62 \mathrm{~A} .9-406$ |
|  | $62 \mathrm{~A} .9-301(1)$ |
|  | $62 \mathrm{~A} .9-302(1)$ |
|  | $62 \mathrm{~A} .9-312(5)$ |
| 61.04 .030 | $62 \mathrm{~A} .9-401(1)$ |
| 61.04 .040 | $62 \mathrm{~A} .9-402(1)$ |
|  | $62 \mathrm{~A} .9-403(4),(5)$ |
| 61.04 .050 | $62 \mathrm{~A} .9-313$ |
| 61.04 .060 | $62 \mathrm{~A} .9-402(1)$ |
| 61.04 .070 | $62 \mathrm{~A} .9-403(2),(3)$ |
| 61.04 .080 | $62 \mathrm{~A} .9-403(3)$ |
| 61.04 .090 | - |

61.04.100 Penalty for removing, destroying, or concealing mortgaged property. Cross-reference section, decodified.
61.04.110 Recording of mortgages. Cross-reference section, decodified.

## Chapter 61.08 <br> FORECLOSURE OF CHATTEL MORTGAGES--NOTICE AND SALE

61.08.010 through 61.08.120. [Code of 1881 §§ 1989 through 1998; Code of 1879 pp 105 and 106, §§ 4 through 12; 1875 p 47 §§ 18 through 24 and 28.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW).

Effective date--1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition-- 1965 ex.s. c 157: See RCW 62A.10-102.

General repealer-- 1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed-- 1965 ex.s. c 157: See RCW 62A.10-104. See: RCW 62A.10-102.

## COMPARATIVE TABLE

Chapter 61.08 RCW, to Title 62A RCW (Uniform Commercial Code).

| Chapter 61.08 | Title 62A |
| :--- | :--- |
| 61.08 .010 |  |
| 61.08 .020 | $62 A .9-501(1)$ |
| 61.08 .030 | $62 A .9-504(3)$ |
| 61.08 .040 | $62 A .9-504(3)$ |
| 61.08 .050 | $62 A .9-504(4)$ |
| 61.08 .060 | $62 A .9-504(3)$ |
| 61.08 .070 | $62 A .9-507(1)$ |
| 61.08 .080 | $62 A .1-208$ |
| 61.08 .090 | $62 A .9-503$ |
| 61.08 .100 | $62 A .9-501(1)$ |
|  | $62 A .9-504(2)$ |
|  | $62 A .9-506$ |
| 61.08 .110 | $62 A .9-507(2)$ |
|  | $62 A .9-501(1)$ |
|  | $62 A .9-504(2)$ |
| 61.08 .120 | $62 A .9-506$ |
|  | $62 A .9-507(2)$ |
|  | $62 A .9-311$ |

## Chapter 61.12 <br> FORECLOSURE OF REAL ESTATE MORTGAGES AND PERSONAL PROPERTY LIENS

61.12.160 Foreclosure of chattel mortgages. [Code 1881 §§ 618, 619 ; 1869 p 147 § 572 ; RRS §§ 1113 and 1114. Formerly RCW 61.08.100 and 61.08.110.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW). Cf. RCW 62A.9-501(1), 62A.9-504(2), 62A.9506, and 62A.9-507(2).
Effective date- 1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition-- 1965 ex.s. c 157: See RCW 62A.10-102.

General repealer--1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed-- 1965 ex.s. c 157: See RCW 62A.10-104.
See: RCW 62A.10-102.

## Chapter 61.16 <br> ASSIGNMENT AND SATISFACTION OF REAL ESTATE AND CHATTEL MORTGAGES

61.16.040 Certificate of satisfaction--Mortgage, conditional sale contract, or lease of personalty--Fees. [1959 c 263 § 12; •1953 c 214 § 4; 1943 c 284 § 4; 1937 c 133 § 1; 1889 c 98 § 8; Rem. Supp. 1943 § 3787.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW). Cf. RCW 62A.9-404, 62A.9-405, and 62A.9-406.

Effective date- 1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition-- 1965 ex.s. c 157: See RCW 62A.10-102.

General repealer-1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed--1965 ex.s. c 157: See RCW 62A.10-104.
61.16.050 Chattel mortgages and conditional sales contracts-Failure to satisfy-Order--Penalty. [1937 c 133 § 2 (adding to 1899 c 98 a new section, § 9); RRS § 3787-1.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW). Cf. RCW 62A.9-404, and 62A.9405.
61.16.070 Chattel mortgages and conditional sales contract-Acknowledgment of satisfaction. [1937 c 133 § 2 (adding to 1899 c 98 a new section, § 11); RRS § 3787-3.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW). Cf. RCW 62A.9-404.

Specific repealer-1965 ex.s. c 157: See RCW 62A.10-102.

## Chapter 61.20 <br> UNIFORM TRUST RECEIPTS ACT

61.20.010 through 61.20.190. [1957 c 249 §§ 1, 2; 1943 c 71 §§ 1 through 21.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW).

Effective date-- 1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition--1965 ex.s. c 157: See RCW 62A.10-102.

General repealer-- 1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed-- 1965 ex.s. c 157: See RCW 62A.10-104. See: RCW 62A.10-102.

## COMPARATIVE TABLE

Chapter 61.20 RCW (Uniform Trust Receipts Act) to Title 62A RCW (Uniform Commercial Code).

| Chapter 61.20 | Title 62A |
| :---: | :---: |
| 61.20 .010 | 62A.1-201(9) |
|  | 62A.1-201(28) |
|  | 62A.1-201(30) |
|  | 62A.1-201(32) |
|  | 62A.1-201(33) |
|  | 62A.1-201(37) |
|  | 62A.1-201(44) |
|  | 62A.9-104 |
|  | 62A.9-105 |
|  | 62A.9-202 |
|  | 62A.9-301(3) |
|  | 62A.9-312(5) |
| 61.20.020 | 62A.9-203 |
|  | 62A.9-104 |
|  | 62A.9-204(1) |
| 61.20 .030 | 62A.9-201 |
|  | 62A.9-302(1) |
|  | 62A.9-304 |
| 61.20 .040 | 62A.9-203(1) |
|  | 62A.9-204(1) |
|  | 62A.9-401 |
| 61.20 .050 | 62A.9-201 |
| 61.20 .060 | 62A.9-501 |
|  | 62A.9-503 |
|  | 62A.9-504 |
|  | 62A.9-505 |
|  | 62A.9-506 |
| 61.20 .070 | - |
| 61.20 .080 | 62A.9-301 |
|  | 62A.9-302 |
|  | 62A.9-304 |
| 61.20 .090 | 62A.2-403 |
|  | 62A.9-301 |
|  | 62A.9-302 |
|  | 62A.9-304 |
|  | 62A.9-306 |
|  | 62A.9-307 |
|  | 62A.9-308 |
|  | 62A.9-309 |
|  | 62A.9-312 |
|  | 62A.9-318 |
| 61.20 .100 | 62A.9-306 |
|  | 62A.9-308 |
| 61.20 .110 | 62A.9-310 |
| 61.20 .120 | 62A.9-317 |
| 61.20 .130 | 62A.9-401 |
|  | 62A.9-402 |
|  | 62A.9-403 |
| 61.20 .140 | 62A.9-104 |
|  | 62A.9-204 |
| 61.20 .150 | - |
| 61.20 .160 | - |
| 61.20 .170 | - |
| 61.20 .180 | - |

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61.20 .184
61.20.190

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$\qquad$

Title 62 NEGOTIABLE INSTRUMENTS

## Chapter 62.01 NEGOTIABLE INSTRUMENTS

62.01.001 through 62.01.196. [1955 c 35 §§ 62.01.001 through 62.01.196.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW).

Effective date- 1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition-- 1965 ex.s. c 157: See RCW 62A.10-102.

General repealer--1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed-- 1965 ex.s. c 157: See RCW 62A.10-104.

## COMPARATIVE TABLE

Title 62 RCW (Negotiable Instruments) to Title 62A RCW (Uniform Commercial Code).

This table indicates the latest comparable former Washington sources of the material contained in the various subsections of RCW 62A.1-201. Complete histories of the former sections are carried in the Revised Code of Washington disposition tables.

| Title 62 | Title 62A |
| :---: | :---: |
| 62.01.001 | $\begin{aligned} & \text { 62A. } 3-104 \\ & \text { 62A.8-102(1) } \\ & \text { 62A.8-105 } \end{aligned}$ |
| 62.01.002 | $\begin{aligned} & \text { 62A.3-106 } \\ & \text { 62A.3-109 } \end{aligned}$ |
| 62.01.003 | 62A.3-105 |
| 62.01.004 | 62A.3-109 |
| 62.01.005 | $\begin{aligned} & \text { 62A.3-104 } \\ & \text { 62A.3-112 } \end{aligned}$ |
| 62.01.006 | 62A.1-201(24) <br> 62A.3-106 <br> 62A.3-107 <br> 62A.3-112 <br> 62A.3-113 <br> 62A.3-114 |
| 62.01.007 | $\begin{aligned} & \text { 62A.3-108 } \\ & \text { 62A.3-502 } \end{aligned}$ |
| 62.01 .008 | 62A.3-110 |
| 62.01.009 | $\begin{aligned} & \text { 62A.3-111 } \\ & 62 \text { A. } 3-204 \\ & 62 \text { A. } 3-405 \end{aligned}$ |
| $\begin{aligned} & 62.01 .010 \\ & 62.01 .011 \end{aligned}$ | $62 A .3-104$ 62A.3-114 |
| 62.01 .012 | 62A.3-114 |
| 62.01.013 | $\begin{aligned} & \text { 62A.3-115 } \\ & 62 A .3-410(3) \end{aligned}$ |
| 62.01.014 | $\begin{aligned} & \text { 62A.3-115 } \\ & 62 \text { A. } 3-407 \\ & 62 \text { A. } 8-206 \end{aligned}$ |
| 62.01.015 | 62A.3-115 <br> 62A.3-305 <br> 62A.3-407 <br> 62A.8-206 |
| 62.01 .016 | $\begin{aligned} & 62 A .3-305 \\ & 62 A .3-306 \\ & 62 A .8-202 \end{aligned}$ |
| 62.01 .017 | $\begin{aligned} & \text { 62A.3-109 } \\ & \text { 62A.3-114 } \\ & \text { 62A.3-118 } \\ & \text { 62A.3-402 } \end{aligned}$ |

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| Title 62 | Title 62A | Title 62 | Title 62A |
| :---: | :---: | :---: | :---: |
| 62.01 .018 | 62A.3-401 |  | 62A.8-305 |
| 62.01 .019 | 62A.3-403 | 62.01 .054 | 62A.3-303 |
| 62.01 .0195 | 62A.3-403 | 62.01.055 | 62A.3-304 |
| 62.01 .020 | 62A.3-403 | 62.01.056 | 62A.1-201(25) |
| 62.01 .021 | 62A.3-403 |  | 62A.3-304 |
| 62.01 .022 | 62A.3-207 |  | 62A.8-202 |
| 62.01 .023 | 62A.3-404 |  | 62A.8-304 |
|  | 62A.8-202 | 62.01 .057 | 62A.3-305 |
|  | 62A.8-205 |  | 62A.8-202 |
|  | 62A.8-311 |  | 62A.8-301 |
| 62.01 .024 | 62A.3-408 | 62.01.058 | 62A.3-201 |
| 62.01 .025 | 62A.1-201(44) |  | 62A.3-207 |
|  | 62A.3-303 |  | 62A.3-306 |
|  | 62A.3-408 |  | 62A.8-301 |
| 62.01 .026 | 62A.1-201(44) | 62.01.059 | 62A.3-207 |
|  | 62A.3-303 |  | 62A.3-306 |
| 62.01 .027 | 62A.1-201(44) |  | 62A.3-307 |
|  | 62A.3-201 |  | 62A.8-301 |
|  | 62A.3-302(4) | 62.01 .060 | 62A.3-413 |
|  | 62A.3-303 |  | 62A.8-201 |
|  | 62A.4-209 |  | 62A.8-202 |
| 62.01.028 | 62A.3-306 | 62.01 .061 | 62A.3-413 |
|  | 62A.3-408 |  | 62A.8-201 |
|  | 62A.3-415 |  | 62A.8-202 |
|  | 62A.8-202 | 62.01 .062 | 62A.3-413 |
| 62.01 .029 | 62A.3-415 |  | 62A.3-418 |
|  | 62A.8-201 |  | 62A.8-201 |
| 62.01.030 | 62A.3-202 |  | 62A.8-202 |
|  | 62A.8-309 | 62.01 .063 | 62A.3-402 |
| 62.01.031 | 62A.3-202 | 62.01.064 | 62A.3-415 |
|  | 62A.8-308 |  | 62A.8-308 |
| 62.01.032 | 62A.3-202 | 62.01 .065 | 62A.3-417 |
|  | 62A.8-308 |  | 62A.8-306 |
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| 62.01.034 | 62A.3-204 |  | 62A.3-417 |
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| 62.01.035 | 62A.3-204 |  | 62A.8-308 |
|  | 62A.8-308 | 62.01 .067 | 62A.3-414 |
| 62.01 .036 | 62A.3-204 |  | 62A.8-306 |
|  | 62A.3-205 |  | 62A.8-308 |
|  | 62A.3-206 | 62.01.068 | 62A.3-118 |
|  | 62A.8-308 |  | 62A.3-414 |
| 62.01 .037 | 62A.3-205 |  | 62A.8-308 |
|  | 62A.3-206 | 62.01.069 | 62A.3-417 |
|  | 62A.8-304 |  | 62A.8-306 |
|  | 62A.8-308 |  | 62A.8-308 |
| 62.01 .038 | 62A.3-414 | 62.01.070 | 62A.3-501 |
| 62.01 .039 | 62A.3-205 |  | 62A.3-502 |
|  | 62A.3-206 |  | 62A.3-604 |
| 62.01 .040 | 62A.3-204 | 62.01 .071 | 62A.3-503 |
|  | 62A.8-310 | 62.01 .072 | 62A.3-503 |
| 62.01 .041 | 62A.3-116 |  | 62A.3-504 |
| 62.01 .042 | 62A.3-117 |  | 62A.3-505 |
| 62.01 .043 | 62A.3-203 | 62.01 .073 | 62A.3-504 |
| 62.01 .044 | 62A.3-414 | 62.01.074 | 62A.3-505 |
| 62.01 .045 | 62A.3-304 | 62.01 .075 | 62A.3-503 |
| 62.01 .046 | - | 62.01 .076 | 62A.3-511(3) |
| 62.01 .047 | 62A.3-206 | 62.01 .077 | 62A.3-504 |
| 62.01 .048 | 62A.3-208 | 62.01 .078 | 62A.3-504 |
|  | 62A.3-605 | 62.01.079 | 62A.3-511 |
| 62.01.049 | 62A.3-201 | 62.01 .080 | 62A.3-511 |
|  | 62A.8-307 | 62.01 .081 | 62A.3-511 |
| 62.01 .050 | 62A.3-208 | 62.01 .082 | 62A.3-511 |
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|  | 62A.3-304 | 62.01 .086 | 62A.3-503 |
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|  | 62A.8-301 | 62.01 .088 | 62A.3-603 |
|  | 62A.8-302 | 62.01.089 | 62A.3-501 |
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| 62.01.053 | 62A.3-304 | 62.01 .090 | 62A.3-508 |
|  | 62A.8-203 | 62.01 .091 | 62A.3-508 |


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| 62.01 .092 | 62A.3-508 | 62.01.145 | 62A.3-503 |
| 62.01 .093 | 62A.3-508 |  | 62A.3-504 |
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| 62.01 .096 | 62A.3-508 | 62.01.148 | 62A.3-511 |
| 62.01 .097 | 62A.3-508 | 62.01.149 | 62A.3-507 |
| 62.01 .098 | 62A.3-508 | 62.01.150 | 62A.3-501 |
| 62.01 .099 | 62A.3-508 |  | 62A.3-502 |
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| 62.01.101 | 62A.3-508 |  | 62A.5-112(1) |
| 62.01 .102 | 62A.3-508 | 62.01.151 | 62A.3-501 |
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| 62.01 .106 | 62A.3-508 |  | 62A.3-502 |
| 62.01.107 | 62A.3-508 | 62.01 .153 | 62A.3-509 |
| 62.01 .108 | 62A.3-508 | 62.01.154 | 62A.3-509 |
| 62.01.109 | 62A.3-511 | 62.01.155 | 62A.3-509 |
| 62.01.110 | 62A.3-511(6) | 62.01.156 | 62A.3-509 |
| 62.01 .111 | 62A.3-511 | 62.01.157 | 62A.3-501 |
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| 62.01.113 | 62A.3-511 |  | 62A.3-509 |
| 62.01.114 | 62A.3-511 | 62.01 .159 | 62A.3-511 |
| 62.01.115 | 62A.3-511 | 62.01 .160 | 62A.3-509 |
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| 62.01 .117 | - | 62.01 .162 | 62A.3-410 |
| 62.01 .118 | 62A.3-501 | 62.01.163 | 62A.3-410 |
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|  | 62A.3-603 | 62.01 .176 | 62A.3-603 |
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| 62.01.123 | 62A.3-605 | 62.01.180 | 62A.3-801 |
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| 62.01.125 | 62A.3-407 | 62.01.183 | 62A.3-801 |
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| 62.01.128 | 62A.3-102 | 62.01.186 | 62A.3-501 |
| 62.01.129 | 62A.3-501 |  | 62A.3-502 |
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|  | 62A.3-505 | 62.01.191 | 62A.1-201(1) |
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| 62.01.136 | 62A.3-410 |  | 62A.1-201(14) |
|  | 62A.3-506 |  | 62A.1-201(20) |
|  | 62A.5-112(1) |  | 62A.1-201(28) |
| 62.01.137 | 62A.3-410 |  | 62A.1-201(30) |
|  | 62A.3-419 |  | 62A.1-201(44) |
|  | 62A.5-112(1), (2) |  | 62A.1-201(46) |
| 62.01 .138 | 62A.3-410 |  | 62A.3-102 |
| 62.01.139 | 62A.3-412 |  | 62A.3-410 |
| 62.01 .140 | 62A.3-412 |  | 62A.8-313 |
| 62.01 .141 | 62A.3-412 | 62.01 .192 |  |
| 62.01 .142 | 62A.3-412 | 62.01.193 | 62A.3-503 |
| 62.01 .143 | 62A.3-501 | 62.01.194 |  |
| 62.01.144 | 62A.3-501 | 62.01.195 |  |
|  | 62A.3-502 | 62.01.196 | 62A.1-103 |
|  | 62A.3-503 | 62.98.010 | , |

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| :--- | :--- |
| 62.98 .030 | $62 \mathrm{~A} .1-106$ |
| 62.98 .040 | - |
| 62.98 .050 | - |

62.01.300 Liability for interest, fees, and costs relative to dishonored check or bill of exchange payable on demand. [1965 ex.s. c 53 § 1.] Repealed by 1969 c $62 \S 4$.

## Chapter 62.98 <br> CONSTRUCTION

62.98.010 through 62.98.050. [1955 c 35 §§ 62.98.010 through 62.98.050.] Repealed effective midnight June 30, 1967, by section $10-$ 102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW).

Effective date--1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition-- 1965 ex.s. c 157: See RCW 62A.10-102.

General repealer-- 1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed--1965 ex.s. c 157: See RCW 62A.10-104.

## Title 63

## PERSONAL PROPERTY

## Chapter 63.04

## UNIFORM SALES ACT

63.04.010 through 63.04.780. [1925 ex.s. c $142 \S \S 1$ through 79.] Repealed effective midnight June 30, 1967, by section 10-102 of the Üniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW).

Effective date-- 1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition--1965 ex.s. c 157: See RCW 62A.10-102.

General repealer-- 1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed-- 1965 ex.s. c 157: See RCW 62A.10-104. See: RCW 62A.10-102.

## COMPARATIVE TABLE

Chapter 63.04 RCW (Uniform Sales Act) to Title 62A RCW (Uniform Commercial Code).

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63.04 .030
63.04.040
63.04 .050
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63.08.010 through 63.08.060. [1953 c 247 §§ 1 through 4; 1943 c 98 § 1; 1939 c 122 §§ 1 through 4; 1925 ex.s. c 135 §§ 1 through 4.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW).

Effective date--1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition--1965 ex.s. c 157: See RCW 62A.10-102.

General repealer-- 1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed--1965 ex.s. c 159: See RCW 62A.10-104. See: RCW 62A.10-102

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## Chapter 63.12 <br> CONDITIONAL SALES CONTRACTS

63.12.010 through 63.12.030. [1963 c 236 § 22; 1961 c 159 § 1 ; 1937 c 196 §§ 1,$2 ; 1933$ c $129 \S \S 1,2 ; 1925$ ex.s. c $120 \S 1 ; 1915$ c 95 § 1 ; 1903 c 6 §§ 1, 2; 1893 c 106 §§ 1, 2.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW).

Effective date--1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition--1965 ex.s. c 157: See RCW 62A.10-102.

General repealer--1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed--1965 ex.s. c 157: See RCW 62A.10-104. See: RCW 62A.10-102.

## COMPARATIVE TABLE

Chapter 63.12 RCW (Conditional Sales Contracts) to Title 62A RCW (Uniform Commercial Code).

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## Chapter 63.16 <br> ASSIGNMENT OF ACCOUNTS RECEIVABLE

63.16.010 through 63.16.900. [1947 c 8 §§ 1 through 12.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW).
Effective date-- 1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition--1965 ex.s. c 157: See RCW 62A.10-102.
General repealer--1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed--1965 ex.s. c 157: See RCW 62A.10-104. See: RCW 62A.10-102.

## COMPARATIVE TABLE

Chapter 63.16 RCW (Assignment of Accounts Receivable) to Title 62A RCW (Uniform Commercial Code).

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## Chapter 63.20 LOST AND FOUND PROPERTY

63.20.010 Finder of property of five dollars value--Notice. [Code 1881 § 3266; RRS § 8430. Prior: 1863 p 440 § 15; 1854 p 382 § 10.] Repealed by 1979 ex.s. c 85 § 10 . Later enactment, see chapter 63.21 RCW.

> Severability-1979 ex.s. c 85: See RCW 63.21.900.
63.20.020 Liability of finder for failure to give notice. [Code 1881 § 3270; RRS § 8434. Prior: 1863 p 440 § 19; 1854 p 383 § 14.]

Repealed by 1979 ex.s. c 85 § 10 . Later enactment, see chapter 63.21 RCW.

## Severability--1979 ex.s. c 85: See RCW 63.21.900.

63.20.030 Finder of property of ten dollars value--Notice-Appraisal. [Code 1881 § 3267; RRS § 8431. Prior: 1863 p 440 § 16; 1854 p 382 § 11.] Repealed by 1979 ex.s. c 85 § 10 . Later enactment, see chapter 63.21 RCW.
Severability--1979 ex.s. c 85: See RCW 63.21.900.
63.20.040 Owner may recover within one year. [Code 1881 § 3268; RRS § 8432. Prior: 1863 p 440 § 17; 1854 p 382 § 12.] Repealed by 1979 ex.s. c 85 § 10. Later enactment, see chapter 63.21 RCW.
Severability--1979 ex.s. c 85: See RCW 63.21.900.
63.20.050 Finder to pay half the value to the county--Action to recover. [Code 1881 § 3269; RRS § 8433. Prior: 1863 p 440 § 18; 1854 p 382 § 13.] Repealed by 1979 ex.s. c 85 § 10 . Later enactment, see chapter 63.21 RCW.

Severability--1979 ex.s. c 85: See RCW 63.21.900.

## Chapter 63.24

## UNCLAIMED PROPERTY IN HANDS OF BAILEE

63.24.010 Bailee to keep record of stored property. [Code 1881 § 3252; RRS § 8416. Prior: 1863 p 437 § 1; 1854 p 383 § 1.] Repealed by 1981 c 154 § 8 .
63.24.020 Notice to owner. [Code 1881 § 3253; RRS § 8417. Prior: 1863 p 438 § 2; 1854 p 383 § 2.] Repealed by 1981 c 154 § 8.
$\mathbf{6 3 . 2 4 . 0 3 0}$ Property unclaimed--Sale authorized. [Code 1881 § 3254; RRS § 8418. Prior: 1863 p 438 § 3; 1854 p 384 § 3.] Repealed by 1981 c 154 § 8 .
63.24.040 Notice of intention to sell. [Code 1881 § 3255; RRS § 8419. Prior: 1863 p 438 § 4; 1854 p 384 § 4.] Repealed by 1981 c 154 § 8.
63.24.050 Affidavit to be filed with justice of the peace. [Code 1881 § 3256; RRS § 8420. Prior: 1863 p 438 § 5; 1854 p 384 § 5.] Repealed by 1981 c 154 § 8.
63.24.060 Inventory by justice. [Code 1881 § 3257; RRS § 8421. Prior: 1863 p 438 § 6; 1854 p 384 § 6.] Repealed by 1981 c 154 § 8.
63.24.070 Notice of sale. [Code 1881 § 3258; RRS § 8422. Prior: 1863 p 439 § 7; 1854 p 384 § 7.] Repealed by 1981 c 154 § 8.
63.24.080 Return of sale and proceeds. [Code 1881 § 3259; RRS § 8429. Prior: 1863 p 439 § 8; 1854 p 384 § 8.] Repealed by 1981 c 154 § 8.
63.24.090 Disposition of proceeds--Statement. [Code 1881 § 3260; RRS § 8424. Prior: 1863 p 439 § 9; 1854 p 384 § 9.] Repealed by 1981 c 154 § 8.
63.24.100 Duty of county treasurer. [Code 1881 § 3261; RRS § 8425. Prior: 1863 p 439 § 10; 1854 p 385 § 10.] Repealed by 1981 c 154 § 8.
63.24.110 Claim by owner. [Code 1881 § 3262; RRS § 8426. Prior: 1863 p 439 § 11; 1854 p 385 § 11.] Repealed by 1981 c 154 § 8.
63.24.120 Unclaimed proceeds to school fund. [Code 1881 § 3263; RRS § 8427. Prior: 1863 p 439 § 12; 1854 p 385 § 12.] Repealed by 1981 c 154 § 8.
63.24.130 Perishable property, how sold. [Code 1881 § 3264; RRS § 8428. Prior: 1863 p 439 § 13; 1854 p 385 § 13.] Repealed by 1981 c 154 § 8.
63.24.140 Fees. [Code 1881 § 3265; RRS § 8429. Prior: 1863 p 440 § 14; 1854 p 385 § 14.] Repealed by 1981 c 154 § 8.

## Chapter 63.28

## UNIFORM DISPOSITION OF UNCLAIMED PROPERTY

63.28.010 through 63.28.060 Unclaimed money and property in hands of public officer. [1947 c 98 §§ 1, 2; 1891 c $70 \S 1$; Rem. Supp. 1947 §§ 8435, 8436a, b, c, d. 1891 c 70 § 2; RRS § 8436.] Repealed by 1955 c 385 § 33 .
63.28.070 Definitions. [1979 c 107 § 6; 1967 ex.s. c 26 § 27; 1955 c 385 § 1.] Repealed by 1983 c 179 § 46, effective June $30,1983$. Later enactment, see RCW 63.29.010.
63.28.080 Property presumed abandoned--Banking, financial organizations or business associations. [1981 2nd ex.s. c 1 § 1; 1975'76 2nd ex.s. c 59 § 1; 1955 c 385 § 2.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.040, 63.29.050, and 63.29.060.
63.28.090 Property presumed abandoned--Life insurance corporations. [1981 2nd ex.s. c 1 § 2; 1955 c 385 § 3.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.070.
63.28.100 Property presumed abandoned--Utilities. [1981 2nd ex.s. c 1 § 3; 1955 c 385 § 4.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.080.
63.28.110 Property presumed abandoned--Business associations. [1955 c 385 § 5.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.100.
63.28.120 Property presumed abandoned--Intangible personalty-Voluntary dissolution of business association, etc. [1955 c 385 § 6.] Repealed by 1983 c 179 §46, effective June 30, 1983. Later enactment, see RCW 63.29.110.
63.28.130 Property presumed abandoned--Intangible personalty held in fiduciary capacity. [1981 2nd ex.s. c 1 § 4; 1955 c 385 § 7.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.120.
63.28.140 Property presumed abandoned--Intangible personalty held by court, public body or official, etc. [1981 2nd ex.s. c 1 § 5; 1955 c 385 § 8.] Repealed by 1983 c 179 § 46, effective June $30,1983$. Later enactment, see RCW 63.29.130.
63.28.150 Property presumed abandoned--Intangible personalty not otherwise covered by chapter. [1981 2nd ex.s. c 1 § 6; 1955 ex.s. c 11 § 1; 1955 c 385 § 9.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see chapter 63.29 RCW.
63.28.160 Property presumed abandoned--Exception when owner out of state--Reciprocity. [1955 c 385 § 10.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see chapter 63.29 RCW.
63.28.170 Reports to department of revenue by holder or succes-sor--Notice to owner. [1955 c 385 § 11.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.170.
63.28.180 Notice by department of revenue--Contents--Publication and mailing. [1955 c 385 § 12.] Repealed by 1983 c 179 §46, effective June 30, 1983. Later enactment, see RCW 63.29.180.
63.28.190 Delivery by holder to department of revenue--Department of revenue publication. [1955 ex.s. c 11 § 2; 1955 c 385 § 13.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.190.
63.28.200 Delivery by holder to department of revenue--Liability for property. [1955 c 385 § 14.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.200.
63.28.210 Preservation of records. [1955 c 385 § 15.] Repealed by 1983 c 179 §46, effective June 30, 1983. Later enactment, see RCW 63.29.310.
63.28.220 Increments denied owner, when. [1955 c 385 § 16.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.210.
63.28.225 Periods of limitation not a bar. [1979 ex.s. c 117 § 1.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.290.
63.28.230 Sale of abandoned property. [lllllll 1955 c 385 § 17.$]$ Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.220.
63.28.240 Disposition of funds--Trust fund. [1955 c 385 § 18.] Repealed by 1983 c 179 §46, effective June 30, 1983. Later enactment, see RCW 63.29.230.
63.28.250 Claims and appeals to department of revenue. [1955 c 385 § 19.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.240.
63.28.260 Action in superior court. [1955 c 385 § 20.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.260.
63.28.270 Department of revenue may decline to receive property. [1955 c 385 § 21.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.270.
63.28.280 Escheat proceedings. [1955 c 385 § 22.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see chapter 63.29 RCW.
63.28.290 Examination of records by department of revenue. [1955 c 385 § 23.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.300.
63.28.300 Action by department of revenue to compel delivery. [1955 c 385 § 24.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see chapter 63.29 RCW.
63.28.310 Failure or refusal to deliver or report to department of revenue--Penalty. [1955 c 385 § 25.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.340.
63.28.320 Rules and regulations. [1955 c 385 § 26.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.370.
63.28.330 Limitation on fee for locating reported or delivered prop-erty--Penalty. [1955 c 385 § 27.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.350.
63.28.340 Information and records confidential. [1955 c 385 § 28.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see RCW 63.29.380.
63.28.350 Property abandoned or escheated under laws of another state. [1955 c 385 § 29.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see chapter 63.29 RCW.
63.28.360 Chapter not applicable to city, town or port district. [1975 1st ex.s. c 28 § 4; 1959 c 289 § 1.] Repealed by 1983 c 179 § 46, effective June 30, 1983. Later enactment, see chapter 63.29 RCW.
63.28.900 Short title. [1955 c 385 § 32.] Repealed by 1983 c 179 § 46, effective June 30, 1983.
63.28.910 Construction to secure uniformity. [1955 c 385 § 31.] Repealed by 1983 c 179 §46, effective June 30, 1983.
63.28.920 Severability--1955 c 385. [1955 c 385 § 30.] Repealed by 1983 c 179 § 46, effective June 30, 1983.
63.28.921 Severability--1981 2nd ex.s. c 1. [1981 2nd ex.s. c 1 § 8.] Decodified July, 1983.

## Chapter 63.36

## UNCLAIMED PROPERTY IN HANDS OF CITY OR TOWN

63.36.010 Publication and contents of notice of unclaimed personal property or moneys. [1975 1st ex.s. c $28 \S 1 ; 1973$ lst ex.s. c $44 \S 2$; 1959 c 289 § 2.] Repealed by 1979 ex.s. c 85 § 10. Later enactment, see chapter 63.21 RCW.

Severability--1979 ex.s. c 85: See RCW 63.21.900.
63.36.020 Sale authorized--Notice. [1975 1st ex.s. c 28 § 2; 1973 1st ex.s. c $44 \S 3 ; 1959$ c 289 § 3.] Repealed by 1979 ex.s. c $85 \S 10$. Later enactment, see chapter 63.21 RCW.

Severability--1979 ex.s. c 85: See RCW 63.21.900.
63.36.030 Disposition of proceeds of sale. [1975 1st ex.s. c 28 § 3; 1959 c 289 § 4.] Repealed by 1979 ex.s. c 85 § 10. Later enactment, see chapter 63.21 RCW.

## Severability--1979 ex.s. c 85: See RCW 63.21.900.

63.36.040 Uniform disposition of unclaimed property act not applicable. Cross-reference section, decodified.

Title 64
REAL PROPERTY AND CONVEYANCES

## Chapter 64.08 <br> ACKNOWLEDGMENTS

64.08.030 Certificate on out of state acknowledgments. [1929 c 33 § 4, part; RRS § 10561. Prior: Code 1881 § 2317; 1877 p 313 § 7; 1873 p 466 § 7; 1867 p 94 § 2.] Now codified in RCW 64.08.020.

## Chapter 64.16

ALIEN LAND LAW
64.16.010 Definitions. [1955 c 255 § 1; 1953 c 10 § 1; 1937 c 220 § $1 ; 1921$ c 50 § 1 ; RRS § 10581 .] Repealed by 1967 c 163 § 7.
64.16.020 Citizenship--Presumption of bad faith. [1921 c 50 § 6; RRS § 10586.] Repealed by 1967 c 163 § 7.
64.16.030 Aliens--Restrictions as to land--Forfeitures. [1921 c 50 § 2; RRS § 10582.] Repealed by 1967 c 163 § 7.
64.16.040 When lesser estate conveyed to alien. [1923 c 70 § 1 ; RRS § 10582a.] Repealed by 1967 c 163 § 7.
64.16.050 Minor child of alien--Presumption. [1923 c 70 § 2; RRS § 10582b.] Repealed by 1967 c 163 § 7.
64.16.060 Escheat of property. [1937 c 220 § 2; RRS § 10582-2c.] Repealed by 1967 c 163 § 7.
64.16.070 Fiduciary restrictions. [1921 c 50 § 3; RRS § 10583.] Repealed by 1967 c 163 § 7.
64.16.080 Land acquired by inheritance, etc. [1933 c 111§ 1; 1921 c 50 § 4 ; RRS § 10584.] Repealed by 1967 c 163 § 7.
64.16.090 Restrictions on mortgages. [1921 c 50 § 5; RRS § 10585.] Repealed by 1967 c 163 § 7.
64.16.100 Criminal acts--Penalty. [1921 c 50 § 7; RRS § 10587.] Repealed by 1967 c 163 § 7.
64.16.110 Enforcement. [1937 c 220 § 4; 1921 c 50 § 8; RRS § 10588.] Repealed by 1967 c 163 § 7.
64.16.120 Disposition of forfeited property. [1921 c 50 § 9; RRS § 10589.] Repealed by 1967 c 163 § 7.
64.16.130 Title acquired from alien in good faith and for value. [1953 c 11 § $1 ; 1921$ c $50 \S 10$; RRS § 10590.] Repealed by 1967 c 163 § 7.
64.16.150 Lease or ownership by Canadian citizens--Corporations. [1953 c 9 § 1.] Repealed by 1967 c 163 § 7.

## Chapter 64.20

## ALIENATION OF LAND BY INDIANS

64.20.020 Puyallup Indians--Right of alienation--Manner of conveyance. [1890 p 500 § 2 ; RRS § 10594.] Repealed by 1977 ex.s. c 81 § 4.

## Chapter 64.24

## POWERS OF APPOINTMENT

64.24.010 Releases. [1984 c 149 § 33; 1955 c 160 § 1.] Recodified as RCW 11.95 .010 pursuant to 1984 c 149 § 32, effective January 1, 1985.
64.24.020 Releases--Partial releases. [1984 c 149 § 34; 1955 c 160 § 2.] Recodified as RCW 11.95 .020 pursuant to 1984 c 149 § 32 , effective January 1, 1985.
64.24.030 Releases--Form and substance--Delivery. [1984 c 149 § $35 ; 1955$ c 160 § 3.] Recodified as RCW 11.95 .030 pursuant to 1984 c 149 § 32, effective January 1, 1985.
64.24.040 Releases-Effect on prior releases. [1984 c 149 § 36; 1955 c 160 § 4.] Recodified as RCW 11.95 .040 pursuant to 1984 c 149 § 32, effective January 1, 1985.
64.24.050 Releases--Filing with secretary of state--Fee. [1955 c 160 §5.] Recodified as RCW 11.95 .050 pursuant to 1984 c 149 § 37 , effective January 1, 1985.

## Title 65 <br> RECORDING, REGISTRATION, AND LEGAL PUBLICATION

## Chapter 65.04 <br> DUTIES OF COUNTY AUDITOR

65.04.010 Duty to record. [1943 c 23 § 1 ; 1927 c 278 § 10; RRS § 10596-10.] Now codified as RCW 65.08.150.
65.04.100 Data to be furnished upon request. [Code 1881 § 2733; RRS § 10608.] Repealed by 1985 c 44 § 20.
65.04.120 No liability for error in recording when properly indexed. [1927 c 278 § 9; RRS § 10596-9.] Now codified as RCW 65.08.140.

## Chapter 65.08 <br> RECORDING

65.08.010 Recording mixed mortgages--Effect. [1899 c 72 § 1 ; R RS § 10597.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW), which took effect on that date.

Effective date--1965 ex.s. c 157: See RCW 62A.10-101.
Specific repealer; provision for transition-- 1965 ex.s. c 157: See RCW 62A.10-102.

General repealer--1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed--1965 ex.s. c 157: See RCW 62A.10-104.
See: RCW 62A.10-102.
65.08.020 Recording mixed mortgages--Effect of subsequent filing of affidavit of good faith. [1899 c 72 § 2; RRS § 10598.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW), which took to take effect on that date.
65.08.040 Bill of sale--Recording. [Code 1881 § 2327; 1863 p 413 § 4; 1854 p 404 § 4; RRS § 5827.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW), which took effect on that date. Cf. RCW 62A.2-107(3), 62A.2-402(2), and 62A.2-403(3).

Specific repealer-1965 ex.s. c 157: See RCW 62A.10-102.
65.08.080 Executory contracts. [1927 c 278 § 3; RRS § 10596-3.] Repealed by 1984 c 73 § 2.

## Chapter 65.16

LEGAL PUBLICATIONS
65.16.090 Publication fees. [1973 1st ex.s. c 28 § 2; 1967 ex.s. c 57 § 1; 1955 c 186 § $1 ; 1947$ c 140 § $1 ; 1921$ c 99 § 4; Rem. Supp. 1947 § 253-4.] Repealed by 1977 c 34 § 5 . Later enactment, see RCW 65.16.091.

## Title 66 <br> ALCOHOLIC BEVERAGE CONTROL

## Chapter 66.04 DEFINITIONS

66.04.020 "Alcohol" defined. [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(1).
66.04.030 "Beer." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(2).
66.04.040 "Beer wholesaler." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(36).
66.04.050 "Board." [(i) 1935 c 158 § 1 , part; 1933 ex.s. c $62 \S 3$, part; RRS § 7306-3, part. (ii) 1949 c 67 § 1, part; Rem. Supp. 1949 § 7306-19A, part.] Now codified in (i) RCW 66.04.010(4) and (ii) RCW 66.20.160.
66.04.055 "Bottle club." Cross-reference section, decodified.
66.04.060 "Brewer." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(3).
66.04.070 "Club." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(5).
66.04.080 "Consume." [1935 c 158 § 1 , part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(6).
66.04.090 "Dentist." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(7).
66.04.100 "Distiller." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(8).
66.04.110 "Domestic winery." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(34).
66.04.120 "Domestic wines." [1943 c 216 § 2, part; 1939 c 172 § 3, part; 1935 c 158 § 3; RRS § 7306-24A, part.] Now codified in RCW 66.24.210.
66.04.130 "Drug store." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(10).
66.04.140 "Druggist." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(9).
66.04.150 "Employee." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(11).
66.04.160 "Fund." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(12).
66.04.170 "Hotel." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66,04.010(13).
66.04.180 "Imprisonment." [1935 c 158 § 1 , part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(14).
66.04.190 "Interdicted person." [1935 c 158 § 1 , part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(15).
66.04.200 "Liquor." [(i) 1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part. (ii) 1949 c 67 § 1, part; Rem. Supp. 1949 § 7306-19A, part.] Now codified in (i) RCW 66.04.010(16) and (ii) RCW 66.20.160.
66.04.210 "Malt liquor." [1935 c 158 § 1 , part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(18).
66.04.220 "Manufacturer." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(17).
66.04.230 "Package." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(19).
66.04.240 "Permit." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(20).
66.04.250 "Physician." [1935 c 158 § 1, part; 1933 ex.s. c $62 \S 3$, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(22).
66.04.260 "Prescription." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(23).
66.04.270 "Public place." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(24).
66.04.280 "Regulations." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(25).
66.04.290 "Restaurant." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(26).
66.04.300 "Sale," "sell." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(27).
66.04.310 "Soda fountain." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(28).
66.04.320 "Spirits." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; R RS § 7306-3, part.] Now codified in RCW 66.04.010(29).
66.04.330 "Store." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(30).
66.04.340 "Tavern." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in R CW 66.04.010(31).
66.04.350 "Vendor." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(32).
66.04.360 "Wine." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; RRS § 7306-3, part.] Now codified in RCW 66.04.010(35).
66.04.370 "Wine wholesaler." [1935 c 158 § 1, part; 1933 ex.s. c $62 \S 3$, part; RRS § $7306-3$, part.] Now codified in RCW 66.04.010(37).
66.04.380 "Winery." [1935 c 158 § 1, part; 1933 ex.s. c 62 § 3, part; R RS § 7306-3, part.] Now codified in RCW 66.04.010(33).

## Chapter 66.08

## LIQUOR CONTROL BOARD--GENERAL PROVISIONS

66.08.040 Scope of regulations. [1943 c 102 § 1, part; 1933 ex.s. c 62 § 79, part; RRS § 7306-79, part.] Now codified in RCW 66.08.030.
66.08.110 Board not personally liable in damages. [1935 c 174 § 9, part; RRS § 7306-62A.] Now codified in RCW 66.08.100.

## Chapter 66.12 EXEMPTIONS

66.12.040 Transshipment in interstate or foreign commerce. [1933 ex.s. c 62 § 49 , part; RRS § 7306-49, part.] Now codified in RCW 66.12.030.
66.12.050 Limitation as to interstate or foreign transactions. [1933 ex.s. c $62 \S 49$, part; RRS § 7306-49, part.] Now codified in RCW 66.12.030.
66.12.080 Toilet and culinary preparations. [1933 ex.s. 62 § 51 , part; RRS § 7306-51, part.] Now codified in RCW 66.12.070.
66.12.090 Analysis of such preparations. [1933 ex.s. c 62 § 51, part; RRS § 7306-51, part.] Now codified in RCW 66.12.070.
66.12.100 Sacramental liquor or wine. [1933 ex.s. c 62 § 13, part; RRS § 7306-13, part.] Now codified in RCW 66.20.020.

## Chapter 66.16

STATE LIQUOR STORES
66.16.020 Prices on sales for special purposes. [1939 c 172 § 10 , part; 1937 c 62 § 1, part; 1933 ex.s. c 62 § 4; RRS § 7306-4, part.] Now codified in RCW 66.16.010.

## Chapter 66.20 <br> LIQUOR PERMITS

66.20.030 False or fictitious name or address prohibited. [1933 ex.s. c 62 § 13, part; RRS § 7306-13, part.] Now codified in RCW 66.20.020.
66.20.050 No individual permits to corporations, partnerships, etc. [1933 ex.s. c 62 § 15 ; RRS § 7306-15.] Repealed by 1959 c 111 § 3.
66.20.130 Permits denied interdicted persons. [1933 ex.s. c 62 § 39 ; RRS § 7306-39.] Repealed by 1981 1st ex.s. c 5 § 49, effective July 1, 1981.
66.20.135 Cancellation of liquor permit-Interdiction by decree. [1933 ex.s. c 62 § 53; RRS § 7306-53. Formerly RCW 71.08.100.] Repealed by 1981 1st ex.s. c 5 § 49, effective July 1, 1981.
66.20.137 Revocation of interdiction. [1933 ex.s. c 62 § 54; RRS § 7306-54. Formerly RCW 71.08.110.] Repealed by 1981 1st ex.s. c $5 \S$ 49, effective July 1, 1981.

## Chapter 66.24 <br> LICENSES--STAMP TAXES

66.24.020 Inspection of premises--Restrictions on issuance of retail licenses. [1953 c 245 § 1 , last am'ds 1933 ex.s. c $62 \S 27(2)$; Rem. Supp. 1947 § 7306-27(2).] Now codified as RCW 66.24.010(2).
66.24.030 Suspension or cancellation of license. [1947 c 144 § 1(2A), part, last am'ds 1933 ex.s. c 62 § 27(2), part; Rem. Supp. 1947 § 7306-27(2A), part.] Now codified in RCW 66.24.010(3).
66.24.040 Procedure on hearing. [1947 c 144 § 1(2A), part, last am'ds 1933 ex.s. c 62 § 27(2), part; Rem. Supp. 1947 § 7306-27 (2A), part.] Now codified in RCW 66.24.010(3).
66.24.050 Notice of suspension or cancellation. [1947 c 144 § 1(3), last am'ds 1933 ex.s. c 62 § 27(3); Rem. Supp. 1947 § 7306-27(3).] Now codified as RCW 66.24.010(4).
66.24.060 Duration of license. [1955 c 289 § 8, last am'ds 1933 ex.s. c 62 § 27(4); Rem. Supp. 1947 § 7306-27(4).] Now codified as RCW 66.24.010(5).
66.24.070 Licenses subject to statutory restrictions. [1947 c 144 § 1(5), last am'ds 1933 ex.s. c 62 § 27(5); Rem. Supp. 1947 § 730627(5).] Now codified as RCW 66.24.010(6).
66.24.080 License to be kept posted. [1947 c 144 § 1(6), last am'ds 1933 ex.s. c 62 § 27(6); Rem. Supp. 1947 § 7306-27(6).] Now codified as RCW 66.24.010(7).
66.24.090 Notification of local authorities. [1947 c 144 § 1(7), last am'ds 1933 ex.s. c 62 § 27(7); Rem. Supp. 1947 § 7306-27(7).] Now codified as RCW 66.24.010 (8).
66.24.100 Proximity to churches, schools, etc. [(i) 1947 c 144 § 1(8), last am'ds 1933 ex.s. c 62 § 27(8); Rem. Supp. 1947 § 730627(8). (ii) 1947 c 144 § 1(9); Rem. Supp. 1947 § 7306-27(9).] Now codified in RCW 66.24.010(9) and (10).
66.24.110 Residence requirements as to retail licensees. [1937 c 153 § 1 ; RRS § 7306-26B.] Repealed by 1971 c 70 § 3.
66.24.130 Classification of licensees. [1943 c 245 § 1(36A), part; Rem. Supp. 1943 § 7306-36A, part.] Now codified in RCW 66.44.310(2).
66.24.180 Report of gallonage. [1939 c 172 § 1(23C), part; 1937 c 217 § $1(23 C)$, part; RRS § 7306-23C, part.] Now codified in RCW 66.24.170.
66.24.190 Winery license--Fee. [1939 c 172 § 1(23C), part; 1937 c 217 § 1 (23C), part; R RS § 7306-23C, part.] Now codified in RCW 66.24.170.
66.24.220 Gallonage tax on direct sales of domestic wines. [1943 c 216 § 2, part; 1939 c 172 § 3, part; 1935 c 158 § 3, part; Rem. Supp. 1943 § 7306-24A, part.] Now codified in RCW 66.24.210.
66.24.280 Monthly report of sales to beer wholesalers. [1937 c 217 § $1(23 F)$, part; RRS § 7306-23F, part.] Now codified in RCW 66.24.270.
66.24.390 Dining, club, buffet car license. [1937 c 217 § 1 (23L) (adding new section 23-L to 1933 ex.s. c 62); RRS § 7306-23L.] Repealed by 1975 1st ex.s. c 245 § 3.
66.24.430 Liquor by the drink, class $H$ licenses--Surety bond. [1949 c 5 § 4; Rem. Supp. 1949 § 7306-23S-4.] Repealed by 1957 c 263 § 4.
66.24.460 Rights of class H licensees. [1949 c 5 § 14 ; No RRS.] Now codified as RCW 66.98.060.
66.24.470 Regulations. [1949 c 5 § 15 ; No RRS.] Now codified as RCW 66.98.070.

## Chapter 66.28

MISCELLANEOUS REGULATORY PROVISIONS
66.28.020 Persons interested or dealing in distilled spirits barred from interest in brewery or beer wholesaler's business or location-Advances prohibited--Exceptions. [1979 ex.s. c 23 § $1 ; 1969$ ex.s. c 275 § $1 ; 1969$ ex.s. c 178 § $12 ; 1945$ c 48 § 2 (adding new section $90-$

A to 1933 ex.s. c 62); Rem. Supp. 1945 § 7306-90A.] Repealed by 1982 c 85 § 12.
66.28.025 Persons interested in business property or location, etc., of wine wholesaler--Advances--Exceptions. [1975-'76 2nd ex.s. c 62 § $1 ; 19751$ st ex.s. c $173 \S 7 ; 1969$ ex.s. c $275 \S 3 ; 1969$ ex.s. c $21 \S 14$. Repealed by 1982 c 85 § 12.

## Chapter 66.36

## ABATEMENT PROCEEDINGS

66.36.020 Action to abate nuisance. [1939 c 172 § 9, part; RRS § 7306-33A, part.] Now codified in RCW 66.36.010.
66.36.030 Judgment of abatement--Bond to reopen. [1939 c 172 § 9, part; R RS § 7306-33A, part.] Now codified in RCW 66.36.010.
66.36.040 Abatement after criminal conviction. [1939 c 172 § 9 , part; RRS § 7306-33A, part.] Now codified in RCW 66.36.010.

## Chapter 66.40 <br> LOCAL OPTION

66.40.050 Time for filing petition. [1933 ex.s. c 62 § 84, part; RRS § 7306-84, part.] Now codified in RCW 66.40.040.
66.40.060 Validity of signatures to petition. [1933 ex.s. c $62 \S 84$, part; RRS § 7306-84, part.] Now codified in RCW 66.40.040.
66.40.070 Withdrawal of signature prohibited. [1933 ex.s. c 62 § 84, part; RRS § 7306-84, part.] Now codified in RCW 66.40.040.
66.40.080 Petition public document--Form. [1933 ex.s. c 62 § 84, part; RRS § 7306-84, part.] Now codified in RCW 66.40.040.
66.40.090 Filing fee--Certified copies. [1933 ex.s. c 62 § 84, part; RRS § 7306-84, part.] Now codified in RCW 66.40.040.

## Chapter 66.44

ENFORCEMENT--PENALTIES
66.44.020 Enforcement officers. [1939 c 172 § 5, part; 1935 c 174 § 11 , part; 1933 ex.s. c 62 § 70, part; RRS § 7306-70, part.] Now codified in RCW 66.44.010.
66.44.030 Local officers to enforce title. [1939 c 172 § 5, part; 1935 c 174 § 11 , part; 1933 ex.s. c 62 § 70, part; RRS § 7306-70, part.] Now codified in RCW 66.44.010.
66.44.110 Intoxication in public place. [1933 ex.s. c 62 § 35 ; RRS § 7306-35.] Repealed by 1981 1st ex.s. c 5 § 49, effective July 1, 1981.
66.44.191 Sales on university grounds prohibited--Penalty. [1895 c 75 § 2; RRS § 5101.] Repealed by 1975 1st ex.s. c 68 § 2.
66.44.220 Obstructing view of saloon. [1909 c 249 § 243; RRS § 2495.] Repealed by 1969 ex.s. c 112 § 3; and repealed by 1969 ex.s. c 178 § 10.
66.44.230 Admitting, employing, or furnishing liquor to, previously convicted or intoxicated person or common drunkard. [1909 ex.s. c 27 § 2; 1909 c 249 § 437; RRS § 2689.] Repealed by 1973 lst ex.s. c $209 \S$ 20.
66.44.260 Sales on election days prohibited--Exceptions. [1965 ex.s. c 59 § 1 ; 1891 c $69 \S 18$; Code 1881 §§ 907, 908; RRS § 5393.] Repealed by 1971 ex.s. c 112 § 3.
66.44.315 Musicians eighteen years and older permitted to enter and remain upon licensed premises during employment. [1969 ex.s. c 250 § 1.] Repealed by 1980 c 22 § 2.

Title 67
SPORTS AND RECREATION-CONVENTION FACILITIES
(Formerly: Athletics, Sports and Entertainment)

## Chapter 67.08

## BOXING AND WRESTLING

67.08.020 Application for license--Fee--Verification. [1959 c 305 § 3; 1933 c $184 \S 8$; RRS § 8276-8. FORMER PART OF SECTION: 1933 c 184 § 20, part; RRS § 8276-20, part; now codified as RCW 67.08.025.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
67.08.025 Duration of license--Expiration dates. [1933 c 184 § 20; RRS § 8276-20. Formerly RCW 67.08.020, part and 67.08.100, part.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
67.08.070 Contests barred on Sundays, certain holidays-Betting prohibited. [1933 c 184 § 13; RRS § 8276-13.] Repealed by 1975-'76 2nd ex.s. c 48 § 6.

## Chapter 67.12 <br> DANCING AND DANCE HALLS--BILLIARDS, POOL AND BOWLING

67.12.120 Penalty for keeping tables or alleys for hire without license. [1873 p 439 § 6; RRS § 8290.] Now codified as RCW 67.14.060.
67.12.130 When contrivance deemed kept for hire. [1873 p 440 § 10; RRS § 8291.] Now codified as RCW 67.14.100.

## Chapter 67.16 <br> HORSE RACING

67.16.001 Washington horse racing commission--Creation--Organization--Secretary--Records--Reports. Cross-reference section, decodified.
67.16.030 Race meet license--Participant's license. [1933 c 55 § 4, part; RRS § 8312-4, part.] Now codified in RCW 67.16.020.
67.16.180 Quarter horse, Appaloosa, and Arabian races--Exotic races--Disposition of gross receipts. [1985 c 146 § 11; 1983 c 2 § 14. Prior: 1982 c 132 § 4 ; 1982 c 32 § 5 ; 1979 c 31 § 7.$] 1985$ c 146 § 11 struck the text of RCW 67.16.180 in its entirety. It is therefore decodified.

## Chapter 67.24

## FRAUD IN SPORTING CONTESTS

67.24.005 Commission of, in certain contests, declared gross mis-demeanor--1941 Act. [1941 c 181 § 1 ; Rem. Supp. 1941 § 2696-5.] Repealed by 1959 c 22 § 1.

## Chapter 67.28

## PUBLIC STADIUM, CONVENTION, PERFORMING ARTS, AND

 VISUAL ARTS FACILITIES67.28.010 "Municipality" defined. [1965 c 15 § 1.] Repealed by 1967 c 236 § 18. Later enactment, see RCW 67.28.080.
67.28.020 Declaration of public purpose and necessity. [1965 c 15 § 2.] Repealed by 1967 c 236 § 18. Later enactment, see RCW 67.28.140.
67.28.030 Sole or joint participation--Powers--Costs, how paid. [1965 c 15 § 3.] Repealed by 1967 c 236 § 18.
67.28.040 May submit proposition to voters. [1965 c 15 § 4.] Repealed by 1967 c 236 § 18.
67.28.050 Issuance and retirement of bonds. [1965 c 15 § 5.] Repealed by 1967 c 236 § 18. Later enactment, see RCW 67.28.150.
67.28.060 Power to appropriate and raise moneys. [1965 c 15 § 6.] Repealed by 1967 c 236 § 18.
67.28.070 Powers additional to grants conferred by other laws. [1965 c 15 § 7.] Repealed by 1967 c 236 § 18. Later enactment, see RCW 67.28.220.

## Chapter 67.67 <br> STATE LOTTERY

67.67.010 through 67.67.240, 67.67.900 [1974 ex.s. c $152 \S \S 1-24$, 28.] RCW 9.46 .290 and chapter 67.67 RCW were submitted to the electorate November 5, 1974 as Referendum Bill No. 34 which received the following vote: For-515,404, Against-425,903, and thus failed to be approved by a sixty percent affirmative vote of the electors voting thereon, see state Constitution, Amendment 56, and AGLO 1974 No. 49.

## Title 68 <br> CEMETERIES, MORGUES AND HUMAN REMAINS

## Chapter 68.04 <br> DEFINITIONS

68.04.010 Introductory. This section has no session law background and is accordingly decodified.

## Chapter 68.08 <br> HUMAN REMAINS

68.08.250 Donation of remains for medical purposes-Written instrument by donor, revocation--Nonliability of donee. [1961 c 90 § 2.] Repealed by 1969 c $80 § 10$.
68.08.260 Donation of remains for medical purposes--Written instrument by person having legal right to control disposition of remains-Warranties. [1961 c 90 § 3.] Repealed by 1969 c 80 § 10.
68.08.270 Donation of remains for medical purposes--"Medical purpose" defined. [1961 c 90 § 4.] Repealed by 1969 c 80 § 10.
68.08.280 Donation of remains for medical purposes--Authority to remove parts from donated remains--Who deemed donee--Nonliability of institutions, physicians, etc. [1961 c 90 § 4.] Repealed by 1969 c 80 § 10.
68.08.290 Donation of remains for medical purposes--County coroner laws applicable. [1961 c 90 § 6.] Repealed by 1983 c 3 § 166.

Chapter 68.24
CEMETERY PROPERTY
68.24.200 Land of nonprofit associations exempt from taxation. [1899 c 33 § 3, part; RRS § 3766, part.] Now codified in RCW 68.20.110.
68.24.210 Sold lots exempt from taxes, etc.--Nonprofit associations. [1899 c 33 §5; RRS § 3768.] Now codified as RCW 68.20.120.
68.24.230 Ground plans. [1905 c 64 § 1; 1899 c 33 § 6; RRS § 3769.] Now codified as RCW 68.20.130.

## Chapter 68.44

ENDOWMENT CARE FUND
(Formerly: Perpetual care fund)
68.44.040 Loan of funds to cemetery authority. [1943 c 247 § 128 ; Rem. Supp. 1943 § 3778-128.] Repealed by 1953 c 290 § 14.
68.44.050 Loan to officers prohibited. [1953 c 290 § $15 ; 1943$ c 247 § 131; Rem. Supp. 1943 § 3778-131.] Repealed by 1979 c 21 § 44.

# 69 <br> FOOD, DRUGS, COSMETICS, AND POISONS 

Chapter 69.04<br>FOOD, DRUG, AND COSMETIC ACT

69.04.230 Food--Adulteration by coal tar color. [1945 c 257 § 41; Rem. Supp. 1945 § 6163-90.] Repealed by 1963 c 198 § 14.
69.04.385 Food donated to nonprofit organization. [1979 c 115 § 1.] Repealed by 1983 c 241 § 7. Later enactment, see chapter 69.80 RCW.
69.04.760 Hearing on proposed regulation--Notice. [1945 c 257 § 94; Rem. Supp. 1945 § 6163-142.] Repealed by 1963 c 198 § 15.

## Chapter 69.07 <br> WASHINGTON FOOD PROCESSING ACT

69.07.030 Nonconflicting provisions of chapter 69.04 RCW incorporated into chapter. [1967 ex.s. c 121 § 3.] Repealed by 1969 c 68 § 5.

## Chapter 69.11 <br> BAKERIES AND BAKERY PRODUCTS-- 1903 ACT

69.11.010 Bakeries--Sanitary conditions. [1919 c 206 § 1; 1903 c 135 § 1; RRS § 6285. Formerly RCW 69.12.130.] Repealed by 1979 c 154 § 26.
Severability--1979 c 154: See note following RCW 15.49.330.
69.11.020 Lavatories, etc., apart from bake room. [1903 c 135 § 2; RRS § 6286. Formerly RCW 69.12.140.] Repealed by 1979 c 154 § 26.

Severability--1979 c 154: See note following RCW 15.49.330.
69.11.030 Bake room--Size--Plastering, etc. [1903 c 135 § 3; RRS § 6287. Formerly RCW 69.12.150.] Repealed by 1979 c 154 § 26.

Severability--1979 c 154: See note following RCW 15.49.330.
69.11.040 Flour and meal products, how kept. [1903 c 135 §4; RRS § 6288. Formerly RCW 69.12.160.] Repealed by 1979 c 154 § 26.

Severability--1979 c 154: See note following RCW 15.49.330.
69.11.050 Products to be kept separate from sleeping rooms. [1903 c 135 § 5; RRS § 6289. Formerly RCW 69.12.170.] Repealed by 1979 c 154 § 26.

Severability--1979 c 154: See note following RCW 15.49.330.
69.11.060 Inspection--Certificate to owner. [1903 c 135 § 6; RRS § 6290.] Repealed by 1979 c 154 § 26.

Severability--1979 c 154: See note following RCW 15.49.330.
69.11.070 Order to alter, service of notice of. [1903 c 135 § 7 ; RRS § 6291.] Repealed by 1979 c 154 § 26.

Severability--1979 c 154: See note following RCW 15.49.330.
69.11.080 Employment of diseased persons prohibited. [1903 c 135 § 8; RRS § 6292.] Repealed by 1979 c 154 § 26.

Severability-1979 c 154: See note following RCW 15.49.330.
69.11.090 Persons under sixteen--Work hours for. [1903 c 135 § 9; RRS § 6293. Formerly RCW 49.28.090, part.] Repealed by 1979 c 154 § 26.

Severability--1979 c 154: See note following RCW 15.49.330.
69.11.100 Penalty. [1903 c 135 § 10; RRS § 6294. Formerly RCW 49.28.090, part and 69.12.180.] Repealed by 1979 c 154 § 26.

Severability--1979 c 154: See note following RCW 15.49.330.

## Chapter 69.12 <br> BAKERIES AND BAKERY PRODUCTS--1937 ACT

69.12.090 Sales on consignment--Rebates and return of products prohibited. [1945 c 169 § 1 (adding to 1937 c 137 a new section, § 8(a)); Rem. Supp. 1945 § 6284-8(a).] Repealed by 1979 c 154 § 26.

Severability--1979 c 154: See note following RCW 15.49.330.
69.12.100 Statement of prices, terms, etc.--Filing and posting. [1937 c 137 § 9; RRS § 6284-9.] Repealed by 1979 c 154 § 26.

Severability--1979 c 154: See note following RCW 15.49.330.
69.12.130 Bakeries--Sanitary Conditions. [1919 c 206 § 1; 1903 c 135 § 1; RRS § 6285.] Now codified as RCW 69.11.010.
69.12.140 Lavatories, etc., apart from bake room. [1903 c 135 § 2; RRS § 6286.] Now codified as RCW 69.11.020.
69.12.150 Bake room--Size--Plastering, etc. [1903 c 135 § 3; RRS § 6287.] Now codified as RCW 69.11.030.
69.12.160 Flour and meal products, how kept. [1903 c 135 § 4; RRS § 6288.] Now codified as RCW 69.11.040.
69.12.170 Products to be kept separate from sleeping rooms. [1903 c 135 §5; RRS § 6289.] Now codified as RCW 69.11.050.
69.12.180 Penalty. [1903 c 135 § 10, part; RRS § 6294, part.] Now codified in RCW 69.11.100.

## Chapter 69.16 <br> MACARONI AND MACARONI PRODUCTS

69.16.140 Statement of prices, terms, etc. [1939 c 190 § 19; RRS § 6294-119.] Repealed by 1979 c 154 § 26.

Severability--1979 c 154: See note following RCW 15.49.330.
69.16.150 Unlawful to sell without statement. [1939 c 190 § 20; RRS § 6294-120.] Repealed by 1979 c 154 § 26.
Severability--1979 c 154: See note following RCW 15.49.330.

## Chapter 69.20 CONFECTIONS

69.20.095 Medical examination and certification of workers--Fee--Renewals. [1939 c 112 § 16; RRS § 6294-66. Formerly RCW 69.20.090, part.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
69.20.100 Revocation of health certificate--Refusal to submit to examination. [1939 c 112 § 17 ; RRS § 6294-67.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
69.20.130 Filing trademarks and names. [1939 c 112 § 20; RRS § 6294-70.] Repealed by 1979 c 154 § 26.

Severability--1979 c 154: See note following RCW 15.49.330.
69.20.140 Sales on consignment, rebates, etc., prohibited. [1939 c 112 § 21 ; RRS § 6294-71.] Repealed by 1979 c 154 § 26.

Severability--1979 c 154: See note following RCW 15.49.330.

## Chapter 69.24 EGGS AND EGG PRODUCTS

## Washington state egg law of 1955

69.24.010 through 69.24.120 [1949 c 116; 1937 c 157; 1933 c 17; RRS §§ 6155-1 through 6155-6, 6155-8, -9, $-12,-14$; Rem. Supp. 1949 §§ 6155-7, -10, -13.] Repealed by 1955 c 193 § 36.
69.24.130 Definitions-General. [1955 c 193 § 1.] Repealed by 1975 lst ex.s. c $201 \S 40$.
69.24.140 Definitions--With relation to eggs. [1955 c 193 § 2.] Repealed by 1975 lst ex.s. c 201 § 40.
69.24.150 Rules and regulations, grades and standards--Administrative hearings. [1955 c 193 § 3.] Repealed by 1975 1st ex.s. c 201 § 40.
69.24.160 Dealer's license. [1955 c 193 § 4.] Repealed by 1975 1st ex.s. c 201 § 40 .
69.24.170 Dealer's license--Fee--Disposition. [1961 c 54 § 1 ; 1955 c 193 § 5.] Repealed by 1975 1st ex.s. c $201 \S 40$.
69.24.180 Dealer's license--Duration--Nontransferable--Duplicate. [1955 c 193 § 6.] Repealed by 1975 lst ex.s. c 201 § 40.
69.24.190 Dealer's license--Grounds for not issuing. [1955 c 193 § 7.] Repealed by 1975 lst ex.s. c 201 § 40.
69.24.200 Dealer's license--Revocation, suspension, denial. [1955 c 193 § 8.] Repealed by 1975 1st ex.s. c 201 § 40.
69.24.210 Violations by applicant or licensee--Procedure. [1955 c 193 § 9.] Repealed by 1975 1st ex.s. c 201 § 40.
69.24.220 Washington state egg seals. [1967 c 240 § 49; 1955 c 193 § 10.] Repealed by 1975 1st ex.s. c 201 § 40.
69.24.230 Sales to retailers, etc.--Invoice, contents. [1955 c 193 § 11.] Repealed by 1975 lst ex.s. c $201 \S 40$.
69.24.240 Unlawful acts--Markings required. [1955 c 193 § 12.] Repealed by 1975 1st ex.s. c 201 § 40.
69.24.250 When markings not required. [1955 c 193 § 13.] Repealed by 1975 lst ex.s. c 201 § 40.
69.24.260 Notice to consumer of grade or quality, size or weight. [1967 c 240 § $50 ; 1955$ c 193 § 14.] Repealed by 19751 st ex.s. c 201 § 40.
69.24.270 Inscription of species of fowl when other than chicken. [1955 c 193 § 15.] Repealed by 1975 lst ex.s. c 201 § 40.
69.24.280 Removal of inaccurate markings required. [1955 c 193 § 16.] Repealed by 1975 1st ex.s. c $201 \S 40$.
69.24.290 Unlawful use of name, trademark, or trade name. [1955 c 193 § 17.] Repealed by 1975 1st ex.s. c 201 § 40.
69.24.300 Unlawful sale or representation as "fresh eggs", etc. [1955 c 193 § 18.] Repealed by 1975 1st ex.s. c 201 § 40.
69.24.310 Unlawful movement when warning affixed. [1955 c 193 § 19.] Repealed by 1975 1st ex.s. c $201 \S 40$.
69.24.320 Stamping foreign eggs. [1955 c 193 § 20.] Repealed by 1975 1st ex.s. c 201 § 40.
69.24.330 Stamping container of foreign eggs. [1955 c 193 § 21.] Repealed by 1975 1st ex.s. c $201 \S 40$.
69.24.340 Notice of use of foreign eggs by bakeries, confectioneries, etc. [1955 c 193 § 22.] Repealed by 1975 1st ex.s. c 201 § 40.
69.24.350 Notice of use of foreign eggs in egg products. [1955 c 193 § 23.] Repealed by 1975 1st ex.s. c 201 § 40.
69.24.360 Possession by seller presumes eggs for sale. [1955 c 193 § 24.] Repealed by 1975 lst ex.s. c $201 \S 40$.
69.24.370 Compliance with director's order--Inspections--Halting vehicles. [1955 c 193 § 25.] Repealed by 1975 lst ex.s. c 201 § 40.
69.24.380 Enforcement of chapter--Inspectors--Seizure and sale. [1955 c 193 § 26.] Repealed by 1975 lst ex.s. c 201 § 40.
69.24.390 Samples of lots or containers. [1955 c 193 § 27.] Repealed by 1975 1st ex.s. c $201 \S 40$.
69.24.400 Public nuisance, when--Warning affixed--Abatement. [1955 c 193 § 28.] Repealed by 1975 lst ex.s. c 201 § 40.
69.24.410 Adulterated and misbranded eggs and egg products. [1955 c 193 § 29.] Repealed by 1975 lst ex.s. c 201 § 40.
69.24.420 Penalties. [1955 c 193 § 30.] Repealed by 1975 Ist ex.s. c 201 § 40 .
69.24.430 Venue for prosecutions. [1955 c 193 § 31.] Repealed by 1975 1st ex.s. c 201 § 40.
69.24.440 Dealer exempt from commission merchant's law. [1955 c 193 § 32.] Repealed by 1959 c 156 § 1.
69.24.450 State egg account--Expenditures. [1955 c 193 § 33.] Repealed by 19751 st ex.s. c 201 § 40.
69.24.900 Short title. [1955 c 193 § 34.] Repealed by 1975 1st ex.s. c 201 § 40.
69.24.910 Severability--1955 c 193. [1955 c 193 § 35.] Repealed by 19751 st ex.s. c $201 \S 40$.

## Chapter 69.28 <br> HONEY

69.28.010 Definitions. [(i) 1939 c 199 § 2; RRS § 6163-2. (ii) 1939 c 199 § 14; RRS § 6163-14. (iii) 1939 c 199 § 18; RRS § 616318. (iv) 1939 c 199 § 22; RRS § 6163-22.] Now codified as (i) RCW 69.28.190; (ii) RCW 69.28.310; (iii) RCW 69.28.350; (iv) RCW 69.28.380.
69.28.150 Unlawful honey--Seizure and sale--Notice and hearing. [1939 c 199 § 31; RRS § 6163-31.] Repealed by 1975 lst ex.s. c 283 § 8.
69.28.160 Honey seals--Price--Use of proceeds. [1939 c 199 § 38; RRS § 6163-38.] Repealed by 1961 c 60 § 3.

## Chapter 69.30 <br> SANITARY CONTROL OF SHELLFISH

69.30.040 Advisory committee--Composition--Officers-Compen-sation--Powers and duties. [1955 c 144 § 4.] Repealed by 1971 ex.s. c 189 § 17.

## Chapter 69.32 <br> NARCOTICS--ADDICTION

69.32.010 Definitions. [1959 c 27 § 69.32.010. Prior: 1951 2nd ex.s. c 22 § 22; 1923 c 47 § 2, part; RRS § 2509-2, part.] Decodified pursuant to 1983 c 3 § 169.
69.32.030 University of Washington and Washington State University may purchase drugs. [1977 ex.s. c 169 § 110; 1959 c 27 § 69.32.030. Prior: 1951 2nd ex.s. c 22 § 23; 1923 c 47 § 3, part; RRS § 2509-3, part.] Decodified pursuant to 1983 c 3 § 169.
69.32.060 Exceptions and exemptions not required to be negatived. [1959 c 27 § 69.32.060. Prior: 1951 2nd ex.s. c 22 § 18; 1923 c 47 § 5 ; RRS § 2509-5.] Decodified pursuant to 1983 c $3 \S 169$.
69.32.070 Suspected addicts--Treatment--Isolation. [1959 c 27 § 69.32.070. Prior: 1923 c 47 § 6; RRS § 2509-6.] Repealed by 1975'76 2nd ex.s. c 103 § 3.
69.32.080 Unlawful possession, use--Habitual user--Penalty. [1959 c 27 § 69.32.080. Prior: 1953 c 88 § 1 ; 1923 c 47 § 4; RRS § 2509-4.] Repealed by 1975-'76 2nd ex.s. c 103 § 3.
69.32.090 Examination and treatment of convicted persons. [1959 c 27 § 69.32.090. Prior: 1923 c 47 § 7; RRS § 2509-7.] Repealed by 1975-'76 2nd ex.s. c 103 § 3.
69.32.095 Program transferred to department of social and health services. Cross-reference section, decodified.
69.32.096 Drug control assistance unit investigative assistance for enforcement of chapter. Cross-reference section, decodified pursuant to 1983 c 3 § 169.
69.32.100 Rules and regulations--Safeguards--Penalty. [1959 c 27 § 69.32.100. Prior: 1923 c 47 § 8; RRS § 2509-8.] Repealed by 1975'76 2nd ex.s. c 103 § 3.
69.32.110 Appeals. [1959 c 27 § 69.32.110. Prior: 1923 c 47 § 10; RRS § 2509-10.] Repealed by 1975-'76 2nd ex.s. c 103 § 3.
69.32.120 Quarantine stations and clinics. [1959 c 27 § 69.32.120. Prior: 1923 c 47 § 11; RRS § 2509-11.] Repealed by 1975-'76 2nd ex.s. c 103 § 3.
69.32.130 Penalty for violating rule or regulation or order. [1959 c 27 § 69.32.130. Prior: 1923 c 47 § 9; RRS § 2509-9.] Repealed by 1975-'76 2nd ex.s. c $103 \S 3$.
69.32.900 Continuation of existing law. [1959 c 27 § 69.32.900.] Decodified pursuant to 1983 c 3 § 169.
69.32.910 Chapter and section headings not part of law. [1959 c 27 § 69.32.910.] Decodified pursuant to 1983 c 3 § 169.
69.32.920 Invalidity of part of chapter not to affect remainder. [1959 c 27 § 69.32.920.] Decodified pursuant to 1983 c 3 § 169.
69.32.930 Repeals and saving. [1959 c 27 § 69.32.930.] Decodified pursuant to 1983 c 3 § 169 .
69.32.940 Emergency--1959 c 27. [1959 c 27 § 69.32.940.] Decodified pursuant to 1983 c 3 § 169 .
69.32.950 Statement of public policy. [1959 c 27 § 69.32.950. Prior: 1923 c 47 § 1; RRS § 2509-1.] Decodified pursuant to 1983 c 3 § 169.
69.32.960 Chapter is cumulative. [1959 c 27 § 69.32.960.] Decodified pursuant to 1983 c 3 § 169 .

## Chapter 69.33 <br> UNIFORM NARCOTIC DRUG ACT

69.33.220 Definitions. [1969 ex.s. c 256 § 7; 1959 c 27 § 69.33.220. Prior: (1) 1953 c 88 § 2; 1951 2nd ex.s. c 22 § 1. (2) 1923 c 47 § 2, part; RRS § 2509-2, part. Formerly RCW 69.33 .010 .] Repealed by 1971 ex.s. c 308 § 69.50 .606 .
69.33.230 Compliance required. [1959 c 27 § 69.33.230. Prior: 1951 2nd ex.s. c 22 § 2 . Formerly RCW 69.33 .020 .] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.33.240 License required. [1959 c 27 § 69.33.240. Prior: 1951 2nd ex.s. c 22 § 3 . Formerly RCW 69.33.030.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.33.250 Qualifications for license--Suspension or revocation. [1959 c 27 § 69.33.250. Prior: 1951 2nd ex.s. c 22 § 4 . Formerly RCW 69.33.040.] Repealed by 1971 ex.s. c 308 § 69.50 .606.
69.33.260 Sale by manufacturer, wholesaler--Conditions--Use of drugs. [1959 c 27 § 69.33.260. Prior: 1951 2nd ex.s. c 22 § 5. Formerly RCW 69.33.050.] Repealed by 1971 ex.s. c 308 § 69.50 .606.
69.33.270 Sale by apothecary. [1959 c 27 § 69.33.270. Prior: 1955 c $25 \S 1 ; 1951$ 2nd ex.s. c 22 § 6. Formerly RCW 69.33.060.] Repealed by 1971 ex.s. c 308 § 69.50 .606 .
69.33.280 Dispensing by physicians, dentists, veterinarians--Return of unused portion. [1959 c 27 § 69.33.280. Prior: 1951 2nd ex.s. c 22 § 7. Formerly RCW 69.33.070.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.33.290 Exempted sales and uses. [1959 c 97 § 1; 1959 c 27 § 69.33.290. Prior: 1957 c 161 § 1; 1953 c 88 § 4; 1951 2nd ex.s. c 22 § 8. Formerly RCW 69.33.080.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.33.300 Records to be kept. [1969 ex.s. c 256 § 8; 1959 c 27 § 69.33.300. Prior: 1951 2nd ex.s. c 22 § 9 . Formerly RCW 69.33.090.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.33.310 Labels required. [1959 c 27 § 69.33.310. Prior: 1955 c 25 § 2; 1951 2nd ex.s. c 22 § 10 . Formerly RCW 69.33.100.] Repealed by 1971 ex.s. c 308 § 69.50 .606 .
69.33.320 User must keep drug in original container. [1959 c 27 § 69.33.320. Prior: 1951 2nd ex.s. c 22 § 11. Formerly RCW 69.33.110.] Repealed by 1971 ex.s. c 308 § 69.50 .606.
69.33.330 Possession, control by common carriers, warehousemen, public officers, and certain employees. [1959 c 27 § 69.33.330. Prior: 1951 2nd ex.s. c 22 § 12. Formerly RCW 69.33.120.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.33.340 Narcotics resort a public nuisance. [1959 c 27 § 69.33.340. Prior: 1951 2nd ex.s. c 22 § 13. Formerly RCW 69.33.150.] Repealed by 1971 ex.s. c 308 § 69.50 .606 .
69.33.350 Disposal of seized narcotics. [1959 c 27 § 69.33 .350 . Prior: 1951 2nd ex.s. c 22 § 14. Formerly RCW 69.33.170.] Repealed by 1971 ex.s. c $308 \S 69.50 .606$.
69.33.360 Violation--Revocation of license--Reinstatement. [1959 c 27 § 69.33.360. Prior: 1951 2nd ex.s. c 22 § 15. Formerly RCW 69.33.210.] Repealed by 1971 ex.s. c 308 § 69.50 .606.
69.33.370 Inspection of records, drug stocks--Confidential information. [1959 c 27 § 69.33.370. Prior: 1951 2nd ex.s. c 22 § 16. Formerly RCW 69.33.130.] Repealed by 1971 ex.s. c 308 § 69.50 .606 .
69.33.380 Fraud in obtaining or dispensing narcotics. [1959 c 27 § 69.33.380. Prior: 1951 2nd ex.s. c 22 § 17. Formerly RCW 69.33.140.] Repealed by 1971 ex.s. c 308 § 69.50 .606 .
69.33.390 Exceptions and exemptions not required to be negatived. [1959 c 27 § 69.33.390. Prior: 1951 2nd ex.s. c 22 § 18; 1923 c 47 § 5; RRS § 2509-5.] Repealed by 1971 ex.s. c 308 § 69.50 .606 . Later enactment, see RCW 69.32.060.
69.33.400 Enforcement of chapter. [1959 c 27 § 69.33.400. Prior: 1951 2nd ex.s. c 22 § 19. Formerly RCW 69.33.180.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.33.410 Violation--Penalty. [1963 c 38 § 20; 1959 c 27 § 69.33.410. Prior: 1953 c 88 § 3; 1951 2nd ex.s. c 22 § 20. Formerly RCW 69.33.190.] Repealed by 1971 ex.s. c 308 § 69.50 .606 .
69.33.420 Violation--Double prosecution prohibited. [1959 c 27 § 69.33.420. Prior: 1951 2nd ex.s. c 22 § 21. Formerly RCW 69.33.200.] Repealed by 1971 ex.s. c 308 § 69.50 .606 .
69.33.430 Search and seizure--Warrant--Return. [1959 c 27 § 69.33.430. Prior: 1951 2nd ex.s. c 22 § 24. Formerly RCW 69.33.160.] Repealed by 1971 ex.s. c 308 § 69.50 .606 .
69.33.440 State university and state college may purchase drugs. [1959 c 27 § 69.33.440. Prior: 1951 2nd ex.s. c 22 § 23; 1923 c 47 § 3, part; RRS § $2509-3$, part.] Repealed by 1971 ex.s. c 308 § 69.50.606. Later enactment, see RCW 69.32.030.
69.33.900 Severability. [1959 c 27 § 69.33.900. Prior: 1951 2nd ex.s. c 22 § 25 .] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.33.910 Construction. [1959 c 27 § 69.33.910. Prior: 1951 2nd ex.s. c 22 § 26.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.33.920 Short title. [1959 c 27 § 69.33.920. Prior: 1951 2nd ex.s. c 22 § 27.] Repealed by 1971 ex.s. c 308 § 69.50 .606 .
69.33.930 Continuation of existing law. [1959 c 27 § 69.33.930.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.33.940 Chapter and section headings not part of law. [1959 c 27 § 69.33.940.] Repealed by 1971 ex.s. c 308 § 69.50 .606 .
69.33.950 Invalidity of part of chapter not to affect remainder. [1959 c 27 § 69.33.950.] Repealed by 1971 ex.s. c 308 § 69.50 .606.
69.33.960 Repeals and saving. [1959 c 27 § 69.33.960.] Decodified.

Repealers--1971 ex.s. c 308: RCW 69.33.220, 69.33.230-69.33.270, 69.33.280, 69.33.290, 69.33.300, 69.33.400, 69.33.410, 69.33.42069.33.440, 69.33.900-69.33.950: See RCW 69.50.606.

## Chapter 69.40 <br> POISONS AND DANGEROUS DRUGS

69.40.040 Person omitting to label drugs, or labeling them wrongly--Penalty. [1909 c 249 § 255; R RS § 2507.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.40.050 Selling poison without labeling and recording the sale-Penalty. [1909 c 249 § 256 ; RRS § 2508. Prior: Code 1881 § 954; 1873 p 211 § 135; 1869 p 227 § 129; 1854 p 97 § 123.] Repealed by 1981 c 147 § 6. Later enactment, see RCW 69.40.055.
69.40.060 Certain drugs to be sold only on prescription or order-Exceptions. [1969 ex.s. c 256 § 9; 1967 c 71 § 1; 1961 c 49 § 1; 1955 c 24 § 1; 1945 c 57 § 1; 1939 c 29 § 1; 1939 c 6 § 1; Rem. Supp. 1945 § 2509-15.] Repealed by 1971 ex.s. c 308 § 69.50 .606 .
69.40.061 Possession of certain drugs unlawful. [1967 c 71 § 2 ; 1961 c 49 § 2 ; 1955 c 23 § 1.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.40.062 Penalty for violation of RCW 69.40.061. [1955 c 23 § 2.] Repealed by 1963 c 38 § 25 .
69.40.063 Dangerous drugs--Defined--Unlawful practices--Communications not privileged. [1963 c 38 § 21.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.40.064 Dangerous drugs--Prescriptions. [1967 c 71 § 3; 1963 c 38 § 22.] Repealed by 1973 1st ex.s. c 186 § 9.
69.40.065 Drugs must be possessed in container in which sold or dispensed. [1970 ex.s. c 33 § 2.] Repealed by 1973 1st ex.s. c 186 § 9.
69.40.070 Violations--Penalties. [1969 ex.s. c 256 § 10; 1963 c 38 § 23; 1939 c 6 § 2 ; RRS § 2509-16.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.40.075 Violations--Penalties. [1969 ex.s. c 256 § 12.] Repealed by 1971 ex.s. c $308 \S 69.50 .606$.
69.40.080 Dangerous drugs--Places deemed public nuisance. [1963 c 205 § 1.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.40.090 Dangerous drugs--Unlawful practices--Communications not privileged. [1963 c 205 § 2.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.40.100 Dangerous drugs--Search and seizure. [1963 c 205 § 3.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.40.110 Cannabis defined as dangerous drug subject to chapter 69.40 RCW--Not considered narcotic drug. [1969 ex.s. c 256 § 11.] Repealed by 1971 ex.s. c 308 § 69.50.606.
69.40.120 Burden of proof as to exception, excuse, proviso or exemption. [1970 ex.s. c 33 § 1.] Repealed by 1971 ex.s. c 308 § 69.50.606.

Repealers--1971 ex.s. c 308: RCW 69.40.040, 69.40.060, 69.40.061, 69.40.063, 69.40.070, 69.40.075, 69.40.080, 69.40.090, 69.40.100, 69.40.110, 69.40.120: See RCW 69.50.606.

## Chapter 69.50 <br> UNIFORM CONTROLLED SUBSTANCES ACT

69.50.608 Legislative direction. [1971 ex.s. c 308 § 69.50.608.] Decodified.

## Title 70 <br> PUBLIC HEALTH AND SAFETY

## Chapter 70.04 CITY HEALTH BOARDS AND OFFICERS

70.04.010 Definitions. [1893 c 50 § 2, part; RRS § 6086, part.] Now codified in RCW 70.04.040.
70.04.020 Health officers in cities and towns--Appointment, term, salary--First class cities excepted. Cross-reference section, decodified.
70.04.030 Health board--Health officers--Reports. [1893 c 50 § 1; RRS § 6085.] Repealed by 1967 ex.s. c 51 § 23. Later enactments, see RCW 70.05.020, 70.05.040, 70.05.050, 70.05.060, 70.05.070.
70.04.040 Duties and compensation of health officers--" Dangerous contagious disease" defined. [1893 c 50 § 2 ; RRS § 6086. Formerly RCW 70.04.010 and 70.04.040.] Repealed by 1967 ex.s. c 51 § 23. Later enactment, see RCW 70.05.070.
70.04.050 Physicians to report diseases--Penalty. [1893 c 50 § 3; RRS § 6087.] Repealed by 1967 ex.s. c 51 § 23. Later enactment, see RCW 70.05.090.
70.04.060 Expenses. [1893 c $50 \S 4$; RRS § 6088.] Repealed by 1967 ex.s. c 51 § 23. Later enactment, see RCW 70.05.130.
70.04.070 Prosecutions--Use of funds. [1893 c 50 § 5 ; RRS § 6089.] Repealed by 1967 ex.s. c $51 \S 23$.
70.04.080 Duty to report to state board--Penalty. [1893 c 50 § 6; RRS §6090.] Repealed by 1967 ex.s. c 51 § 23. Later enactment, see RCW 70.05.110.

## Chapter 70.06 <br> COUNTY HEALTH BOARDS AND OFFICERS

70.06.010 Definitions. [1903 c 65 § 6; RRS § 6097.] Repealed by 1967 ex.s. c 51 § 23.
70.06.020 County board--Jurisdiction--Health and sanitary offi-cers--Compensation--Term. [1907 c 85 § 1 ; 1903 c 65 § $1 ;$ RRS § 6091. FOR MER PART OF SECTION: (i) 1888 p 46 § 1, part; RRS § 6047, part now codified in RCW 70.16.010. (ii) 1888 p 46 § 2, part; RRS § 6048, part now codified in RCW 70.16.020.] Repealed by 1967 ex.s. c 51 § 23. Later enactment, see RCW 70.05.030.
70.06.025 Health officers in cities and towns--Appointment, term, salary--First class cities excepted. [1907 c 85 § 2; RRS § 6092.] Repealed by 1967 ex.s. c 51 § 23.
70.06.030 Powers and duties of health officer. [1907 c 85 § 3; 1903 c 65 § 3; RRS § 6094.] Repealed by 1967 ex.s. c 51 § 23. Later enactment, see RCW 70.05.070.
70.06.040 Physicians to report diseases. [1907 c 85 § 4; 1903 c 65 § 4; RRS § 6095.] Repealed by 1967 ex.s. c 51 § 23. Later enactment, see RCW 70.05.090.
70.06.050 Who determines character of a disease. [1903 c $65 \S 5$; RRS § 6096.] Repealed by 1967 ex.s. c 51 § 23. Later enactment, see RCW 70.05.100.
70.06.060 Local health officials and physicians to report contagious diseases--When state board may act. [1901 c 116 § 2; RRS § 6002.] Repealed by 1967 ex.s. c 51 § 23. Later enactment, see RCW 70.05.110.
70.06.070 Violations--Penalties. [1907 c 85 § 5; 1903 c 65 § 7; RRS §6098.] Repealed by 1967 ex.s. c 51 § 23. Later enactment, see RCW 70.05.120.
70.06.080 Expenses of enforcing laws. [1907 c 85 § 6; 1903 c 65 § 8; RRS § 6099.] Repealed by 1967 ex.s. c 51 § 23. Later enactment, see RCW 70.05.130.
70.06.090 Rules and regulations--Pesthouses, etc. [1903 c 65 § 2; RRS § 6093.] Repealed by 1967 ex.s. c $51 \S 23$.

## Chapter 70.09 <br> MUNICIPAL CONTRACTS FOR HEALTH SERVICES

70.09.010 "Municipal corporation" defined. [1963 c 17 § 1.] Repealed by 1967 ex.s. c 51 § 23.
70.09.020 Contracts authorized. [1963 c 17 § 2.] Repealed by 1967 ex.s. c 51 § 23. Later enactment, see RCW 70.05.150.
70.09.030 Supervision of services. [1963 c 17 § 3.] Repealed by 1967 ex.s. c 51 § 23.

## Chapter 70.12 <br> PUBLIC HEALTH FUNDS

70.12.010 County tax levy for public health. [1975 1st ex.s. c $291 \S$ 1; 1973 2nd ex.s. c $4 \S 4 ; 1973$ lst ex.s. c $195 \S 78 ; 1970$ ex.s. c $47 \S 6$; 1943 c 163 § 1 ; 1939 c 191 § 1 ; Rem. Supp. 1943 § 3997-2a.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1977.
70.12.080 State director may expend funds in counties. [1939 c 191 § 2; RRS §6001-1.] Now codified as RCW 70.12.015.

## Chapter 70.16 <br> HEALTH PRECAUTIONS AT SEAPORTS

70.16.010 County health board--Duties--Health officer. [1888 p 46 § 1; R RS § 6047. Formerly RCW 70.06.020, part and 70.16.010.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

## Savings-- 1985 c 213: See note following RCW 43.20.050.

70.16.020 Residence of health officer--Quarantine of vessels and passengers. [1888 p 46 § 2 ; RRS § 6048. Formerly RCW 70.06.020, part and 70.16.020.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.16.030 Disinfection of goods from infected vessels--Fees. [1888 p 47 § 3; RRS § 6049.] Repealed by 1985 c 213 § 32, effective June 30, 1985.
Savings--1985 c 213: See note following RCW 43.20.050.
70.16.040 Failure to obey orders--Penalty. [1888 p 47 § 4; RRS § 6050.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.16.050 Infected persons may be taken ashore. [1888 p 47 § 5 ; RRS § 6051.] Repealed by 1985 c 213 § 32, effective June 30, 1985.
Savings--1985 c 213: See note following RCW 43.20.050.
70.16.060 Breaking quarantine--Penalty. [1888 p 47 § 6; RRS § 6052.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.16.070 Entering quarantined vessel or area. [1888 p 48 § 7; RRS § 6053.] Repealed by 1985 c 213 § 32, effective June 30, 1985.
Savings--1985 c 213: See note following RCW 43.20.050.
70.16.080 Quarantine flag--Display--Penalty. [1888 p 48 § 8; RRS § 6054.] Repealed by 1985 c 213 § 32, effective June 30, 1985.
Savings--1985 c 213: See note following RCW 43.20.050.
70.16.090 Docking infected vessel, false declarations, etc.--Penalty. [1888 p 48 § 9; RRS § 6055.] Repealed by 1985 c 213 § 32, effective June 30, 1985.
Savings--1985 c 213: See note following RCW 43.20.050.
70.16.100 Failure to move vessel to quarantine--Penalty. [1888 p 49 § 10; R RS § 6056.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.16.110 Notification of health officers--Penalty. [1888 p 49 § 11; RRS § 6057.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.16.120 Vessels to anchor at distance. [Code 1881 § 2220; RRS § 6077.] Repealed by 1985 c 213 § 32, effective June 30, 1985.
Savings--1985 c 213: See note following RCW 43.20.050.
70.16.130 Penalty. [Code 1881 § 2221; RRS § 6078.] Repealed by 1985 c 213 § 32, effective June 30, 1985.
Savings--1985 c 213: See note following RCW 43.20.050.
70.16.140 Entry of vessels against quarantine--Penalty. [Code 1881 § 2224; RRS §6081.] Repealed by 1985 c 213 § 32, effective June 30, 1985.
Savings--1985 c 213: See note following RCW 43.20.050.
70.16.150 Vessel to perform quarantine--Penalty. [Code 1881 § 2222; RRS § 6079.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.16.160 Duty of pilots as to quarantine--Penalty. [Code 1881 § 2223; RRS § 6080.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.16.170 City to provide quarantine flag. [Code 1881 § 2225; RRS § 6082.] Repealed by 1985 c 213 § 32, effective June 30, 1985.
Savings--1985 c 213: See note following RCW 43.20.050.
70.16.180 Who may perform quarantine duties for city. [Code 1881 § 2226; R RS § 6083.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: Sec note following RCW 43.20.050.
70.16.190 Expense of city quarantine. [Code 1881 § 2227; RRS § 6084.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.16.200 Information to be furnished upon demand. [Code 1881 § 2219; RRS § 6076.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.

## Chapter 70.20

PESTHOUSES, QUARANTINES, AND MISCELLANEOUS HEALTH PRECAUTIONS
70.20.010 Pesthouses authorized. [1888 p 49 § 12; RRS § 6058.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.20.020 Notice of regulations. [1888 p 49 § 13; RRS § 6059.] Repealed by 1985 c 213 § 32, effective June 30, 1985.
Savings--1985 c 213: See note following RCW 43.20.050.
70.20.030 Disposition of fines. [1969 ex.s. c 199 § 30; 1888 p $50 \S$ 14; RRS § 6060.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.20.040 City may quarantine infected persons. [Code 1881 § 2204; RRS § 6061.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.20.050 Arrivals from infected areas out of state--Penalty. [Code 1881 § 2205; RRS § 6062.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.20.060 City may order infected persons removed--Penalty. [Code 1881 § 2206; RRS § 6063.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.20.070 Suspected travelers may be examined--Penalty. [Code 1881 § 2207; RRS § 6064.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.20.080 Suspected baggage may be quarantined. [Code 1881 § 2208; RRS § 6065.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.20.090 Buildings may be impressed to house suspected articles. [Code 1881 § 2209; RRS § 6066.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

## Savings--1985 c 213: See note following RCW 43.20.050.

70.20.100 Officers may enter buildings containing infected arti-cles--Penalty for refusal to assist. [Code 1881 § 2210; RRS § 6067.] Repealed by 1985 c 213 § 32, effective June 30, 1985.
Savings--1985 c 213: See note following RCW 43.20.050.
70.20.110 Expenses, payment of. [Code 1881 § 2211; RRS § 6068.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.20.120 Compensation for services and buildings. [Code 1881 § 2212; RRS § 6069.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.20.130 Courts may convene in other cities. [Code 1881 § 2213; RRS § 6070.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.20.140 Infected prisoners--Removal. [Code 1881 § 2214; RRS § 6071.] Repealed by 1977 ex.s. c 316 § 27.
70.20.150 Order of removal. [Code $1881 \S 2215$; RRS § 6072.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings-1985 c 213: See note following RCW 43.20.050.
70.20.160 City or town may select health committee--Health offi-cer--Powers. [Code 1881 § 2216; RRS § 6073.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.20.165 Municipal officers as health committee. [Code 1881 § 2217; RRS § 6074.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.20.170 Removal of filth on private property--Penalty. [Code 1881 § 2218; RRS § 6075.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.20.180 Breaking quarantine. [1901 c 48 § 1 ; no RRS. FORMER PART OF SECTION: 1901 c 48 § 2 now codified as RCW 70.20.185.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.
70.20.185 Breaking quarantine--Penalty. [1901 c 48 § 2; no RRS. Formerly RCW 70.20.180.] Repealed by 1985 c 213 § 32, effective June 30, 1985.

Savings--1985 c 213: See note following RCW 43.20.050.

## Chapter 70.28

## CONTROL OF TUBERCULOSIS

(Formerly: Tuberculosis in first and second class cities)
70.28.030 Duties of health hoard. [1899 c 71 § 3; RRS § 6111.] Repealed by 1967 c 54 § 19.

## Chapter 70.30 <br> TUBERCULOSIS HOSPITALS AND FACILITIES

70.30.010 County may establish and maintain hospital--Powers of commissioners. [1967 c 54 § 8; 1913 c 172 § 1; RRS § 6114.] Repealed by 1972 ex.s. c 143 § 7.
70.30.020 Board of managers. [1945 c 68 § 1; 1913 c 172 § 2; Rem. Supp. $1945 \S 6115$. Formerly RCW 70.30.020, part and RCW 70.30.030.] Repealed by 1972 ex.s. c 143 § 7.
70.30.030 Meetings--Expenses--Reports. [1945 c 68 § 1, part; 1913 c 172 § 2, part; Rem. Supp. 1945 § 6115 , part.] Now codified in RCW 70.30.020.
70.30.040 Medical director--Qualifications--Salary. [1967 c 54 § 9; 1913 c 172 § 3; RRS § 6116.] Repealed by 1972 ex.s. c 143 § 7.
70.30.050 Treasurer--Duties. [1967 c 54 § 10; 1913 c 172 § 4; RRS § 6117.] Repealed by 1972 ex.s. c 143 § 7.
70.30.060 Admissions to hospital. [1967 c 54 § 11 ; 1913 c 172 § 5 ; RRS § 6118.] Repealed by 1972 ex.s. c 143 § 7.
70.30.070 Payment for care of patients. [1913 c 172 § 6; RRS § 6119.] Repealed by 1967 c $54 \S 19$. Later enactment, see RCW 70.30.071.
70.30.071 Payment for care of patients. [1967 c 54 § 12.] Repealed by 1972 ex.s. c 143 § 7.
70.30.080 State and county inspection. [1967 c 54 § 13; 1915 c 80 § $1 ; 1913$ c 172 § 7; RRS § 6120.] Repealed by 1972 ex.s. c 143 § 7.
70.30.090 Hospital in connection with almshouse. [1913 c 172 § 8; RRS § 6121.] Repealed by 1967 c 54 § 19.
70.30.100 Admission of nonresidents. [1967 c 54 § 14; 1913 c 172 § 9; RRS § 6122.] Repealed by 1972 ex.s. c 143 § 7.
70.30.120 State aid to city hospitals. [1913 c 172 § 14; RRS § 6126.] Repealed by 1967 c 54 § 19.
70.30.130 State aid only to approved hospitals. [1915 c 80 § 3; 1913 c 172 § 15 ; RRS § 6127.] Repealed by 1972 ex.s. c 143 § 7.
70.30.150 Use of hospital. [1913 c 172 § 16; RRS § 6128.] Repealed by 1967 c 54 § 19.
70.30.160 Duties and powers of commissioners as managers. [1913 c $172 \S 12$; RRS § 6125.] Repealed by 1972 ex.s. c $143 \S 7$.

Chapter 70.32
COUNTY AND STATE TUBERCULOSIS FUNDS
70.32.01I Transfer of surplus from county tuberculosis hospitalization fund for county purpose. [1959 c 117 § 4.] Repealed by 1967 c 54 § 19.
70.32.015 Report, deposit, of moneys collected. [1967 ex.s. c 110 § 12; 1953 ex.s. c 4 § 2.] Repealed by 1972 ex.s. c 143 § 7.
70.32.020 State tuberculosis equalization fund. [1951 c 204 § 1 ; 1945 c 66 § 2; 1943 c 162 § 2; Rem. Supp. 1945 § 6113-2.] Repealed by 1953 ex.s. c $4 \S 4$.
70.32.021 State aid to counties. [1967 ex.s. c 110 § 13; 1959 c 117 § 2; 1953 ex.s. c 4 § 1. Prior: 1951 c 204 § $1 ; 1945$ c 66 § 2; 1943 c 162 § 2; Rem. Supp. 1945 § 6113-2.] Repealed by 1972 ex.s. c 143 § 7.
70.32.022 State aid to counties--Moneys transferred to general fund. [1955 c 327 § 1.] Repealed by 1967 c 54 § 19.
70.32.023 State aid to counties--Appropriations to be paid from general fund. [1955 c 327 § 2.] Repealed by 1967 c 54 § 19.
 Repealed by 1967 c 54 § 19.
70.32.025 State aid to counties--Warrants to be paid from general fund. [1955 c 327 § 4.] Repealed by 1967 c 54 § 19.
70.32.030 County budget to be submitted for approval. [1945 c 66 § 3; 1943 c 162 § 3; Rem. Supp. 1945 § 6113-3.] Repealed by 1972 ex.s. c 143 § 7.
70.32.040 Administrator of hospital. [1967 c 54 § 15 ; 1945 c 66 § 4; 1943 c 162 § 4; Rem. Supp. 1945 § 6113-4.] Repealed by 1972 ex.s. c 143 § 7.
70.32.070 Construction. [1945 c 66 § 7; 1943 c 162 § 7; Rem. Supp. 1945 § 6113-7.] Repealed by 1967 c 54 § 19.
70.32.080 Transfer of patients from one hospital or facility to another--Authorized--Hearing--Refusal, effect. [1969 ex.s. c 161 § 1 ; 1967 c 54 § 18 ; 1953 ex.s. c 4 § 3.] Repealed by 1972 ex.s. c 143 § 7.
70.32.085 Minimum of two hospitals or facilities to be provided for. [1969 ex.s. c 161 § 2.] Repealed by 1972 ex.s. c 143 § 7.
70.32.090 Counties where tax levy more than adequate--Surplus for general county or public hospital district purpose. [1973 lst ex.s. c $195 \S 80 ; 1971$ ex.s. c 277 § $24 ; 1967$ ex.s. c $110 \S 15 ; 1961$ c 101 § 1 ; 1959 c 117 § 3.] Repealed by 1975 lst ex.s. c 291 § 24, effective January $1,1977$.

## Chapter 70.33 <br> STATE ADMINISTERED TUBERCULOSIS HOSPITAL FACILITIES

70.33.070 Certain provisions inapplicable, when. [1971 ex.s. c 277 § 25.] Repealed by 1972 ex.s. c 143 § 7.

## Chapter 70.34 <br> JOINT COUNTY TUBERCULOSIS SANATORIA

70.34.010 Joint sanatoria authorized--Powers of county commissioners. [1935 c 86 § 1 ; RRS § 6130-1.] Repealed by 1967 c 54 § 19.
70.34.020 Joint sanatorium committee. [1935 c 86 § 2; RRS § 6130-2.] Repealed by 1967 c 54 § 19.
70.34.030 Board of managers. [1935 c 86 § 3; RRS § 6130-3.] Repealed by 1967 c 54 § 19.
70.34.040 Board of managers--Organization, oath, meetings, duties--Medical director. [1935 c 86 § 4; RRS § 61 30-4.] Repealed by 1967 c $54 \S 19$.
70.34.050 Admissions to sanatorium. [1935 c 86 § 5; RRS § 61305.] Repealed by 1967 c $54 \S 19$.
70.34.060 Payment for care of patients. [1935 c 86 § 6; RRS § 6130-6.] Repealed by 1967 c 54 § 19.
70.34.070 Discrimination prohibited--Admission of less than year's residence. [1935 c 86 § 7; RRS § 6130-7.] Repealed by 1967 c 54 § 19.
70.34.080 Admission of nonresidents. [1935 c 86 § 8; RRS § 61308.] Repealed by 1967 c 54 § 19.
70.34.090 State and county inspection. [1935 c 86 § 9; RRS § 6130-9.] Repealed by 1967 c 54 § 19.
70.34.100 Treasurer--Duties. [1935 c 86 § 10; RRS § 6130-10.] Repealed by 1967 c 54 § 19.
70.34.130 Quarterly reports of board. [1935 c 86 § 13 ; RRS § 6130-13.] Repealed by 1967 c 54 § 19.
70.34.140 State aid only to approved sanatoria. [1935 c 86 § 14; RRS § 6130-14.] Repealed by 1967 c 54 § 19.
70.34.150 Budget--Levy. [1935 c 86 § 15 ; RRS § 6130-15.] Repealed by 1967 c 54 § 19.
70.34.160 County commissioners as managers. [1935 c 86 § 16; RRS § 6130-16.] Repealed by 1967 c 54 § 19.
70.34.170 Almshouse not to be used. [1935 c 86 § 17; RRS § 6130-17.] Repealed by 1967 c 54 § 19.
70.34. 180 Other counties may join group--Procedure. [1935 c 86 § 18; RRS § 6130-18.] Repealed by 1967 c 54 § 19.
70.34.190 Withdrawal of a county--Procedure. [1935 c 86 § 19; RRS § 6130-19.] Repealed by 1967 c 54 § 19.

## Chapter 70.35

EASTERN TUBERCULOSIS HOSPITAL DISTRICTS
70.35.010 Purpose. [1971 ex.s. c 277 § 5.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1978.
70.35.020 Established--Counties constituting--Headquarters county--Powers. [1971 ex.s. c 277 § 6.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1978.
70.35.030 District commission-Members, appointment of-Vacancies, filling of--Duties. [1971 ex.s. c 277 § 7.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1978.
70.35.040 Hospital superintendent--Appointment-Compensa-tion--Qualification--Duties. [1973 1st ex.s. c 213 § 5; 1971 ex.s. c 277 §8.] Repealed by 1975 lst ex.s. c 291 § 24, effective January 1, 1978.
70.35.050 District commission--Powers and duties generally-Reimbursement for expenses--Organization and proceedings. [1971 ex.s. c 277 § 9.] Repealed by 1975 1st ex.s. c 291 § 24, effective January $1,1978$.
70.35.060 Agreements to use Edgecliff facilities. [1971 ex.s. c 277 § 10.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1978.
70.35.070 Tax levy directed--Disposition of funds--Special fund in headquarters county. [1973 1st ex.s. c 195 § 82; 1972 ex.s. c 143 § 1 ; 1971 ex.s. c 277 § 11.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1978.
70.35.075 Surplus funds--Uses--Tuberculosis fund--Reports. [1972 ex.s. c 143 §5.] Repealed by 1975 lst ex.s. c 291 § 24, effective January 1, 1978.
70.35.080 Chapter 70.32 RCW provisions inapplicable, when. [ 1971 ex.s. c 277 § 12.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1,1978 .
70.35.090 State department authority over district. [1971 ex.s. c 277 § 13.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1978.
70.35.100 Payments for treatment at Edgecliff terminated, when. [1971 ex.s. c 277 § 14.] Repealed by 1975 lst ex.s. c 291 § 24, effective January 1, 1978.
70.35.110 Contracts to carry out tuberculosis control. [1972 ex.s. c 143 § 6.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1 , 1978.

## Chapter 70.36

## STATE TUBERCULOSIS BUILDING COMMISSION

70.36.010 Commission authorized--Members. [1945 c 220 § 1 ; Rem. Supp. 1945 § 6130-60.] Repealed by 1967 c 54 § 19.
70.36.020 Vacancies--Expenses. [1945 c 220 § 2; Rem. Supp. 1945 § 6130-61.] Repealed by 1967 c 54 § 19.
70.36.030 Officers--Survey of needs--Request for aid. [1945 c 220 § 3; Rem. Supp. 1945 § 6130-62.] Repealed by 1967 c 54 § 19.
70.36.040 Plans with requests--Action on requests. [1945 c 220 § 4; Rem. Supp. 1945 § 6130-63.] Repealed by 1967 c 54 § 19.
70.36.050 Allocation and payment of funds. [1945 c 220 § 5; Rem. Supp. 1945 § 6130-64.] Repealed by 1967 c 54 § 19.
70.36.060 Advice--Responsibility--Minimum beds. [1945 c 220 § 6; Rem. Supp. 1945 § 6160-65.] Repealed by 1967 c 54 § 19.

## Chapter 70.38

HEALTH PLANNING AND RESOURCES DEVELOPMENT
(Formerly: Comprehensive health planning)
70.38.010 Declaration of public policy. [1971 ex.s. c 198 § 2.] Repealed by 1979 ex.s. c $161 \S 20$.
70.38.020 Definitions. [1971 ex.s. c 198 § 3.] Repealed by 1979 ex.s. c 161 § 21, effective January 1, 1980.
70.38.030 State planning agency--Designation--Responsibilities. [1971 ex.s. c 198 § 4.] Repealed by 1979 ex.s. c 161 § 20.
70.38.040 State comprehensive health planning advisory councilA ppointment--Members--Terms--Chairman--Meetings. [1971 ex.s. c 198 § 5.] Repealed by 1979 ex.s. c 161 § 20.
70.38.050 Travel expenses. [1975-'76 2nd ex.s. c 34 § 158; 1971 ex.s. c 198 § 6.] Repealed by 1979 ex.s. c 161 § 20.
70.38.060 Duties and functions of state comprehensive health planning advisory council. [1971 ex.s. c 198 § 7.] Repealed by 1979 ex.s. c 161 § 20.
70.38.070 Regional planning agencies--Establishment--Purpose. [1971 ex.s. c 198 § 8.] Repealed by 1979 ex.s. c 161 § 20.
70.38.075 State medical facilities plan. [1979 ex.s. c 161 § 7.] Repealed by 1980 c 139 § 13.
70.38.080 Regional planning agencies--Eligibility criteria for applicant agencies. [1971 ex.s. c 198 § 9.] Repealed by 1979 ex.s. c 161 § 20.
70.38.090 Regional planning agencies--Area of responsibility. [1971 ex.s. c 198 § 10.] Repealed by 1979 ex.s. c 161 § 20.
70.38.100 Regional planning agencies--Powers and duties. [1971 ex.s. c 198 § 11.] Repealed by 1979 ex.s. c 161 § 20.
70.38.110 Certificate of need required prior to commencement of construction-Waiver. [ 1971 ex.s. c 198 § 12.] Repealed by 1979 ex.s. c 161 § 21, effective January 1, 1980.
70.38.120 Certificates of need--Issuance, denial, suspension, revocation or reinstatement--Hearing. [1971 ex.s. c 198 § 13.] Repealed by 1979 ex.s. c 161 § 21, effective January 1, 1980.
70.38.130 Certificate of need--Application--Contents. [1971 ex.s. c 198 § 14.] Repealed by 1979 ex.s. c 161 § 21, effective January 1, 1980.
70.38.140 Certificate of need--Considerations for issuance. [1971 ex.s. c 198 § 15.$]$ Repealed by 1979 ex.s. c $161 \S 21$, effective January 1, 1980.
70.38.150 Utilization of existing facilities to be considered. [1971 ex.s. c 198 § 16.] Repealed by 1979 ex.s. c 161 § 21, effective January 1, 1980.
[Vol. 0 RCW—p 928]
70.38.160 Duration of certificate of need--Renewals. [1971 ex.s. c 198 § 17.] Repealed by 1979 ex.s. c 161 § 21, effective January 1, 1980.
70.38.170 Authority of secretary. [1971 ex.s. c 198 § 18.] Repealed by 1979 ex.s. c 161 § 21, effective January 1, 1980.
70.38.180 Subsequent certificates of need for future proposals. [1971 ex.s. c 198 § 19.] Repealed by 1979 ex.s. c 161 § 21, effective January 1, 1980.
70.38.190 Injunctions against violations. [1971 ex.s. c 198 § 20.] Repealed by 1979 ex.s. c 161 § 21, effective January 1, 1980.
70.38.200 Civil actions against members, officer or employees of planning agencies or councils restricted. [1971 ex.s. c 198 § 21.] Repealed by 1979 ex.s. c 161 § 20.
70.38.210 Certificate of need prerequisite to hospital applying for or receiving funds under Hospital and Medical Facilities Survey and Construction Act. [1971 ex.s. c 198 § 22.] Repealed by 1979 ex.s. c 161 § 21, effective January 1, 1980.
70.38.900 Severability--1971 ex.s. c 198. [1971 ex.s. c 198 § 23.] Repealed by 1979 ex.s. c 161 § 20.

## Chapter 70.40 <br> HOSPITAL AND MEDICAL FACILITIES SURVEY AND CONSTRUCTION ACT

70.40.050 Advisory council--Appointment, term, compensation, meetings. [1959 c 252 § 5; 1949 c 197 § 5; Rem. Supp. 1949 § 609064.] Repealed by 1971 ex.s. c 189 § 17.
70.40.160 Obtaining certificate of need under comprehensive health planning act a prerequisite for hospital applying for or receiving funds under this chapter. Cross-reference section, decodified.

## Chapter 70.41 <br> HOSPITAL LICENSING AND REGULATION

70.41.050 Hospital advisory council--Members--Appointment--Terms--Vacancies--Chairman. [1955 c 267 § 5.] Repealed by 1971 ex.s. c 189 § 17 .
70.41.060 Hospital advisory council--Meetings--Officers--Quorum. [1955 c 267 § 6.] Repealed by 1971 ex.s. c 189 § 17.
70.41.070 Hospital advisory council--Expenses--Duties. [1955 c 267 § 7.] Repealed by 1971 ex.s. c 189 § 17.

## Chapter 70.44

## PUBLIC HOSPITAL DISTRICTS

70.44.005 Purpose. [1979 ex.s. c 155 § 2; 1979 ex.s. c 143 § 2; 1974 ex.s. c 165 § 1 ; 1945 c 264 § 1 ; Rem. Supp. 1945 § 6090-30. Formerly RCW 70.44.010, part.] Repealed by 1982 c 84 § 20. Later enactment, see RCW 70.44.003.
70.44.025 Creation of district--Special election. [1945 c 264 § 20; Rem. Supp. 1945 § 6090-49.] Repealed by 1982 c 84 § 20.
70.44.061 Powers and duties--Sales and leases of surplus property. [ 1970 ex.s. c 7 § 1 ; 1963 c 102 § 1.] Repealed by 1982 c 84 § 20. Later enactment, see RCW 70.44.300, 70.44.310.
70.44.100 Inspection and approval of plans by state. [1979 c 141 § 107; 1945 c 264 § 8; Rem. Supp. 1945 § 6090-37.] Repealed by 1982 c 84 § 20.
70.44.120 Bonds--Form--Terms--Execution. [1983 c 167 § 173; 1970 ex.s. c $56 \S 86 ; 1969$ ex.s. c $65 \S 3 ; 1945$ c $264 \S 13$; Rem. Supp. 1945 § 6090 - 42.] Repealed by 1984 c 186 § 70.
70.44.150 Minimum wage scale on construction. [1945 c 264§ 18; Rem. Supp. 1945 § 6090-47.] Repealed by 1982 c 84 § 20.
70.44.160 Medical management of patients--Hospital standards. [1965 c 157 § 3; 1945 c 264 § 10; Rem. Supp. 1945 § 6090-39.] Repealed by 1982 c 84 § 20.
70.44.170 Treasurer--Duties--Funds-Depositories. [1965 c 157 § 4; 1945 c 264 § 16; Rem. Supp. 1945 § 6090-45.] Repealed by 1967 c 227 § 9. Later enactment, see RCW 70.44.171.
70.44.180 Funds to be paid to treasurer. [1945 c 264 § 19; Rem. Supp. 1945 § 6090-48.] Repealed by 1967 c 227 § 9. Later enactment, see RCW 70.44.171.
70.44.250 Lease of real or personal property--Conditions of lease--Performance bond--Surety. [1967 c 227 § 4.] Repealed by 1982 c 84 § 20. Later enactment, see RCW 70.44.310, 70.44.320.

## Chapter 70.46 <br> HEALTH DISTRICTS

70.46.010 Definitions. [1945 c 183 § 1; Rem. Supp. 1945 § 609910.] Repealed by 1969 ex.s. c 70 § 2.
70.46.070 District health officer--Duties--Salary--Removal. [1945 c 183 § 7; Rem. Supp. 1945 § 6099-16.] Repealed by 1967 ex.s. c 51 § 23. Later enactment, see RCW 70.05.050, 70.05.070.

## Chapter 70.48 <br> CITY AND COUNTY JAILS ACT

70.48.350 Review and modification of jail standards--Legislative finding. [1981 2nd ex.s. c 12 § 1.] Expired June 30, 1984.
70.48.355 Review and modification of jail standards--Duty of commission. [1981 2nd ex.s. c 12 § 2.] Expired June 30, 1984.
70.48.360 Review and modification of jail standards--Report to legislature. [1981 2nd ex.s. c 12 § 3.] Expired June 30, 1984.

## Chapter 70.58 <br> VITAL STATISTICS

70.58.060 Registration of physicians, midwives and undertakers. [1907 c 83 § 15 ; RRS § 6032.] Repealed by 1961 ex.s. c 5 § 19.
70.58.090 Data required in birth certificates. [1951 c 106 § 7; 1945 c 157 § 1; 1907 c 83 § 13; Rem. Supp. 1945 § 6030.] Repealed by 1961 ex.s. c $5 \S 19$.
70.58.140 Delayed registration of births--Appeal as to prior births. [1943 c 176 § 5; Rem. Supp. 1943 § 6011-5.] Repealed by 1961 ex.s. c 5 § 19 .
70.58.220 Recordation of illegitimate births when parents intermarry. [1939 c 133 § 2; RRS § 6013-2.] Repealed by 1961 ex.s. c 5 § 19.

## Chapter 70.62 <br> TRANSIENT ACCOMMODATIONS--LICENSING-- <br> INSPECTIONS

70.62.010 through 70.62.130 [1915 c 169 §§ 1-6; 1909 c 29 §§ $1-$ 11; 1905 c 48 §§ 1, 2; RRS §§ 6869-6880.] Repealed by 1971 ex.s. c 239 § 13.

## Chapter 70.70 <br> SALE OR USE OF SHODDY

70.70.010 "Shoddy" defined. [1909 c 56 § 2; RRS § 6133.] Repealed by 1979 c $99 \S 52$, effective June 30, 1982. See RCW 43.131.168.
70.70.020 Sale or use of shoddy--Restrictions. [1909 c 56 § 1 ; RRS § 6132.] Repealed by 1979 c 99 § 52, effective June 30, 1982. See RCW 43.131.168.
70.70.030 Duty to enforce chapter--Right of entry. [1909 c 56 § 3; RRS § 6134.] Repealed by 1979 c 99 § 52, effective June 30, 1982. See RCW 43.131.168.
70.70.035 Prosecution of cases. [1909 c 56 § 4; RRS § 6135.] Repealed by 1979 c 99 § 52, effective June 30, 1982. See RCW 43.131.168.
70.70.040 Penalty. [1909 c 56 § 5; RRS § 6136.] Repealed by 1979 c 99 §52, effective June 30, 1982. See RCW 43.131.168.

## Chapter 70.72

## WIPING RAGS

70.72.010 Wiping rags defined. [1959 c 206 § 1.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
70.72.020 Sale, rental prohibited unless disinfected and sterilized-Minimum standards. [1959 c 206 § 2.] Repealed by 1977 ex.s. c 319 § 9.

Severability—Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
70.72.030 Parcels, packages to be marked. [1959 c 206 § 3.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
 Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
70.72.050 Application for registration number--Contents. [1959 c 206 § 5.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
70.72.060 Enforcement of chapter--Entry--Examination-Obstructing inspection. [1959 c 206 § 6.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
 Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
70.72.080 Unlawful acts--Penalty. [1959 c 206§ § 8.] Repealed by 1977 ex.s c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
70.72.090 Rules by local authorities, state board, not prohibited. [1959 c 206 § 9.] Repealed by 1977 ex.s. c 319 § 9.
Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.

## Chapter 70.74

## WASHINGTON STATE EXPLOSIVES ACT

 Repealed by 1969 ex.s. c 137 § 32.
70.74.070 Distances when factory or magazine is screened. [1931 c 111 § 7; R RS §5440-7.] Repealed by 1969 ex.s. c 137 § 32.
70.74.080 Containers--Marking. [1931 c 111 § 8; R RS § 5440-8.] Repealed by 1969 ex.s. c 137 § 32.
70.74.090 Magazines classified. [1931 c 111 § 9; RRS § 5440-9.] Repealed by 1969 ex.s. c 137 § 32.
70.74.190 Exemptions. [1931 c 111 § 20; RRS § 5440-20.] Repealed by 1969 ex.s. c 137 § 32.
70.74.200 Municipal ordinances unaffected. [1931 c 111 § 21; RRS §5440-21.] Repealed by 1969 ex.s. c 137 § 32.
70.74.260 Explosives in dwellings-Penalty. [1917 c 36 § 130 ; RRS § 8765.] Now codified as RCW 78.40.491.

## Chapter 70.77

## STATE FIREWORKS LAW

70.77.010 through 70.77.110 [1953 c 34 §§ 1-4; 1951 c 174 §§ $1-$ 11.] Repealed by 1961 c 228 § 92.
70.77.125 Definitions--"Fireworks". [1961 c 228 § 2.] Repealed by 1982 c 230 § 46. Later enactment, see RCW 70.77.126.
70.77.130 Definitions--"Dangerous fireworks". [1961 c 228 § 3.] Repealed by 1982 c 230 § 46. Later enactment, see RCW 70.77.131.
70.77.135 Definitions--"Safe and sane fireworks". [1961 c 228 § 4.] Repealed by 1982 c 230 § 46. Later enactment, see RCW 70.77.136.
70.77.140 Definitions--"Agricultural and wild life fireworks". [1961 c 228 § 5.] Repealed by 1982 c 230 § 46. Later enactment, see RCW 70.77.141.
70.77.145 Definitions--"Class 1 flammable liquid". [1961 c 228 § 6.] Repealed by 1982 c 230 § 46.
70.77.150 Definitions--"Side fuse". [1961 c 228 § 7.] Repealed by 1982 c 230 § 46.
70.77.155 Definitions--"End fuse". [1961 c 228 § 8.] Repealed by 1982 c 230 § 46.
70.77.185 Definitions--"Package". [1961 c 228 § 14.] Repealed by 1982 c $230 \S 46$.
70.77.195 Definitions--"Exporter". [1961 c 228 § 16.] Repealed by 1982 c $230 \S 46$.
70.77.220 Definitions--"Salesman". [1961 c 228 § 21.] Repealed by 1982 c $230 \S 46$.
 Repealed by 1982 c $230 \S 46$.
 Repealed by 1982 c $230 \S 46$.
70.77.240 Definitions--"Without this state". [1961 c 228 § 25.] Repealed by 1982 c 230 § 46.
70.77.245 Definitions--"The State Fire Marshal's Seal of Registration". [1961 c 228 § 26.] Repealed by 1982 c 230 § 46.
70.77.275 License required prior to issuance of permit. [1961 c 228 § 32.] Repealed by 1982 c 230 § 46.
70.77.300 Valid license prerequisite for permit. [1961 c 228 § 37.] Repealed by 1982 c 230 § 46.
70.77.310 Certain sales and uses exempt from licensing. [1961 c 228 § 39.] Repealed by 1982 c 230 § 46. Later enactment, see RCW 70.77.311.
70.77.350 Delinquent license fee. [1961 c 228 § 47.] Repealed by 1982 c 230 § 46.
70.77.380 Classification of fireworks. [1961 c 228 § 53.] Repealed by 1982 c $230 \S 46$.
70.77.385 Classification, registration prior to sale, etc.--Labels-Shipments to be prepaid. [1961 c 228 § 54.] Repealed by 1982 c 230 § 46.
70.77.390 Labeling, stamping dangerous fireworks--Marking safe and sane fireworks. [1961 c 228 § 55.] Repealed by 1982 c 230 § 46.
70.77.400 Protective caps or enclosed packages required for safe and sane fireworks. [1961 c 228 § 57.] Repealed by 1982 c 230 § 46.
70.77.445 Removal of vehicle unlawfully used--Notice--Garageman's lien--Sale when unclaimed. [1961 c 228 § 66.] Repealed by 1982 c 230 § 46.
70.77.470 Bills of lading, invoices to bear license numbers. [1961 c 228 § 71.] Repealed by 1982 c 230 § 46.
70.77.475 Unclassified fireworks--Sale, possession, etc., prohibited. [1961 c 228 § 72.] Repealed by 1982 c 230 § 46.
70.77.490 Possession of unmarked fireworks evidence of violation. [1961 c 228 § 75.] Repealed by 1982 c 230 § 46.
70.77.500 Authorized delivery, transportation of dangerous or agricultural and wild life fireworks. [1961 c 228 § 77.] Repealed by 1982 c 230 § 46.
70.77.505 Sale, discharge where flammables or motor vehicles stored. [1961 c 228 § 78.] Repealed by 1982 c 230 § 46.
70.77.560 Prior rules continued until modified. [1961 c 228 § 89.] Repealed by 1982 c 230 § 46.
70.77.570 Certain rockets not to be sold as common fireworks. [1982 c 230 § 13.] Repealed by 1984 c 249 § 40.

Chapter 70.79

## BOILERS AND UNFIRED PRESSURE VESSELS

70.79.340 Inspection fees--Shop inspections--"Second-hand" boilers. [1951 c 32 § 33.] Repealed by 1970 ex.s. c 21 § 3.

## Chapter 70.82

CEREBRAL PALSY PROGRAM
70.82.020 Cerebral palsy fund created. [1947 c 240 § 2; No RRS.] Cerebral palsy fund abolished and moneys transferred to general fund by 1955 c 326.
See: RCW 70.82.021-70.82.024.

## Chapter 70.83 <br> PHENYLKETONURIA AND OTHER PREVENTABLE HERITABLE DISORDERS

70.83.060 Annual reports to governor and legislative council. [1967 c 82 § 6.] Repealed by 1977 c 75 § 96.

## Chapter 70.87

## ELEVATORS, LIFTING DEVICES, AND MOVING WALKS

70.87.130 Permits for construction, alteration, relocation or instal-Iation--Annual operating permits--Fee schedules. [1969 ex.s. c 108 § 3; 1963 c 26 § 13.] Repealed by 1970 ex.s. c 22 § 3.
70.87.150 Noncompliance with inspection report--Hearing to show cause. [1963 c 26 § 15.] Repealed by 1983 c 123 § 25.
70.87.160 Noncompliance with inspection report--Order pursuant to hearing--Rehearing--Judicial review as for safety orders. [1963 c 26 § 16.] Repealed by 1983 c 123 § 25.

> Chapter 70.89
> SAFETY GLAZING MATERIAL
> (Formerly: Safety glass in sliding glass doors)
70.89.020 Glass in sliding doors and assemblies to be of safety glazing material--Identification. [1963 c 128 § 2.] Repealed by 1973 1 st ex.s. c $2 \S 9$.
70.89.030 Sales, installations of materials not meeting requirements of RCW 70.89.010 declared unlawful. [1965 c 45 § $1 ; 1963$ c 128 § 3.] Repealed by 1973 1st ex.s. c 2 § 9.

Chapter 70.92
PROVISIONS IN BUILDINGS FOR AGED AND HANDICAPPED PERSONS
70.92.010 Specifications for public buildings to make provision for the aged and handicapped. [1967 c 35 § 1.] Repealed by 1975 1st ex.s. c 110 § 10, effective July 1, 1976.
70.92.020 Specifications for public buildings to make provision for the aged and handicapped--Buildings to which applicable. [1967 c 35 § 2.] Repealed by 19751 st ex.s. c 110 § 10, effective July $1,1976$.
70.92.030 Standards to be adopted, kept current--Exceptions, when--Authority to enforce higher specifications. [1967 c 35 § 3.] Repealed by 1975 1st ex.s. c 110 § 10, effective July 1, 1976.
70.92.040 Remodeling or rehabilitation of existing buildings-Application to. [1967 c 35 § 4.] Repealed by 1975 lst ex.s. c 110 § 10 , effective July $1,1976$.
70.92.050 Approval of administrative authority before contract awarded. [1967 c 35 § 5.] Repealed by 1975 1st ex.s. c 110 § 10 , effective July 1, 1976.
70.92.060 Responsibility for enforcement. [llllll 1967 c 35 § 6.] Repealed by 19751 st ex.s. c 110 § 10, effective July 1, 1976.

## Chapter 70.92A

## PUBLIC ACCOMMODATIONS--PROVISION FOR PHYSICALLY HANDICAPPED

70.92A.010 Specifications for public accommodations to make provision for physically handicapped. [1971 ex.s. c 219 § 1.] Repealed by 1975 1st ex.s. c 110 § 10, effective July 1, 1976.
70.92A. 020 Specifications for public accommodations to make provision for physically handicapped--Accommodations to which applicable. [1971 ex.s. c 219 § 2.] Repealed by 1975 lst ex.s. c 110 § 10 , effective July 1, 1976.
70.92A.030 Minimum standards and specifications--Exceptions. [1971 ex.s. c 219 § 3.] Repealed by 1975 1st ex.s. c 110 § 10, effective July $1,1976$.
70.92A.040 Remodeling or rehabilitation of existing buildings-Application to. [1971 ex.s. c 219 § 4.] Repealed by 1975 1st ex.s. c 110 § 10, effective July $1,1976$.
70.92A.050 Responsibility for enforcement. [1971 ex.s. c 219 §5.] Repealed by 1975 1st ex.s. c $110 \S$ 10, effective July 1, 1976.
70.92A.060 Handicap symbol--Display--Signs showing location of entrance for handicapped. [1974 ex.s. c 96 § 11.] Repealed by 1975 1st ex.s. c $110 \S 10$, effective July $1,1976$.

## Chapter 70.93 <br> MODEL LITTER CONTROL AND RECYCLING ACT

70.93.190 Litter control account--Distribution of funds--Authorization. [1975-'76 2nd ex.s. c 41 § 8; 1971 ex.s. c 307 § 19.] Repealed by 1979 c $94 \S 10$.

## Chapter 70.94

WASHINGTON CLEAN AIR ACT
(Formerly: Air pollution control)
70.94.010 Declaration of policy. [1957 c 232 § 1.] Repealed by 1967 с 238 § 66.
70.94.020 Declaration of cause and purpose. [1957 c 232 § 2.] Repealed by 1967 c 238 § 66.
70.94.050 Tests and surveys--Hearing--Resolution of necessity. [1957 c 232 § 5.] Repealed by 1973 1st ex.s. c 193 § 12.
70.94.060 Air pollution control districts authorized. [1957 c 232 § 6.] Repealed by 1967 c 238 § 66.
70.94.061 Declaration of public policy--Purpose of RCW 70.94.062, 70.94.064, 70.94.066, 70.94.068, 70.94.069--Encouragement of local agencies--Responsibility. [1967 c 238 § 7.] Repealed by 1969 ex.s.c 168 § 46 .

Construction--Saving--1969 ex.s. c 168: See RCW 70.94.902.
70.94.062 Regional authorities designated--Boundaries. [1967 c 238 § 8.] Repealed by 1969 ex.s. c 168 § 46.

Construction--Saving--1969 ex.s. c 168: See RCW 70.94.902.
70.94.064 First class, second class regional authorities defined-Determination of population. [1967 c 238 § 9.] Repealed by 1969 ex.s. c 168 § 46 .

Construction--Saving--1969 ex.s. c 168: See RCW 70.94.902.
70.94.065 Formation pursuant to hearing by state board. [1963 c 27 § 3.] Repealed by 1967 c 238 § 66.
70.94.066 Activation date of first class authorities--Meetings-When second class authorities may be activated. [1967 c 238 § 10.] Repealed by 1969 ex.s. c 168 § 46.

Construction--Saving--1969 ex.s. c 168: See RCW 70.94.902.
70.94.080 Powers and duties of district, county commissioners, county and district treasurers--Tax levies. [1957 c 232 § 8.] Repealed by 1967 c 238 § 66.
70.94.090 Tax levy authorized--Vote. [1957 c 232 § 9.] Repealed by 1967 c 238 § 66.
70.94.140 Powers of city, town, county, district in controlling and preventing air pollution. [1957 c 232 § 14.] Repealed by 1967 c 238 § 66.
70.94.150 Permissive contents of ordinances, resolutions, rules-Considerations in determining causes of air pollution. [1957 c 232 § 15.] Repealed by 1967 c 238 § 66.
70.94.160 Enforcement of ordinances, resolutions, rules. [1963 c 27 § $2 ; 1957$ c 232 § 16.] Repealed by 1967 c 238 § 66.
70.94.180 Variances--When permitted. [1957 c 232 § 18.] Repealed by 1967 c 238 § 66.
70.94.190 Variances--Balancing equities--Revocation, modification. [1957 c 232 § 19.] Repealed by 1967 c 238 § 66.
70.94.210 Violations of provisions controlling air pollution--Notice--Order to remedy. [1957 c 232 § 21.] Repealed by 1967 c 238 § 66.
70.94.220 Hearing on and appeal from control officer's order. [1957 c 232 § 22.] Repealed by 1967 c 238 § 66.
70.94.250 Exemptions from chapter. [1967 c 238 § 42; 1957 c 232 § 25.] Repealed by 1971 ex.s. c 232 § 7.
70.94.300 State air pollution control board established--Composition, appointment, terms, vacancies, quorum--Executive director. [1969 ex.s. c 168 § 32; 1967 c 238 § 44; 1961 c 188 § 1.] Repealed by 1970 ex.s. c 62 § 30 .
70.94.310 Meetings of state board. [1961 c 188 § 2.] Repealed by 1970 ex.s. c 62 § 30.
70.94.320 Members of state board to serve without compensation-Expenses and per diem. [1969 ex.s. c 168 § 33; 1961 c 188 § 3.] Repealed by 1970 ex.s. c 62 § 30.
70.94.330 Duties of director of health with approval of state board--Standards. [1961 c 188 § 4.] Repealed by 1967 c 238 § 66.
70.94.340 Quarterly reports, special studies by director--Distribution. [1961 c 188 § 5.] Repealed by 1977 c 75 § 96.
70.94.360 Entry upon public or private property--Investigation results confidential--Disclosure. [1961 c 188 § 7.] Repealed by 1967 c 238 § 66.
70.94.415 Emergency action by director or state board--Emergency powers of governor and other officers not affected. [1969 ex.s. c 168 § 43; 1967 c 238 § 57.] Repealed by 1971 ex.s. c 194 § 7.
70.94.500 Penalty for violation of chapter. [1961 c 188 § 9.] Repealed by 1967 c 238 § 66.
70.94.520 Purposes of RCW 70.94.530-70.94.560. [1969 ex.s. c 168 § 47.] Repealed by 1973 1st ex.s. c 193 § 12.
70.94.530 Air pollution control districts designated. [1969 ex.s. c 168 § 48.] Repealed by 1973 1st ex.s. c 193 § 12.
70.94.540 Divisions--Duties of district offices. [1969 ex.s. c 168 § 49.] Repealed by 1973 1st ex.s. c 193 § 12.
70.94.550 First and second class districts defined--Determination of population. [1969 ex.s. c 168 § 50.] Repealed by 1973 1st ex.s. c 193 § 12.
70.94.560 Establishment of district offices. [1969 ex.s. c 168 § 51.] Repealed by 1973 1st ex.s. c 193 § 12.
70.94.900 Severability. [1957 c 232 § 27.] Repealed by 1967 c 238 § 66.
70.94.910 Severability--1961 Act. [1961 c 188 § 10.] Repealed by 1967 c 238 § 66.

## Chapter 70.95

SOLID WASTE MANAGEMENT--RECOVERY AND RECYCLING
70.95.120 Technical assistance. [1969 ex.s. c 134 § 12.] Repealed by 1984 c 123 § 11. Later enactment, see RCW 70.95.100.

## Chapter 70.96 ALCOHOLISM

70.96.010 Declaration of purpose. [1959 c 85 § 1.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A. 010 .
70.96.020 Definitions. [1959 c 85 § 2.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A. 010 .
70.96.030 Research, educational, treatment program to be established. [1959 c 85 § 3.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A.010.
70.96.040 Powers and duties of department--General--"Resident" defined. [1959 c 85 § 4.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A.010.
70.96.050 Powers and duties of department--Personnel, services, facilities. [1959 c 85 § 5.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A.010.
70.96.060 Powers and duties of department--Acquisition of additional facilities. [1959 c 85 §6.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A.010.
70.96.070 Powers and duties of department--Acceptance, refusal of gifts, grants--Disposition of money. [1959 c 85 § 7.] Repealed by 1972 ex.s. c $122 \S 26$, effective January 1, 1975. See note following RCW 70.96A. 010 .
70.96.080 Powers and duties of department--Cooperation with public and private agencies. [1959 c 85 §8.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A.010.
70.96.090 Powers and duties of department--Regulations. [1959 c 85 § 9.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A.010.
70.96.100 Applications for voluntary admittance--Contents. [1959 c 85 § 10.] Repealed by 1972 ex.s. c 122 § 26, effective January 1 , 1975. See note following RCW 70.96A.010.
70.96.110 Admission to treatment program--Demand for discharge. [1959 c 85 § 11.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A.010.
70.96.120 Liability of officer or employee for detention of person voluntarily admitted. [1959 c 85 § 12.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A.010.
70.96.130 Support of patient--Expense, charges, reimbursement-Contracts for services. [1959 c 85 § 13.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A.010.
70.96.140 Collection of unpaid charges--Disposition of collections. [1959 c 85 § 14.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A.010.
70.96.900 Severability. [1959 c 85 § 16.] Repealed by 1972 ex.s. c 122 § 26 , effective January 1, 1975. See note following RCW 70.96A. 010 .

## Chapter 70.96A <br> UNIFORM ALCOHOLISM AND INTOXICATION TREATMENT

70.96A. 130 Emergency commitment. [1972 ex.s. c 122 § 13.] Repealed by 1974 ex.s. c 175 § 3.

## Chapter 70.98 NUCLEAR ENERGY AND RADIATION

70.98.040 Nuclear energy promotion and development. [1965 c 10 § 4; 1961 c 207 § 4.] Repealed by 1981 c 295 § 16.
70.98.060 Technical advisory board on radiation control. [1970 ex.s. c 18 § 17 ; 1961 c 207 § 6.] Repealed by 1971 ex.s. c 189 § 17.
70.98.070 Advisory council on nuclear energy and radiation. [1975'76 2nd ex.s. c 34 § $162 ; 1970$ ex.s. c 18 § $18 ; 1969$ c $44 \S 1 ; 1965$ c 88 § 4; 1961 c 207 § 7.] Repealed by 1975-'76 2nd ex.s. c 108 § 43.

Severability--Effective date--1975-'76 2nd ex.s. c 108: See notes following RCW 43.21F.010.

## Chapter 70.106 <br> HAZARDOUS SUBSTANCES AND ARTICLES (WASHINGTON POISON PREVENTION ACT OF 1974)

70.106.130 Technical advisory committee. [1975-'76 2nd ex.s. c 34 § 163 ; 1974 ex.s. c 49 § 13.] Repealed by 1982 c 163 § 23, effective June 30, 1982.

## Chapter 70.115 <br> DRUG INJECTION DEVICES

70.115.010 Retail sale of hypodermic syringes, needles, etc. prohibited without prescription--Exceptions--Record of sales required. [1977 ex.s. c 249 § 1.] Repealed by 1981 c 147 § 6.
70.115.020 Board of pharmacy--Rules--Destruction of device after use. [1977 ex.s. c 249 § 2.] Repealed by 1981 c 147 § 6.
70.115.030 Board of pharmacy--Rule-making authority. [1977 ex.s. c 249 § 3.] Repealed by 1981 c 147 § 6.
70.115.040 Violations--Penalty. [1977 ex.s. c 249 § 4.] Repealed by 1981 c 147 § 6 .
70.115.900 Severability--1977 ex.s. c 249. [1977 ex.s. c 249 § 5.] Repealed by 1981 c 147 § 6.

## Chapter 70.120 <br> MOTOR VEHICLE EMISSION CONTROL

70.120.090 Vehicle inspections--Used car dealers. [1979 ex.s. c 163 § 9.] Repealed by 1983 c 238 § 2.

Chapter 70.125
VICTIMS OF SEXUAL ASSAULT ACT
70.125.070 Termination--June 30, 1985. [1979 ex.s. c 219 § 7.] Repealed by 1985 c 34 § 3, effective June 30, 1985.

## Title 71

## MENTAL ILLNESS

(Formerly: Mental Illness and Inebriacy) Chapter 71.02

## MENTAL ILLNESS--REIMBURSEMENT OF COSTS FOR TREATMENT

(Formerly: Mental illness-Commitment procedure) (Successor law: See chapter 71.05 RCW)
71.02.010 Definitions. [1959 c $25 \S 71.02 .010$. Prior: 1951 c $139 \S$ 2.] Repealed by 1973 1st ex.s. c $142 \S 66$. Later enactment, see RCW 72.23.010.
71.02.020 Construction of chapter--Criminal insane--"Insane" as used in other statutes. [1959 c 25 § 71.02.020. Prior: 1951 c 139 § 4; 1949 c 198 § 15; Rem. Supp. 1949 § 6953-15.] Repealed by 1973 1st ex.s. c 142 § 66. Later enactment, see RCW 72.23.910.
71.02.030 Voluntary patients--Right to receive--Application. [1951 c 139 § 11.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.070.
71.02.040 Voluntary patients--Legal competency--Record. [1951 c 139 § 12.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.080.
 Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.23.090.
71.02.060 Voluntary patients--Policy--Duration--Residence qualification. [1951 c 139 § 14.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.100.
71.02.070 Voluntary patients--Limitation as to number. [1951 c 139 § 15.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.110.
71.02.080 Voluntary patients--Charges for hospitalization. [1951 c 139 § 16.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.120.
71.02.090 Involuntary patients--Application to court for hospitalization. [1959 c 25 § 71.02 .090 . Prior: 1957 c 28 § 1; 1951 c 139 § 17 ; 1949 c 198 § 4; Rem. Supp. 1949 § 6953-4.] Repealed by 1973 1st ex.s c 142 § 66.
71.02.100 Involuntary patients--Liability of applicant. [1959 c 25 §71.02.100. Prior: 1951 c 139 § 31 ; 1949 c 198 § 3; Rem. Supp. 1949 § 6953-3.] Repealed by 1973 1st ex.s. c 142 § 66.
71.02.110 Involuntary patients--Probate matter--Court commissioners. [1959 c 25 § 71.02 .110 . Prior: 1951 c 139 § 39.] Repealed by 1973 lst ex.s. c 142 § 66.
71.02.120 Involuntary patients--Hearing date--Detention pending hearing. [1959 c 196 § 9 ; 1959 c 25 § 71.02 .120 . Prior: 1951 c $139 \S$ 18; 1949 c 198 § 8, part; Rem. Supp. 1949 § 6953-8, part.] Repealed by 1973 lst ex.s. c $142 \S 66$.
71.02.130 Hospital facilities--Examination and treatment of patient--Costs. [1959 c 196 § 10; 1959 c 25 § 71.02.130. Prior: 1957 c 49 § 1 ; 1951 c 139 § 28.] Repealed by 1973 lst ex.s. c 142 § 66.
71.02.140 Notice of hearing--Service. [1959 c 25 § 71.02.140. Prior: 1951 c 139 § 19; 1949 c 198 § 5; Rem. Supp. 1949 § 6953-5.] Repealed by 1973 ist ex.s. c 142 § 66.
71.02.150 Property of patient--Safeguarding. [1959 c 25 § 71.02.150. Prior: 1951 c 139 § 32; 1949 c 198 § 6; Rem. Supp. 1949 § 6953-6.] Repealed by 1973 lst ex.s. c 142 § 66.
71.02.160 Hearings--Time and place--Privacy. [1959 c 25 § 71.02.160. Prior: 1951 c 139 § 33; 1949 c 198 § 9; Rem. Supp. 1949 § 6953-9.] Repealed by 1973 lst ex.s. c 142 § 66.
71.02.170 Hearings--Evidence. [1959 c 25 § 71.02.170. Prior: 1951 c 139 § 21 ; 1949 c 198 §§ 10, part, and 12; Rem. Supp. $1949 \S \S$ 6953-10, part, and 6953-12.] Repealed by 1973 1st ex.s. c 142 § 66.
71.02.180 Hearings--Subpoenas--Witness fees. [1959 c 25 § 71.02.180. Prior: 1951 c 139 § 34; 1949 c 198 § 10, part; Rem. Supp. 1949 § 6953-10, part.] Repealed by 1973 1st ex.s. c 142 § 66.
71.02.190 Hearings--Representation for patient. [1959 c 25 § 71.02.190. Prior: 1951 c 139 § 22; 1949 c 198 § 11; Rem. Supp. 1949 § 6953-11.] Repealed by 1973 1st ex.s. c 142 § 66.
71.02.200 Hearings--Order of hospitalization. [1959 c 25 § 71.02.200. Prior: 1951 c 139 § 20.] Repealed by 1973 1st ex.s. c 142 § 66.
71.02.210 Jury trial--Request for--Date, detention pending. [1959 c 25 § 71.02 .210 . Prior: 1951 c 139 § 23; 1949 c 198 § 8, part; Rem. Supp. 1949 § 6953-8, part.] Repealed by 1973 lst ex.s. c 142 § 66.
71.02.220 Jury trial--Evidence--Order of hospitalization. [1959 c 25 § 71.02.220. Prior: 1951 c 139 § 24.] Repealed by 1973 1st ex.s. c 142 § 66.
71.02.230 Liability for detention charges and court costs of persons found mentally ill. [1971 ex.s. c 292 § 63; 1967 ex.s. c 127 § 3; 1959 c 25 § 71.02 .230 . Prior: 1957 c 24 § 1 ; 1951 c 139 § 51.] Repealed by 1973 lst ex.s. c 142 § 66.
71.02.240 Order of hospitalization or custody-~Inventory of personal effects. [1959 c 25 § 71.02 .240 . Prior: 1951 c 139 § 25.] Repealed by 1973 1st ex.s. c 142 § 66.
71.02.250 Files confidential, exception--Record entries. [1959 c 51 § 1 ; 1959 c 25 § 71.02.250. Prior: 1951 c 139 § 38; 1949 c 198 § 13 ; Rem. Supp. 1949 § 6953-13.] Repealed by 1973 1st ex.s. c 142 § 66.
71.02.255 Examination of case data on court order--Exception. [1959 c 51 § 2.] Repealed by 1973 lst ex.s. c 142 § 66.
71.02.260 Alien patients--Report. [1959 c 25 § 71.02.260. Prior: 1951 c 139 § 30.] Repealed by 1973 1st ex.s. c $142 \S 66$.
71.02.270 Orders and reports--Forms. [1959 c 25 § 71.02.270. Prior: 1951 c 139 § 35.] Repealed by 1973 lst ex.s. c 142 § 66.
71.02.280 Orders and reports--Copies to hospital--Inadequate reports. [1959 c 25 § 71.02.280. Prior: 1951 c 139 § 37.] Repealed by 1973 1st ex.s. c 142 § 66.
71.02.290 Orders--Execution. [1959 c 25 § 71.02.290. Prior: 1951 c 139 § 36.] Repealed by 1973 1st ex.s. c 142 § 66.
71.02.300 Jurisdiction of court to continue. [1959 c 25 § 71.02.300. Prior: 1951 c 139 § 27.] Repealed by 1973 lst ex.s. c 142 § 66.
71.02.416 Departmental assessment of charges--Reimbursement from property subsequently acquired. [1979 c 141 § 128 ; 1967 ex.s. c 127 § 9.] Repealed by 1985 c 245 § 13.
71.02.420 Hospitalization charges--Change in rate. [1959 c $25 \S$ 71.02.420. Prior: 1951 c 139 § 54.] Repealed by 1967 ex.s. c 127 § 11.
71.02.430 Hospitalization charges--Certification to court. [1959 c 25 § 71.02.430. Prior: 1951 c 139 §55.] Repealed by 1967 ex.s. c 127 § 11.
71.02.440 State hospitals designated. [1951 c 139 § 6.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.020.
71.02.450 State hospitals--Allocation of patients. [1967 c 24 § 1 ; 1959 c 25 § 71.02 .450 . Prior: 1951 c 139 § 29.] Repealed by 1973 lst ex.s. c 142 § 66.
71.02.460 Federal patients--Agreements authorized. [1951 c 139 § 65.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.260.
71.02.470 Nonresidents--Hospitalization. [1951 c 139 § 67.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.23.280.
71.02.480 Transfer of patients--Authority of transferee. [1951 c 139 § 68.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.290.
71.02.500 Exclusions from state hospitals--Idiots, imbeciles, etc. [1951 c 139 § 66.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.270.
71.02.510 Superintendent--Qualifications--Powers. [1951 c 139 § 7.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.030.
71.02.520 Superintendent as witness--Exemptions from military, jury duty. [1951 c 139 § 9.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.050.
71.02.530 History of patient. [1951 c 139 § 40.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.130.
71.02.540 Seal of hospital. [1951 c 139 § 8.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.040.
71.02.550 Minors--Confinement in adult wards. [1951 c 139 § 46.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.23.200.
71.02.560 Minors--Special wards and attendants. [1951 c 139 § 47.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.210.
71.02.570 Patient's property--Superintendent as custodian--Management and accounting. [1953 c 217 § 2.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.230.
71.02.575 Patient's property--Delivery to superintendent as acquit-tance-Defense, indemnity. [1953 c 217 § 1.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.240.
71.02.580 Funds donated to patients. [1951 c 139 § 50.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.250.
71.02.590 Letters to or from patients. [1957 c 54 § 1.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.220.
71.02.600 Gifts-Record--Use. [1951 c 139 § 10.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.060.
71.02.610 Parole or discharge--Revocation of parole. [1951 c 139 § 41.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.140.
 Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.23.150.
71.02.630 Escape--Apprehension and return. [1951 c 139 § 43.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.23.160.
71.02.640 Discharge, parole, death, escape--Notice--Certificate of discharge. [1951 c 139 § 44.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.180.
71.02.650 Legal competency--Effect of application or discharge-Examination before discharge. [1959 c 25 § 71.02.650. Prior: 1951 c 139 § 3; 1949 c 198 § 16; Rem. Supp. 1949 § 6953-16.] Repealed by 1973 lst ex.s. c 142 § 66.
71.02.660 Death--Report to coroner. [1951 c 139 § 45.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.190.
71.02.700 Commitment to veterans administration or other federal agency--General provision. [1951 c 53 § 18(1).] Now codified in RCW 73.36.165.
71.02.710 Commitment to veterans administration or other federal agency--Courts of other states, orders, jurisdiction recognized. [1951 c 53 § 18(2).] Now codified in RCW 73.36.165.
71.02.720 Transfer to veterans administration or other federal agency. [1951 c 53 § 18(3).] Now codified in RCW 73.36.165.

## Chapter 71.03

MENTAL ILLNESS--TEMPORARY DETENTION AND CARE (Later enactment: See chapter 71.05 RCW)
71.03.010 through 71.03.900 [1959 c 196 §§ 2-8.] Repealed by 1973 1 st ex.s. c 142 § 66.

## Chapter 71.04 <br> NONRESIDENT INSANE, FEEBLE-MINDED AND EPILEPTICS

71.04.010 through 71.04.260. Repealed by 1951 c 139 § 69 and 1953 c 232 § 5.
71.04.270 Deportation of aliens--Return of residents. [1957 c 29 § 1; 1953 c 232 § 1.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.25.010.
71.04.280 Return of nonresidents--Reciprocity--Expense--Resident of this state defined. [1957 c 29 § 2; 1953 c 232 § 2.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.25.020.
71.04.290 Assistance--Payment of expenses. [1957 c 29 § 3; 1953 c 232 § 3.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.25.030.
71.04.300 Bringing committed person into state without permis-sion--Penalty. [1957 c 29 § 4; 1953 c 232 § 4.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.25.040.

## Chapter 71.06 <br> SEXUAL PSYCHOPATHS AND PSYCHOPATHIC DELINQUENTS

71.06.090 Procedure on petition--Termination of commitment-Further dispositions. [1959 c 25 § 71.06.090. Prior: 1951 c 223 § 8; 1949 c 198 § 28, part; Rem. Supp. 1949 § 6953-28, part.] Repealed by 1967 c $104 \S 7$.
71.06.110 Procedure on petition--Imprisonment or parole. [1959 c 25 § 71.06.110. Prior: 1951 c 223 § 9.] Repealed by 1967 c 104 § 7.
71.06.150 Psychopathic delinquents--Petition--Filing. [1959 c 25 § 71.06.150. Prior: 1951 c 223 § 16; 1949 c 198 § 42; Rem. Supp. 1949 § 6953-42.] Repealed by 1985 c 354 § 34, effective January 1, 1986. Later enactment, see chapter 71.34 RCW.
71.06.160 Petition--Court may order filing. [1959 c 25 § 71.06.160. Prior: 1951 c 223 § 24; 1949 c 198 § 51; Rem. Supp. 1949 §

6953-51.] Repealed by 1985 c 354 § 34, effective January 1, 1986. Later enactment, see chapter 71.34 RCW.
71.06.170 Preliminary hearing--Time and place--Privacy. [1959 c 25 § 71.06.170. Prior: 1951 c 223 § 17; 1949 c 198 § 43; Rem. Supp. 1949 § 6953-43.] Repealed by 1985 c 354 § 34, effective January 1, 1986. Later enactment, see chapter 71.34 RCW.
71.06.180 Preliminary hearing--Detention pending preliminary hearing. [1959 c 25 § 71.06.180. Prior: 1951 c 223 § 18; 1949 c 198 §§ 45 and 46; Rem. Supp. 1949 §§ 6953-45, 6953-46.] Repealed by 1985 c 354 § 34, effective January 1, 1986. Later enactment, see chapter 71.34 RCW.
71.06.190 Preliminary hearing--Scope of inquiry--Evidence. [1959 c 25 § 71.06.190. Prior: 1951 c 223 § 19; 1949 c 198 § 47; Rem. Supp. 1949 § 6953-47.] Repealed by 1985 c 354 § 34, effective January I, 1986. Later enactment, see chapter 71.34 RCW.
71.06.200 Observation at state hospital--Report of superintendent. [1959 c 25 § 71.06.200. Prior: 1951 c 223 § 20; 1949 c 198 § 48, part; Rem. Supp. 1949 § 6953-48, part.] Repealed by 1985 c 354 § 34, effective January 1, 1986. Later enactment, see chapter 71.34 RCW.
71.06.210 Hearing on petition--Evidence--Commitment. [1959 c 25 § 71.06.210. Prior: 1951 c 223 § 21; 1949 c 198 § 48, part; Rem. Supp. 1949 § 6953-48, part.] Repealed by 1985 c 354 § 34, effective January 1, 1986. Later enactment, see chapter 71.34 RCW.
71.06.220 Hearings are probate matters. [1959 c 25 § 71.06.220. Prior: 1951 c 223 § 26.] Repealed by 1985 c 354 § 34, effective January 1, 1986. Later enactment, see chapter 71.34 RCW.
71.06.230 Jury trial. [1959 c 25 § 71.06.230. Prior: 1951 c 223 § 22.] Repealed by 1985 c 354 § 34, effective January 1, 1986. Later enactment, see chapter 71.34 RCW.
71.06.240 Parole and discharge. [1959 c 25 § 71.06.240. Prior: 1957 c 35 § 1 ; 1951 c 223 § 23; 1949 c 198 § 50; Rem. Supp. 1949 § 6953-50.] Repealed by 1985 c 354 § 34, effective January 1, 1986. Later enactment, see chapter 71.34 RCW.
71.06.250 State hospitals for care of psychopathic delinquents--Treatment--Laws applicable. [1959 c 25 § 71.06.250. Prior: 1951 c 223 § 25 ; 1949 c 198 § 48, part; Rem. Supp. 1949 § 6953-48, part.] Repealed by 1985 c 354 § 34, effective January 1. 1986. Later enactment, see chapter 71.34 RCW.

## Chapter 71.08 <br> INTOXICATION AND DRUNKARDS

71.08.010 Punishment for intoxication in public place. [1959 c 25 § 71.08.010. Prior: 1909 c 249 § 416; RRS § 2668.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A. 010 .
71.08.020 Common drunkard, who may be adjudged. [1959 c 25 § 71.08.020. Prior: 1909 c 249 § 417; RRS § 2669.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A. 010 .
71.08.030 Habitual drunkard, who may be adjudged. [1959 c 25 § 71.08.030. Prior: 1883 p 32 § 1, part; Code 1881 § 1673 ; 1879 p 113 § 1; RRS § 1708.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A.010.
71.08.040 Complaint, who may make. [1959 c 25 § 71.08.040. Prior: 1883 p 32 § 1, part; Code 1881 § 1674; 1881 p 13 § 1; 1879 p 113 § 2; RRS § 1709.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A.010.
71.08.050 Summons--Hearing--Determination. [1959 c 25 § 71.08.050. Prior: 1883 p 32 § 1, part; Code 1881 § 1672; 1881 p 13 § 2; 1879 p 114 § 3; RRS § 1710.] Repealed by 1972 ex.s. c 122 § 26 , effective January 1, 1975. See note following RCW 70.96A.010.
71.08.060 Fees of officers--Costs. [1959 c $25 \S 71.08 .060$. Prior: 1883 p 32 § 1, part; Code 1881 § 1673 ; 1881 p 13 § 3; 1879 p 114 § 4; RRS § 1711.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A.010.
71.08.070 Penalty for furnishing intoxicants to habitual drunkard. [1959 c 25 § 71.08.070. Prior: Code 1881 § 1674; 1879 p 114 § 5; RRS § 1712.] Repealed by 1972 ex.s. c $122 \S 26$, effective January 1, 1975. See note following RCW 70.96A. 010.
71.08.080 Civil liability for furnishing intoxicants to habitual drunkard. [1959 c 25 § 71.08.080. Prior: Code 1881 § 1675 ; 1879 p 114 § 6; RRS § 1713.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975. See note following RCW 70.96A.010.
71.08.090 Vacation of court order. [1959 c 25 § 71.08.090. Prior: Code 1881 § 1677 ; 1881 p 14 § 4; RRS § 1715.] Repealed by 1972 ex.s. c 122 § 26, effective January 1, 1975 . See note following RCW 70.96A. 010 .
71.08.100 Cancellation of liquor permit--Interdiction by decree. [1933 ex.s. c $62 \S 53$; RRS § 7306-53.] Now codified as RCW 66.20.135.
71.08.110 Revocation of interdiction. [1933 ex.s. c 62 § 54 ; RRS § 7306-54.] Now codified as RCW 66.20.137.

## Chapter 71.12

## PRIVATE ESTABLISHMENTS

71.12.010 Definitions. [1949 c 198 §§ 25, 40, 53; Rem. Supp. 1949 §§ 6953-25, 6953-40, 6953-53.] Repealed by 1959 c 25 § 71.98.040. Later enactment, see RCW 71.12.455.
71.12.170 through 71.12.200 Chronic alcoholics. [1949 c 198 §§ 21-24; Rem. Supp. 1949 §§ 6953-21-6953-24.] Repealed by 1957 c 136 § 21 and 1959 c 25 § 71.98.040.
71.12.580 Proceedings as to mental condition of patient--Representation of patient--Examination. [1959 c 25 § 71.12.580. Prior: 1949 c 198 § 67; Rem. Supp. 1949 § 6953-66.] Repealed by 1973 lst ex.s. c 142 § 66.
71.12.600 Nonliability of applicant for commitment of a person to state institutions. [1949 c 198 § 3; Rem. Supp. 1949 § 6953-3.] Repealed by 1951 c 139 § 69 and 1959 c 25 § 71.98.040. See RCW 71.02.100.
71.12.610 Unlawful commitment to state institution--Penalty. [1949 c 198 § 2; Rem. Supp. 1949 § 6953-2.] Repealed by 1951 c 139 § 69 and 1959 c 25 § 71.98.040.
71.12.620 Escape of inmate--Penalty for assisting. [1957 c 225 § 1; 1949 c 198 § 20; Rem. Supp. 1949 § 6953-20.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.170 and 72.33.260.
71.12.630 Bringing narcotics, intoxicating liquors, weapons, etc., into institution or its grounds prohibited--Penalty. [1949 c 198 § 52; Rem. Supp. 1949 § 6953-52.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.300.
71.12.650 Laws relating to insane persons charged with crime or criminally insane not affected. [1949 c 198 § 15; Rem. Supp. 1949 § 6953-15.] Repealed by 1951 c 139 § 69 and 1959 c $25 \S 71.98 .040$. Later enactment, see RCW 71.02.020 and 71.06.080.
71.12.660 Construction of chapter. [1949 c 198 § 1; Rem. Supp. 1949 § 6953-1.] Repealed by 1951 c 139 § 69 and 1959 c 25 § 71.98.040. Later enactment, see RCW 71.02.900.

## Chapter 71.16 <br> MENTAL RETARDATION FACILITIES AND COMMUNITY MENTAL HEALTH CENTERS

71.16.010 State participation in federal programs. [1965 c 75 § 1.] Repealed by 1979 c 141 § 386.
71.16.020 Mental health and mental retardation advisory council-Authorized--Composition. [1965 c 75 § 2.] Repealed by 1979 c 141 § 386.
71.16.030 Mental health and mental retardation advisory council-Terms--Vacancies. [1965 c 75 § 3.] Repealed by 1979 c 141 § 386.
71.16.040 Mental health and metal retardation advisory councilPowers and duties. [1965 c 75 § 4.] Repealed by 1979 c 141 § 386.

# Alcoholism <br> [1957 c 136.] Repealed by 1959 c 28 § 72.98 .040 and 1959 c 85 § 19. <br> <br> Chapter 71.20 <br> <br> Chapter 71.20 <br> <br> STATE AND LOCAL SERVICES FOR MENTALLY RETARDED <br> <br> STATE AND LOCAL SERVICES FOR MENTALLY RETARDED AND DEVELOPMENTALLY DISABLED 

 AND DEVELOPMENTALLY DISABLED}
71.20.015 "Developmentally disabled" defined. [1974 ex.s. c 71 § 2.] Repealed by 1982 c 224 § 5. Later enactment, see RCW 71.20.016.

## Chapter 71.24

## COMMUNITY MENTAL HEALTH SERVICES ACT

71.24.010 Short title--Purpose. [1967 ex.s. c 111 § 1.] Repealed by 1982 c 204 § 26. Later enactment, see RCW 71.24.011, 71.24.015.
71.24.020 Definitions. [1971 ex.s. c 304 § 6; 1967 ex.s. c 111 § 2.] Repealed by 1982 c 204 § 26. Later enactment, see RCW 71.24.025.
71.24.040 Establishment of programs by county commissioners authorized--Joint county action. [1967 ex.s. c 111 § 4.] Repealed by 1982 c 204 § 26.
71.24.050 Methods of providing mental health services--Responsibility of supervisor or contractor. [1967 ex.s. c 111 § 5.] Repealed by 1982 c 204 § 26.
71.24.060 Community mental health program administrative boards--Appointment--Term-Composition--Expenses. [1971 ex.s. c 204 § 1 ; 1967 ex.s. c 111 § 6.] Repealed by 1982 c 204 § 26.
71.24.070 Community mental health program administrative boards--Duties. [1967 ex.s. c 111 § 7.] Repealed by 1982 c 204 § 26.
71.24.080 Supervisor of community mental health services--Appointment-Residence--Full or part time. [1967 ex.s. c 111 §8.] Repealed by 1982 c 204 § 26.
71.24.090 Supervisor of community mental health services--Powers and duties. [1967 ex.s. c 111 § 9.] Repealed by 1982 c 204 § 26.
71.24.120 Contracts for services and facilities--Who may supply-Membership of supervisor in contracting organization. [1967 ex.s. c 111 § 12.] Repealed by 1982 c 204 § 26.
71.24.130 Proposed expenditure plan prerequisite to reimbursement by state--Review-Award. [1967 ex.s. c 111 § 13.] Repealed by 1982 c 204 § 26.
71.24.140 Reimbursable expenditures. [1967 ex.s. c 111 § 14.$]$ Repealed by 1982 c 204 § 26.
71.24.150 Reimbursement by state to counties--Amount--Period. [1971 ex.s. c 204 § $2 ; 1967$ ex.s. c 111 § 15.] Repealed by 1982 c 204 § 26. Later enactment, see RCW 71.24.155.
71.24.165 Level of state financial support not to be less than amounts paid immediately prior to July 1, 1967. [1979 c 141 § 141; 1969 c 61 § 1.] Repealed by 1982 c 204 § 26.
71.24.170 Support of local outpatient mental health services. [1967 ex.s. c 111 § 17.] Repealed by 1969 c 61 § 2.
71.24.180 Reimbursement for capital improvements. [1967 ex.s. c 111 § 18.] Repealed by 1971 ex.s. c 204 § 3.
71.24.190 Department to promulgate rules--Travel expenses for attending conferences. [1975-'76 2nd ex.s. c 34 § 165; 1967 ex.s. c 111 § 19.] Repealed by 1982 c 204 § 26.
71.24.210 Payment by patients for services--Exemptions. [1979 ex.s. c 145 § $1 ; 1967$ ex.s. c 111 § 21.] Repealed by 1982 c 204 § 26. Later enactment, see RCW 71.24.215.
71.24.230 Department designated "state mental health authority"-Agreements with federal agencies. [1967 ex.s. c 111 § 23.] Repealed by 1982 c 204 § 26. Later enactment, see RCW 71.24.035.

# 72 <br> STATE INSTITUTIONS 

Chapter 72.01<br>ADMINISTRATION<br>(Formerly: Department of institutions)

72.01.005 Department of institutions abolished. Cross-reference section, decodified by 1979 c 141 § 385.
72.01.020 Department established--Director, qualifications, appointment, term. [1959 c 28 § 72.01.020. Prior: 1957 c 272 § 1; 1955 c 195 § 1. Formerly RCW 43.28.010.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: "Such repeals shall not be construed as affecting any existing right acquired under the provisions of the statutes repealed, nor as affecting any proceeding instituted thereunder, nor any rule, regulation or order promulgated thereunder, nor any administrative action taken thereunder, nor the term of office or appointment or employment of any person appointed or employed thereunder. ${ }^{n}$ [1970 ex.s. c $18 \S 62$, last paragraph.] This applies to RCW 72.01.020, 72.01.030, 72.01.040, 72.01.061, 72.01.062, 72.01.064, 72.01.065, 72.01.066, 72.01.067, 72.01.070, 72.01.080, 72.01 .330 through $72.01 .360,72.02 .010$ through $72.02 .030,72.04 \mathrm{~A} .010$ through $72.04 \mathrm{~A} .040,72.05 .030,72.05 .040,72.06 .020$ through 72.06 .040 , 72.50.010 through 72.50.110, 28B.50.190, 28B.50.210, 28B.50.260 and 43.20.020.
72.01.030 Divisions of department. [1967 c 134 § 1; 1959 c 28 § 72.01.030.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.01.040 Assistants and subordinate employees. [1959 c 28 § 72.01.040. Prior: 1955 c $195 \S 4(2)$. Formerly RCW 43.28.020, part.] Repealed by 1970 ex.s. c $18 \S 62$.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.01.061 Personnel of department, institutions, and board of prison terms and paroles--Jurisdiction of personnel board--Probationary status. [1959 c 293 § 1.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.01.062 Personnel of department, institutions, and board of prison terms and paroles--Basis for appointment to employment-Establishment of requirement standards. [1959 c 293 § 2.] Repealed by 1970 ex.s. c 18 § 62.
Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.01.064 Personnel of department, institutions, and board of prison terms and paroles--Recruitment and filling of vacancies. [1959 c 293 § 4.] Repealed by 1970 ex.s. c 18 § 62.
Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.01.065 Personnel of department, institutions, and board of prison terms and paroles--Schedule of salaries and wages. [1959 c 293 § 5.] Repealed by 1970 ex.s. c 18 § 62.
Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.01.066 Personnel of department, institutions, and board of prison terms and paroles--Probationary period. [1959 c 293 § 6.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.01.067 Personnel of department, institutions, and board of prison terms and paroles--Discharge, demotion, suspension. [1959 c 293 § 7.] Repealed by 1970 ex.s. c 18 § 62.

Savings-1970 ex.s. c 18: See note following RCW 72.01.020.
72.01.070 Oath of office. [1959 c 28 § 72.01.070.] Repealed by 1970 ex.s. c 18 § 62.
Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.01.080 Bonds. [1959 c 28 § 72.01.080.] Repealed by 1970 ex.s. c 18 § 62 .
Savings—1970 ex.s. c 18: See note following RCW 72.01.020.
72.01.100 Building plans and program. [1959 c 28 § 72.01.100. Prior: 1955 c 195 § 4(3), (4), (5), and (6); 1921 c 7 § 44; RRS § 10802. Formerly RCW 43.28.020, part.] Decodified.
72.01.160 Deposit of money--Institutional revolving account. [1959 c 28 § 72.01.160. Prior: 1921 c 7 § 41 ; RRS § 10799. Formerly RCW 43.19.170.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
72.01.170 Health and sanitation. [1959 c 28 § 72.01.170. Prior: 1955 c 195 § 4(17); 1921 c 7 § 36, part; RRS § 10794, part. Formerly RCW 43.28.020, part.] Repealed by 1979 c 141 § 386.
72.01.250 Interfaith advisory committee. [1959 c 190 § 1; 1959 c 28 § 72.01.250. Prior: 1955 c 248 § 5. Formerly RCW 72.04.200.] Repealed by 1971 ex.s. c 189 § 17.
72.01.330 Advisory commission--Appointment--Qualifications. [1959 c 28 § 72.01.330. Prior: 1957 c 272 § 3. Formerly RCW 43.28.120.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.01.340 Advisory commission--Terms of commission members. [1959 c 28 § 72.01.340. Prior: 1957 c 272 § 4. Formerly RCW 43.28.130.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.01.350 Advisory commission--Meetings, per diem, expenses of commission. [1959 c 28 § 72.01.350. Prior: 1957 c 272 § 5. Formerly RCW 43.28.140.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.01.360 Commission is advisory body. [1959 c 28 § 72.01.360. Prior: 1957 c 272 § 6. Formerly RCW 43.28.150.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.01.390 Transfer of juvenile from correctional institution to state hospital. [1959 c 145 § 1.] Repealed by 1973 1st ex.s. c 142 § 66.
72.01.400 Transfer of juvenile from correctional institution to state hospital--Terms defined. [1959 c 145 § 2.] Repealed by 1973 lst ex.s. c 142 § 66.
72.01.420 Jails and detention facilities--Director to inspect, establish standards and procedures, recommend rules, report to legislature, etc. [1977 c 75 § 85 ; 1961 c 171 § 32.] Repealed by 1977 ex.s. c 316 § 27.
72.01.440 Destruction of files of juveniles committed to department of institutions upon attaining majority--Exceptions. Cross-reference section, decodified.

## Chapter 72.02

ADULT CORRECTIONS
(Formerly: Division of adult corrections)
72.02.005 Division of adult corrections, powers, duties and functions transferred to department of social and health services. Cross-reference section, decodified by 1979 c 141 § 385.
72.02.010 Division of adult corrections--Established. [1959 c 28 § 72.02.010. Prior: 1957 c 272 § 13. Formerly RCW 43.28.080.] Repealed by 1970 ex.s. c 18 § 62.

Savings- 1970 ex.s. c 18: See note following RCW 72.01.020.
72.02.020 Supervisor of adult corrections. [1959 c 28 § 72.02.020. Prior: 1957 c 272 § 14. Formerly RCW 43.28.090.] Repealed by 1970 ex.s. c 18 § 62.

Savings-1970 ex.s. c 18: See note following RCW 72.01.020.
72.02.030 Supervisor of adult corrections--Qualifications. [1959 c 28 § 72.02.030. Prior: 1957 c 272 § 15. Formerly RCW 43.28.100.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.

## Chapter 72.03 <br> DIVISION OF ALCOHOLISM

72.03.010 through 72.03.170. [1959 c 28 §§ 72.03.010-72.03.170.] Repealed by 1959 c 85 § 19.

## Chapter 72.04 <br> GENERAL PROVISIONS

72.04.010 Definitions. [1907 c 166 § 10; RRS § 10919.] Repealed by 1959 c 28 §72.98.040. Later enactment, see RCW 72.01.010.
72.04.020 Superintendents--Appointment--Terms--Salaries-Assistants. [1907 c 166 § 5; 1901 c 119 § 6; RRS § 10902.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.060.
72.04.040 Quarters for personnel--Charges. [1957 c 188 § 1; 1907 c 166 § 6; 1901 c 119 § 6; RRS § 10903.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.280.
72.04.050 Gifts, acceptance of. [1901 c 119 § 8; RRS § 10904.] Repealed by 1959 c $28 \S 72.98$.040. Later enactment, see RCW 72.01.270.
72.04.060 Rules and regulations. [1907 c 166 § 7; 1901 c 119 § 9; RRS § 10905.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.090.
72.04.070 Purchase of supplies. [1901 c 119 § 10; RRS § 10906.] Repealed by 1955 c 285 § 19. Later enactment, see RCW 43.19.180.
72.04.080 Estimates. [1907 c 166 § 8; 1901 c 119 § 11 ; RRS § 10907.] Repealed by 1955 c 285 § 19 . Later enactment, see RCW 43.19.200.
72.04.090 Destruction of buildings--Reconstruction. [1957 c 25 § 1; 1891 c 147 § 29; RRS § 10908.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.130.
72.04.100 Construction or repair of buildings. [1901 c 119 § 12 ; RRS § 10909.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.110.
72.04.110 Record of inmates. [1907 c 166 § 9; 1901 c 119 § 13 ; RRS § 10910.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.290.
72.04.120 Removal or transfer of insane convict or hospital patient. [1909 c 249 § 32; RRS § 2284.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.68.030.
72.04.130 Employment of teachers. [1947 c 211 § 1; Rem. Supp. 1947 § 10319-1.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.200.
72.04.140 Fire protection. [1947 c 188 § 1; Rem. Supp. 1947 § 10898a.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.190.
72.04.150 Political influence forbidden. [1901 c 119 § 15 ; RRS § 10917.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.01.310.
72.04.160 Institutional chaplains--Appointment. [1955 c 248 § 1.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.01.210.
72.04.170 Institutional chaplains--Duties. [1955 c 248 § 2.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.220.
72.04.180 Institutional chaplains--Offices, chapels, supplies. [1955 c 248 § 3.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.230.
72.04.190 Supervisor of chaplains. [1955 c 248 § 4.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.240.
72.04.200 Interfaith advisory committee. [1955 c 248 § 5.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.250.

## Table of Disposition of Former RCW Sections

# Chapter 72.04A <br> PROBATION AND PAROLE <br> (Formerly: Division of probation and parole) 

72.04A.0IO Division of probation and parole--Established. [1967 c 134 § 3.] Repealed by 1970 ex.s. c 18 § 62.
Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.04A.020 Supervision of probation and parole. [1967 c 134 § 4.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.04A.030 Supervision of probation and parole--Chief parole and probation officer under board of prison terms and paroles to become supervisor. [1967 c 134 § 5.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.04A.040 Supervision of probation and parole--Powers and duties. [1967 c 134 § 6.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.04A.060 Transfer of employees. [1967 c 134 § 8.] Decodified by 1979 c 141 § 385.
72.04A.065 Transfer of powers, duties and functions of division of probation and parole to department of social and health services. Crossreference section, decodified by 1979 c 141 § 385.
72.04A.I00 Transfer of certain property, records, etc., of board of prison terms and paroles to director. [1967 c 134 § 12.] Decodified by 1979 c 141 § 385.
72.04A.I 10 Transfer of appropriations. [1967 c 134 § 18.] Decodified by 1979 c 141 § 385.

Chapter 72.05<br>CHILDREN AND YOUTH SERVICES<br>(Formerly: Division of children and youth services)

72.05.030 Division of children and youth services established. [1959 c 28 § 72.05.030. Prior: 1951 c 234 § 3. Formerly RCW 43.19.270.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.05.040 Supervisor of children and youth services--Appoint-ment--Qualifications. [1959 c 28 § 72.05.040. Prior: 1957 c 272 § 7; 1951 c 234 § 4. Formerly RCW 43.19.280.] Repealed by 1970 ex.s. c 18 § 62.
Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.05.045 Division of children and youth services, powers, duties and functions transferred to department of social and health services. Cross-reference section, decodified by 1979 c 141 § 385.
72.05.050 through 72.05.120 Merit system for employees of division of children and youth services. [1959 c 28 §§ 72.05.05072.05.120; 1951 c 234 §§ S-12. Formerly RCW 43.19.290-43.19.360.] Repealed by 1959 c 293 § 8. Later enactment, see RCW 72.01.061 through 72.01.067.
72.05.140 Educational facilities and programs for the deaf and blind--Teachers' qualifications, salaries. [1980 c 58 § 1; 1979 ex.s. c 217 § 9; 1979 c 141 § 180; 1959 c 28 § 72.05.140. Prior: 1951 c 234 § 14. Formerly RCW 43.19.380.] Repealed by 1985 c 378 § 35, effective July 1,1986 . Later enactment, see RCW 72.40.028.
72.05.180 State council for children and youth created--Mem-bers--Terms--Expenses--Meetings. [1959 c 28 § 72.05.180. Prior: 1951 c 234 § 17. Formerly RCW 43.19.430.] Repealed by 1971 ex.s. c 189 § 17.
72.05.190 State council for children and youth created--Functions of council. [1959 c 28 § 72.05.190. Prior: 1951 c $234 \S 18$. Formerly RCW 43.19.440.] Repealed by 1971 ex.s. c 189 § 17.

# Chapter 72.06 <br> MENTAL HEALTH <br> (Formerly: Division of mental health) 

72.06.015 Division of mental health, powers, duties, and functions transferred to department of social and health services. Cross-reference section, decodified by 1979 c 141 § 385.
72.06.020 Supervisor of mental health. [1959 c 28 § 72.06.020. Prior: 1957 c 272 § 10. Formerly RCW 43.28.050.] Repealed by 1970 ex.s. c 18 § 62.

Savings-- 1970 ex.s. c 18: See note following RCW 72.01.020.
72.06.030 Supervisor of mental health--Qualifications. [1959 c 28 § 72.06.030. Prior: 1957 c 272 § 11. Formerly RCW 43.28.060.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.06.040 Supervisor of mental health--Powers and duties. [1959 c 28 § 72.06.040. Prior: 1957 c 272 § 12. Formerly RCW 43.28.070.] Repealed by 1970 ex.s. c 18 § 62.

Savings-- 1970 ex.s. c 18: See note following RCW 72.01.020.
72.06.080 Mental health--Duties of local agencies--Local committees authorized. [1959 c 28 § 72.06.080. Prior: 1955 c 136 § 5. Formerly RCW 43.28.630.] Repealed by 1967 ex.s. c 111 § 27.
72.06.090 Mental health--Local health department's staff--State financial assistance. [1959 c 28 § 72.06.090. Prior: 1955 c 136 § 6. Formerly RCW 43.28.640.] Repealed by 1967 ex.s. c 111 § 27.

## Chapter 72.08

## STATE PENITENTIARY

72.08.030 Superintendent--Oath--Bond--Term. [(i) 1895 c 131 § 1; 1891 c 147 § 6; RRS § 10212. (ii) 1891 c 147 § 26; RRS § 10230.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.01.060.
72.08.060 Removal of officer or employee for misconduct, etc. [1891 c 147 § 11 ; RRS § 10217.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.060.
72.08.070 Disposition of moneys. [1959 c 28 § 72.08.070. Prior: 1957 c 115 § 5; 1891 c 147 § 15 ; RRS § 10218.] Repealed by 1979 ex.s.c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
72.08.100 Treatment of prisoners. [1959 c 28 § 72.08.100. Prior: 1955 c 94 § 2 ; 1891 c 147 § 19, part; RRS § 10222, part.] Repealed by 1965 ex.s. c 9 § 6 .
72.08.110 Procedure as to insane convicts. [1959 c 28 § 72.08.110. Prior: 1955 c $94 \S 3 ; 1891$ c 147 § 19, part; RRS § 10222, part.] Repealed by 1973 lst ex.s. c 142 § 66.
72.08.140 Extra emoluments prohibited. [1959 c 28 § 72.08.140. Prior: 1891 c 147 § 22; RRS § 10226.] Repealed by 1969 ex.s. c $234 \S$ 38.
72.08.150 Trafficking with prisoners--Penalties. [1959 c 28 § 72.08.150. Prior: 1955 c 77 § 1; 1891 c 147 § 23; RRS § 10227.] Repealed by 1969 ex.s. c $234 \S 38$.
72.08.170 Rewards. [1973 c 106 § 32; 1959 c 28 § 72.08.170. Prior: 1891 c 147 § 27; RRS § 10231.] Repealed by 1981 c 136 § 121.
72.08.180 through 72.08.200 Chaplain of the penitentiary. [1905 c 38 §§ 1-3; RRS §§ 10234-10236.] Repealed by 1955 c 248 § 6. Later enactment, see RCW 72.01.210 through 72.01.250.
72.08.210 Outside ministers not excluded. [1929 c 59 § 2; RRS § 10236-1.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.01.260.
72.08.220 Useful employment of prisoners--Contract system barred. [1943 c 175 § 1; Rem. Supp. 1943 § 10279-1.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.64.010.
72.08.230 Rules and regulations. [1943 c 175 § 2; Rem. Supp. 1943 § 10279-2.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.64.020.
72.08.240 Branch institutions--Honor camps for certain purposes. [1943 c 175 § 3; Rem Supp. 1943 § 10279-3.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.64.050.
72.08.250 Crediting of earnings. [1927 c 305 § 3; RRS § 102233.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.64.040.
72.08.260 Payment to prisoners or beneficiaries. [1927 c 305 § 5; RRS § 10223-5.] Repealed by 1959 c 28 § 72.98.040.
72.08.270 through 72.08.330 Trusty camps. [1939 c 220 §§ 1-7; RRS §§ 10249-21-10249-27.] Repealed by 1955 c 128 § 5 . See chapter 72.64 RCW.
72.08.342 Clothing, transportation, funds on release of prisoner. [1951 c 152 § 1.] Repealed by 1957 c 21 § 2.
72.08.343 Clothing, transportation, funds on release of prisoners. [1959 c 28 § 72.08.343. Prior: 1957 c 21 § 1; 1955 c 94 § 4; 1951 c 152 § 1.] Repealed by 1971 ex.s. c 171 § 3. Later enactment, see RCW 72.02.100.
72.08.350 through 72.08.370 Federal prisoners, or from other states. [1951 c 135 §§ 1-3.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.68.080-72.68.100.

## Chapter 72.12 <br> STATE REFORMATORY

72.12.030 Superintendent--Salary--Bond. [1927 c 212 § 3; RRS § 10280-3.] Repealed by 1959 c $28 \S 72.98 .040$. See RCW 72.01. 060 and 72.01.080.
72.12.050 Prisoners to be received at reformatory. [1979 c 141 § 194; 1959 c 251 § 1; 1959 c 28 § 72.12 .050 . Prior: 1955 c 242 § 1 ; 1927 c 212 § 5; RRS § $10280-5$.] Repealed by 1985 c 350 § 6.
72.12.080 Crediting of earnings. [1957 c 19 § 2; RRS § 10280-9.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.64.040.
72.12.110 Register to be kept. [1927 c 212 § 14, part; RRS § 10280-14, part.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.12.100.
72.12.122 Clothing, transportation, funds on release of prisoners. [1959 c 28 § 72.12.122. Prior: 1957 c 21 § 1; 1955 c 94 § 4; 1951 c 152 § 1.] Repealed by 1971 ex.s. c 171 § 3. Later enactment, see RCW 72.02.100.

## Chapter 72.13

## CORRECTIONAL INSTITUTION FOR MALE FELONS-RECEPTION AND CLASSIFICATION CENTER

72.13.020 Acquisition of land. [1959 c 214 § 2.] Decodified by 1979 c 141 § 385 .
72.13.030 Contract for construction. [1959 c 214 § 3.] Decodified by 1979 c 141 § 385 .
72.13.070 Male juveniles may be transferred to institution. [1981 c 136 § 94; 1979 c 141 § 203; 1959 c 214 § 7.] Repealed by 1983 c 191 § 21.
72.13.090 Prisoner's living arrangements. [1959 c 214 § 9.] Repealed by 1982 2nd ex.s. c 2 § 1 . Later enactment, see RCW 72.13.091.

## Chapter 72.16 <br> GREEN HILL SCHOOL

72.16.030 Management. [1909 p 257 § 4; RRS § 4627.] Repealed by 1959 c $28 \S 72.98 .040$. See RCW 72.01.050 and 72.01.090.
72.16.040 Superintendent. [(i) 1909 p 257 § 5; RRS § 4628. (ii) 1890 p 275 § 13; RRS § 10302. (iii) 1890 p 276 § 16, part; RRS § 10304, part.] Repealed by 1959 c 28 § 72.98.040. See RCW 72.01 .060 .
72.16.050 Bond of superintendent. [1890 p 275 § 15 ; RRS § 10303.] Repealed by 1959 c $28 \S 72.98 .040$. See RCW 72.01.080.
72.16.060 Assistants and employees. [1909 p 257 § 6; RRS § 4629.] Repealed by 1959 c 28 § 72.98 .040 . Sec RCW 72.01.060.
72.16.070 Curriculum. [1959 c 28 § 72.16.070. Prior: 1909 c 97 p 257 § 7; RRS § 4630.] Repealed by 1979 ex.s. c 217 § 15.
72.16.080 Investigations--Return of incorrigibles. [1959 c 28 § 72.16.080. Prior: 1890 p 276 § 17; RRS § 10305.] Repealed by 1961 c 302 § 17. Later enactments, chapter 13.04 RCW, particularly RCW 13.04.190-13.04.250.
72.16.090 Reports. [1959 c 28 § 72.16.090. Prior: 1890 p 276 § 21; RRS § 10308.] Repealed by 1977 c 75 § 96.

## Chapter 72.18 <br> CORRECTIONAL INSTITUTION FOR JUVENILES

72.18.010 Institution established. [1979 c 141 § 216; 1959 c 277 § 1.] Repealed by 1983 Ist ex.s. c $41 \S 45$.
72.18.020 Acquisition of land. [1959 c 277 § 2.] Decodified by 1979 c 141 § 385 .
72.18.030 Contract for construction. [1959 c 277 § 3.] Decodified by 1979 c $141 \S 385$.
72.18.040 Superintendent--Appointment--Qualifications. [1979 c 141 § 217; 1959 c 277 § 4.] Repealed by 1983 lst ex.s. c 41 § 45.
72.18.050 Associate superintendents. [1979 c 141 § 218; 1959 c 277 § 5.] Repealed by 1983 Ist ex.s. c 41 § 45.
72.18.060 Personnel subject to merit system. [1979 c 141 § 219; 1959 c 277 § 6.] Repealed by 1983 1st ex.s. c 41 § 45.
72.18.070 Powers and duties of superintendent. [1979 c 141 § 220; 1959 c 277 § 7.] Repealed by 1983 1st ex.s. c 41 § 45.
72.18.080 Rules and regulations. [1979 c 141 § 221; 1959 c 277 § 8.] Repealed by 1983 lst ex.s. c 41 § 45 .

## Chapter 72.19

## JUVENILE CORRECTIONAL INSTITUTION IN KING COUNTY

72.19.080 General obligation bond issue to provide buildings-Proceeds from bond sale, grants, donations, etc.--Deposit in juvenile correctional institution building construction account. [1963 ex.s. c 27 § 2.] Repealed by 1973 1st ex.s. c 59 § 6 .
72.19.090 General obligation bond issue to provide buildings-Appropriation from juvenile correctional institution building construction account--Purpose. [1963 ex.s. c 27 § 3.] Repealed by 1973 lst ex.s. c 59 § 6.
72.19.091 General obligation bond issue to provide buildings-Expenditures for purchase of equipment. [1965 ex.s. c 10 § 1.] Repealed by 1973 1st ex.s. c 59 § 6.

## Chapter 72.20 <br> MAPLE LANE SCHOOL

72.20.030 Bond of superintendent. [1913 c 157 § 4; RRS § 4634.] Repealed by 1959 c 28 § 72.98.040. See RCW 72.01.080.
72.20.080 Education--State board of education to supervise. [1979 c 141 § 231 ; 1959 c 28 § 72.20.080. Prior: 1913 c 157 § 11; RRS § 4641.] Repealed by 1979 ex.s. c 217 § 15.

## Chapter 72.23

## PUBLIC AND PRIVATE FACILITIES FOR MENTALLY ILL

72.23.070 Voluntary patients--Right to receive--Application-Review of condition and status--Minors, commitment procedure and requirements, rights. [1977 ex.s. c 80 § 48; 1975 1st ex.s. c 199 § 11; 1974 ex.s. c 145 § 3; 1973 2nd ex.s. c 24 § 1; 1973 1st ex.s. c 142 § 4; 1971 ex.s. c 292 § $50 ; 1959$ c 28 § 72.23 .070 . Prior: 1951 c 139 § 11 ; 1949 c 198 § 19, part; Rem. Supp. 1949 § 6953-19, part. Formerly RCW 71.02.030.] Repealed by 1985 c 354 § 34, effective January 1, 1986. Later enactment, see chapter 71.34 RCW.
72.23.090 Voluntary patients--Detention. [1971 ex.s. c 292 § 51 ; 1959 c 28 § 72.23.090. Prior: 1951 c 139 § 13; 1949 c 198 § 19, part;

Rem. Supp. 1949 § 6953-19, part. Formerly RCW 71.02.050.] Repealed by 1973 lst ex.s. c 142 § 66.
72.23.140 Parole or discharge--Revocation of parole. [1959 c 28 § 72.23.140. Prior: 1951 c 139 § 41. Formerly RCW 71.02.610.] Repealed by 1973 lst ex.s. c 142 § 66.
72.23.150 Parole--Revocation by court--Emergency detention. [1959 c 28 § 72.23.150. Prior: 1951 c 139 § 42. Formerly RCW 71.02.620.] Repealed by 1973 lst ex.s. c 142 § 66.
72.23.220 Letters to or from patients. [1959 c 28 § 72.23.220. Prior: 1957 c 54 § 1; 1951 c 139 § 48. Formerly RCW 71.02.590.] Repealed by 1973 lst ex.s. c 142 § 66.
72.23.270 Exclusions from state hospitals--Idiots, imbeciles, etc. [1959 c 28 § 72.23.270. Prior: 1951 c 139 § 66. Formerly RCW 71.02.500.] Repealed by 1973 lst ex.s. c 142 § 66.

## Chapter 72.24

## STATE HOSPITALS FOR INSANE

72.24.010 Western state hospital. [(i) 1886 p 141 § 1; RRS § 6913. (ii) 1915 c 81 § 2 ; RRS § 6915. Prior: 1890 p 482 § 1.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.23.020.
72.24.020 Eastern state hospital. [(i) 1888 p 108 § 1 ; RRS § 6914. (ii) 1915 c 81 § 3; RRS § 6916.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.020.
72.24.030 Northern state hospital. [1915 c 81 § 1; RRS § 6917.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.020.
72.24.040 Management--Superintendents. [1915 c 81 § 4; RRS § 6921.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see chapter 72.01 RCW.
72.24.050 Qualification, powers and term of superintendent. [1890 p 484 § 8; RRS § 6923.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.030.
72.24.060 Exemption from civil duties. [1890 p 485 § 9; R RS § 6924.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.23.050.
72.24.070 Seal. [1890 p 491 § 36; RRS § 6925.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.040.
72.24.080 Acceptance of gifts. [1903 c 110 § 1 ; RRS § 6926.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.23.060.
72.24.090 Report of gifts--Remittance. [1903 c 110 § 2; RRS § 6927.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.23.060.
72.24.100 Disposition of donated moneys. [1903 c 110 § 3; RRS § 6928.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.060.
72.24.110 Use of moneys. [1903 c 110 § 4; RRS § 6929.] Repealed by 1959 c $28 \S 72.98 .040$. Later enactment, see RCW 72.23.060.
72.24.120 Preference in admission of patients. [1890 p 492 § 40; RRS § 6947. Prior: Code 1881 § 2261; 1877 p 277 § 15 ; 1875 p 87 § 15.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.110.
72.24.130 History of patient to be ascertained. [1883 p 38 § 5 ; Code 1881 § 2267; RRS § 6948. Prior: 1877 p 229 § 21.] Repealed by 1959 c 28 §72.98.040. Later enactment, see RCW 72.23.130.
72.24.140 Allocation of patients to hospitals. [1939 c 42 § 1, part, last am'ds 1890 p 438 § 3 ; RRS § 6949, part.] Repealed by 1959 c 25 § 71.98.040. Later enactment, see RCW 71.02.450.
72.24.150 Transfer of patients. [1939 c 42 § 1 , part, last am'ds 1890 p 483 § 3; RRS § 6949, part.] Repealed by 1959 c 28 § 72.98.040. Later enactment. see RCW 72.23.290.
72.24.160 Commitment of war veteran patients. [1939 c 42 § 1 , part, last am'ds 1890 p 483 § 3; RRS § 6949, part.] Repealed by 1959 c 25 § 71.98.040. Later enactment, see RCW 73.36.165.
72.24.170 Parole or discharge of patients. [1915 c 81 § 7; 1890 p 492 § 38; RRS § 6950. Prior: Code 1881 §§ 2264, 2265; 1877 p 228 § 18; 1875 p 87 § 18.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.140.
72.24.180 Notice of death or discharge to be given. [1915 c 81 § 8; RRS § 6951.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.180.
72.24.190 Mail of patients. [1890 p 491 § 34; RRS § 6954.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.220.
72.24.200 Coroner's inquest in certain death cases. [1890 p 491 § 35; RRS § 6955.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.190.
72.24.210 Proceeding on escape of patient. [ 1890 p 492 § 37; RRS § 6956.] Repealcd by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.160.
72.24.220 Voluntary application for admission for observation. [1931 c 77 § 1 ; RRS § 6954-1.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.070.
72.24.230 Examination--Observation period--Possible commitment. [1931 c 77 § 2; RRS § 6954-2.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.23.090.

## Chapter 72.25

NONRESIDENT MENTALLY ILL, SEXUAL PSYCHOPATHS, AND PSYCHOPATHIC DELINQUENTS
72.25.040 Bringing committed person into state without permis-sion--Penalty. [1965 c 78 § 4; 1959 c 28 § 72.25.040. Prior: 1957 c 29 § 4; 1953 c 232 § 4. Formerly RCW 71.04.300.] Repealed by 1973 lst ex.s. c $142 \S 66$.

## Chapter 72.28 <br> LAKELAND VILLAGE

72.28.010 through 72.28.160. [1905 c 70 §§ $1,2,7,8,9$; RRS §§ $4655,4658,1909$ pp 260, 261 §§ $3,4,6,7,8$; RRS §§ 4674,4675 , 4677, 4678, 4679; 1913 c 173 §§ 2, 4-15; RRS §§ 4660, 4662-4673. 1947 c 157 § 1, last am'ds 1917 c 64 § 1; Rem. Supp. 1947 § 4656.] Repealed by 1957 c 102 § 26. Later enactment, see chapter 72.33 RCW.

## Chapter 72.32

RAINIER STATE SCHOOL
72.32.010 through 72.32 .180 [1937 c 10 §§ $2-5,7-20$; RRS §§ 4679-2-4679-20. 1947 c 157 § 2; Rem. Supp. 1947 § 4679a.] Repealed by 1957 c 102 § 26. Later enactment, see chapter 72.33 RCW.

## Chapter 72.33 <br> STATE RESIDENTIAL SCHOOLS--RESIDENTIAL PLACEMENT, ETC.

72.33.060 Division of vocational rehabilitation to make services available. [1959 c 28 § 72.33.060. Prior: 1957 c 102 § 6.] Repealed by 1967 c 118 § 11.
72.33.120 Admission to school--Voluntary application. [1959 c 154 § $1 ; 1959$ c 28 § 72.33.120. Prior: 1957 c 102 § 12. (i) 1913 c 173 § 2 ; RRS § 4660. (ii) 1913 c 173 § 3; RRS § 4661. (iii) 1913 c 173 § 4; RRS § 4662. (iv) 1913 c 173 § 9; RRS § 4667. (v) 1909 c 97 p $260 \S$ 3; RRS § 4674. (vi) 1937 c 10 § 8; RRS § 4679-8. (vii) 1937 c 10 § 9; RRS § 4679-9. (viii) 1937 c 10 § 10; RRS § 4679-10. (ix) 1937 c 10 § 11; RRS §4679-11. (x) 1937 c 10 § 15; RRS § 4679-15. (xi) 1937 c $10 \S 16$; RRS § 4679-16.] Repealed by 1975 1st ex.s. c $246 \S 12$.
72.33.250 Chapter to be liberally construed. [1957 c 102 § 25.] Repealed by 1959 c 28 § 72.98.040. Later enactment, see RCW 72.33.900.
72.33.675 Financial responsibility for costs of care, support and treatment of residents--Attorney general as guardian of estate--Powers and duties. [1967 c 141 § 6.] Repealed by 1970 ex.s. c 75 § 3.

## Chapter 72.40 <br> STATE SCHOOLS FOR BLIND, DEAF, SENSORY <br> HANDICAPPED

72.40.001 Definition. [1981 c 136 § 100.] Repealed by 1985 c 378 § 35, effective July 1, 1986.
72.40.030 Annual terms. [1959 c 28 § 72.40.030. Prior: 1909 c 97 p 258 § 2; 1903 c 140 § 2; 1897 c 118 § 246; 1886 p 139 § 23; RRS § 4646.] Repealed by 1970 ex.s. c 50 § 7.

## Chapter 72.41 <br> BOARD OF TRUSTEES--SCHOOL FOR THE BLIND

72.41.050 Eligibility and certification of teachers--Rules and regulations. [1973 c 118 § 5.] Repealed by 1985 c 378 § 35, effective July 1, 1986. Later enactment, see RCW 72.40.028.

## Chapter 72.42 <br> BOARD OF TRUSTEES--SCHOOL FOR THE DEAF

72.42.050 Eligibility and certification of teachers--Rules and regulations. [1972 ex.s. c 96 § 5.] Repealed by 1985 c 378 § 35, effective July 1, 1986. Later enactment, see RCW 72.40.028.

## Chapter 72.44

## MCKAY MEMORIAL RESEARCH HOSPITAL

72.44.010 through 72.44 .110 [1949 с 173; 1947 с 178; 1945 с 53 ; 1941 c 67; 1939 c 46; Rem. Supp. 1949 §§ 6130-31-6130-41a.] Repealed by 1955 c 72 § 4.
72.44.120 Sale of hospital authorized. [1955 c 72 § 1.] Temporary. Decodified.
72.44.130 Condition of sale. [1955 c 72 § 2.] Temporary. Decodified.

## Chapter 72.48 <br> STATE NARCOTIC FARM COLONY

72.48.010 Establishment authorized. [1959 c 28 § 72.48.010. Prior: 1935 c 84 § 1; RRS § 10242-1.] Repealed by 1975-'76 2nd ex.s. c 103 § 3.
72.48.020 Definitions. [1959 c 28 § 72.48.020. Prior: 1935 c 84 § 2; RRS § 10242-2.] Repealed by 1975-'76 2nd ex.s. c 103 § 3.
72.48.030 Complaint--Arrest--Trial--Order. [1959 c 28 § 72.48.030. Prior: 1935 c 84 § 3; RRS § 10242-3.] Repealed by 1975-'76 2nd ex.s.c 103 § 3.
72.48.040 Cost of maintenance, transportation, etc. [1959 c 28 § 72.48.040. Prior: 1935 c $84 \S 4$; RRS § 10242-4.] Repealed by 1975'76 2nd ex.s. c 103 § 3.
72.48.050 Parole or discharge. [1959 c 28 § 72.48.050. Prior: 1935 c 84 § 5; RRS § 10242-5.] Repealed by $1975-76$ 2nd ex.s. c 103 § 3.
72.48.060 Voluntary patients. [1959 c 28 § 72.48.060. Prior: 1935 c 84 § 6; RRS § 10242-6.] Repealed by $1975-76$ 2nd ex.s. c 103 § 3.
72.48.070 Witness fees--Drug addict's transportation expense, payment. [1959 c 28 § 72.48.070. Prior: 1935 c 84 § 7; RRS § 10242-7.] Repealed by 1975-'76 2nd ex.s. c 103 § 3.
72.48.080 Bringing in prohibited articles--Penalty. [1959 c 28 § 72.48.080. Prior: 1935 e 84 § 9; RRS § 10242-9.] Repealed by 1975'76 2nd ex.s. c 103 § 3.
72.48.090 Assisting escape--Penalty. [1959 c 28 § 72.48.090. Prior: 1935 c $84 \S 10$; RRS § 10242-10.] Repealed by 1975-'76 2nd ex.s. c 103 § 3.
72.48.100 Conniving at improper commitment--Penalty. [1959 c 28 § 72.48.100. Prior: 1935 c 84 § 11 ; RRS § 10242-11.] Repealed by 1975-'76 2nd ex.s. c 103 § 3.
72.48.110 Care of persons pending construction of institution. [1959 c 28 § 72.48.1 10. Prior: 1935 c 84 § 8; RRS § 10242-8.] Repealed by 1975-'76 2nd ex.s. c 103 § 3.

## Chapter 72.50 <br> STATE BUREAU OF CRIMINAL IDENTIFICATION

72.50.010 Bureau established--Purpose. [1959 c 28 § 72.50.010. Prior: 1955 c 318 § 1. Formerly RCW 43.29.010.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.50.020 Superintendent--Employees. [1959 c 28 § 72.50.020. Prior: 1955 c 318 § 2. Formerly RCW 43.29.020.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.50.030 Powers and duties. [1959 c 28 § 72.50.030. Prior: 1955 c 318 § 3. Formerly RCW 43.29.030.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.50.040 Submission to taking of identif ying data. [1970 ex.s. c 49 § 6; 1959 c 28 § 72.50.040. Prior: 1955 c 318 § 4. Formerly RCW 43.29.040.] Repealed by 1981 c $260 \S 18$; and repealed by 1970 ex.s. c 18 § 62.
72.50.050 Criminal activity information to be furnished bureau. [1959 c 28 § 72.50.050. Prior: 1955 c 318 §5. Formerly RCW 43.29. .050.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.50.060 Mandatory fingerprint cards for certain crimes. [1959 c 28 § 72.50.060. Prior: 1955 c 318 § 6. Formerly RCW 43.29.060.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.50.070 Information as to proceedings and modus operandi to be furnished bureau. [1959 c 28 § 72.50.070. Prior: 1955 c 318 § 7. Formerly RCW 43.29.070.] Repealed by 1970 ex.s. c 18 § 62.

Savings-- 1970 ex.s. c 18: See note following RCW 72.01.020.
72.50.080 Availability of records--Fugitive circulars. [1959 c 28 § 72.50.080. Prior: 1955 c 318 § 8. Formerly RCW 43.29.080.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.50.090 Duties of officials in charge of institutions--Duties of bureau. [1959 c 28 § 72.50.090. Prior: 1955 c 318 § 9. Formerly RCW 43.29.090.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: Sce note following RCW 72.01.020.
72.50.100 Bureau's files privileged--Who may obtain transcripts. [1959 c 28 § 72.50.100. Prior: 1955 c 318 § 10. Formerly RCW 43.29.100.] Repealed by 1970 ex.s. c 18 § 62.

Savings-- 1970 ex.s. c 18: See note following RCW 72.01.020.
72.50.110 Transfer of records, etc. [1959 c 28 § 72.50.110. Prior: 1955 c 318 § 11. Formerly RCW 43.29.110.] Repealed by 1970 ex.s. c 18 § 62.
Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
72.50.120 Records of identification--Definitions. [1969 ex.s. c 256 § 1.] Repealed by 1972 ex.s. c 152 § 24.
72.50.130 Records of identification--Agencies sending records to send information as to final disposition of all charges brought. [1969 ex.s. c 256 § 2.] Repealed by 1972 ex.s. c 152 § 24.
72.50.140 Records of identification--Confidentiality. [1969 ex.s. c 256 § 3.] Repealed by 1972 ex.s. c 152 § 24.
72.50.150 Records of identification--Records of arrest to contain notation stating disposition of charges. [1969 ex.s. c 256 § 4.] Repealed by 1972 ex.s. c 152 § 24.
72.50.160 Records of identification--Proceedings to enforce compliance with RCW 72.50.120 through 72.50.170. [1969 ex.s. c 256 § 5.] Repealed by 1972 ex.s. c 152 § 24.
72.50.170 Records of identification--Liability in damages for violation of RCW 72.50.140. [1969 ex.s. c 256 § 6.] Repealed by 1972 ex.s.c 152 § 24 .

## Chapter 72.52 <br> PROVIDING FUNDS FOR BUILDINGS AT STATE OPERATED INSTITUTIONS

[1957 c 298; 1957 c 299; 1949 c 230.] Now codified as chapter 72.99 RCW.

## Chapter 72.56 <br> STATE INSTITUTIONS FOR CHILDREN AND YOUTH

72.56.010 Institution at Fort Worden established. [1979 c 141 § 251; 1959 c 28 § 72.56.010. Prior: 1957 c 217 § 1.] Decodified by 1979 c 141 § 385.

Reviser's note: This section was also amended by 1979 c 141 § 251 without cognizance of the decodification thereof.
72.56.020 Authority to purchase lands, buildings, equipment at Fort Worden. [1959 c 28 § 72.56.020. Prior: 1957 c 217 § 2.] Decodified by 1979 c 141 § 385.
72.56.030 Remodeling and alteration at Fort Worden. [1959 c 28 § 72.56.030. Prior: 1957 c 217 § 3.] Decodified by 1979 c 141 § 385.

## Chapter 72.60 <br> INSTITUTIONAL INDUSTRIES <br> (Formerly: Institutional industries commission)

72.60.010 Definitions. [1979 c 141 § 254; 1959 c 28 § 72.60.010. Prior: 1955 c 314 § 2. Formerly RCW 43.95.010.] Repealed by 1981 c 136 § 121.
72.60.020 Declaration of purpose. [1979 c 141 § 255; 1959 c 28 § 72.60.020. Prior: 1957 c 30 § 1. Formerly RCW 43.95.015.] Repealed by 1981 c 136 § 121.
72.60.030 Commission created. [1979 c 141 § 256; 1959 c 28 § 72.60.030. Prior: 1955 c 314 § 3. Formerly RCW 43.95.020.] Repealed by 1981 c 136 § 121.
72.60.040 Terms, vacancies, chairman. [1979 c 141 § 257; 1959 c 28 § 72.60.040. Prior: 1955 c 314 § 4. Formerly RCW 43.95.030.] Repealed by 1981 c 136 § 121.
72.60.050 Meetings--Quorum. [1959 c 28 § 72.60.050. Prior: 1955 c 314 § 5. Formerly RCW 43.95.040.] Repealed by 1981 c 136 § 121.
72.60.060 Compensation--Travel expenses. [1975-'76 2nd ex.s. c $34 \S 169$; 1959 c 28 § 72.60.060. Prior: 1955 c 314 § 6. Formerly RCW 43.95.050.] Repealed by 1981 c 136 § 121.
72.60.070 Powers and duties. [1959 c 28 § 72.60.070. Prior: 1955 c 314 § 7. Formerly RCW 43.95.060.] Repealed by 1981 c 136 § 121.
72.60.075 Institutional industries commission to assist department of social and health services--Department's secretary or designee to act for commission. Cross-reference section, decodified.
72.60.080 Hearing to establish certain industrial enterprises--Prior industrial enterprises. [1959 c 28 § 72.60.080. Prior: 1955 c 314 § 8. Formerly RCW 43.95.070.] Repealed by 1981 c 136 § 121.
72.60.090 Compensation for inmates. [1979 c 141 § 258; 1959 c 28 § 72.60.090. Prior: 1955 c 314 § 9. Formerly RCW 43.95.080.] Repealed by 1981 c 136 § 121.
72.60.120 Kind, quality, quantity of goods and services. [1959 c 28 § 72.60.120. Prior: 1955 c 314 § 12. Formerly RCW 43.95.110.] Repealed by 1981 c 136 § 121.
72.60.130 Goods for public use--Exception. [1979 ex.s. c 160 § 2; 1979 c 141 § 259; 1959 c 28 § 72.60.130. Prior: 1955 c 314 § 13. Formerly RCW 43.95.120.] Repealed by 1981 c 136 § 121.
72.60.140 Markings on containers. [1959 c 28 § 72.60.140. Prior: 1955 c 314 § 14. Formerly RCW 43.95.130.] Repealed by 1981 c 136 § 121.
72.60.150 Prices of goods. [1959 c 28 § 72.60.150. Prior: 1955 c 314 § 15 . Formerly RCW 43.95.140.] Repealed by 1981 c 136 § 121.
72.60.170 Unlawful sales--Penalty. [1959 c 28 § 72.60.170. Prior: 1955 c 314 § 17. Formerly RCW 43.95.160.] Repealed by 1981 c 136 § 121.
72.60.180 Use of profits. [1959 c 28 § 72.60.180. Prior: 1955 c 314 § 18. Formerly RCW 43.95.170.] Repealed by 1981 c 136 § 121.
72.60.200 Exceptions from operation of chapter--Board--Variance from adopted standards. [1979 c 141 § 261; 1959 c 28 § 72.60.200. Prior: 1957 c 30 § 4. Formerly RCW 43.95.190.] Repealed by 1981 c 136 § 121.
72.60.210 Vouchers not to be questioned for violation of chapter-Violation is malfeasance in office. [1959 c 28 § 72.60.210. Prior: 1957 c 30 § 5. Formerly RCW 43.95.200.] Repealed by 1981 c 136 § 121.
72.60.230 Declaration of police power--Construction of chapter. [1959 c 28 § 72.60.230. Prior: 1957 c 30 § 3. Formerly RCW 43.95.220.] Repealed by 1981 c 136 § 121.
72.60.240 Institutional industries revolving fund--Established--Composition--RCW 43.01.050 not applicable. [1979 c 141 § 263; 1959 c 273 § 1.] Repealed by 1981 c 136 § 121.
72.60.250 Institutional industries revolving fund--Custodian--Deposits--Depositories--Petty cash. [1979 c 141 § 262; 1959 c 273 § 2.] Repealed by 1981 c 136 § 121.
72.60.260 Institutional industries revolving fund--Expenses payable from fund. [1979 c 141 § 264; 1959 c 273 § 3.] Repealed by 1981 c 136 § 121.
72.60.270 Institutional industries revolving fund--Excess moneys. [1979 c 151 § 173; 1971 ex.s. c 189 § $11 ; 1959$ c 273 § 4.] Repealed by 1981 c $136 \S 121$.

## Chapter 72.64 <br> LABOR AND EMPLOYMENT OF PRISONERS

72.64.120 Jails and detention facilities--Director to inspect, establish standards and procedures, recommend rules, report to the legislature, etc. Cross-reference section, decodified.

## Chapter 72.65 <br> WORK RELEASE PROGRAM

Reviser's note: The repeal of RCW 72.65.020, 72.65.030, and 72.65.040 to take effect July 1, 1984, was rescinded by 1984 c 209 § 31, effective June 30, 1984.

## Chapter 72.66 <br> FURLOUGHS FOR PRISONERS

72.66.020 Furloughs authorized for certain prisoners--Condi-tions--Time limitations. [1971 ex.s. c 58 § 3.] Repealed by 1973 c 20 § 19.
72.66.030 Application of prisoner for furlough--Contents of appli-cation--Recommendation for approval or denial of application by superintendent. [1971 ex.s. c 58 § 4.] Repealed by 1973 c 20 § 19.
72.66.040 Final approval or denial of application by secretaryTerms and conditions of furlough--Multiple furloughs authorized-Prisoner's oath required. [1971 ex.s. c 58 §5.] Repealed by 1973 c 20 § 19.
72.66.100 Liability of state for damages to persons or property due to criminal conduct of furloughed prisoner-Limitation. [1972 ex.s. c 72 § 1.] Repealed by 19731 st ex.s. c $122 \S 18$, effective July 1, 1974. See RCW 7.68.900 and the footnote following that section.

## Chapter 72.68 <br> TRANSFER, REMOVAL, TRANSPORTATION--DETENTION CONTRACTS

72.68.030 Removal or transfer of insane convict or hospital patient. [1959 c 28 § 72.68.030. Prior: 1909 c 249 § 32; RRS § 2284. Formerly RCW 72.04.120.] Repealed by 1972 ex.s. c 59 § 5.

Chapter 72.99<br>STATE BUILDING CONSTRUCTION ACT<br>(Formerly: Bond acts)<br>General obligation bond act-1949

72.99.010 Bonds authorized--Purpose--Form--Terms--Sale. [1949 c 230 § 1 ; No RRS.] Repẹaled by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
72.99.020 Proceeds of bond sales--Deposit in fund. [1949 c 230 §

2; No RRS.] Repealed by 1979 ex.s. c 67 § 18.
Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
72.99.025 Investment of current surpluses in building construction fund. Cross-reference section, decodified.
72.99.030 Appropriation from fund--Purpose. [1949 c 230 § 3; No RRS.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
72.99.040 Institutional building bond redemption fund created--Purpose--Deposits--Priority as to sales tax revenue--Enforcement. [1975 1st ex.s. c 278 § 36; 1949 c 230 § 4; No RRS.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
72.99.050 Sales tax not exclusive method of raising money. [1949 c 230 § 5; No RRS.] Repealed by 1979 ex.s. c 67 § 18.

Severability-- 1979 ex.s. c 67: See note following RCW 19.28.330.
72.99.060 Bonds are legal investment for public funds. [1949 c 230 § 6; No RRS.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
72.99.070 Short title. [1957 c 298 § 1.] Repealed by 1983 c 189 § 4.
72.99.080 Definitions. [1957 c 298 § 2.] Repealed by 1983 c 189 § 4.
72.99.090 Contracts for construction authorized--Cost limited. [1957 c 298 § 3.] Repealed by 1983 c 189 § 4.
72.99.100 Limited obligation bonds--Form, term, sale, payment, legal investment, etc. [1983 c 3 § 187; 1957 c 298 § 4.] Repealed by 1983 c 189 § 4.

Reviser's note: RCW 72.99.100 was both amended and repealed during the 1983 legislative sessions, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.
72.99.110 Deposit of proceeds from bond sale--Appropriation. [1957 c 298 § 5.] Repealed by 1983 c 189 § 4.
72.99.120 State building construction bond redemption fund--Purpose, deposits--Priority as to sales tax revenue. [1983 c 3 § 188; 1975 1st ex.s. c 278 § 37; 1957 c 298 §6.] Repealed by 1983 c 189 § 4.

Reviser's note: RCW 72.99.1 20 was both amended and repealed during the 1983 legislative sessions, each without reference to the other. It has been decodified for publication purposes pursuant to RCW 1.12.025.
72.99.130 Bonds not a general obligation--Legislature may provide additional means for payment. [1957 c 298 § 7.] Repealed by 1983 c 189 § 4.
72.99.140 Certain projects authorized. [1957 c 298 § 8.] Repealed by 1983 c 189 § 4.
72.99.150 Acceptance of grants. [1957 c 298 § 9.] Repealed by 1983 c 189 § 4.
72.99.160 Provisions additional to other laws--Liberal construction. [1957 c 298 § 10.] Repealed by 1983 c 189 § 4.

General obligation bond act-1957
72.99.170 General obligation bonds authorized--Issuance, form, term, sale, etc. [1957 c 299 § 1.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
72.99.180 Proceeds of bonds and other moneys--Deposit. [1957 c 299 § 2.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
72.99.190 Appropriation. [1957 c 299 § 3.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
72.99.200 Institutional building bond redemption fund--Purpose, deposits--Priority as to sales tax revenue--Enforcement. [1975 1st ex.s. c 278 § 38 ; 1957 c 299 § 4.] Repealed by 1979 ex.s. c 67 § 20, effective July 1, 1980.
72.99.210 Legislature may provide additional means for payment. [1957 c 299 § 5.] Repealed by 1979 ex.s. c 67 § 18.

Severability-- 1979 ex.s. c 67: Sce note following RCW 19.28.330.
72.99.220 Bonds are legal investment. [1957 c 299 § 6.] Repealed by 1979 ex.s. c $67 \S 18$.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.

## Title 73

VETERANS AND VETERANS' AFFAIRS

## Chapter 73.04 GENERAL PROVISIONS

73.04.025 Public records--Free copies. [1951 c 53 § 16.] Now codified as RCW 73.36.155.
73.04.100 Credit toward law degree. [1947 c 252 § 1; Rem. Supp. 1947 § 10758-1 10.] Repealed by 1984 c 117 § 1.

## Chapter 73.08 <br> VETERANS' RELIEF

73.08.020 Tax levy authorized. [1945 c 144 § 7, last am'ds 1888 p 210 § 7; Rem. Supp. 1945 § 10742.] Now codified as RCW 73.08.080.

## Chapter 73.12 <br> VETERANS' LOAN INSURANCE

73.12.010 Statement of purpose. [1945 c 217 § 1; Rem. Supp. 1945 § 10758-80.] Repealed by 1984 c 29 § 1.
73.12.020 Powers and duties of director. [1955 c 285 § 17. Prior: 1945 c 217 § 3, part; Rem. Supp. 1945 § 10758-82, part.] Repealed by 1959 c 301 § 6.
73.12.030 Veterans' loan insurance fund created. [1945 c 217 § 4; Rem. Supp. 1945 § 10758-83.] Repealed by 1984 c 29 § 1.
73.12.040 Veterans' loan insurance reserve fund. [1945 c 217 § 5 ; Rem. Supp. 1945 § 10758-84.] Repealed by 1984 c 29 § 1.
73.12.050 Reserve fund to pay losses--Limitation. [1945 c 217 § 6; Rem. Supp. 1945 § 10758-85.] Repealed by 1984 c 29 § 1.
73.12.060 Investment of fund--Expenses of loan insurance division. [1981 c 3 § 42; 1945 c 217 § 7; Rem. Supp. 1945 § 10758.] Repealed by 1984 c 29 § 1 .

## Chapter 73.16

## EMPLOYMENT AND REEMPLOYMENT

73.16.030 Reemployment of returned veterans. [1943 c 274 § 1 ; 1941 c 201 § I; Rem. Supp. 1943 § 10758-3.] Repealed by 1953 c 212 § 7.
73.16.040 Leaves of absence of elective and judicial officers. [1941 c 201 § 2 ; Rem. Supp. 1941 § 10758~4.] Repealed by 1953 c 212 § 7.
73.16.050 Restoration without loss of seniority or benefits. [1941 c 201 § 3; Rem. Supp. 1941 § 10758-5.] Repealed by 1953 c 212 § 7.
73.16.060 Enforcement of provisions—Penalty. [1941 c 201 §4; Rem. Supp. 1941 § 10758-6.] Repealed by 1953 c 212 § 7.

## Chapter 73.20 <br> ACKNOWLEDGMENTS AND POWERS OF ATTORNEY

73.20.020 Effect upon instruments as evidence. [1945 c 271 § 1 , part; Rem. Supp. 1945 § 10758-13a, part.] Now codified in RCW 73.20.010.
73.20.030 Requirements as to certification. [1945 c 271 § 1, part; Rem. Supp. 1945 § 10758-13a, part.] Now codified in RCW 73.20.010.
73.20.040 Proof of authority. [1945 c 271 § 1, part; Rem. Supp. 1945 § 10758-1 3a, part.] Now codified in RCW 73.20.010.

## Chapter 73.24 <br> BURIAL

73.24.010 County burial of indigent deceased veterans. [1949 c 15 § 1, last am'ds 1888 p 209 § 6; Rem. Supp. 1949 § 10757.] Now codified as RCW 73.08.070.
73.24.040 Burial of deceased volunteers. [1899 c 108 § 1 ; RRS § 10758.] Repealed by 1977 c 31 § 6.

## Chapter 73.28

## ARMS TO SONS OF VETERANS

73.28.010 Adjutant general may issue. [1890 p 481 § 1 ; RRS § 8604.] Repealed by 1977 c 31 § 6.
73.28.020 Application--Contents. [1890 p 481 § 2; RRS § 8605.] Repealed by 1977 c 31 § 6.
73.28.030 Bond for return. [1890 p 482 § 3; RRS § 8606.] Repealed by 1977 c 31 § 6.
73.28.040 Arms to be returned, when and to whom. [1890 p 482 § 4; RRS § 8607.] Repealed by 1977 c 31 § 6.

## Chapter 73.32

VETERANS' BONUS--1949 ACT
73.32.020 Additional compensation authorized--Amount and to whom payable. [1973 lst ex.s. c 154 § $108 ; 1950$ ex.s. c $13 \S 1 ; 1949$ c 180 § 1; Rem. Supp. 1949 § 10747a.] Repealed by 1979 ex.s. c 59 § 3.
73.32.030 Persons disqualified. [1951 c 7 § 1 ; 1949 c 180 § 2 ; Rem. Supp. 1949 § 10747b.] Repealed by 1979 ex.s. c 59 § 3.
73.32.040 Applications for compensation--Account created. [1975'76 2nd ex.s. c 123 § 2; 1949 c 180 § 3; Rem. Supp. 1949 § 10747c.] Repealed by 1979 ex.s. c 59 § 3.
73.32.043 Terminal dates for filing and processing applications. [1955 c 325 § 1.] Repealed by 1979 ex.s. c 59 § 3.
73.32.045 Compensation to mentally incompetent persons. [1953 c 208 § 1.] Repealed by 1979 ex.s. c 59 § 3.
73.32.050 Forms--Payment of administrative expense. [1949 c 180 § 4; Rem. Supp. 1949 § 10747d.] Repealed by 1979 ex.s. c 59 § 3.
73.32.060 Executive officer of veterans' rehabilitation council to assist auditor. [1949 c 180 § 5; Rem. Supp. 1949 § 10747e.] Repealed by 1979 ex.s. c 59 § 3.
73.32.070 Warrants may be issued in anticipation of issuance of bonds. [1949 c 180 § 6; Rem. Supp. 1949 § 10747f.] Repealed by 1979 ex.s. c 59 § 3.
73.32.080 Issuance and sale of bonds. [1949 c 180 § 7; Rem. Supp. $1949 \S 10747 \mathrm{~g}$. Formerly RCW 73.32.080 through 73.32.110. FORMER PART OF SECTION: 1950 ex.s. c 12 § 1 now codified as RCW 73.32.085.] Repealed by 1979 ex.s. c 59 § 3.
73.32.085 Bonds negotiable. [1950 ex.s. c 12 § 1. Formerly RCW 73.32.080, part.] Repealed by 1979 ex.s. c 59 § 3.
73.32.090 Sale of bonds. [1949 c 180 § 7, part; Rem. Supp. 1949 § 10747g, part.] Now codified in RCW 73.32.080.
73.32.100 Registration of bonds. [1949 c 180 § 7, part; Rem. Supp. 1949 § 10747g, part.] Now codified in RCW 73.32.080.
73.32. I10 Bonds constitute prior claim on taxes authorized and on retirement fund. [1949 c 180 § 7, part; Rem. Supp. 1949 § 10747g, part.] Now codified in RCW 73.32.080.
73.32.120 Deposit of bond proceeds. [1949 c 180 § 8; Rem. Supp. 1949 § 10747h.] Repealed by 1979 ex.s. c 59 § 3.
73.32.130 Additional cigarette tax imposed--Disposition of revenues from cigarette taxes. [1974 ex.s. c 173 § $1 ; 1973$ c 41 § 1. Prior: 1972 ex.s. c 157 § 2; 1972 ex.s. c 154 § 7; 1971 ex.s. c 299 § 2; 1959 c 272 § 2; prior: 1953 c 240 § 1; 1949 c 180 § 9, part; Rem. Supp. 1949 § 10747i, part.] Repealed by 1979 ex.s. c 59 § 3.
73.32.140 State contracts to levy tax and deposit proceeds. [1959 c 272 § 3; 1949 c 180 § 9, part; Rem. Supp. 1949 § 10747i, part.] Repealed by 1979 ex.s. c 59 § 3.
73.32.150 Free official service--Discounting certificates--Penalty. [1949 c 180 § 10; Rem. Supp. 1949 § 10747j.] Repealed by 1979 ex.s. c 59 § 3 .
73.32.160 Penalty for false claims, representations. [1949 c 180 § 11; Rem. Supp. 1949 § 10747k.] Repealed by 1979 ex.s. c 59 § 3.
73.32.170 Cigarette tax not exclusive. [1949 c 180 § 12; Rem. Supp. 1949 § 107471.] Repealed by 1979 ex.s. c 59 § 3.
73.32.180 Bonus is separate property--Exemptions from process. [1951 c 231 § 1.] Repealed by 1979 ex.s. c 59 § 3.
73.32.900 Severability--1949 c 180. [1949 c 180 § 13; no RRS.] Repealed by 1979 ex.s. c 59 § 3.
73.32.910 Construction--1949 c 180. [1949 c 180 § 14; Rem. Supp. 1949 § 10747 m .] Repealed by 1979 ex.s. c $59 \S 3$.

Chapter 73.33

## VETERANS' BONUS--1955 ACT

73.33.010 Declaration of policy. [1973 1st ex.s. c 154 § 109; 1955 c 292 § 1.] Repealed by 1979 ex.s. c 59 § 3.
73.33.020 Compensation authorized--Amount and to whom payable. [1973 1st ex.s. c 154 § 110; 1955 c 292 § 2.] Repealed by 1979 ex.s. c 59 § 3 .
73.33.030 Persons disqualified. [1955 c 292 § 3.] Repealed by 1979 ex.s. c 59 § 3.
73.33.040 Applications for compensation--War veterans' compensation fund. [1955 c 292 § 4.] Repealed by 1979 ex.s. c 59 § 3.
73.33.050 Compensation to mentally incompetent persons-To whom payable. [1955 c 292 §5.] Repealed by 1979 ex.s. c 59 § 3.
73.33.060 Forms--Payment of administrative expense--Agents of auditor. [1955 c 292 § 6.] Repealed by 1979 ex.s. c 59 § 3.
73.33.070 Executive officer of veterans' rehabilitation council to assist auditor. [1955 c 292 § 7.] Repealed by 1979 ex.s. c 59 § 3.
73.33.080 Warrants may be issued in anticipation of sale of bonds. [1955 c 292 §8.] Repealed by 1979 ex.s. c 59 § 3.
73.33.090 Funds from which compensation and expenses are pay-able--Appropriation. [1955 c 292 § 9.] Repealed by 1979 ex.s. c 59 § 3.
73.33.100 Penalty for false claims, representations. [1955 c 292 § 10.] Repealed by 1979 ex.s. c 59 § 3.
73.33.110 Free official service--Discounting certificates--Penalty. [1955 c 292 § 11.] Repealed by 1979 ex.s. c 59 § 3.
73.33.120 Terminal dates for filing, processing applications. [1959 c 147 § 1; 1955 c 292 § 12.] Repealed by 1979 ex.s. c 59 § 3.
73.33.900 Severability--1955 c 292. [1955 c 292 § 13.] Repealed by 1979 ex.s. c 59 § 3 .

## Chapter 73.34

VETERANS' BONUS—1972 ACT
73.34.010 Purpose--Recognition. [1972 ex.s. c 154 § 1.] Repealed by 1979 ex.s. c $59 \S 3$.
73.34.020 Compensation authorized--Amount and to whom pay-able--Election to receive tuition, fees, etc., from educational institutions in lieu of bonus. [1975 1st ex.s. c 273 § $1 ; 1972$ ex.s. c 154 § 2.] Repealed by 1979 ex.s. c 59 § 3.
73.34.030 "Person" defined. [1972 ex.s. c 154 § 3.] Repealed by 1979 ex.s. c 59 § 3.
73.34.040 Certificate or claim form--Contents--Application pro-cedures--War veterans' compensation account. [1975-'76 2nd ex.s. c 123 § 3; 1972 ex.s. c 154 § 4.] Repealed by 1979 ex.s. c 59 § 3.
73.34.050 Compensation to physically or mentally incompetent per-sons--To whom payable. [1972 ex.s. c 154 § 5.] Repealed by 1979 ex.s. c 59 § 3 .
73.34.060 Forms--Administrative expense--Agents of treasurer. [1975-'76 2nd ex.s. c 123 §4; 1972 ex.s. c 154 § 6.] Repealed by 1979 ex.s. c 59 § 3 .
73.34.070 Additional cigarette tax imposed--Disposition of revenues from cigarette taxes. Cross-reference section, decodified.
73.34.080 Penalty for false claims, representations. [1972 ex.s. c 154 § 9.] Repealed by 1979 ex.s. c 59 § 3.
73.34.090 Free official service--Discounting certificates--Penalty. [1975 1st ex.s. c 273 § 2; 1972 ex.s. c 154 § 10.] Repealed by 1979 ex.s. c 59 § 3 .
73.34.100 Advice and assistance of veterans' rehabilitation council. [1975-'76 2nd ex.s. c $123 \S 5 ; 1972$ ex.s. c 154 § 11.] Repealed by 1979 ex.s. c 59 § 3.
73.34.110 Death benefit. [1975-'76 2nd ex.s. c 123 § 6; 1972 ex.s. c 154 § 12.] Repealed by 1979 ex.s. c 59 § 3.
73.34.120 Terminal dates for filing claims--Applications. [1975 1st ex.s. c 273 § 3; 1974 ex.s. c 173 § 2; 1972 ex.s. c 154 § 13.] Repealed by 1979 ex.s. c $59 \S 3$.
73.34.900 Severability--1972 ex.s. c 154. [1972 ex.s. c 154 § 14.] Repealed by 1979 ex.s. c 59 § 3.

## Title 74 <br> PUBLIC ASSISTANCE

## Chapter 74.04 <br> GENERAL PROVISIONS--ADMINISTRATION

74.04.001 Submission of proposed rules for adoption in 1981. [1980 c 174 § 2.] Repealed by 1981 lst ex.s. c 6 § 28, effective July $1,1981$.
74.04.003 Department of public assistance abolished. Cross-reference section, decodified by 1979 c 141 § 385.
74.04.010 Definitions. [1947 c 289 § 1; 1939 c 216 § I; Rem. Supp. 1947 § 10007-101a.] Now codified in RCW 74.04.005.
74.04.013 Transfer of rights and functions to department of public assistance. [1959 c 26 § 74.04.013. Prior: 1953 c 174 § 48.] Decodified by 1979 c 141 § 385.
74.04.017 Aid to the blind program--Personnel. [1979 c 141 § 297; 1959 c 26 § 74.04.017. Prior: 1953 c 174 § 4. (i) 1949 c 166 § 13 ; 1937 c 132 § 2; Rem. Supp. 1949 § 10785-16. (ii) 1937 c 132 § 1 ; RRS § 10785-15. (iii) 1937 c 111 § 11; RRS § 10785-10.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.04.020 Public assistance committee created. [1959 c 26 § 74.04.020. Prior: 1953 c 174 § 8; 1939 c 216 § 2; RRS § 10007-102a.] Repealed by 1965 ex.s. c 90 § 11.
74.04.030 Personnel administration--Merit system. [1959 c 26 § 74.04.030. Prior: 1941 c 128 § 1; 1939 c 216 § 3; Rem. Supp. 1941 § 10007-103a.] Repealed by Initiative Measure No. 207 § 33 (1961 c 1 §33). Later enactment, see chapter 41.06 RCW.
74.04.034 State advisory committee created. [1959 c 26 § 74.04.034. Prior: 1953 c 174 § 9.] Repealed by 1965 ex.s. c 90 § 11. Later enactment, see chapter 74.32 RCW.
74.04.035 State advisory committee--Powers and duties. [1959 c 26 § 74.04.035. Prior: 1955 c 379 § 1; 1953 c 174 § 10.] Repealed by 1965 ex.s. c 90 § 11 . Later enactment, see chapter 74.32 RCW.
74.04.090 County plan of assistance. [1943 c 172 § 1 ; 1939 c 216 § 7; Rem. Supp. 1943 § 10007-107a.] Repealed by 1953 c 174 § 52.
74.04.100 Quarterly budget of federal aid assistance. [1939 c 216 § 8, part; RRS § 10007-108a, part.] Repealed by 1953 c 174 § 52.
74.04.110 Review of budget--Approval by committee. [1939 c 216 § 8, part; RRS § 10007-108a, part.] Repealed by 1953 c 174 § 52.
74.04.125 Expenditure of state funds to continue federal aid assistance, when-Expiration of section. [1983 1st ex.s. c 41 § 35.] Expired June 30, 1985.
74.04.130 Payment of federal aid assistance. [1939 c 216 § 9; R RS § 10007-109a.] Repealed by 1953 c 174 § 52.
74.04.140 Advisory committees. [1937 c 180 § 11; RRS § 10007111.] Repealed by 1953 c 174 § 52.
74.04.141 County advisory committees. [1959 c 26 § 74.04.141. Prior: 1953 c 174 § 11.] Repealed by 1965 ex.s. c 90 § 11. Later enactment, see RCW 74.32.090.
74.04.150 State levy for public assistance. [1971 ex.s. c 281 § 17 ; 1970 ex.s. c 92 § 3; 1969 ex.s. c 262 § 66; 1959 c 26 § 74.04.150. Prior: 1953 c 174 § 43 ; 1943 c 172 § 2, part; 1941 c 128 § 3; 1939 c 216 § 10, part; Rem. Supp. 1943 § 10007-110a, part.] Repealed by 1973 lst ex.s. c 195 § 133.

Severability--Effective dates and termination dates--Construction-1973 1st ex.s. c 195: See notes following RCW 84.52.043.
74.04.15I Transfer of responsibilities from counties to state-Effective date. [1953 ex.s. c 3 § 1.] Decodified.
74.04.160 Overplus to current expense fund for general purposes. [1943 c 172 § 2, part; 1939 c 216 § 10, part; Rem. Supp. 1943 § 10007-110a, part.] Repealed by 1953 c 174 § 52.
74.04.170 Deficiency--Special state grants-in-aid. [1943 c 172 § 3; 1939 c 216 § 11; Rem. Supp. 1943 § 10007-111a.] Repealed by 1953 c 174 § 52.
74.04.190 State-wide and regional programs authorized. [1939 c 216 § 13; RRS § 10007-113a.] Repealed by 1953 c 174 § 52.
74.04.220 Work relief and direct relief grants. [1939 c 216 § 16 ; RRS § 10007-116a.] Repealed by 1953 c 174 § 52.
74.04.240 General assistance--Persons eligible generally. [1939 c 216 § 18; RRS § 10007-118a.] Repealed by 1953 c 174 § 52.
74.04.250 General assistance--Immediate grants--Penalty. [1959 c 26 § 74.04.250. Prior: 1939 c 216 § 19; RRS § 10007-119a.] Repealed by 1981 lst ex.s. c 6 § 28, effective July $1,1981$.
74.04.255 Applications for general assistance--Verification. [1951 2nd ex.s. c 21 § 1.] Repealed by 1953 c 174 § 52.
74.04.260 Limitation on amounts of grants. [1939 c 216 § 20; RRS § 10007-120a.] Repealed by 1953 c 174 § 52.
74.04.305 Overpayments and debts due the state--Suspense account-Charge off. [1979 c 141 § 307; 1965 ex.s. c 91 § 1.] Repealed by 1982 c 201 § 22.
74.04.320 Limitation on use of moneys appropriated. [1939 c 216 § 29, part; RRS § 10007-129a.] Repealed by 1953 c 174 § 52.
74.04.525 Food stamp program--Need or eligibility for public assistance not affected. [1969 ex.s. c 172 § 9.] Repealed by 1981 2nd ex.s. c 10 § 7. Later enactment, see RCW 74.04.750(2).

## Chapter 74.08

## ELIGIBILITY GENERALLY--STANDARDS OF ASSISTANCE-OLD AGE ASSISTANCE

74.08.010 Definitions. [1957 c 63 § 1; 1953 c 174 § 17; 1951 c 122 § $1 ; 1951$ c 1 § 3; 1949 c 6 § 3; Rem. Supp. 1949 § 9998-33c.] Now codified in RCW 74.04.005.
74.08.020 Exempt "home," "personal property and belongings" defined. [1951 c 1 § 4.] Repealed by 1953 c 174 § 52.
74.08.040 Amount of grant--Standards of assistance. [1959 c 26 § 74.08.040. Prior: 1957 c 63 § 2; 1953 c 174 § 18; 1951 c 1 § 6; 1949 c 6 § 5; Rem. Supp. 1949 § 9998-33e.] Repealed by 1981 1st ex.s. c 6 § 28, effective July 1, 1981.
74.08.041 Schedules for family assistance grants. [1981 lst ex.s. c 6 § 10.] Repealed by 1981 2nd ex.s. c 10 § 7. Later enactment, see RCW 74.04.770.
74.08.042 Schedule for energy allowance. [1981 1st ex.s. c 6 § 11.] Repealed by 1982 c 127 § 3, effective April 1, 1982. Later enactment, see RCW 74.08.046.
74.08.047 General assistance for persons attending high school or vocational or technical institution. [1973 1st ex.s. c 35 § 1.] Repealed by 1981 lst ex.s. c $6 \S 28$, effective July 1, 1981.
74.08.048 Grants to be on uniform state-wide basis. [1973 1st ex.s. c 35 § 2.] Repealed by 1981 1st ex.s. c 6 § 28, effective July 1, 1981.
74.08.110 Grants not recoverable as debt due state except in certain circumstances. [1949 c 6 § 12; Rem. Supp. 1949 § 9998-331.] Repealed by 1953 c 174 § 52.
74.08.111 Recovery of public assistance payments. [1953 c 174 § 36.] Repealed by 1957 c 63 § 11.
74.08.112 Old age assistance grants not recoverable as debt due state-Exceptions. [1959 c 26 § 74.08.112. Prior: 1957 c 63 § 4.] Repealed by 1981 lst ex.s. c 6 § 28, effective July 1, 1981.
74.08.130 Copy of law to be furnished. [1949 c 6 § 14; Rem. Supp. 1949 § 9998-33n.] Repealed by 1953 c 174 § 52.
74.08.140 through 74.08.200 Medical service. [1951 c 1 § 7; 1949 c 6 § 15.] Repealed by 1953 ex.s. c 5 § 15 . Later enactment, see chapter 74.09 RCW.
74.08.220 Penalty. [1941 c 1 § 17 ; Rem. Supp. 1941 § 9998-50.] Repealed by 1953 c 174 § 52.
74.08.230 Staff and employees. [1941 c 1 § 19; Rem. Supp. 1941 § 9998-52.] Repealed by 1953 c 174 § 52.
74.08.240 Records confidential. [1941 c 1 § 20; Rem. Supp. 1941 § 9998-53.] Repealed by 1953 c 174 § 52.
74.08.250 Provisions applicable to other public assistance categories. [1951 c 1 § 8; 1949 c 6 § 16; Rem. Supp. 1949 § 9998-33p.] Repealed by 1953 c 174 § 52.
74.08.270 Legislature to appropriate funds--Old age appropriations to be earmarked. [1959 c 26 § 74.08.270. Prior: 1957 c 63 § 5; 1951 c 1 § 9; 1949 c 6 § 19; Rem. Supp. 1949 § 9998-33s.] Repealed by 1965 ex.s.c 2 § 2.
74.08.274 Ratable reductions--Computation. [1951 c 274 § 1.] Repealed by 1957 c 63 § 11.
74.08.275 Ratable reductions--Modification if in conflict with federal act. [1951 c 274 § 2.] Repealed by 1957 c 63 § 11.
74.08.295 Assistance from more than one federal aid category pro-hibited--Exception. [1959 c 26 § 74.08.295. Prior: 1953 c 174 § 29.] Repealed by 1963 c 211 § 6; and repealed 1963 c 228 § 31.
74.08.300 Possession of property, etc.--Duty to notify--Deduc-tion--Recovery. [1953 c 174 § 34; 1935 c 182 § 13; RRS § 9998-13.] Repealed by 1957 c 63 § 11.
74.08.310 Cancellation of aid improperly granted. [1935 c 182 § 14; RRS § 9998-14.] Repealed by 1953 c 174 § 52.
74.08.320 Reconsideration of grants--Cancellation--Suspension. [1935 c 182 § 15 ; RRS § 9998-15.] Repealed by 1953 c 174 § 52.
74.08.330 Fraud--Assistance procurement--Real property dis-posal--Penalty. [1959 c 26 § 74.08.330. Prior: 1953 c $174 \S 41$; 1951 2nd ex.s. c 17 § 1 ; 1935 c 182 § 20; RRS § 9998-20.] Repealed by 1965 ex.s. c 34 § 2.
74.08.350 Other aid not barred by age. [1935 c 182 § 22; RRS § 9998-22.] Repealed by 1953 c 174 § 52.
74.08.360 Branch offices, agencies. [1937 c 156 § 11; 1935 c 182 § 23; RRS § 9998-23.] Repealed by 1953 c 174 § 52.
74.08.375 Deposit of federal aid for old age assistance moneys. [1959 c 26 § 74.08.375. Prior: 1935 c 182 § 25 ; RRS § 9998-25. Formerly RCW 74.08.370, part.] Repealed by 1979 ex.s. c 67 § 18.
Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
74.08.390 through 74.08.520 Medical services. [1953 ex.s. c 5.] Repealed by 1955 c 273 § 20. Later enactment, see chapter 74.09 RCW.
74.08.540 Homemaker-home health, chore, and personal and household services--Definitions--Purpose--Eligible persons. [1981 c 8 § 13; 1973 1st ex.s. c 51 § 2.] Repealed by 1981 1st ex.s. c 6 § 28 , effective July 1, 1981. For later enactment, see RCW 74.08.541.

## Chapter 74.09 <br> MEDICAL CARE

74.09.020 Declaration of purpose. [1959 c 26 § 74.09.020. Prior: 1955 c 273 § 3.] Repealed by 1981 lst ex.s. c $6 \S 28$, effective July 1, 1981.
74.09.030 Responsibility to provide medical care. [1979 c 141 § 334; 1959 c 26 § 74.09.030. Prior: 1955 c 273 § 4.] Repealed by 1981 1st ex.s. c 6 § 28, effective July 1, 1981.
74.09.040 Division of medical care established--Qualifications of assistant director. [1959 c 26 § 74.09.040. Prior: 1955 c 273 § 5.] Repealed by 1979 c 141 § 386.
74.09.041 Division of medical care established--Assistant director's office abolished and powers, duties and functions transferred. Crossreference section, decodified by 1979 c 141 § 385.
74.09.060 Rules and regulations--Internal organization of division. [1959 c 26 § 74.09.060. Prior: 1955 c 273 § 7.] Repealed by 1979 c 141 § 386.
74.09.070 Eligibility of public assistance recipients and medical indigents. [1979 c 141 § 336; 1959 c 26 § 74.09.070. Prior: 1955 c 273 § 8.] Repealed by 1981 lst ex.s. c 6 § 28, effective July 1, 1981.
74.09.090 Use of county institutions, budgets-Charges to noncovered patients--Duties of division. [1965 ex.s. c 36 § $1 ; 1959$ c 26 § 74.09.090. Prior: 1955 c 273 § 10.] Repealed by 1967 ex.s. c $30 \S 7$.
74.09.100 State welfare medical care committee. [1959 c 26 § 74.09.100. Prior: 1955 c $273 \S 11$.] Repealed by 1965 ex.s. c $90 \S 11$. Later enactment, see chapter 74.32 RCW.
74.09.130 Minimum standards, rules, policies--Filing. [1959 c 26 § 74.09.130. Prior: 1955 c 273 § 14.] Repealed by 1979 c 141 § 386.
74.09.140 Statistical and financial analysis. [1959 c 26 § 74.09.140. Prior: 1955 c 273 § 15.] Repealed by 1977 c 75 § 96.
74.09.170 Availability of records and reports of department. [1979 c 141 § 340 ; 1959 c 26 § 74.09.170. Prior: 1955 c 273 § 18.] Repealed by 1981 c $260 \S 18$; and repealed by 1979 c 141 § 386.
74.09.400 Medical assistance to the aged--Established. [1963 c 211 § 1.] Repealed by 1967 ex.s. c 30 § 7.
74.09.410 Medical assistance to the aged--Qualifications of applicants. [1963 c 211 § 2.] Repealed by 1967 ex.s. c 30 § 7.
74.09.420 Medical assistance to the aged--Care and services provided. [1963 c 211 § 3.] Repealed by 1967 ex.s. c 30 § 7.
74.09.430 Medical assistance to the aged--Nursing home services. [1965 ex.s. c 36 § 2; 1963 c 211 § 4.] Repealed by 1967 ex.s. c 30 § 7.
74.09.440 Medical assistance to the aged--Powers and duties of department. [1963 c 211 § 5.] Repealed by 1967 ex.s. c 30 § 7.
74.09.550 Nursing homes, reports, audits, rates--Legislative declaration. [1977 ex.s. c $260 \S$ 1.] Repealed by 1983 1st ex.s. c $67 \S 48$, effective July 1, 1983; and repealed by 1980 c $177 \S 90$ as amended by 1981 lst ex.s. c 2 § 9, effective July 1, 1984.
74.09.560 Nursing homes--Annual cost reports to be audited by department of social and health services. [1977 ex.s. c 260 § 2.] Repealed by 1983 1st ex.s. c 67 § 48, effective July 1, 1983; and
repealed by 1980 c 177 § 90 as amended by 1981 lst ex.s. c $2 \S 9$, effective July $1,1984$.
74.09.570 Audit disallowances--Procedures--Availability of certain information on nursing homes. [1977 ex.s. c 260 § 3.] Repealed by 1983 1st ex.s. c 67 § 48, effective July 1, 1983; and repealed by 1980 c 177 § 90 as amended by 1981 1st ex.s. c 2 § 9, effective July 1, 1984.
74.09.580 Nursing home payment system--Individually-based and class-based rates--Refunds. [1981 lst ex.s. c 2 § 2; 1977 ex.s. c 260 § 4.] Repealed by 1983 1st ex.s. c 67 § 48, effective July 1, 1983; and repealed by 1980 c $177 \S 90$ as amended by 1981 lst ex.s. c $2 \S 9$, effective July $1,1984$.
74.09.590 Payment rates--Conditions. [1977 ex.s. c 260 § 5.] Repealed by 1981 1st ex.s. c 2 § 26, effective July 1, 1981; and repealed by 1980 c 177 § 90 , effective July 1, 1982.
74.09.610 Nursing homes--Reimbursement rates. [1982 2nd ex.s. c $1 \S 1 ; 19821$ st ex.s. c $19 \S 2 ; 1981$ 2nd ex.s. c $11 \S 8 ; 1981$ 1st ex.s. c 2 § 1.] Repealed by 1983 1st ex.s. c 67 § 48, effective July $1,1983$.
74.09.620 Nursing homes--Billing the department, recipient eligibility. [1982 1st ex.s. c 19 §5.] Repealed by 1983 1st ex.s. c 67 § 48, effective July 1, 1983.

## Chapter 74.10 <br> DISABILITY ASSISTANCE

74.10.010 Disability assistance--Administration--Intent. [1979 c 141 § 346; 1959 c 26 § 74.10.010. Prior: 1951 c 176 § 1.] Repealed by 1981 1st ex.s. c 6 § 28, effective July 1, 1982.
74.10.020 Eligibility. [1971 ex.s. c 169 § 5; 1959 c 26 § 74.10.020. Prior: 1953 c 174 § 25; 1951 c 176 § 2.] Repealed by 1981 1st ex.s. c 6 § 28, effective July 1, 1982.
74.10.030 Amount of assistance--Dependents. [1979 c 141 § 347; 1959 c 26 § 74.10.030. Prior: 1951 c 176 § 3.] Repealed by 1981 1st ex.s. c 6 § 28, effective July $1,1982$.
74.10.040 State-wide plan of administration created. [1951 c 176 § 4.] Repealed by 1953 c 174 § 52.
74.10.050 Department of social security to administer. [1951 c 176 § 5.] Repealed by 1953 c 174 § 52.
74.10.060 Hearing and appeal. [1951 c 176 § 6.] Repealed by 1953 c 174 § 52 .
74.10.070 Restoration to health and independence--Services provided. [1979 c 141 § 348; 1959 c 26 § 74.10.070. Prior: 1957 c 63 § 7; 1951 c 176 § 7.] Repealed by 1981 lst ex.s. c $6 \S 28$, effective July 1, 1982.
74.10.080 Medical services. [1951 c 176 § 8.] Repealed by 1953 c 174 § 52.
74.10.090 Department authorized to disregard part of income of recipients as resource. [1979 c 141 § $349 ; 1967$ ex.s. c $60 \S$ 1.] Repealed by 1981 lst ex.s. c 6 § 28, effective July 1, 1982.
74.10.100 Intent and purpose of chapter. [1967 ex.s. c 60 § 2.] Repealed by 1981 lst ex.s. c 6 § 28, effective July 1, 1982.

## Chapter 74.11 <br> VOCATIONAL REHABILITATION OF NONDISABLED VOCATIONALLY HANDICAPPED PERSONS

74.11.010 Purpose. [1963 c 118 § 1; 1959 c 26 § 74.11.010. Prior: 1955 c 380 § 1.] Repealed by 1967 c 118 § 11.
74.11.020 Definitions. [1963 c 118 § 2; 1959 c 26 § 74.11.020. Prior: 1955 c 380 § 2.] Repealed by 1967 c 118 § 11.
74.11.030 Persons eligible--Denial of public assistance. [1963 c 118 § 3; 1959 c 26 § 74.11.030. Prior: 1955 c 380 § 3.] Repealed by 1967 c 118 § 11.
74.11.040 Powers and duties of board. [1965 c 35 § 1 ; 1963 c 118 § 4; 1959 c 26 § 74.11.040. Prior: 1955 c 380 § 4.] Repealed by 1967 c 118 § 11.
74.11.050 State treasurer designated custodian of funds. [1959 c 26 § 74.11.050. Prior: 1955 c 380 § 5.] Repealed by 1967 c 118 § 11.
74.11.060 Procedure for planning program. [1959 c 26 § 74.11.060. Prior: 1955 c 380 § 6.] Repealed by 1967 c 118 § 11.
74.11.070 Acceptance of public grants. [1963 c 118 § 5; 1959 c 26 §74.11.070. Prior: 1955 c 380 § 7.] Repealed by 1967 c 118 § 11.
74.11.900 Severability [1959 c 26 § 74.11.900. Prior: 1955 c 380 § 8.] Decodified.

## Chapter 74.12 <br> AID TO FAMILIES WITH DEPENDENT CHILDREN

74.12.020 State-wide plan adopted--Department as single state agency. [(i) 1937 c 114 § 2; RRS § 9992-102. (ii) 1937 c 114 § 5 ; RRS § 9992-105.] Repealed by 1953 c 174 § 52.
74.12.040 Application for aid. [1937 c 114 § 9; RRS § 9992-109.] Repealed by 1953 c 174 § 52.
74.12.050 Determination of application and amount of aid. [1937 c 114 § 3; RRS § 9992-103.] Repealed by 1953 c 174 § 52.
74.12.070 Aid inalienable and exempt from process. [1937 c 114 § 10; RRS § 9992-110.] Repealed by 1953 c 174 § 52.
74.12.080 Limitation on taking custody of children. [1937 c 114 § 12, part; RRS § 9992-112, part.] Repealed by 1953 c 174 § 52.
74.12.090 Reports by supervisor. [1937 c 114 § 11; RRS § 9992111.] Repealed by 1953 c 174 § 52.
74.12.100 Cooperation with federal agencies. [1937 c 114 § 12 , part; RRS § 9992-1 12, part.] Repealed by 1953 c 174 § 52.
74.12.110 Rules and regulations. [1937 c 114 § 13; RRS § 9992113.] Repealed by 1953 c 174 § 52.
74.12.120 Gifts and bequests. [1937 c 114 § 15 ; RRS § 9992-115.] Repealed by 1953 c 174 § 52.
74.12.130 Child welfare services. [1963 c 228 § 20; 1959 c 26 § 74.12.130. Prior: 1953 c 174 § 44; 1947 c 260 § 1; 1941 c 242 § 3 ; 1937 c 114 § 6; Rem. Supp. 1947 § 9992-106.] Repealed by 1965 c 30 §5. Later enactment, see chapter 74.13 RCW.
74.12.140 through 74.12.200 Child welfare agencies. [1933 c 172 §§ 3 through 7; RRS §§ 10802-2 through 10802-6.] Repealed by 1953 c 112 § 1.
74.12.210 Services to crippled children. [1941 c 129 § 1; Rem. Supp. 1941 § 9992-107a.] Now codified as RCW 43.20.130.
74.12.220 Rules and regulations. [1941 c 129 § 2; Rem. Supp. 1941 § 9992-107b.] Now codified as RCW 43.20.140.
74.12.230 Source of funds. [1959 c 26 § 74.12.230. Prior: 1937 c 114 § 14 ; RRS § 9992-114.] Repealed by 1965 c 30 § 5.

## Chapter 74.13

## CHILD WELFARE SERVICES

74.13.030 Duties of the department--Child welfare and day care advisory committee. [1965 c 30 § 4.] Repealed by 1967 c 172 § 23. Later enactment, see RCW 74.13.031.
74.13.142 Termination of director's authority to provide adoption support. [1973 c 61 § 2; 1971 ex.s. c 63 § 16.] Repealed by 1975 c 53 § 2.

## Chapter 74.14 <br> CHILD WELFARE AGENCIES

74.14.010 Definitions. [1959 c 26 § 74.14.010. Prior: 1955 c 366 § 1; 1951 c 270 § 2.] Repealed by 1967 c 172 § 23. Later enactment, see RCW 74.15.020.
74.14.020 Standards for child welfare agencies. [1959 c 26 § 74.14.020. Prior: 1951 c 270 § 3.] Repealed by 1967 c 172 § 23.
74.14.030 License application, issuance, expiration, renewal. [1959 c 26 § 74.14.030. Prior: 1951 c 270 § 5.] Repealed by 1967 c 172 § 23. Later enactment, see RCW 74.15.100.
74.14.040 License issuance, expiration, and renewal. [1959 c 26 § 74.14.040. Prior: 1951 c 270 § 4.] Repealed by 1967 c 172 § 23. Later enactment, see RCW 74.15.110.
74.14.050 Fire protection--Fire marshal's certificate required. [1959 c 26 § 74.14.050. Prior: 1951 c 270 § 6.] Repealed by 1967 c 172 § 23. Later enactment, see RCW 74.15.050
74.14.060 Health protection--Board of health certificate required. [1959 c 26 § 74.14.060. Prior: 1951 c 270 § 7.] Repealed by 1967 c 172 § 23. Later enactment, see RCW 74.15.060
74.14.070 Provisional licenses. [1959 c 26 § 74.14.070. Prior: 1951 c 270 § 8.] Repealed by 1967 c 172 § 23. Later enactment, see RCW 74.15.120.
74.14.080 License--Denial, suspension, revocation--Hearing. [1959 c 26 § 74.14.080. Prior: 1951 c 270 § 9.] Repealed by 1967 c 172 § 23. Later enactment, see RCW 74.15.130.
74.14.090 Appeal from denial, suspension or revocation of license. [1959 c 26 § 74.14.090. Prior: 1951 c 270 § 10.] Repealed by 1967 c 172 § 23.
74.14.100 Articles of incorporation and amendments--Copies to be furnished the department. [1959 c 26 § 74.14.100. Prior: 1951 c 270 § 11.] Repealed by 1967 c 172 § 23. Later enactment, see RCW 74.15.070.
74.14.110 Access to agencies, records. [1959 c 26 § 74.14.110. Prior: 1951 c 270 § 12.] Repealed by 1967 c 172 § 23. Later enactment, see RCW 74.15.080.
74.14.120 "Foster home" defined--Exceptions. [1959 c 26 § 74.14.120. Prior: 1951 c 270 § 13.] Repealed by 1967 c 172 § 23.
74.14.130 Foster homes--Certificate of approval--Standards-Supervision. [1959 c 26 § 74.14.130. Prior: 1951 c 270 § 14.] Repealed by 1967 c 172 § 23 .
74.14.140 Action against unlicensed agencies and homes authorized. [1959 c 26 § 74.14.140. Prior: 1951 c 270 § 15.] Repealed by 1967 c 172 § 23. Later enactment, see RCW 74.15.140.
74.14.150 Agencies, homes conducted by religious organizations-Application of chapter. [1959 c 26 § 74.14.150. Prior: 1951 c 270 § 16.] Repealed by 1967 c 172 § 23. Later enactment, see RCW 74.15.170.

## Chapter 74.16 <br> AID TO BLIND PERSONS--WASHINGTON STATE COMMISSION FOR THE BLIND

74.16.010 Department as supervising agency. [1937 c 132 § 6; RRS § 10007-4.] Repealed by 1953 c 174 § 52.
74.16.011 Advisory committee for the blind. [1959 c 26 § 74.16.011. Prior: 1955 c 379 § 2.] Repealed by 1965 ex.s. c 90 § 11. Later enactment, see chapter 74.32 RCW.
74.16.020 Administration by counties. [1937 c 132 § 7; RRS § 10007-5.] Repealed by 1953 c 174 § 52.
74.16.030 Eligibility. [1971 ex.s. c 169 § 9; 1967 c 78 § 1; 1965 c 128 § 1; 1959 c 26 § 74.16.030. Prior: 1953 c 174 § 21; 1941 c 170 § 1; 1937 c 132 § 8; 1935 c 106 § 2; 1933 c 102 § 3; 1921 c 72 § 3; Rem. Supp. 1941 § 10007-6.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.16.040 Examination of applicant's eyes. [1959 c 26 § 74.16.040. Prior: 1953 c 174 § 22; 1951 1st ex.s. c $5 \S 1 ; 1941$ c 170 § 2; 1937 c 132 § 9; Rem. Supp. 1941 § 10007-7.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.16.050 Amount of grants--How determined. [1941 c 170 § 3; 1937 c 132 § 10; Rem. Supp. 1941 § 10007-8.] Repealed by 1953 c 174 § 52.
74.16.060 Payments to guardians. [1937 c 132 § 11; RRS § 10007-9.] Repealed by 1953 c 174 § 52.
74.16.070 Reinvestigation. [1937 c 132 § 12; RRS § 10007-10.] Repealed by 1953 c 174 § 52.
74.16.090 Old age assistance recipients ineligible. [1937 c 132 § 14; RRS § 10007-12.] Repealed by 1953 c 174 § 52.
74.16.100 Penalty for fraudulent claims. [1937 c 132 § 15 ; RRS § 10007-13.] Repealed by 1953 c 174 § 52.
74.16.110 Cancellation or varying amount of aid. [1937 c 132 § 16; RRS § 10007-14.] Repealed by 1953 c 174 § 52.
74.16.130 Rules and regulations. [1941 c 170 § 5; 1937 c 132 § 17; Rem. Supp. 1941 § 10007-15.] Repealed by 1953 c 174 § 52.
74.16.140 Cooperation with federal authorities. [1937 c 132 § 18; RRS § 10007-16.] Repealed by 1953 c 174 § 52.
74.16.150 Gifts and bequests. [1937 c 132 § 19; RRS § 10007-17.] Repealed by 1953 c 174 § 52.
74.16.160 Annual report by supervisor. [1937 c 132 § 20; RRS § 10007-18.] Repealed by 1953 c 174 § 52.
74.16.170 Prevention of blindness. [1977 ex.s. c 40 § 16; 1959 c 26 § 74.16.170. Prior: 1937 c 132 § 3; RRS § 10007-1.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.16.180 Vocational training. [1961 c 234 § 1; 1959 c 26 § 74.16.180. Prior: 1953 c 174 § 45 ; 1949 c 166 § 15; 1937 c 132 § 4; 1921 c 72 §§ 1, 2; Rem. Supp. 1949 § 10007-2.] Repealed by 1967 c 59 § 3.
74.16.181 Vocational training--Self-support, self-care--Program of services authorized. [1977 ex.s. c 40 § 17; 1967 c 59 § 1.] Repealed by 1983 c 194 § 30 , effective June $30,1983$.
74.16.183 Vocational training--Eligibility for commission services. [1977 ex.s. c 40 § 18 ; 1967 c 59 § 2.] Repealed by 1983 c 194 § 30 , effective June 30, 1983.
74.16.190 Home industries revolving fund. [1977 ex.s. c 40 § 19; 1959 c 26 § 74.16.190. Prior: 1953 c 174 § 46; 1939 c 75 § $1 ; 1937$ c 132 § 5; RRS § 10007-2a.] Repealed by 1980 c 32 § 16.
74.16.200 Self-support aid--General qualifications for. [1959 c 26 § 74.16.200. Prior: 1949 c 166 § 3; Rem. Supp. 1949 § $10007-21 \mathrm{c}$. Repealed by 1967 c 59 § 3.
74.16.210 Self-support aid--False statement to procure--Fraud-Penalty. [1959 c 26 § 74.16.210. Prior: 1949 c 166 § 4; Rem. Supp. 1949 § 10007-21d.] Repealed by 1967 c 59 § 3.
74.16.220 Self-support aid--Application for--Investigation-Review. [1959 c 26 § 74.16.220. Prior: 1949 c 166 § 5; Rem. Supp. 1949 § 10007-21e.] Repealed by 1967 c 59 § 3.
74.16.230 Self-support aid--After-acquired resource--Report-Effect. [1959 c 26 § 74.16.230. Prior: 1949 c 166 § 6; Rem. Supp. 1949 § 10007-21f.] Repealed by 1967 c 59 § 3.
74.16.240 Self-support aid--Maximum property allowable--Definitions. [1959 c 26 § 74.16.240. Prior: 1949 c 166 § 7; Rem. Supp. 1949 § 10007-21 g.] Repealed by 1967 c 59 § 3.
74.16.250 Self-support aid--Amount of aid--Determination. [1959 c 26 § 74.16.250. Prior: 1955 c 379 § 3; 1949 c 166 § 8; Rem. Supp. 1949 § $10007-21 \mathrm{~h}$.$] Repealed by 1967$ c 59 § 3.
74.16.260 Self-support aid--Treatment and operations available. [1959 c 26 § 74.16.260. Prior: 1949 c 166 § 9, part; Rem. Supp. 1949 § 10007-21i, part.] Repealed by 1967 c 59 § 3.
74.16.270 Self-support aid--Aid funds inalienable. [1959 c 26 § 74.16.270. Prior: 1949 c 166 § 9, part; Rem. Supp. 1949 § 10007-21i.] Repealed by 1967 c 59 § 3.
74.16.280 Self-support aid--Appeal from denial of aid. [1959 c 26 § 74.16.280. Prior: 1949 c 166 § 10; Rem. Supp. 1949 § 10007-21j.] Repealed by 1967 c 59 § 3.
74.16.290 Self-support aid-Administration--Cooperation for federal assistance. [1959 c 26 § 74.16.290. Prior: 1949 c 166 § 11; Rem. Supp. 1949 § 10007-21k.] Repealed by 1967 c 59 § 3.
74.16.296 Self-support aid--Purpose. [1959 c 26 § 74.16.296. Prior: 1949 c 166 § 1; Rem. Supp. 1949 § 10007-21a.] Repealed by 1967 c 59 § 3.
74.16.297 Self-support aid--Construction. [1959 c 26 § 74.16.297. Prior: 1949 c 166 § 2; Rem. Supp. 1949 § 10007-21b.] Repealed by 1967 c 59 § 3.
74.16.300 Services provided to help attain self-care. [1977 ex.s. c 40 § 20; 1959 c 26 § 74.16.300. Prior: 1957 c 63 § 9.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.16.310 Preference in operation of vending stands in public buildings. [1963 c 144 § 1.] Repealed by 1975 lst ex.s. c 251 § 5.
74.16.400 Commission for the blind--Legislative declaration. [1977 ex.s. c 40 § 1.] Repealed by 1983 c 194 § 30, effective June 30, 1983. Later enactment, see RCW 74.18.010.
74.16.410 Commission for the blind created--Membership--Terms--Vacancies--Chairperson--Per diem and expenses. [1977 ex.s. c 40 § 2.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.16.420 Director and personnel. [1977 ex.s. c 40 § 3.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.16.430 Transfer of powers, duties, and functions to commis-sion--Transfer of funds and property. [1979 c 151 § 174; 1977 ex.s. c 40 § 4.] Repealed by 1983 c 194 § 30, effective June 30, 1983; and decodified by 1979 c 141 § 385.
74.16.440 Commission--Powers and duties. [1977 ex.s. c 40 § 5.] Repealed by 1983 c 194 § 30, effective June 30, 1983. Later enactment, see RCW 74.18.060.
74.16.450 Commission--Plans, rules, and regulations--Federal funds. [1977 ex.s. c 40 § 6.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.16.460 Commission--Responsibility for negotiations with federal government. [1977 ex.s. c 40 § 7.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.16.470 Gifts and contributions--Receipt and expenditure. [1977 ex.s. c 40 § 8.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.16.480 Paramount construction. [1977 ex.s. c 40 § 9.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.16.490 Employment of educational consultants--Director's liaison duties. [1977 ex.s. c 40 § 10.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.16.500 Collective bargaining--Not affected by chapter. [1977 ex.s. c 40 § 11.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.16.510 Eye examinations may be required--Costs. [1977 ex.s. c 40 § 12.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.16.520 Administrative review. [1977 ex.s. c 40 § 13.] Repealed by 1983 c $194 \S 30$, effective June 30, 1983. Later enactment, see RCW 74.18.120.
74.16.530 Judicial review. [1977 ex.s. c 40 § 14.] Repealed by 1983 c 194 § 30, effective June 30, 1983.
74.16.540 Expiration of commission. [1977 ex.s. c 40 § 24.] Repealed by 1983 c 194 § 30, effective June 30, 1983.

## Chapter 74.17 <br> BLIND PERSONS--VENDING FACILITIES IN PUBLIC BUILDINGS

74.17.010 Definitions. [1977 ex.s. c $40 \S 21 ; 1975$ 1st ex.s. c 251 § 1.] Repealed by 1983 c $194 \S 30$, effective June 30, 1983. Later enactment, see RCW 74.18.200.
74.17.020 Priority to blind persons. [1977 ex.s. c $40 \S 22 ; 19751$ st ex.s. c 251 § 2.] Repealed by 1983 c 194 § 30, effective June 30, 1983. Later enactment, see RCW 74.18.220.
74.17.030 Business enterprises revolving fund. [1975 1st ex.s. c 251 § 3.] Repealed by 1983 c 194 § 30, effective June 30, 1983. Later enactment, see RCW 74.18.230.
74.17.040 Rules and regulations-Existing facilities. [1977 ex.s. c 40 § 23; 1975 lst ex.s. c 251 § 4.] Repealed by 1983 c 194 § 30, effective June 30, 1983.

## Chapter 74.20 <br> SUPPORT OF DEPENDENT CHILDREN

74.20.020 Definitions. [1963 c 206 § 2; 1959 c 322 § 3.] Repealed by 1985 c 276 § 16.
74.20.030 Agreements to undertake duties of enforcement of support. [1959 c 322 § 4.] Repealed by 1963 c 206 § 16.
74.20.050 Duty of department to enforce child support--Limited to public assistance cases. [1959 c 322 § 6.] Repealed by 1963 c 206 § 16.
74.20.070 Enforcement of support in absence of agreement between attorney general and prosecuting attorney. [1959 c 322 § 8.] Repealed by 1963 c $206 \S 16$.
74.20.080 Cooperation among law enforcement officers. [1959 c 322 § 9.] Repealed by 1963 c 206 § 16.
74.20.090 Reports by prosecuting attorneys of counties not under agreement. [1959 c 322 § 10.] Repealed by 1963 c 206 § 16.
74.20.100 Disposition of moneys collected--Report of clerk of superior court. [1963 c 206 § 4; 1959 c 322 § 11.] Repealed by 1969 ex.s. c 173 § 19.

Repeal and saving--1969 ex.s. c 173: "Section 11, chapter 322, Laws of 1959 as amended by section 4, chapter 206, Laws of 1963 and RCW 74.20.100; and section 14, chapter 206, Laws of 1963 and RCW 74.20.290 are each repealed: Provided, That such repeals shall not be construed as affecting any existing right acquired under the provisions of the statutes repealed; nor any rule, regulation or order adopted pursuant thereto, nor as affecting any proceeding instituted thereunder." [1969 ex.s. c 173 § 19.]
74.20.110 Appearance without warrant--Orders--Filing. [1959 c 322 § 12.] Repealed by 1963 c 206 § 16.
74.20.120 Effect of order or decree in divorce or separate maintenance action--Filing. [1959 c 322 § 13.] Repealed by 1963 c 206 § 16.
74.20.130 Index and file of orders--Unauthorized use--Penalty. [1959 c 322 § 14.] Repealed by 1963 c 206 § 16.
74.20.140 Orders to be filed without fee. [llllll 1959 c 322 § 15.$]$ Repealed by 1963 c 206 § 16.
74.20.150 Further action to enforce support--Process. [1959 c 322 § 16.] Repealed by 1963 c 206 § 16.
74.20.170 Assistance not to be withheld--Consent to recovery-Subrogation. [1959 c 322 § 18.] Repealed by 1963 c 206 § 16.
74.20.180 Hearing before department in lieu of action--Notice-Time and place. [1959 c 322 § 19.] Repealed by 1963 c 206 § 16.
74.20.190 Hearing before department in lieu of action--Departmental order. [1959 c 322 § 20.] Repealed by 1963 c 206 § 16.
74.20.200 Hearing before department in lieu of action--Appeal from departmental order--Lien--Collection process--Appeal from decision of superior court--Bond. [1959 c 322 § 21.] Repealed by 1963 c 206 § 16 .
74.20.290 Parental responsibility for reimbursement of public assistance payments--Compromise of claims. [1963 c 206 § 14.] Repealed by 1969 ex.s. c 173 § 19.

Repeal and saving-- 1969 ex.s. c 173: See note following RCW 74.20.100.
74.20.292 Acceptance of public assistance for child constitutes consent to recovery by department from amount required to be paid under divorce decree. [ 1969 ex.s. c 173 § 17.] Repealed by 1971 ex.s. c 164 § 28.

Reviser's note: 1971 ex.s. c $164 \S 28$ reads as follows: "Sec. 28. Section 17, chapter 173, Laws of 1969 ex. sess. and RCW 74.20.292 are hereby repealed. Said repeal is not intended to affect any existing or accrued right or any action or proceeding already taken or instituted, or any rule, regulation or order already promulgated or administrative action already taken. Said repeal is not intended to revive any law heretof ore repealed."
74.20.900 Severability. [1959 c 322 § 22.] Repealed by 1963 c 206 § 13.

Severability--1959 c 26: See RCW 74.98.030.

## Chapter 74.20A <br> SUPPORT OF DEPENDENT CHILDREN--ALTERNATIVE METHOD-- 1971 ACT

74.20A.050 Notice of support debt based upon payment of public assistance--Service--Contents--Collection warrant--Fair hearing-Filing and serving of liens--Bond to release liens. [1973 lst ex.s. c 183 § 6; 1971 ex.s. c 164 § 5.] Repealed by 1979 ex.s. c 171 § 26.

Severability--1979 ex.s. c 171: See note following RCW 74.20.300.
74.20A. 210 Unidentifiable moneys held in special account. [1973 1st ex.s. c 183 § 19; 1971 ex.s. c 164 § 21.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.

## Chapter 74.24

HOUSING AUTHORITIES LAW
[1939 c 23; 1941 c 69; RRS §§ 6889-1 through 6889-23d.] Now codified as chapter 35.82 RCW.

## Chapter 74.28

HOUSING COOPERATION LAW
[1939 c 24; RRS §§ 6889-31 through 6889-39.] Now codified as chapter 35.83 RCW.

## Chapter 74.32 <br> ADVISORY COMMITTEES ON VENDOR RATES

74.32.010 State advisory committee--Created--Composition--Terms--Vacancies. [1965 ex.s. c 90 § 2.] Repealed by 1971 ex.s. c 189 § 17.
74.32.020 Powers and duties. [1965 ex.s. c 90 § 3.] Repealed by 1971 ex.s. c 189 § 17.
74.32.030 Departmental committees--Created. [1965 ex.s. c $90 \S$ 4.] Repealed by 1971 ex.s. c 189 § 17.
74.32.040 Departmental committees--Composition--Chairmen--Terms--Vacancies. [1967 c 172 § 22; 1965 ex.s. c 90 § 5.] Repealed by 1971 ex.s. c 189 § 17.
74.32.050 Departmental committees--Child welfare and day care advisory committee--Appointment criteria--Powers and duties. [1965 ex.s. c 90 § 6.] Repealed by 1967 c 172 § 23.
74.32.051 Departmental committees--Child welfare and day care advisory committee--Members--Terms--Vacancies--Appointments. [1970 ex.s. c 18 § $21 ; 1969$ ex.s. c 172 § 3; 1967 c 172 § 18.] Repealed by 1971 ex.s. c 189 § 17.
74.32.053 Departmental committees--Subcommittee of child welfare and day care advisory committee--Establishment--Membership. [1970 ex.s. c 18 § 22; 1967 c 172 § 19.] Repealed by 1971 ex.s. c 189 § 17.
74.32.055 Departmental committees--Functions of child welfare and day care advisory committee and subcommittee--Expenses and per diem. [1967 c 172 § 20.] Repealed by 1971 ex.s. c 189 § 17.
74.32.060 Departmental committees--Advisory committee for the blind--Appointment criteria--Powers and duties. [1965 ex.s. c 90 § 7.] Repealed by 1971 ex.s. c 189 § 17.
74.32.070 Departmental committees--Medical care advisory com-mittee--Powers and duties. [1965 ex.s. c 90 §8.] Repealed by 1971 ex.s. c 189 § 17 .
74.32.080 State and departmental committees-Members' expenses. [1965 ex.s. c 90 § 9.] Repealed by 1971 ex.s. c 189 § 17.
74.32.090 County advisory committees. [1965 ex.s. c 90 § 10.] Repealed by 1971 ex.s. c 189 § 17.
74.32.900 Severability. [1965 ex.s. c 90 § 12.] Repealed by 1971 ex.s. c 189 § 17 .

> Places of refuge
74.32.010 through 74.32.100. [1951 c 117 § 20; 1945 c 100 §§ $1-4$; 1943 c 70 §§ 1-8; Rem. Supp. 1945 §§ 8358a-8358i.] Repealed by 1957 c 253 § 21.

## Chapter 74.36 <br> FUNDING FOR COMMUNITY PROGRAMS FOR THE AGING

(Formerly: Washington state council on aging)
74.36.010 Created--Purpose--Composition--Terms--Vacancies--Officers--Subcommittees--Expenses--Meetings. [1970 ex.s. c 18 § 23; 1965 c 39 § 2.] Repealed by 1971 ex.s. c 189 § 17.
74.36.020 Powers and duties. [1970 ex.s. c 18 § 24; 1965 c 39 § 3.] Repealed by 1971 ex.s. c 189 § 17.
74.36.030 Staff, housing, and supplies--Contributions and gifts. [1970 ex.s. c 18 § 25 ; 1965 c $39 \S 4$.] Repealed by 1971 ex.s. c $189 \S$ 17.
74.36.040 Interdepartmental committee on aging. [1970 ex.s. c 18 § 26; 1965 c 39 § 5.] Repealed by 1971 ex.s. c 189 § 17.
74.36.050 Executive secretary. [1965 c 39 § 6.] Repealed by 1970 ex.s. c 18 § 62.

Savings--1970 ex.s. c 18: See note following RCW 72.01.020.
Legal aid-1939 Act
[1939 c 93; RRS §§ 10007-201 through 10007-215.] Now codified as chapter 2.50 RCW .

## Chapter 74.38

SENIOR CITIZENS SERVICES ACT
74.38.910 Termination date. Cross-reference section, decodified.

## Chapter $\mathbf{7 4 . 4 0}$

## ACCEPTANCE OF OLD AGE AND SURVIVORS' INSURANCE

[1941 c 205; Rem. Supp. 1941 §§ 9998-57 through 9998-61.] Now codified as chapter 41.47 RCW.

## Chapter 74.42 <br> NURSING HOMES--RESIDENT CARE, OPERATING <br> STANDARDS

74.42.590 Department to review each resident's plan of care. [1980 c 184 § $16 ; 1979$ ex.s. c 211 § 59.] Repealed by 1982 c 120 § 4.

## Chapter 74.44

DETERMINATION OF DISABILITY--OLD AGE AND SURVIVORS' INSURANCE
$[1955$ c 200 §§ 1, 2.] Now codified as RCW 43.17.120 and 43.17.130.

## Chapter $\mathbf{7 4 . 4 6}$

## NURSING HOME AUDITING AND COST REIMBURSEMENT

 ACT OF 198074.46.070 Development of accounting and auditing requirements. [1981 1st ex.s. c 2 § 3; 1980 c 177 § 7.] Repealed by 19831 st ex.s. c 67 § 48, effective July 1, 1983.
74.46.110 Department review. [1980 c 177 § 11.] Repealed by 1983 lst ex.s. c 67 § 48, effective July 1, 1983.
74.46.120 Audits of cost reports and patient trust accounts. [1981 1st ex.s. c $2 \S 4 ; 1980$ c 177 § 12.] Repealed by 1983 1st ex.s. c $67 \S$ 48, effective July 1, 1983.
74.46.140 Scope of audits--Procedures. [ $\left.\begin{array}{lllll}1980 & \text { c } & 177 & \S & 14 .\end{array}\right]$ Repealed by 1983 1st ex.s. c 67 § 48, effective July 1, 1983.
74.46.295 Interest expense--Expiration of section. [1983 lst ex.s. c 67 § 14.] Expired January 1, 1985.
74.46.297 Lease and interest costs of land, building or equipment-Expiration of section. [1983 lst ex.s. c 67 § 15.] Expired January 1, 1985.
74.46.400 Temporary contract labor. [1980 c 177 § 40.] Repealed by 1983 1st ex.s. c 67 § 48, effective July 1, 1983.
74.46.480 Nursing services cost center reimbursement rate. [1980 c 177 § 48.] Repealed by 1983 1st ex.s. c 67 § 48, effective July $1,1983$. Later enactment, see RCW 74.46.481.
74.46.520 Adjustment of cost center rates. [1985 c 7 § 148; 1980 c 177 § 52.] Repealed by 1985 c 361 § 19.
Savings--1985 c 361: See note following RCW 74.46.020.
74.46.525 Return on net equity--Property cost center reimburse-ment--Expiration of section. [1983 1st ex.s. c 67 § 27.] Expired December 31, 1984.
74.46.810 Responsibility for audits in the transition period. [1981 1 st ex.s. c $2 \S 8 ; 1980$ c 177 § 81.] Repealed by 1983 1st ex.s. c $67 \S$ 48, effective July 1, 1983.
74.46.830 Development of exception profile process. [1980 c 177 § 83.] Repealed by 1981 lst ex.s. c 2 § 26, effective July 1, 1981.
74.46.850 Conflict with federal requirements. [1981 lst ex.s. c 2 § 13.] Repealed by 1983 1st ex.s. c $67 \S 48$, effective July 1, 1983.

## Title 75 <br> FOOD FISH AND SHELLFISH

## Chapter 75.04 <br> defintions

75.04.010 Scope of definitions. [1983 1st ex.s. c 46 § 4; 1975 lst ex.s. c 152 § 2; 1955 c 12 § 75.04.010. Prior: 1949 c 112 § 1 , part; Rem. Supp. 1949 § 5780-100, part.] Recodified as RCW 75.08.011 pursuant to 1983 lst ex.s. c 46 § 3.
75.04.020 "Director"--"Department"--"Person". [1955 c 12 § 75.04.020. Prior: 1949 c 112 § 1, part; Rem. Supp. 1949 § 5780-100, part.] Repealed by 1983 lst ex.s. c 46 § 184, effective January 1, 1984. Later enactment, see RCW 75.08.011.
75.04.030 "Fish"--"Fishing". [1955 c 12 § 75.04.030. Prior: 1949 c 112 § 1, part; Rem. Supp. 1949 § 5780-100, part.] Repealed by 1983 1st ex.s. c $46 \S 184$, effective January 1, 1984. Later enactment, see RCW 75.08.011.
75.04.040 "Food fish"--"Shellfish". [1955 c 12 § 75.04.040. Prior: 1949 c 112 § 1, part; Rem. Supp. 1949 § 5780-100, part.] Repealed by 1983 lst ex.s. c $46 \S 184$, effective January 1, 1984. Later enactment, see RCW 75.08.011.
75.04.050 "Waters of the state". [1955 c 12 § 75.04.050. Prior: 1949 c 112 § 1, part; Rem. Supp. 1949 § 5780-100, part.] Repealed by 1983 1st ex.s. c $46 \S 184$, effective January 1, 1984. Later enactment, see RCW 75.08.011.
75.04.060 "Offshore waters". [1955 c 12 § 75.04.060. Prior: 1949 c 112 § 1, part; Rem. Supp. 1949 § 5780-100, part.] Repealed by 1983 1st ex.s. c 46 § 184, effective January 1, 1984. Later enactment, see RCW 75.08.011.
75.04.070 "Personal use". [1981 c 227 § 3; 1955 c 12 § 75.04.070. Prior: 1949 c 112 § 1, part; Rem. Supp. 1949 § 5780-100, part.] Repealed by 1983 1st ex.s. c 46 § 184, effective January 1, 1984. Later enactment, see RCW 75.08.011.
75.04.080 "Commercial purposes". [1955 c 12 § 75.04.080. Prior: 1949 c 112 § 1, part; Rem. Supp. 1949 § 5780-100, part.] Repealed by 1983 lst ex.s. c $46 \S 184$, effective January 1, 1984. Later enactment, see RCW 75.08.011.
75.04.090 "Resident". [1955 c 12 § 75.04.090. Prior: 1951 c 271 § 1; 1949 c 112 § 1 , part; Rem. Supp. 1949 § 5780-100, part.] Repealed by 1983 lst ex.s. c $46 \S 184$, effective January 1,1984 . Later enactment, see RCW 75.08.011.
75.04.100 "Angling". [1955 c 12 § 75.04.100. Prior: 1949 c 112 § 1, part; Rem. Supp. §5780-100, part.] Repealed by 1983 1st ex.s. c 46 § 184, effective January 1, 1984. Later enactment, see RCW 75.08.011.
75.04.110 "Salmon". [1955 c 12 § 75.04.110. Prior: 1949 c 112 § 1, part; Rem. Supp. $1949 \S 5780-100$, part.] Repealed by 1983 1st ex.s. c 46 § 184, effective January 1, 1984. Later enactment, see RCW 75.08.011.

## Chapter 75.08 <br> ADMINISTRATION <br> (Formerly: Administration and enforcement)

75.08.021 May administer oaths. [1949 c 112 § 9; Rem. Supp. 1949 § 5780-208. Formerly RCW 43.25.060. Redesignated as RCW 75.08 .021 and added to chapter 12, Laws of 1955 and Title 75 RCW by 1965 c 8 § 43.25.060.] Repealed by 1983 1st ex.s. c 46 § 185 , effective January 1, 1984.
75.08.022 Director may employ assistants--Merit basis. [1949 c 112 § 4; Rem. Supp. 1949 § 5780-203. Formerly RCW 43.25.030. Redesignated as RCW 75.08 .022 and added to chapter 12, Laws of 1955 and Title 75 RCW by 1965 c $8 \S 43.25 .030$.] Repealed by 1983 1st ex.s. c 46 § 185, effective January 1, 1984. Later enactment, see RCW 75.08.014.
75.08.023 Employees may be bonded. [1949 c 112 § 11; Rem. Supp. 1949 § 5780-210. Formerly RCW 43.25.040. Redesignated as RCW 75.08.023 and added to chapter 12, Laws of 1955 and Title 75 RCW by 1965 c 8 § 43.25 .040 .] Repealed by 1977 ex.s. c $270 \S 10$.

Construction-- 1977 ex.s. c 270: See RCW 43.19.19364.
75.08.024 Fisheries patrol officers--Relieved from active duty when injured--Compensation. [1983 lst ex.s. c 46 § 22; 1957 c 216 § 1. Redesignated as RCW 75.08 .024 and added to chapter 12, Laws of 1955 and Title 75 RCW by 1965 c 8 § 43.25.048.] Recodified as RCW 75.08.208 pursuant to 1983 lst ex.s. c 46 § 21.
75.08.027 Cooperation with Oregon for protection, propagation of aquatic products. [1959 c 315 § 1.] Repealed by 1983 lst ex.s. c 46 § 185, effective January 1, 1984.
75.08.030 Installations and facilities--Establishment, maintenance. [1955 c 12 § 75.08.030. Prior: 1949 c 112 § 7(1); Rem. Supp. 1949 § 5780-206(1).] Repealed by 1983 1st ex.s. c 46 § 185, effective January 1,1984 .
75.08.050 Oyster reserve--Conservation and development. [1955 c 12 § 75.08.050. Prior: 1949 c 112 § 7(4); Rem. Supp. 1949 § 5780-206(4).] Repealed by 1983 1st ex.s. c 46 § 185, effective January $1,1984$.
75.08.054 Oyster seed--Importation and inspection. [1983 1st ex.s. c 46 § 87; 1955 c 12 § 75.08.054. Prior: 1951 c 271 § 42.] Recodified as RCW 75.24.110 pursuant to 1983 lst ex.s. c 46 § 86.
75.08.056 Oyster seed--Costs of inspection. [1983 lst ex.s. c 46 § 88; 1967 ex.s. c 38 § $1 ; 1955$ c $12 \S 75.08 .056$. Prior: 1951 c 271 § 43.] Recodified as RCW 75.24.120 pursuant to 1983 lst ex.s. c 46 § 86.
75.08.060 State shellfish and shrimp lands. [1983 1st ex.s. c 46 § 89; 1955 c 12 § 75.08.060. Prior: 1949 c 112 § 7(5); Rem. Supp. 1949 § 5780-206(5).] Recodified as RCW 75.24 .130 pursuant to 1983 lst ex.s. c 46 § 86 .
75.08.085 Rules to promote orderly recreational fisheries. [1977 ex.s. c 327 § 18.] Repealed by 1983 1st ex.s. c 46 § 185, effective January 1 , 1984. Later enactment, see RCW 75.08.012.
75.08.100 Rules and regulations--As evidence. [1955 c 12 § 75.08.100. Prior: 1949 c 112 § 6, part; Rem. Supp. 1949 § 5780-205, part.] Repealed by 1983 lst ex.s. c $46 \S 185$, effective January 1, 1984. Later enactment, see RCW 75.08.090.
75.08.130 Damaging of printed matter and signs prohibited. [1983 1st ex.s. c 46 § 66; 1955 c 12 § 75.08.130. Prior: 1949 c 112 § 15 ; Rem. Supp. 1949 § 5780-214.] Recodified as RCW 75.12 .410 pursuant to 1983 lst ex.s. c $46 \S 65$.
75.08.140 Brands on fish, etc., from private hatcheries and Indian reservations. [1955 c 12 § 75.08.140. Prior: 1949 c 112 § 8; Rem.

Supp. 1949 § 5780-207.] Repealed by 1983 lst ex.s. c 46 § 185, effective January 1, 1984.
75.08.150 Enforcement of laws and regulations--Ex officio deputies. [1983 1st ex.s. c 46 § 32 ; 1980 c 78 § 133; 1955 c $12 \S 75.08 .150$. Prior: 1949 c 112 § 22; Rem. Supp. 1949 § 5780-220.] Recodified as RCW 75.10.010 pursuant to 1983 1st ex.s. c 46 § 31.
75.08.170 Inspection and searches without warrant--Seizure of unlawful fish, shellfish. [1983 1st ex.s. c 46 § 33; 1955 c 12 § 75.08 .170. Prior: 1949 c 112 § 19; Rem. Supp. 1949 § 5780-218.] Recodified as RCW 75.10.020 pursuant to 1983 1st ex.s. c 46 § 31.
75.08.180 Search warrants--When to be issued. [1983 1st ex.s. c 46 § 40; 1955 c 12 § 75.08.180. Prior: 1949 c 112 § 23; Rem. Supp. 1949 § $5780-221$.] Recodified as RCW 75.10.090 pursuant to 1983 1st ex.s. c 46 § 31 .
75.08.190 Arrest without warrant--When authorized--Resisting officer. [1955 c 12 § 75.08.190. Prior: 1949 c 112 § 20; Rem. Supp. 1949 § 5780-218a.] Repealed by 1983 Ist ex.s. c 46 § 185, effective January 1, 1984.
75.08.200 Service, execution of warrants, processes-Assistance. [1983 1st ex.s. c 46 § 35 ; 1980 c 78 § 134; 1955 c $12 \S 75.08 .200$. Prior: 1949 c 112 § 21; Rem. Supp. 1949 § 5780-219.] Recodified as RCW 75.10.040 pursuant to 1983 1st ex.s. c $46 \S 31$.
75.08.203 Insurance against actions for false arrest. [1953 c 207 § 13. Formerly RCW 43.25.045. Redesignated as RCW 75.08 .203 and added to chapter 12, Laws of 1955 and Title 75 RCW by 1965 c 8 § 43.25.045.] Repealed by 1983 Ist ex.s. c 46 § 185, effective January 1, 1984.
75.08.210 Failure to make reports and returns. [1983 1st ex.s. c 46 § 67; 1955 c 12 § 75.08.210. Prior: 1949 c 112 § 18; Rem. Supp. 1949 §5780-217.] Recodified as RCW 75.12 .420 pursuant to 1983 1st ex.s. c 46 § 65 .
75.08.220 False information and reports. [1983 Ist ex.s. c 46 § 68; 1955 c 12 § 75.08 .220 . Prior: 1949 c 112 § 14; Rem. Supp. 1949 § 5780-213.] Recodified as RCW 75.12 .430 pursuant to 1983 1st ex.s. c 46 § 65.
75.08.240 Payment of appropriations and claims--Remittances and statements by director. [1973 c 95 § 4; 1955 c 12 § 75.08.240. Prior: 1949 c 112 § 26; Rem. Supp. 1949 § 5780-224.] Repealed by 1983 Ist ex.s. c 46 § 185 , effective January 1, 1984. Later enactment, see RCW 75.08.230.
75.08.250 Auditing of expenses--Preparing vouchers. [1973 c 106 § 34; 1955 c 12 § 75.08.250. Prior: 1949 c 112 § 27; Rem. Supp. 1949 § 5780-225.] Repealed by 1983 1st ex.s. c 46 § 185, effective January 1, 1984.
75.08.260 General penalty for violations--Penalties for gross violation of salmon laws. [1983 1st ex.s. c 46 § 42; 1979 ex.s. c 99 § 1; 1955 c 12 § 75.08 .260 . Prior: 1949 c $112 \S 75$; Rem. Supp. 1949 § 5780-601.] Recodified as RCW 75.10 .110 pursuant to 1983 1st ex.s. c 46 § 31.
75.08.270 Justice and superior courts have concurrent jurisdiction. [1955 c 12 § 75.08.270. Prior: 1949 c 112 § 78; Rem. Supp. 1949 § 5780-604.] Repealed by 1983 1st ex.s. c 46 § 185, effective January 1, 1984.
75.08.275 Duty of attorney general when prosecuting attorney defaults. [1983 1st ex.s. c 46 § 41; 1949 c 112 § 24; Rem. Supp. 1949 § 5780-222. Formerly RCW 43.25.070. Redesignated as RCW 75.08.275 and added to chapter 12, Laws of 1955 and to Title 75 RCW by 1965 c 8 § 43.25.070.] Recodified as RCW 75.10.100 pursuant to 1983 Ist ex.s. c 46 § 31.
75.08.280 Venue as to violations occurring in offshore waters. [1983 1st ex.s. c 46 § 36; 1955 c $12 \S 75.08 .280$. Prior: 1949 c $112 \S$ 79; Rem. Supp. 1949 § 5780-605.] Recodified as RCW 75.10.050 pursuant to 1983 1st ex.s. c 46 § 31.
75.08.290 Retaliatory license application provision. [1961 c 230 § 1.] Repealed by 1983 1st ex.s. c 46 § 185, effective January 1, 1984.

## Chapter 75.12

UNLAWFUL ACTS
(Formerly: Taking of food fish, shellf ish)
75.12.030 Fishing in fishways, etc., prohibited. Cross-reference section, decodified July, 1983.
75.12.050 Drag seines unlawful in Columbia River. [1955 c 12 § 75.12.050. Prior: 1949 c 112 § 30 ; Rem. Supp. 1949 § 5780-304.] Repealed by 1983 1st ex.s. c 46 § 186, effective January 1, 1984. Later enactment, see RCW 75.12.040.
75.12.060 Fixed appliances for catching salmon unlawful. [1955 c 12 § 75.12.060. Prior: 1951 c 271 § 3; 1949 c 112 § 31; Rem. Supp. 1949 § $5780-305$.] Repealed by 1983 lst ex.s. c 46 § 186, effective January 1, 1984. Later enactment, see RCW 75.12.040.
75.12.080 Discharge of explosives in water unlawful. [1955 c 12 § 75.12.080. Prior: 1951 c 271 § 4; 1949 c 112 § 32; Rem. Supp. 1949 § $5780-306$.] Repealed by 1983 1st ex.s. c 46 § 186, effective January 1, 1984. Later enactment, see RCW 75.12.070.
75.12.110 Taking, etc., food or shellfish not to be used for human consumption unlawful. [1955 c 12 § 75.12.110. Prior: 1949 c 112 § 35; Rem. Supp. 1949 § 5780-309.] Repealed by 1983 1st ex.s. c 46 § 186, effective January I, 1984.
75.12.130 Director authorized to take fish or shellfish--Sale-Restrictions as to salmon. [1983 1st ex.s. c 46 § 26; 1979 c $141 \S 382$; 1969 ex.s. c 16 § 2; 1965 ex.s. c 72 § 1; 1955 c 12 § 75.12.130. Prior: 1949 c 112 § 41 ; Rem. Supp. 1949 § $5780-315$.] Recodified as RCW 75.08 .255 pursuant to 1983 1st ex.s. c 46 § 24.
75.12.150 Reef net fishing areas--Distances between rows of reef net gear. [1955 c 276 § 3.] Repealed by 1983 1st ex.s. c 46 § 186, effective January 1, 1984.
75.12.160 Reef net fishing areas--Commercial salmon fishing with reef nets unlawful elsewhere. [1955 c 276 § 4.] Repealed by 1983 1st ex.s. c 46 § 186, effective January 1, 1984. Later enactment, see RCW 75.12.140.
75.12.200 Conservation of salmon resources in Pacific Ocean-Preamble. [1957 c 108 § 2.] Decodified pursuant to 1983 1st ex.s. c 46 § 182. Now a note following RCW 75.12.210.
75.12.220 Conservation of salmon resources in Pacific Ocean--Net fishing within international waters of Pacific Ocean unlawful--Unlawful to use other than troll or angling gear if sister states concur. [1963 c 234 § 1; 1957 c 108 § 4.] Repealed by 1983 lst ex.s. c 46 § 186 , effective January 1, 1984. Later enactment, see RCW 75.12.210.
75.12.232 Conservation of salmon resources in Pacific Ocean-Director may permit licensees to use gear similar to that used by foreign vessels. [1963 c 234 § 3.] Repealed by 1983 1st ex.s. c 46 § 186, effective January 1, 1984.
75.12.240 Conservation of salmon resources in Pacific Ocean-"International waters" defined. [1957 c 108 § 6.] Repealed by 1983 1st ex.s. c 46 § 186, effective January 1, 1984.
75.12.250 Conservation of salmon resources in Pacific Ocean-"Citizen of this state" defined. [1957 c 108 § 7.] Repealed by 1983 lst ex.s. c 46 § 186, effective January 1, 1984.
75.12.260 Conservation of salmon resources in Pacific Ocean-When RCW 75.12.200 through 75.12.270 inoperative, when effective, how existence proved. [1957 c 108 § 8.] Repealed by 1983 1st ex.s. c 46 § 186, effective January 1, 1984.
75.12.270 Conservation of salmon resources in Pacific Ocean-Construction of RCW 75.12.200 through 75.12.270. [1957 c 108 § 9.] Repealed by 1983 Ist ex.s. c 46 § 186, effective January I, 1984.
75.12.280 Monofilament gill net webbing for catching salmon unlawful. [1959 c 309 § 26.] Repealed by 1983 1st ex.s. c 46 § 186, effective January 1, 1984. Later enactment, see RCW 75.12.040.
75.12.290 Sale of salmon roe by charter boat deckhandsRequirements. [1981 c 227 § 1.] Repealed by 1983 Ist ex.s. c 46 § 186, effective January 1, 1984. Later enactment, see RCW 75.28.690.
75.12.300 Legislative finding--Salmon fishing by Wanapum (Sokulk) Indians. [1983 1st ex.s. c 46 § 62; 1981 c 251 § 1.] Decodified
pursuant to 1983 1st ex.s. c 46 § 182. Now a note following RCW 75.08.265.
75.12.310 Salmon fishing by Wanapum (Sokulk) Indians. [1983 Ist ex.s. c 46 § 27; 1981 c 251 § 2.] Recodified as RCW 75.08 .265 pursuant to 1983 lst ex.s. c 46 § 24.

## Chapter 75.16 <br> CONSERVATION AND PROPAGATION

75.16.010 Taking food fish for propagation purposes restricted. [1983 1st ex.s. c 46 § 28; 1971 c $35 \S 1$; 1955 c $12 \S 75.16 .010$. Prior: 1949 c 112 § 42; Rem. Supp. 1949 § $5780-316$.] Recodified as RCW 75.08.274 pursuant to 1983 1st ex.s. c $46 \S 24$.
75.16.020 Planting fish--Consent required. [1983 1st ex.s. c 46 § 30; 1955 c 12 § 75.16.020. Prior: 1949 c 112 § 40; Rem. Supp. 1949 § 5780-314.] Recodified as RCW 75.08 .295 pursuant to 1983 1st ex.s. c 46 § 24.
75.16.030 Prevention and suppression of infectious diseases and pests. [1983 1st ex.s. c 46 § 29 ; 1955 c $12 \S 75.16 .030$. Prior: 1949 c 112 § 43; Rem. Supp. 1949 § $5780-317$.] Recodified as RCW 75.08.285 pursuant to 1983 1st ex.s. c 46 § 24.
75.16.040 Destruction of seals, sea lions, and other fish predators. [1955 c 12 § 75.16.040. Prior: 1949 c 112 § 44; Rem. Supp. 1949 § $5780-318$.] Repealed by 1983 1st ex.s. c $46 \S 187$, effective January 1, 1984.
75.16.050 Acceptance of funds or property--Disbursement of funds. [1983 1st ex.s. c 46 § 11 ; 1955 c 12 § 75.16.050. Prior: 1949 c 112 § 51; Rem. Supp. 1949 § 5780-325.] Recodified as RCW 75.08.045 pursuant to 1983 1st ex.s. c 46 § 10.
75.16.060 Fish stations, laboratories--Agreements with United States, etc. [1983 1st ex.s. c 46 § 12; 1955 c 12 § 75.16.060. Prior: 1949 c 112 § 52 ; Rem. Supp. 1949 § $5780-326$.] Recodified as RCW 75.08 .055 pursuant to 1983 1st ex.s. c 46 § 10.
75.16.070 Contracts and agreements as to fish or shellfish propagation. [1983 1st ex.s. c 46 § 13; 1955 c 12 § 75.16.070. Prior: 1949 c 112 § 53; Rem. Supp. 1949 § 5780-327.] Recodified as RCW 75.08.065 pursuant to 1983 1st ex.s. c $46 \S 10$.
75.16.075 Fish restoration and management projects--Federal act. Cross-reference section, decodified July, 1983.
75.16.100 Fish farming--Authorized--Permit--Rules and regula-tions--"Cultivation" defined--Scope. [1983 1st ex.s. c 46 § 124; 1971 c 35 § 2.] Recodified as RCW 75.28 .265 pursuant to 1983 1st ex.s. c 46 § 123.
75.16.110 Fish farming--License--Fee. [1971 c 35 § 3.] Repealed by 1983 1st ex.s. c 46 § 187, effective January 1, 1984. Later enactment, see RCW 75.16.100.
75.16.120 Fish farming--Salmon eggs for use in fish farming--Charge--Limitation. [1983 1st ex.s. c $46 \S 25 ; 1974$ ex.s. c $23 \S 1$; 1971 c 35 § 4.] Recodified as RCW 75.08.245 pursuant to 1983 1st ex.s. c 46 § 24.

## Chapter 75.18

## PRESERVATION OF SALMON RESOURCES

75.18.005 Preamble. [1955 c 12 § 75.18.005. Prior: 1953 c 147 § 1.] Repealed by 1983 Ist ex.s. c $46 \S$ 187, effective January 1, 1984.
75.18.010 Fishery districts created. [1955 c 12 § 75.18.010. Prior: 1953 c 147 § 2.] Repealed by 1983 1st ex.s. c 46 § 187, effective January $1,1984$.
75.18.020 Commercial fishing--Silver salmon--District No. 1. [1983 1st ex.s. c 46 § 48; 1955 c 12 § 75.18.020. Prior: 1953 c 147 § 3.] Recodified as RCW 75.12 .015 pursuant to 1983 1st ex.s. c 46 § 47 .
75.18.030 Commercial fishing-Chinook salmon--District No. I. [1955 c 12 § 75.18.030. Prior: 1953 c 147 § 4.] Repealed by 1983 1st ex.s. c 46 § 187, effective January 1, 1984.
75.18.040 Possession, transportation of silver salmon--District No. I. [1955 c 12 § 75.18.040. Prior: 1953 c 147 § 5.] Repealed by 1983 1st ex.s. c 46 § 187, effective January 1, 1984.
75.18.050 Possession, transportation of chinook salmon--District No. 1, Pacific Ocean. [1955 c 12 § 75.18.050. Prior: 1953 c 147 § 6.] Repealed by 1983 1st ex.s. c 46 § 187, effective January 1, 1984.
75.18.060 Processors, wholesalers, etc.--Possession of silver salmon--District No. I, Pacific Ocean. [1955 c 12 § 75.18.060. Prior: 1953 c 147 § 7.] Repealed by 1983 1st ex.s. c 46 § 187, effective January $1,1984$.
75.18.070 Processors, wholesalers, etc.--Chinook salmon--Closed season dates, director may vary--Notice, hearing. [1955 c 12 § 75.18.070. Prior: 1953 c 147 § 8.] Repealed by 1983 1st ex.s. c 46 § 187 , effective January 1, 1984.
75.18.080 Commercial taking, transporting, delivery of salmon--Permits--Fees--Revocation. [1983 1st ex.s. c 46 § 115 ; 1977 ex.s. c 327 § 3; 1971 ex.s. c 283 § 1 ; 1955 c 12 § 75.18.080. Prior: 1953 c 147 § 9.] Recodified as RCW 75.28 .113 pursuant to 1983 1st ex.s. c 46 § 114.
75.18.090 Construction--1955 c 12. [1955 c 12 § 75.18.090. Prior: 1953 c 147 § 11.] Repealed by 1983 lst ex.s. c 46 § 187, effective January 1, 1984.
75.18.100 Salmon enhancement facilities program--Purpose-Intent. [1980 c 98 § 8; 1977 ex.s. c 327 § 1.] Decodified pursuant to 1983 1st ex.s. c $46 \S 182$. Now a note following RCW 75.48.120.
75.18.110 Salmon enhancement facilities program--Requirements and factors to be considered--Salmon advisory council, expiration date. [1983 1st ex.s. c 46 § 173; 1980 c $66 \S 1 ; 1979$ c $60 \S 3 ; 1977$ ex.s. c 327 § 2.] Recodified as RCW 75.48 .120 pursuant to 1983 lst ex.s. c 46 § 172.

## Chapter 75.20

## CONSTRUCTION PROJECTS IN STATE WATERS

(Formerly: Restrictions as to dams, ditches, and other uses of waters and waterways)
75.20.010 Columbia River fish sanctuary--Established. [1955 c 12 § 75.20.010. Prior: 1949 c 9 § 1; Rem. Supp. 1949 § 5944-2.] Repealed by 1983 1st ex.s. c $46 \S 188$, effective January 1, 1984. Later enactment, see RCW 75.20.110.
75.20.020 Columbia River fish sanctuary--Acquisition and abatement of dams--Water rights--Condemnation actions. [1955 c 12 § 75.20.020. Prior: 1949 c 9 § 2; Rem. Supp. 1949 § 5944-3.] Repealed by 1983 1st ex.s. c $46 \S 188$, effective January 1, 1984. Later enactment, see RCW 75.20.110.
75.20.030 Columbia River fish sanctuary--Rivers not included in sanctuary. [1955 c 12 § 75.20.030. Prior: 1949 c 9 § 3; Rem. Supp. 1949 § 5944-4.] Repealed by 1983 1st ex.s. c 46 § 188, effective January 1, 1984. Later enactment, see RCW 75.20.110.
75.20.070 Unlawful to fish in or interfere with fishways, screens, etc. [1983 1st ex.s. c 46 § 51 ; 1955 c $12 \S 75.20 .070$. Prior: 1949 c 112 § 39; Rem. Supp. 1949 § $5780-313$.] Recodified as RCW 75.12 .031 pursuant to 1983 1st ex.s. c $46 \S 50$.
75.20.080 Unlawful to interfere with or damage fish ladders, guards, etc., or fish traps. [1955 c 12 § 75.20.080. Prior: 1949 c 112 § 50; Rem. Supp. $1949 \S 5780-324$.] Repealed by 1983 1st ex.s. c $46 \S$ 188, effective January 1, 1984. Later enactment, see RCW 75.12.031.
75.20.120 Columbia River fish sanctuary--"Person" defined. [1961 c 4 § 2; Initiative Measure to the Legislature No. 25.] Repealed by 1983 1st ex.s. c 46 § 188, effective January 1, 1984. Later enactment, see RCW 75.08.011.

## Chapter 75.24 SHELLFISH

75.24.020 Oyster reserve boundaries marked. [1955 c 12 § 75.24.020. Prior: 1949 c 112 § 58; Rem. Supp. 1949 § 5780-405.] Repealed by 1983 1st ex.s. c $46 \S 188$, effective January 1, 1984.
75.24.040 Taking shellfish from oyster reserves. [1955 c 12 § 75.24.040. Prior: 1949 c 112 § 60; Rem. Supp. 1949 § 5780-407.] Repealed by 1983 Ist ex.s. c $46 \S 188$, effective January 1, 1984. Later enactment, see RCW 75.24.050.

## Chapter 75.25 <br> RECREATIONAL LICENSES (Formerly: Razor clam digging)

75.25.010 Legislative intent. [1979 ex.s. c 243 § 1.] Decodified pursuant to 1983 lst ex.s. c $46 \S 182$. Now a note following RCW 75.25.020.
75.25.030 Licenses--Agent's fee--Rules. [1979 ex.s. c 243 § 3.] Repealed by 1983 lst ex.s. c 46 § 188, effective January 1, 1984. Later enactment, see RCW 75.25.130.
75.25.050 Licenses--Exhibiting--Enforcement. [1979 ex.s. c 243 § 5.] Repealed by 1983 1st ex.s. c $46 \S 188$, effective January $1,1984$. Later enactment, see RCW 75.25.140.
75.25.060 Penalty for violations. [1979 ex.s. c 243 § 6.] Repealed by 1983 lst ex.s. c $46 \S 188$, effective January 1, 1984. Later enactment, see RCW 75.25.160.
75.25.070 Annual report to the legislature. [1979 ex.s. c 243 § 7.] Repealed by 1983 Ist ex.s. c 46 § 188, effective January 1, 1984.
75.25.900 Severability--1979 ex.s. c 243. [1979 ex.s. c 243 § 10.] Decodified pursuant to 1983 lst ex.s. c 46 § 182.
75.25.910 Effective date--1979 ex.s. c 243. [1979 ex.s. c 243 § 9.] Decodified pursuant to 1983 lst ex.s. c 46 § 182.

## Chapter 75.28 <br> COMMERCIAL LICENSES

(Formerly: Licenses)
75.28.013 Licensing districts--Separate licenses required in each district--Fees. [1971 ex.s. c 283 § 3; 1959 c 309 § 3; 1957 c 171 § 2.] Repealed by 1983 lst ex.s. c 46 § 189, effective January 1, 1984.
75.28.015 Licensing districts--Gear licenses issued for specific vessel or reef net area--Nontransferable, exception. [1957 c 171 § 4.] Repealed by 1959 c 309 § 27.
75.28.050 Compensation fee to person issuing license. [1955 c 12 § 75.28.050. Prior: 1949 c 112 § 17 ; Rem. Supp. 1949 § 5780-216.] Repealed by 1983 1st ex.s. c 46 § 189, effective January 1, 1984.
75.28.080 Personal commercial fishing license. [1955 c 12 § 75.28.080. Prior: 1953 c 207 § 1 ; 1951 1st ex.s. c $7 \S 1$; 1951 c 271 § 6 ; 1949 c 112 § 66; Rem. Supp. 1949 § 5780-504.] Repealed by 1965 ex.s.c 73 § 18.
75.28.083 Columbia river commercial smelt license--Fee. [1975'76 2nd ex.s. c 40 § 1.] Repealed by 1983 lst ex.s. c 46 § 189, effective January 1, 1984. Later enactment, see RCW 75.28.255.
75.28.085 Delivery permit. [1983 1st ex.s. c $46 \S 119 ; 1971$ ex.s. c $283 \S 5 ; 1965$ ex.s. c $73 \S 1$; 1959 c 309 § 5.] Recodified as RCW 75.28 .125 pursuant to 1983 lst ex.s. c 46 § 118.
75.28.087 Owner's commercial fishing license. [1979 ex.s. c 141 § 2; 1971 ex.s. c 283 § 6; 1959 c 309 § 6.] Repealed by 1983 lst ex.s. c 46 § 189, effective January 1, 1984.
75.28.090 Fishing guide license. [1955 c 212 § 4; 1955 c 12 § 75.28.090. Prior: 1951 c 271 § 7; 1949 c 112 § 67; Rem. Supp. 1949 § 5780-505.] Repealed by 1969 c 90 § 2.
75.28.097 Charter boat license, salmon--Exception, guides. [1979 c 60 § 2.] Repealed by 1983 1st ex.s. c $46 \S 189$, effective January 1 , 1984. Later enactment, see RCW 75.28.095.
75.28.100 Commercial fishing license, delivery permit--Application, certificate of registration and plates--Transfer--Fees--Loss of plates. [1983 1st ex.s. c 46 § 107; 1959 c 309 § 9; 1955 c $12 \S 75.28 .100$. Prior: 1951 c 271 § 8; 1949 c 112 § 68; Rem. Supp. 1949 § 5780-506.] Recodified as RCW 75.28 .035 pursuant to 1983 lst ex.s. c $46 \S 106$.
75.28.150 Set net license. [1965 ex.s. c 73 § 6; 1959 c 309 § 14; 1955 c 12 § 75.28.150. Prior: 1951 c 271 § 13; 1949 c 112 § 69(5); Rem. Supp. 1949 § 5780-507(5).] Repealed by 1983 1st ex.s. c 46 § 189, effective January 1, 1984. Later enactment, see RCW 75.28.120.
75.28.160 Dip bag net license. [1965 ex.s. c 73 § 7; 1959 c 309 § 15; 1955 c 12 § 75.28.160. Prior: 1951 c 271 § 14; 1949 c 112 § 69(6);

Rem. Supp. 1949 § 5780-507(6).] Repealed by 1983 1st ex.s. c 46 § 189, effective January 1, 1984. Later enactment, see RCW 75.28.120.
75.28.170 Drag seine license. [1965 ex.s. c 73 § 8; 1959 c 309 § 16; 1955 c 12 § 75.28.170. Prior: 1951 c 271 § 15 ; 1949 c $112 \S 69(7)$; Rem. Supp. 1949 § 5780-507(7).] Repealed by 1983 1st ex.s. c $46 \S$ 189, effective January 1, 1984. Later enactment, see RCW 75.28.120.
75.28.180 Lampara net license. [1965 ex.s. c 73 § 9; 1959 c 309 § 17; 1955 c 12 § 75.28.180. Prior: 1951 c 271 § 16; 1949 c 112 § 69(8); Rem. Supp. 1949 § 5780-507(8).] Repealed by 1983 lst ex.s. c $46 \S$ 189, effective January 1, 1984. Later enactment, see RCW 75.28.120.
75.28.190 Purse seine (drum, table, power block) license. [1977 ex.s. c 327 § 8; 1971 ex.s. c $283 \S 9 ; 1965$ ex.s. c 73 § $10 ; 1959$ c $309 \S$ 18; 1955 c 12 § 75.28.190. Prior: 1951 c 271 § 17; 1949 c 112 § 69(9); Rem. Supp. 1949 § 5780-507(9).] Repealed by 1983 lst ex.s. c $46 \S$ 189, effective January 1, 1984. Later enactment, see RCW 75.28.110 and 75.28.1 20.
75.28.195 Reel purse seine, drum purse seine, license. [1955 c 12 § 75.28.195. Prior: 1953 c 207 § 5.] Repealed by 1959 c 309 § 27.
75.28.200 Beam trawl license. [1955 c 12 § 75.28.200. Prior: 1951 c 271 § 18; 1949 c 112 § 69(10); Rem. Supp. 1949 § 5780-507(10).] Repealed by 1959 c 309 § 27.
75.28.210 Otter trawl, beam trawl, shrimp trawl license. [1965 ex.s. c 73 § 11 ; 1959 c 309 § 19; 1955 c 12 § 75.28.210. Prior: 1951 c 271 § 19; 1949 c 112 § 69(11); Rem. Supp. 1949 § 5780-507(11).] Repealed by 1983 lst ex.s. c $46 \S 189$, effective January 1, 1984. Later enactment, see RCW 75.28.140.
75.28.220 Reef net license. [1977 ex.s. c 327 § 9; 1971 ex.s. c 283 § $10 ; 1965$ ex.s. c 73 § $12 ; 1959$ c 309 § 20; 1955 c 12 § 75.28.220. Prior: 1951 c 271 § 20; 1949 c 112 § 69(12); Rem. Supp. 1949 § 5780-507(12).] Repealed by 1983 1st ex.s. c 46 § 189, effective January 1, 1984. Later enactment, see RCW 75.28.110.
75.28.230 Fyke net license. [1965 ex.s. c 73 § 13; 1959 c 309 § 21; 1955 c 12 § 75.28.230. Prior: 1951 c 271 § 21; 1949 c 112 § 69(13); Rem. Supp. 1949 § 5780-507(13).] Repealed by 1983 1st ex.s. c 46 § 189, effective January 1, 1984.
75.28.240 Brush weir license. [1965 ex.s. c 73 § 14; 1959 c $309 \S$ 22; 1955 c 12 § 75.28.240. Prior: 1951 c 271 § 22; 1949 c 112 § 69(14); Rem. Supp. 1949 § 5780-507(14).] Repealed by 1983 1st ex.s. c 46 § 189, effective January 1, 1984. Later enactment, see RCW 75.28.120.
75.28.250 Ring net license. [1965 ex.s. c 73 § 15 ; 1959 c 309 § 23 ; 1955 c 12 § 75.28 .250 . Prior: 1951 c 271 § 23; 1949 c 112 § 69(15); Rem. Supp. 1949 § 5780-507(15).] Repealed by 1983 1st ex.s. c $46 \S$ 189, effective January 1, 1984. Later enactment, see RCW 75.28.130.
75.28.260 Bottom fish or devil fish pots license. [1965 ex.s. c $73 \S$ 16; 1959 c 309 § 24; 1955 c 12 § 75.28.260. Prior: 1951 c 271 § 24; 1949 c 112 § 69(16); Rem. Supp. 1949 § 5780-507(16).] Repealed by 1983 lst ex.s. c 46 § 189, effective January 1, 1984. Later enactment, see RCW 75.28.1 20.
75.28.265 Commercial cultivation of food fish and shellfish-Aquaculture permits and licenses--Fee--Exemption. [1983 1st ex.s. c 46 § 124; 1971 c 35 § 2. Formerly RCW 75.16.100.] Repealed by 1985 c 457 § 28.
75.28.270 Shellfish pots license. [1980 c 133 § $2 ; 1965$ ex.s. c $73 \S$ 17; 1959 с 309 § 25 ; 1955 c 12 § 75.28.270. Prior: 1951 c 271 § 25 ; 1949 c 112 § 69(17); Rem. Supp. 1949 § 5780-507(17).] Repealed by 1983 lst ex.s. c 46 § 189, effective January 1, 1984. Later enactment, see RCW 75.28.130.
75.28.274 Shellfish pots for taking crab--License fees. [1980 c 133 § 3.] Repealed by 1983 1st ex.s. c 46 § 189, effective January 1, 1984. Later enactment, see RCW 75.28.130.
75.28.275 Licenses to take crab--Requirements, limitations. [1983 1st ex.s. c 46 § 147 ; 1982 c 157 § $1 ; 1980$ c 133 § 4.] Recodified as RCW 75.30.130 pursuant to 1983 lst ex.s. c 46 § 145.
75.28.276 Crab license review boards. [1980 c 133 § 5.] Repealed by 1983 1st ex.s. c $46 \S 189$, effective January 1, 1984. Later enactment, see RCW 75.30.050.
75.28.277 Crab license decisions--Review, appeal. [1980 c 133 § 6.] Repealed by 1983 lst ex.s. c $46 \S 189$, effective January $1,1984$. Later enactment, see RCW 75.30.060.
75.28.281 Oyster farm license. [1969 ex.s. c 253 § 2; 1955 c $212 \S$ 9.] Repealed by 1983 lst ex.s. c 46 § 189, effective January 1, 1984. Later enactment, see RCW 75.28.280.
75.28.282 Clam farm license, oyster farm license--Required. [1983 1st ex.s. c 46 § 126; 1955 c 212 § 10.] Repealed by 1985 c 457 § 28.
75.28.283 Geoducks or clams--Licenses for harvesting. [1979 ex.s. c 141 §6.] Repealed by 1983 lst ex.s. c 46 § 189, effective January 1, 1984.
75.28.286 Geoducks--Designating state aquatic lands for harvesting. [1983 lst ex.s. c 46 § $129 ; 1979$ ex.s. c 141 § 5.] Recodified as RCW 79.96.085 pursuant to 1983 1st ex.s. c $46 \S 128$.
75.28.288 Geoduck harvesting--Penalties for violations. [1983 1st ex.s. c 46 § $45 ; 1979$ ex.s. c 141 § 7.] Recodified as RCW 75.10.140 pursuant to 1983 lst ex.s. c 46 § 31 .
75.28.310 Retail fish dealer's license. [1955 c 12 § 75.28.310. Prior: 1953 c 207 § 3; 1949 c 112 § 72(2); Rem. Supp. 1949 § 5780510(2).] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
75.28.320 Fish canner's license. [1955 c 12 § 75.28.320. Prior: 1951 c 271 § 29 ; 1949 с 112 § 72(3); Rem. Supp. 1949 § 5780510(3).] Repealed by 1979 c 66 § 4.
75.28.325 Custom canning license--Container markings--Commingling prohibited. [1955 c 12 § 75.28.325. Prior: 1953 c 207 § 4.] Repealed by 1979 c 66 § 4.
75.28.330 Fish byproducts license. [1955 c 12 § 75.28.330. Prior: 1951 c 271 § 30 ; 1949 c 112 § 72(4); Rem. Supp. 1949 § 5780510(4).] Repealed by 1979 c 66 § 4.
75.28.350 Fish buyer's license--Fee. [1983 lst ex.s. c 46 § 133 ; 1965 ex.s. c $29 \S 1$; 1955 c $12 \S 75.28 .350$. Prior: 1951 c 271 § 31 ; 1949 c 112 § 72(6); Rem. Supp. 1949 § 5780-510(6).] Repealed by 1985 c 248 § 9. Later enactment, see RCW 75.28.340.
75.28.360 Boat house operator's license. [1955 c 12 § 75.28.360. Prior: 1951 c 271 § 32; 1949 c 112 § 72(7); Rem. Supp. 1949 § 5780510(7).] Repealed by 1979 c 66 § 4.
75.28.375 Certain license fees double for nonresidents. [1971 ex.s. c 283 § 12.] Repealed by 1983 lst ex.s. c $46 \S 189$, effective January 1, 1984.
75.28.377 Nonresident applicants and certain wholesale dealer licensees--Surety or property bond or deposit may be required. [1975'76 2nd ex.s. c 40 § 3.] Repealed by 1983 1st ex.s. c 46 § 189, effective January 1, 1984.
75.28.380 Forfeiture of license for violations. [1983 1st ex.s. c 46 § 43; 1979 ex.s. c 99 § 2 ; 1957 c 171 § 5; 1955 c $12 \S 75.28 .380$. Prior: 1949 c 112 § 77; Rem. Supp. 1949 § 5780-603.] Recodified as RCW 75.10.120 pursuant to 1983 lst ex.s. c 46 § 31.
75.28.384 Salmon licenses--Suspension for repeated violations. [1983 lst ex.s. c 46 § 44; 1979 ex.s. c 99 § 3.] Recodified as RCW 75.10 .130 pursuant to 1983 1st ex.s. c 46 § 31.
75.28.390 Commercial herring fishing--Legislative finding. [1973 1st ex.s. c 173 § 1.] Repealed by 1983 1st ex.s. c 46 § 189, effective January 1, 1984. Later enactment, see note following RCW 75.30.140.
75.28.400 Commercial herring fishing--Additional finding--Purpose. [1983 1st ex.s. c 46 § 135 ; 1973 lst ex.s. c 173 § 2.] Decodified pursuant to 1983 lst ex.s. c 46 § 182 . Now a note following RCW 75.30.140.
75.28.410 Commercial herring fishing--Validation of licenses required. [1973 1st ex.s. c 173 § 3.] Repealed by 1983 lst ex.s. c 46 § 189, effective January 1, 1984. Later enactment, see RCW 75.30.140.
75.28.420 Commercial herring fishing--Validated licenses--Limi-tation--Required—Additional licenses. [1983 1st ex.s. c 46 § 148; 1974
ex.s. c 104 § 1; 1973 1st ex.s. c 173 § 4.] Recodified as RCW 75.30.140 pursuant to 1983 lst ex.s. c $46 \S 145$.
75.28.430 Commercial herring fishing--Elimination of units as alternative measure. [1973 1st ex.s. c 173 § 5.] Repealed by 1983 lst ex.s. c $46 \S 189$, effective January $1,1984$.
75.28.440 Commercial herring fishing--Advisory committee-Hardship cases. [1974 ex.s. c 104 § 2.] Repealed by 1983 lst ex.s. c 46 § 189, effective January 1, 1984.
75.28.450 Limitation upon salmon licenses and delivery permitsIntention. [1983 lst ex.s. c 46 § 136; 1974 ex.s. c 184 § 1.] Decodified pursuant to 1983 lst ex.s. c 46 § 182. Now a note following RCW 75.30.120.
75.28.455 Limitation upon salmon licenses and delivery permits-Program to limit commercial salmon vessels--Qualifications for licensing. [1983 lst ex.s. c $46 \S 146 ; 1979$ c $135 \S 1 ; 1977$ ex.s. c $230 \S 1$; 1977 ex.s. c 106 § 7; 1974 ex.s. c 184 § 2.] Recodified as RCW 75.30.120 pursuant to 1983 lst ex.s. c $46 \S 145$.
75.28.460 Limitation upon salmon licenses and delivery permits-Salmon caught outside state waters--Single delivery permit--Fee. [1983 1st ex.s. c $46 \S 116 ; 1983$ c $297 \S 1 ; 1977$ ex.s. c $327 \S 4 ; 1974$ ex.s. c 184 § 3.] Recodified as RCW 75.28 .116 pursuant to 1983 1st ex.s. c 46 § 114 .
75.28.465 Limitation upon salmon licenses and delivery permits-Vessels under construction. [1974 ex.s. c 184 § 4.] Repealed by 1983 1st ex.s. c 46 § 189, effective January 1, 1984.
75.28.470 Limitation upon salmon licenses and delivery permits-Licensing of charter fishing vessels. [1974 ex.s. c 184 § 6.] Repealed by 1983 lst ex.s. c 46 § 189, effective January 1, 1984.
75.28.475 Limitation upon salmon licenses and delivery permits-Advisory boards of review--Travel expenses. [1975-'76 2nd ex.s. c 34 § $171 ; 1974$ ex.s. c $184 \S 7$.$] Repealed by 1983$ 1st ex.s. c $46 \S 189$, effective January 1, 1984. Later enactment, see RCW 75.30.050.
75.28.480 Limitation upon salmon licenses and delivery permits-Appeal to board of review--Hearing--Procedure. [1974 ex.s. c 184 § 9.] Repealed by 1983 1st ex.s. c 46 § 189, effective January 1, 1984. Later enactment, see RCW 75.30.060.
75.28.485 Limitation upon salmon licenses and delivery permits--Evaluation--Recommendations. [1974 ex.s. c 184 § 10.] Repealed by 1977 ex.s. c 106 § 9.

Severability--1977 ex.s. c 106: See note following RCW 75.30.010.
75.28.500 Program to purchase fishing vessels, gear, licenses and permits--Finding and intent. [1977 ex.s. c $230 \S 2 ; 1975$ 1st ex.s. c 183 § 2.] Decodified pursuant to 1983 1st ex.s. c $46 \S 182$. Now a note following RCW 75.44.100.
75.28.505 Program to purchase fishing vessels, gear, licenses and permits--Definitions. [1983 1st ex.s. c 46 § 155 ; 1977 ex.s. c $230 \S 3$; 1975 1st ex.s. c 183 § 3.] Recodified as RCW 75.44.100 pursuant to 1983 1st ex.s. c 46 § 154.
75.28.510 Program to purchase fishing vessels, gear, licenses and permits--Authorized. [1983 lst ex.s. c $46 \S 156 ; 1979$ ex.s. c $43 \S 1$; 1977 ex.s. c $230 \S 4 ; 1975$ lst ex.s. c $183 \S 4$.] Recodified as RCW 75.44.110 pursuant to 1983 lst ex.s. c $46 \S 154$.
75.28.515 Program to purchase fishing vessels, gear, licenses and permits--Valuation--Maximum price--Retirement of licenses and permits. [1983 1st ex.s. c 46 § 157 ; 1975 1st ex.s. c 183 § 5.] Recodified as RCW 75.44.120 pursuant to 1983 lst ex.s. c 46 § 154.
75.28.520 Program to purchase fishing vessels, gear, licenses and permits--Disposition of vessels and gear--Prohibition against using purchased vessels for fishing purposes. [1983 1st ex.s. c 46 § 158; 1979 ex.s. c 43 § 2; 1975 lst ex.s. c 183 § 6.] Recodified as RCW 75.44.130 pursuant to 1983 1st ex.s. c 46 § 154.
75.28.525 Program to purchase fishing vessels, gear, licenses and permits--Violations--Penalties--Forfeiture. [1975 lst ex.s. c 183 § 7.] Repealed by 1983 lst ex.s. c 46 § 189, effective January 1, 1984.
75.28.530 Program to purchase fishing vessels, gear, licenses and permits--Administration of program--Advisory board--Travel
expenses. [1983 1st ex.s. c $46 \S 159 ; 1979$ ex.s. c $43 \S 4 ; 1975-176$ 2nd ex.s. c $34 \S 172$; 1975 1st ex.s. c 183 § 8.] Recodified as RCW 75.44.140 pursuant to 1983 lst ex.s. c 46 § 154.
75.28.535 Program to purchase fishing vessels, gear, licenses and permits--Effective date--Administration--Vessel, gear, license and permit reduction fund. [1983 1st ex.s. c $46 \S 160 ; 1977$ ex.s. c $230 \S 5$; 1975 1st ex.s. c 183 §9.] Recodified as RCW 75.44.150 pursuant to 1983 lst ex.s. c 46 § 154.
75.28.540 Program to purchase fishing vessels, gear, licenses and permits--Time limitation to apply for participation--Completion of program. [1983 lst ex.s. c 46 § $161 ; 1979$ ex.s. c $43 \S 3 ; 1977$ ex.s. c 230 § 6; 1975 1st ex.s. c $183 \S 10$.$] Recodified as RCW 75.44.160$ pursuant to 1983 lst ex.s. c 46 § 154.
75.28.600 Anadromous salmon angling licenses--Declaration of state policy. [1977 ex.s. c 327 § 10.] Decodified pursuant to 1983 1st ex.s. c 46 § 182. Now a note following RCW 75.25.100.
75.28.610 Anadromous salmon angling licenses--Required--Penalty. [1983 1st ex.s. c 46 § $94 ; 1977$ ex.s. c 327 § 11.] Recodified as RCW 75.25.100 pursuant to 1983 lst ex.s. c 46 § 93.
75.28.620 Anadromous salmon angling licenses--Issuance--Rules. [1983 lst ex.s. c $46 \S 97 ; 1977$ ex.s. c 327 § 12.] Recodified as RCW 75.25 .130 pursuant to 1983 lst ex.s. c 46 § 93.
75.28.630 Anadromous salmon angling licenses--Fees--"Resident" defined--Exemptions. [1983 lst ex.s. c 46 § 95 ; 1977 ex.s. c 327 § 13.] Recodified as RCW 75.25 .110 pursuant to 1983 1st ex.s. c 46 § 93.
75.28.640 Anadromous salmon angling licenses--Issuer's compensation. [1977 ex.s. c 327 § 14.] Repealed by 1983 1st ex.s. c 46 § 189 , effective January 1, 1984. Later enactment, see RCW 75.25.130.
75.28.650 Anadromous salmon angling licenses--Nontransferable-Enforcement provisions. [1983 1st ex.s. c 46 § 98; 1980 c 78 § 135; 1977 ex.s. c 327 § 15.] Recodified as RCW 75.25 .140 pursuant to 1983 lst ex.s. c $46 \S 93$.
75.28.660 Anadromous salmon angling licenses--Falsification-Penalty. [1983 1st ex.s. c 46 § $100 ; 1977$ ex.s. c 327 § 16.] Recodified as RCW 75.25.160 pursuant to 1983 lst ex.s. c $46 \S 93$.
75.28.670 Anadromous salmon angling licenses--Concurrent waters of Columbia river--Reciprocity. [1983 1st ex.s. c 46 § 96; 1977 ex.s. c 327 § 17.] Recodified as RCW 75.25 .120 pursuant to 1983 lst ex.s. c 46 § 93.
75.28.800 Herring Fleet Opportunity Board. [1980 c 113 § 1.] Repealed by 1983 1st ex.s. c $46 \S 189$, effective January 1, 1984.

## Chapter 75.30

## LICENSE LIMITATION PROGRAMS

(Formerly: Salmon charter boat licensing limitations)
75.30.010 Legislative findings. [1977 ex.s. c 106 § 1.] Decodified pursuant to 1983 lst ex.s. c $46 \S 182$. Now a note following RCW 75.30.065.
75.30.020 Moratorium on issuance of licenses--Renewals--Transfers. [1983 1st ex.s. c $46 \S 141$; 1981 c 202 § 1 ; 1979 c $101 \S 7 ; 1977$ ex.s. c 106 § 2.] Recodified as RCW 75.30 .065 pursuant to 1983 lst ex.s. c $46 \S 140$.
75.30.030 Charter boats under construction or purchased between April 16, 1976 and May 28, 1977. [1977 ex.s. c 106 § 3.] Repealed by 1983 lst ex.s. c 46 § 190, effective January 1, 1984.
75.30.040 Duty of department to evaluate and recommend phase II approach. [1977 ex.s. c 106 § 4.] Repealed by 1983 lst ex.s. c 46 § 190, effective January 1, 1984.
75.30.080 Anglers' permits/boat size schedule. [1979 c 101 § 3.] Repealed by 1983 1st ex.s. c 46 § 190, effective January $1,1984$.
75.30.110 Expiration of chapter. [1979 c 101 § 6.] Repealed by 1981 c 202 § 2.

## Chapter 75.32 <br> PRIVILEGE FEES AND FISH SALES TAXES

(Formerly: Privilege and catch fees on food fish and shellf ish)

Reviser's note: Chapter 75.32 RCW was repealed by 1980 c 98 § 10 which also contained a savings clause and authority to exercise for four years the powers and duties under RCW 75.32.090 through 75.32.130 for administration of taxes due before July 1, 1980. For text of RCW 75.32 .090 through 75.32 .130 see volume 6 of the 1979 Revised Code of Washington. 1980 c $98 \S 10$ has been set out in a note following the chapter 82.27 RCW digest.
75.32.001 "Primary market value" defined. [1965 ex.s. c 71 § 1.$]$ Repealed by 1980 c 98 § 10 . Later enactment, see chapter 82.27 RCW.
75.32.003 "Food fish and shellfish" include parts. [1977 ex.s. c 327 § 25.] Repealed by 1980 c 98 § 10 . Later enactment, see chapter 82.27 RCW.
75.32.010 "Columbia River district" defined. [1955 c 12 § 75.32.010. Prior: 1949 c 107 § 1(2), part; Rem. Supp. 1949 § 5780-60(2), part.] Repealed by 1963 ex.s. c $10 \S 3$.
75.32.020 Privilege fees and fish sales taxes required. [1977 ex.s. c 327 § 19 ; 1955 c 12 § 75.32.020. Prior: 1949 c 107 § 1, part; Rem. Supp. 1949 § 5780-60, part.] Repealed by 1980 c 98 § 10. Later enactment, see chapter 82.27 RCW.
75.32.030 Canners, processors, dealers--Privilege fees--Exceptions. $[1979$ ex.s. c $203 \S 1 ; 1977$ ex.s. c $327 \S 20 ; 1963$ ex.s. c $10 \S 1$; 1955 c 212 § 12 ; 1955 c 12 § 75.32.030. Prior: 1953 c 207 § 6; 1951 c 271 § 34; 1949 c 107 § $1(1)$; Rem. Supp. 1949 § 5780-60(1).] Repealed by 1980 c 98 § 10. Later enactment, see chapter 82.27 RCW.
75.32.033 Credits against privilege fees owed under RCW 75.32.030. [1977 ex.s. c 327 § 23.] Repealed by 1980 c 98 § 10. Later enactment, see chapter 82.27 RCW.
75.32.035 Rules as to proof required for credits claimed under RCW 75.32.033. [1977 ex.s. c 327 § 24.] Repealed by 1980 c 98 § 10. Later enactment, see chapter 82.27 RCW.
75.32.040 Canners, processors, dealers--Columbia River district-Privilege fees. [1955 c 12 § 75.32.040. Prior: 1949 c 107 § 1(2), part; Rem. Supp. 1949 §5780-60(2), part.] Repealed by 1963 ex.s. c 10 § 3.
75.32.051 Oyster canners, processors, dealers--Privilege fee. [1977 ex.s. c 327 § 21 ; 1955 c $212 \S 13$.] Repealed by 1980 c 98 § 10. Later enactment, see chapter 82.27 RCW.
75.32.055 Fish sales tax--Imposed--Rates--Exemptions. [1977 ex.s. c 327 § 22.] Repealed by 1980 c 98 § 10. Later enactment, see chapter 82.27 RCW.
75.32.060 Fishing guides--Privilege fees. [1955 c 12 § 75.32.060. Prior: 1949 c 107 § 1(4); Rem. Supp. 1949 § 5780-60(4).] Repealed by 1955 c $212 § 14$.
75.32.065 Payment of privilege fees and fish sales tax-Food fish or shellfish handled by original receivers--Sales to nonresident purchasers. [1977 ex.s. c 327 § 26.] Repealed by 1980 c 98 § 10. Later enactment, see chapter 82.27 RCW.
75.32.070 Catch fees required--Exception--Privilege, catch, fees when Oregon fees already paid. [1973 1st ex.s. c $63 \S 1 ; 1963$ ex.s. c 10 § 2; 1955 c 12 § 75.32.070. Prior: 1951 c 271 § 35; 1949 c 107 § 1(5), part; Rem. Supp. 1949 § 5780-60(5), part.] Repealed by 1977 ex.s. c 327 § 32.

Effective date- 1977 ex.s. c 327: See note following RCW 75.18.100.
75.32.075 Landing fee. [1951 c 271 § 45.] Repealed by 1953 c 207 § 7.
75.32.080 Collection of fish sales tax by original receiver--"Original receiver" defined. [1977 ex.s. c 327 § 27 ; 1955 c $12 \S 75.32 .080$. Prior: 1953 c 207 § 8; 1951 c 271 § 36; 1949 c 107 § 1(5), part; Rem. Supp. 1949 § 5780-60(5), part.] Repealed by 1980 c 98 § 10. Later enactment, see chapter 82.27 RCW.
75.32.090 When privilege fees and fish sales taxes due and pay-able--Returns. [1977 ex.s. c 327 § 28; 1967 c 193 § $1 ; 1963$ ex.s. c $9 \S$ 1; 1955 c 12 § 75.32.090. Prior: 1949 c 107 § 2; Rem. Supp. 1949 §

5780-61.] Repealed by 1980 c 98 § 10. Later enactment, see chapter 82.27 RCW.
75.32.100 Delinquent payments--Interest-Lien. [1955 c 12 § 75.32.100. Prior: 1951 c 271 § 37; 1949 c 107 § 3; Rem. Supp. 1949 § 5780-62.] Repealed by 1963 ex.s. c 9 § 3.
75.32.101 Delinquent payments--Penalties--Interest--Lien--Date of filing governed by postmark. [1977 ex.s. c 327 § 29; 1963 ex.s. c 9 § 2.] Repealed by 1980 c 98 § 10 . Later enactment, see chapter 82.27 RCW.
75.32.110 Director may make rules, etc., to insure payment of fees and taxes. [1977 ex.s. c 327 § 30; 1955 c $12 \S 75.32 .110$. Prior: 1949 c 107 § 4; Rem. Supp. 1949 § 5780-63.] Repealed by 1980 c 98 § 10. Later enactment, see chapter 82.27 RCW
75.32.115 Audits--Rules and procedures. [1977 ex.s. c 327 § 31.] Repealed by 1980 c 98 § 10. Later enactment, see chapter 82.27 RCW.
75.32.120 Penalty for violations. [1955 c 12 § 75.32.120. Prior: 1949 c 107 § 5; Rem. Supp. 1949 § 5780-64.] Repealed by 1980 c 98 § 10. Later enactment, see chapter 82.27 RCW.
75.32.130 Director may require bond after wilful violation--License revocation for failure. [1955 c 12 § 75.32.130. Prior: 1949 c 107 § 6; Rem. Supp. 1949 § 5780-65.] Repealed by 1980 c 98 § 10. Later enactment, see chapter 82.27 RCW.

## Chapter 75.36

SEIZURE AND FORFEITURE OF PROPERTY FOR VIOLATIONS
75.36.010 Seizure of property without warrant--Where author-ized--Deposit of cash bond in lieu. [1983 1st ex.s. c 46 § 34; 1955 c 12 § 75.36.010. Prior: 1949 c 112 § 76(1); Rem. Supp. 1949 § 5780-602(1).] Recodified as RCW 75.10 .030 pursuant to 1983 1st ex.s. c 46 § 31 .
75.36.020 Forfeiture may be in addition to other penalties. [1955 c 12 § 75.36.020. Prior: 1949 c 112 § 76(2); Rem. Supp. 1949 § 5780602(2).] Repealed by 1983 1st ex.s. c 46 § 190, effective January 1, 1984. Later enactment, see RCW 75.10.110.
75.36.030 Service of process and forfeiture where identity of violator not known. [1983 1st ex.s. c 46 § 38; 1955 c $12 \S 75.36 .030$. Prior: 1949 c 112 § 76(3); Rem. Supp. 1949 § 5780-602(3).] Recodified as RCW 75.10.070 pursuant to 1983 lst ex.s. c 46 § 31.
75.36.040 Concurrent jurisdiction of justice and superior courts. [1983 lst ex.s. c 46 § 37 ; 1955 c $12 \S 75.36 .040$. Prior: 1949 c $112 \S$ 76(4); Rem. Supp. 1949 § 5780-602(4).] Recodified as RCW 75.10.060 pursuant to 1983 lst ex.s. c 46 § 31 .
75.36.050 Sale or destruction of property forfeited--Disposition of proceeds. [1983 1st ex.s. c 46 § 39; 1955 c 12 § 75.36.050. Prior: 1951 c 271 § 38 ; 1949 c 112 § 76(5); Rem. Supp. 1949 § 5780-602(5).] Recodified as RCW 75.10 .080 pursuant to 1983 lst ex.s. c 46 § 31.

## Chapter 75.40 <br> COMPACTS

75.40.050 Offshore fishing in Pacific--Rules and regulations. [1977 ex.s. c $100 \S 1 ; 1955$ c $12 \S 75.40 .050$. Prior: 1949 c 112 § 82(3); Rem. Supp. 1949 § 5780-703(3).] Repealed by 1983 1st ex.s. c 46 § 190, effective January 1, 1984. Later enactment, see RCW 75.08.070.
75.40.070 Penalty for violation of rules and regulations. [1955 c 12 § 75.40.070. Prior: 1949 c 112 § 82(4); Rem. Supp. 1949 § 5780-703(4).] Repealed by 1983 1st ex.s. c 46 § 190, effective January $1,1984$.

## Chapter 75.44

PROGRAM TO PURCHASE FISHING VESSELS AND LICENSES (Formerly: Loan assistance to commercial fishermen)
75.44.010 Legislative finding and intent. [1975 1st ex.s. c 152 § 1.] Repealed by 1983 1st ex.s. c 46 § 190, effective January 1, 1984.
75.44.020 Definitions. [1975 lst ex.s. c 152 § 3.] Repealed by 1983 lst ex.s. c 46 § 190, effective January 1, 1984.
75.44.030 Authority to make loans--Eligibility. [1975 1st ex.s. c 152 §4.] Repealed by 1983 1st ex.s. c 46 § 190, effective January 1, 1984.
75.44.040 Loan restrictions and limitations. [1975 1st ex.s. c 152 § 5.] Repealed by 1983 lst ex.s. c 46 § 190, effective January 1, 1984.
75.44.050 Administration of program. [1975 1st ex.s. c 152 § 6.] Repealed by 1983 lst ex.s. c 46 § 190, effective January 1, 1984.
75.44.060 Effective date, expiration of chapter. [1975 1st ex.s. c 152 § 7.] Repealed by 1983 1st ex.s. c 46 § 190, effective January 1 , 1984.
75.44.070 Authority to accept federal funds--Interest payment loan fund--Investments. [1975 1st ex.s. c 152 § 8.] Repealed by 1983 1st ex.s. c 46 § 190, effective January 1, 1984.
75.44.080 Time limitation to make application. [1975 1st ex.s. c 152 § 9.] Repealed by 1983 lst ex.s. c 46 § 190, effective January 1 , 1984.
75.44.160 Time limitation to apply for participation-Completion of program. [1983 1st ex.s. c $46 \S 161 ; 1979$ ex.s. c $43 \S 3 ; 1977$ ex.s. c 230 § 6; 1975 1st ex.s. c 183 § 10. Formerly RCW 75.28.540.] Repealed by 1984 c 67 § 2.

## Chapter 75.48

SALMON ENHANCEMENT FACILITIES--BOND ISSUE
75.48.010 Legislative finding. [1977 ex.s. c 308 § 1.] Decodified pursuant to 1983 lst ex.s. c 46 § 182. Now a note following RCW 75.48.020.

## Chapter 75.98 CONSTRUCTION

75.98.010 Continuation of existing law. [1955 c 12 § 75.98.010.] Decodified pursuant to 1983 lst ex.s. c 46 § 182.
75.98.020 Title, chapter, section headings not part of law. [1955 c 12 § 75.98.020.] Decodified pursuant to 1983 1st ex.s. c 46 § 182.
75.98.040 Construction of certain sections. [1980 c 98 § 9; 1979 c 66 § 3; 1955 c 12 § 75.98.040.] Decodified pursuant to 1983 lst ex.s. c 46 § 182.
75.98.050 Repeals and savings. [1955 c 12 § 75.98.050.] Decodified pursuant to 1983 1st ex.s. c $46 \S 182$.
75.98.060 Emergency--1955 c 12. [1955 c 12 § 75.98.060.] Decodified pursuant to 1983 lst ex.s. c 46 § 182.

## Title 76 <br> FORESTS AND FOREST PRODUCTS

## Chapter 76.04 <br> FOREST PROTECTION

76.04.040 Payment of expenses of suppressing fires. [1911 c 125 § 3; RRS § 5783. Prior: 1905 c 164 § 3.] Repealed by 1971 ex.s. c $207 \S$ 15.

Construction-- 1971 ex.s. c 207: See note following RCW 76.04.010.
76.04.160 Precautions to be observed in burning--Penalty. [1945 c 12 § 1, last am'ds 1909 c 249 § 270; Rem. Supp. 1945 § 2522.] Repealed by 1953 c 24 § 3.
76.04.223 Size of snags--Number to be felled in snag areas. [1955 c 142 § 3; 1951 c 13 § 2.] Repealed by 1979 ex.s. c 8 § 3.
76.04.224 Number of snags to be felled--Same ratio as green timber cut. [1955 c 142 § $4 ; 1951$ c 13 § 3.] Repealed by 1979 ex.s. c 8 § 3.
76.04.225 Snag removal pattern. [1957 c 111 §6; 1955 c 142 § 5 ; 1951 c 13 § 4.] Repealed by 1979 ex.s. c 8 § 3.
76.04.226 Snag removal--Penalty for failure to remove-Lien. [1955 c 142 § 6; 1951 c 13 § 5.] Repealed by 1979 ex.s. c 8 § 3.
76.04.227 Snag removal--Violation is misdemeanor. [1955 c 142 § 7; 1954 c 13 § 6.] Repealed by 1979 ex.s. c 8 § 3.
76.04.230 Certificates of clearance. [1957 c 154 § $1 ; 1955$ c 142 § 8; 1951 c 58 § $3 ; 1945$ c 102 § $1 ; 1941$ c 140 § $1 ; 1929$ c 207 § $2 ; 1927$ c 223 § 2 ; Rem. Supp. 1945 § $5792-1$.] Repealed by 1971 ex.s. c 207 § 15.

Construction--1971 ex.s. c 207: See note following RCW 76.04.010.
76.04.250 Spark emitting, electric, gasoline, diesel, etc., engines regulated. [1959 c 151 § 1 ; 1957 c 111 § 7 ; 1955 c 142 § 10. Prior: 1953 c 24 § 4 ; 1951 c 58 § 4 ; 1941 c 63 § 1 , part; 1937 c 152 § 1 , part; 1923 c 184 § 6, part; 1911 c 125 § 14, part; 1905 c 164 §§ 6, 10, part; 1903 c 114 § 11 ; Rem. Supp. 1941 § 5794, part.] Repealed by 1965 ex.s. c 12 § 13. Later enactment, see RCW 76.04.251-76.04.273.
76.04.253 Location of fire equipment. [1965 ex.s. c 12 § 4.] Repealed by 1973 lst ex.s. c $24 \S 5$.
76.04.254 Substitution of fire tools. [1965 ex.s. c 12 § 5.] Repealed by 1973 1st ex.s. c $24 \S 5$.
76.04.255 Reduction of requirements. [1965 ex.s. c 12 § 6.] Repealed by 1973 lst ex.s. c 24 § 5.
76.04.256 Water requirements. [1965 ex.s. c 12 § 7.] Repealed by 1973 lst ex.s. c 24 § 5.
76.04.257 Equipment to be kept in serviceable condition--Tool box requirements. [1965 ex.s. c 12 §8.] Repealed by 1973 lst ex.s. c 24 § 5.
76.04.260 Locomotives, steam logging engines or boilers--Speeder patrols. [1965 ex.s. c 12 § 9; 1955 c 142 § 11. Prior: 1953 c 24 § 7; 1951 c 58 § 5; 1941 c 63 § 1, part; 1937 c 152 § 1, part; 1923 c 184 § 6, part; 1911 c 125 § 14, part; 1905 c 164 § 10, part; Rem. Supp. 1941 § 5794, part.] Repealed by 19731 st ex.s. c 24 § 5.
76.04.320 Spark emitting, electric engines--Watchman--Removal of snags. [1959 c 151 § 4; 1955 c 142 § 13 ; 1951 c $58 \S 7$; 1923 c 184 § 8; 1911 c 125 § 17; RRS § 5797. Prior: 1905 c 164 § 10; 1903 c 114 § 11.] Repealed by 1973 lst ex.s. c 24 § 5.
76.04.397 Cutting or destroying trees without authority--Penalty. [1923 c 184 § 11, part; RRS § 5813-1. Formerly RCW 9.61.130.] Repealed by 1982 c 28 §1. Cf. RCW 79.40.070.
76.04.450 Olympic peninsula area protection. [1921 c 67 § 1; RRS § 5818.] Repealed by 1979 ex.s. c 8 § 3.
76.04.460 Olympic peninsula area protection--Rules and regulations. [1923 c 143 § 1; 1921 c 67 § 2; RRS § 5819.] Repealed by 1979 ex.s. c 8 § 3 .
76.04.470 Olympic peninsula area protection--Publication of rules. [1923 c 143 § 2; 1921 c 67 § 3; RRS § 5820.] Repealed by 1979 ex.s. c 8 § 3.
76.04.480 Olympic peninsula area protection--Penalty for violation of rules. [1979 ex.s. c 136 § 105 ; 1923 c 143 § 3; 1921 c 67 § 4 ; R RS § 5821.] Repealed by 1980 c 148 § 5 , effective January 1, 1981. [1923 c 143 § 3; 1921 c 67 § 4; RRS § 5821.] Repealed by 1979 ex.s. c 8 § 3.
76.04.485 Olympic peninsula area protection--Appointment of agents and employees. [1923 c 143 § 4; 1921 c 67 § 6; RRS § 5823. Formerly RCW 43.21.020, part.] Repealed by 1979 ex.s. c 8 § 3.

## Chapter 76.06 <br> FOREST INSECT AND DISEASE CONTROL

76.06.100 Forest insect and disease control fund created. [1951 c 233 § 8.] Repealed by 1979 ex.s. c 67 § 19, effective July 1, 1981.

Effective date- 1979 ex.s. c 67: See note following RCW 76.06.110. Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
76.06.120 Appropriations made available. [llllll 1951 c 233 § 10.] Repealed by 1979 ex.s. c 67 § 19, effective July 1, 1981.

Effective date-- 1979 ex.s. c 67: See note following RCW 76.06.110.
Severability--1979 ex.s. c 67: See note following RCW 19.28.330.

## Chapter 76.08 <br> FOREST PRACTICES

76.08.010 Definitions. [1971 ex.s. c 207 § 10; 1957 c 79 § $1 ; 1953$ c 44 § 1 ; 1947 c 218 § 1 ; 1945 c $193 \S 2 ;$ Rem. Supp. 1947 § 5823-11.] Repealed by 1974 ex.s. c 137 § 34.
76.08.020 Policy enunciated. [1945 c 193 § 1; Rem. Supp. 1945 § 5823-10.] Repealed by 1974 ex.s. c 137 § 34.
76.08.030 Cutting permits--Penalty. [1955 c 115 § 1; 1947 c 218 § 2; 1945 c 193 § 3; Rem. Supp. 1947 § 5823-12.] Repealed by 1974 ex.s. c $137 \S 34$.
76.08.040 Protection of seed supply or restocking required. [1957 c 79 § 2; 1947 c 218 § 3; 1945 c 193 § 4; Rem. Supp. 1947 § 5823-1 3.] Repealed by 1974 ex.s. c 137 § 34.
76.08.050 Minimum requirements for eastern Washington. [1971 ex.s. c 207 § 11 ; 1957 c 79 § 3; 1947 c 218 § 4 ; 1945 c 193 § 5; Rem. Supp. 1947 § 5823-14.] Repealed by 1974 ex.s. c 137 § 34.
76.08.060 Minimum requirements for western Washington. [1971 ex.s. c 207 § 12; 1953 c 44 § 2; 1947 c 218 § 5; 1945 c 193 § 6; Rem. Supp. 1947 § 5823-15.] Repealed by 1974 ex.s. c 137 § 34.
76.08.070 Optional methods for insuring future growth. [1945 c 193 § 7; Rem. Supp. 1945 § 5823-16.] Repealed by 1974 ex.s. c 137 § 34.
76.08.080 Enforcement--Discontinuance of operation--Deposit or bond--Penalty. [1961 c 40 § 1; 1955 c 115 § 2; 1953 c 44 § 3; 1947 c 218 § 6; 1945 c 193 § 8; Rem. Supp. 1947 § 5823-17.] Repealed by 1974 ex.s. c 137 § 34.
76.08.090 Exempted removal of trees--Permits--Lien. [1953 c 44 § 4; 1945 c 193 § 9; Rem. Supp. 1945 § 5823-18.] Repealed by 1974 ex.s. c 137 § 34.

Repeal and savings--RCW 76.08.010-76.08.090: See RCW 76.09.915.

## Chapter 76.09 <br> FOREST PRACTICES

76.09.930 Legislative directive. [1974 ex.s. c 137 § 33.] Decodified.

## Chapter 76.12 <br> REFORESTATION

76.12.010 Definitions. This section has no session law background, and is accordingly decodified.
76.12.130 Price and terms of sales of timber. [1937 c 76 § 1 ; RRS § 5812-7a.] Repealed by 1969 ex.s. c 14 § 5.
76.12.150 Report on suitable lands. [1923 c 154 § 8; RRS § 5812-8. Prior: 1921 c 169 § 4.] Repealed by 1977 c 75 § 96.

## Chapter 76.36 <br> MARKS AND BRANDS

76.36.030 Registration of marks or brands. [1957 c 36 § $1 ; 1925$ ex.s. c 154 § 3; RRS § 8381-3. Prior: 1890 p 110 §§ 2, 3.] Repealed by 1984 c $60 \S 23$.
76.36.040 Assignment. [1957 c 36 § 2; 1925 ex.s. c 154 § 4; RRS § 8381-4.] Repealed by 1984 c 60 § 23.
76.36.050 Certificate as evidence of registration and ownership. [1957 c 36 § 3 ; 1925 ex.s. c $154 \S 5$; RRS § 8381-5.] Repealed by 1984 c 60 § 23.
76.36.080 Fees. [1925 ex.s. c 154 § 8; RRS § 8381-3.] Repealed by 1963 c 98 § 1 .
76.36.150 Renewal of marks or brands-Effect of failure to renew-Abandoned marks or brands. [1957 c 36 § 9; 1949 c 216 § 1 ; Rem. Supp. 1949 § 8381-16.] Repealed by 1984 c 60 § 23.

## Chapter 76.40 <br> LOG PATROLS

76.40.015 Log patrol revolving fund. [1953 c 140 § 1.] Repealed by 1979 ex.s. c 67 § 19, effective July 1, 1981.

Effective date--1979 ex.s. c 67: See note following RCW 76.06.110. Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
76.40.016 Finance--First operations. [1953 c 140 § 13.] Repealed by 1979 ex.s. c 67 § 19, effective July 1, 1981.

Effective date--1979 ex.s. c 67: See note following RCW 76.06.110. Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
76.40.122 Investigations--Hearings--Subpoenas--Oaths. [1953 c 140 § 3.] Repealed by 1984 c 60 § 23.
76.40.124 Violations by applicant or licensee--Hearing--Notice. [1953 c 140 § 4.] Repealed by 1984 c 60 § 23.
76.40.125 Violations by licensee--Remedy of owner--Procedure. [1955 c 108 § 6; 1953 c 140 § 5.] Repealed by 1984 c 60 § 23.
76.40.127 Denial, revocation, suspension of license. [1957 c 182 § 8; 1955 c 108 § 7; 1953 c 140 § 6.] Repealed by 1984 c 60 § 23.
76.40.128 Denial, revocation, suspension of license--Reparation as condition to issuance or reinstatement. [1955 c 108 § 8; 1953 c 140 § 7.] Repealed by 1984 c $60 \S 23$.
76.40.129 Denial, revocation, suspension of license--Director must comply with order--Limitation on issuance or reinstatement. [1953 c 140 § 8.] Repealed by 1955 c 108 § 9.

## Chapter 76.42

WOOD DEBRIS--REMOVAL FROM NAVIGABLE WATERS
76.42.040 Debris removal account--Created--Disbursements authorized. [1973 c 136 § 5.] Repealed by 1979 ex.s. c 67 § 19, effective July 1, 1981.

Effective date--1979 ex.s. c 67: See note following RCW 76.06.110.
Severability-- 1979 ex.s. c 67: See note following RCW 19.28.330.
76.42.050 Debris removal account--Transfer of funds from log patrol revolving fund, authorized. [1973 c 136 § 6.] Repealed by 1979 ex.s. c 67 § 19, effective July 1, 1981.

Effective date--1979 ex.s. c 67: See note following RCW 76.06.110.
Severability--1979 ex.s. c 67: See note following RCW 19.28.330.

## Chapter 76.44 <br> INSTITUTE OF FOREST RESOURCES

76.44.025 Transfer of equipment, records, etc., from department of conservation to University of Washington. [1959 c 306 § 2.] Repealed by 1979 c $50 \S 4$.

Severability--1979 c 50: See note following RCW 76.44.010.
76.44.060 Reports to legislature. This section was of temporary application, and is accordingly decodified.

## Chapter 76.48 <br> SPECIALIZED FOREST PRODUCTS

76.48.090 When harvesting permit may be used in lieu of sales invoice or bill of lading. [1967 ex.s. c 47 § 10.] Repealed by 1979 ex.s. c 94 § 16 .

## Title 77

## GAME AND GAME FISH

## Chapter 77.04 <br> DEPARTMENT OF GAME

77.04.050 Removal of members. [1955 c 36 § 77.04.050. Prior: 1947 c 275 § 5; Rem. Supp. 1947 § 5992-15.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.04.070 Official bond--Oaths. [1955 c 36 § 77.04.070. Prior: 1947 c 275 § 7; Rem. Supp. 1947 § 5992-17.] Repealed by 1973 c 95 § 12.

## Chapter 77.08 <br> GENERAL TERMS DEFINED

77.08.040 "Deleterious exotic species of fish and wildlife". [1971 ex.s. c 166 § 2.] Repealed by 1980 c 78 § 140, effective July $1,1981$.
77.08.050 "Managed marine mammals". [1971 ex.s. c 166 § 5.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.08.060 "Wildife agent". [1971 ex.s. c 121 § 1.] Repealed by 1980 c 78 § 140, effective July 1, 1981.

## Chapter 77.12

POWERS AND DUTIES OF COMMISSION
77.12.050 Rules and regulations--How promulgated--Certified copy as evidence. [1980 c 78 § 16 ; 1955 c 36 § 77.12 .050 . Prior: 1947 c 275 § 15 ; Rem. Supp. 1947 § 5992-25.] Decodified and recodified as RCW 77.04.090 pursuant to 1980 c 78 § 7, effective July 1, 1981.
77.12.110 Disposition of forfeited articles. [1980 c 78 § 25; 1955 c 36 § 77.12.110. Prior: 1947 c 275 § 21; Rem. Supp. 1947 § 5992-31.] Decodified and recodified as RCW 77.21 .040 pursuant to 1980 c 78 § 97, effective July $1,1981$.
77.12.160 Notice of seasons and bag limits--Publication. [1975 1st ex.s. c 102 § 2; 1955 c 36 § 77.12.160. Prior: 1947 c 275 § 26; Rem. Supp. 1947 § 5992-36.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.12.173 Penalty assessments upon fines and forfeitures--Deposit in state game fund. [1980 c 78 § 31 ; 1975 c 57 § 1.] Decodified and recodified as RCW 77.21.050 pursuant to 1980 c 78 § 97 , effective July 1, 1981.
77.12.175 Personalized license plates--Use of fees for support and aid of wildlife resources--Purpose of act. [1975 c 59 § 7; 1973 lst ex.s. c 200 § 1.] Decodified by 1980 c 78 § 32, effective July 1, 1981. See note following RCW 46.16.560.
77.12.180 Operating revolving fund--Purposes--Deposit-Accounting. [1955 c 36 § 77.12 .180 . Prior: 1940 c 138 § 1; Rem. Supp. 1949 §5992-18a.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
77.12.205 Disposition of in lieu payments. [1965 ex.s. c 97 § 4.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.12.207 Payments to counties of costs of confining violators. [1965 ex.s. c 97 § 5.] Repealed by 1980 c 78 § 140 , effective July 1, 1981.
77.12.310 Rules and regulations governing taking of predators for bounty. [1955 c 36 § 77.12.310. Prior: 1947 c 275 § 36; Rem. Supp. 1947 § 5992-46.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.12.340 Acquisition of property for office, storage, warehouse, and garage facilities. [1955 c 36 § 77.12.340. Prior: 1947 c 138 § 1 ; Rem. Supp. 1947 § 10898-35.] Repealed by 1980 c 78 § 140 , effective July 1, 1981.
77.12.350 Construction of facilities authorized. [1955 c 36 § 77.12.350. Prior: 1947 c 138 § 2; Rem. Supp. 1947 § 10898-36.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.12.400 Lease of certain state lands as game lands authorized. [1955 c 36 § 77.12.400. Prior: 1949 c 238 §8.] Repealed by 1980 c 78 § 140, effective July $1,1981$.
77.12.410 Grazing of cattle on such state lands--Limitation of elk population. [1955 c 36 § 77.12.410. Prior: 1949 c 238 § 9.] Repealed by 1980 c 78 § 140 , effective July $1,1981$.
77.12.460 Snake river forming boundary with Idaho--Unlawful acts in violation of Idaho or Washington laws or regulations. [1967 c 62 § 2.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.12.500 Agreements with owners or lessees of real property for use fof public hunting or fishing. [1967 c 45 § 1.] Repealed by 1980 c 78 § 140, effective July $1,1981$.
77.12.510 Managed marine mammals--Rules and regulations as to capture, sale, confinement, etc.--Permits. [1971 ex.s. c 166 § 6.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.12.520 Publication of informational materials--Costs. [1980 c 78 § 66; 1979 c 56 § 2.] Decodified and recodified as RCW 77.12.185 pursuant to 1980 c 78 § 33, effective July 1, 1981.

## Chapter 77.16 <br> PROHIBITED ACTS AND PENALTIES

77.16.030 Possession during closed season or in excess of bag limits. [1980 c 78 § 71; 1977 c 44 § 2; 1955 c 36 § 77.16.030. Prior: 1947 c 275 § 42; Rem. Supp. 1947 § 5992-51.] Decodified and recodified as RCW 77.12.105 pursuant to 1980 c 78 § 24, effective July 1, 1981.
77.16.140 Giving misinformation as to bountied predator. [1955 c 36 § 77.16.140. Prior: 1947 c 275 § 53; Rem. Supp. 1947 § 5992-62.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.16.155 Importation of domesticated game fish. [1955 c 36 § 77.16.155. Prior: 1951 c 126 § 2.] Repealed by 1957 c 241 § 1.
77.16.157 Penalty for violations. [1955 c 36 § 77.16.157. Prior: 1951 c 126 § 3.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.16.158 Importation, possession, sale, exchange, etc., of deleterious exotic species of fish or wildlife--Penalty. [1971 ex.s. c 166 § 3.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.16.200 Private publication of game laws. [1955 c 36 § 77.16.200. Prior: 1947 c 275 § 59; Rem. Supp. 1947 § 5992-68.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.16.221 Director may modify, etc., inadequate fishways and protective devices. [1980 c 78 § $90 ; 1963$ c $152 \S 1$.] Decodified and recodified as RCW 77.12.425 pursuant to 1980 c 78 § 68 , effective July 1, 1981.
77.16.230 Game doing damage may be taken at any time--Limitations. [1980 c 78 § 91 ; 1955 c 36 § 77.16.230. Prior: 1949 c 238 § 2; 1947 c 275 § 62; Rem. Supp. 1949 § 5992-71.] Decodified and recodified as RCW 77.12.265 pursuant to 1980 c 78 § 44, effective July 1, 1981.
77.16.240 General penalty--Jurisdiction of courts. [1980 c 78 § 92; 1955 c 36 § 77.16.240. Prior: 1947 c 275 § 63; Rem. Supp. 1947 § 5992-72.] Decodified and recodified as RCW 77.21 .010 pursuant to 1980 c 78 § 97, effective July 1, 1980.
77.16.270 Enforcement. [1955 c 36 § 77.16.270. Prior: 1947 c 126 § 3; Rem. Supp. 1947 § 2545-3.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.16.280 Penalty. [1955 c 36 § 77.16.280. Prior: 1947 c 126 § 4; Rem. Supp. 1947 § 2545-4.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.16.300 Venue of prosecution. [1955 c 36 § 77.16.300. Prior: 1947 c 126 § 6; Rem. Supp. 1947 § 2545-6.] Repealed by 1980 c 78 § 140, effective July 1, 1981.

## Chapter 77.20 BEAVER

(Formerly: Beaver, fox, mink, marten, and chinchilla)
77.20.010 Beaver may be taken or possessed--Pelts may be sold. [1963 c 177 § 1 ; 1955 c 36 § 77.20.010. Prior: 1947 c 275 § 64; Rem. Supp. 1947 § 5992-73.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.20.015 Licensed residents may take beaver. [1980 c 24 § 1; 1975 1st ex.s. c 15 § $1 ; 1963$ c 177 § 10.] Repealed by 1980 c 78 § 140 , effective July 1, 1981; and repealed by 1982 c 10 § 18.
77.20.016 Beaver tags--Possession, attachment--Purchase of untagged skin-Penalty. [1963 c 177 § 11.] Repealed by 1980 c 24 § 3 , effective June 12, 1980; and repealed by 1980 c 78 § 140, effective July 1, 1981.
77.20.020 Rules and regulations--Cooperative agreements. [1963 c 177 § 2; 1955 c 36 § 77.20.020. Prior: 1947 c $275 \S 65$; Rem. Supp. 1947 § 5992-74.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.20.030 Beaver skins, disposal of. [1963 c 177 § 3; 1955 c 36 § 77.20.030. Prior: 1947 c 275 § 66; Rem. Supp. 1947 § 5992-75.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.20.040 Taking of beaver doing damage on private lands--On public lands--By commission. [1963 c 177 § 4; 1955 c 36 § 77.20.040. Prior: 1947 c 275 § 67; Rem. Supp. 1947 § 5992-76.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.20.045 Taking of beaver doing damage--By owner or occu-pant--Notice--Surrender of pelts. [1963 c 177 §5; 1955 c 36 § 77.20.045. Prior: 1951 c 262 § 1.] Repealed by 1980 c 78 § 140 , effective July $1,1981$.
77.20.050 Preservation, tagging, of skins. [1963 c 177 § 6; 1955 c 36 § 77.20.050. Prior: 1947 c 275 § 68; Rem. Supp. 1947 § 5992-77.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.20.060 Penalty. [1955 c 36 § 77.20.060. Prior: 1947 c 275 § 69; Rem. Supp. 1947 § 5992-78.] Repealed by 1980 c 78 § 140 , effective July 1, 1981.
77.20.070 Fox, mink, marten declared personal property. [1955 c 36 § 77.20.070. Prior: 1947 c 275 § 70; Rem. Supp. 1947 § 5992-79.] Repealed by 1955 c 321 § 7. Later enactment, see chapter 16.72 RCW.
77.20.080 Branding required--Recording. [1955 c 36 § 77.20.080. Prior: 1947 c 275 § 81; Rem. Supp. 1947 § 5992-80.] Repealed by 1955 c 321 § 7. Later enactment, see chapter 16.72 RCW.
77.20.090 Quarantine controls over fur ranches. [1955 c c 36 § 77.20.090. Prior: 1949 с 142 § 1 ; Rem. Supp. 1949 § 5992-70a.] Repealed by 1955 c 321 § 7. Later enactment, see chapter 16.72 RCW.

## Chapter 77.21 PENALTIES--PROCEEDINGS

77.21.050 Penalty assessments. [1980 c 78 § 31 ; 1975 c 57 § 1. Formerly RCW 77.12.173.] Repealed by 1984 c 258 § 339, effective July 1, 1985. See RCW 3.62.090 and 43.08.250.

## Chapter 77.24 <br> PREDATORS--BOUNTIES

77.24.010 Who may kill predators and claim bounties. [1955 c 36 § 77.24.010. Prior: 1947 c 275 § 72; Rem. Supp. 1947 § 5992-81.] Repealed by 1980 c 78 § 140, effective July $1,1981$.
77.24.020 Payment of bounties--Maximum specified--Review. [1955 c 36 § 77.24.020. Prior: 1947 c 275 § 73; Rem. Supp. 1947 § 5992-82.] Repealed by 1980 c 78 § 140, effective July $1,1981$.
77.24.030 Marking of bountied predators. [1955 c 36 § 77.24.030. Prior: 1947 c 275 § 74; Rem. Supp. 1947 § 5992-83.] Repealed by 1980 c 78 § 140, effective July $1,1981$.
77.24.040 Commission may classify predators. [1955 c 36 § 77.24.040. Prior: 1947 c 275 § 75; Rem. Supp. 1947 § 5992-84.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.24.050 Employment of accredited hunters. [1955 c 36 § 77.24.050. Prior: 1947 c 275 § 76; Rem. Supp. 1947 § 5992-85.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.24.060 Disposition of skins and specimens. [1955 c 36 § 77.24.060. Prior: 1947 c 275 § 77; Rem. Supp. 1947 § 5992-86.] Repealed by 1980 c 78 § 140, effective July $1,1981$.
77.24.070 Scope of chapter. [1955 c 36 § 77.24.070. Prior: 1947 c 275 § 78; Rem. Supp. 1947 § 5992-87.] Repealed by 1980 c 78 § 140 , effective July 1, 1981.
77.24.080 Bounty voucher must aggregate two dollars and fifty cents. [1955 c 36 § 77.24.080. Prior: 1947 c 275 § 79; Rem. Supp. 1947 § 5992-88.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.24.090 Cooperative programs to control predators. [1955 c 36 § 77.24.090. Prior: 1947 c 275 § 80; Rem. Supp. 1947 § 5992-89.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.24.100 Department of agriculture may cooperate with Fish and Wildife Service. [1955 c 36 § 77.24.100. Prior: 1943 c 257 § 1; Rem Supp. 1943 § 5992-2.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.24.110 Expenditures authorized. [1955 c 36 § 77.24.110. Prior: 1943 c 257 § 2; Rem. Supp. 1943 § 5992-3.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.24.120 Disposition of skins and specimens. [1955 c 36 § 77.24.120. Prior: 1943 c 257 § 3; Rem. Supp. 1943 § 5992-4.] Repealed by 1980 c 78 § 140, effective July 1, 1981.

## Chapter 77.28

## GAME FARMERS

77.28.010 License required. [1955 c 36 § 77.28.010. Prior: 1947 c 275 § 81; Rem. Supp. 1947 § 5992-90.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.28.020 License fee. [1980 c 78 § 98; 1975 1st ex.s. c 15 § 2; 1970 ex.s. c $29 \S 14 ; 1955$ c 36 § 77.28.020. Prior: 1947 c 275 § 82; Rem. Supp. 1947 § 5992-91.] Decodified and recodified as RCW 77.12.570 pursuant to 1980 c 78 § 68, effective July 1, 1981.
77.28.030 Application--Content. [1955 c 36 § 77.28.030. Prior: 1947 c 275 § 83; Rem. Supp. 1947 § 5992-92.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.28.040 Corporate application. [1955 c 36 § 77.28.040. Prior: 1947 c 275 § 84; Rem. Supp. 1947 § 5992-93.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.28.050 Issuance of license. [1955 c 36 § 77.28.050. Prior: 1947 c 275 § 85; Rem. Supp. 1947 § 5992-94.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.28.060 Rights acquired under license. [1955 c 36 § 77.28.060. Prior: 1947 c 275 § 86; Rem. Supp. 1947 § 5992-95.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.28.070 Game farmer may deal in game bird and game fish eggs. [1980 c 78 § 99; 1955 c 36 § 77.28.070. Prior: 1947 c 275 § 87; Rem. Supp. 1947 § 5992-96.] Decodified and recodified as RCW 77.12.580 pursuant to 1980 c 78 § 68, effective July 1, 1981.
77.28.080 Tagging of product. [1980 c 78 § 100; 1955 c 36 § 77.28.080. Prior: 1947 c 275 § 88; Rem. Supp. 1947 § 5992-97.] Decodified and recodified as RCW 77.12.590 pursuant to 1980 c 78 § 68, effective July 1, 1981.
77.28.090 Rights of common carriers. [1980 c 78 § 101; 1955 c 36 § 77.28.090. Prior: 1947 c 275 § 89; Rem. Supp. 1947 § 5992-98.] Decodified and recodified as RCW 77.12 .600 pursuant to 1980 c 78 § 68, effective July $1,1981$.
77.28.100 Quarterly reports. [1955 c 36 § 77.28.100. Prior: 1947 c 275 § 90; Rem. Supp. 1947 § 5992-99.] Repealed by 1980 c 78 § 140 , effective July 1, 1981.
77.28.110 Access to game farmers' premises. [1955 c 36 § 77.28.110. Prior: 1947 c 275 § 91 ; Rem. Supp. 1947 § 5992-100.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.28.120 Revocation of license--Notice--Hearing. [1955 c 36 § 77.28.120. Prior: 1947 c 275 § 92 ; Rem. Supp. 1947 § 5992-101.] Repealed by 1980 c 78 § 140, effective July 1, 1981.

## Chapter 77.32 LICENSES

77.32.015 Firearm training program--Certificate--Juvenile requirements. [1980 c 78 § 104 ; 1957 c 17 § 1.] Dccodified and recodif ied as RCW 77.32.155 pursuant to 1980 c 78 § 111, effective July 1, 1981.
77.32.020 Supplemental permits or tags required for taking certain wildlife, using bows and arrows or muzzle loaders, or for special hunting seasons--Fees, procedures. [1981 c 310 § 9; 1980 c 78 § 105; 1975 1st
ex.s c $15 \S 3 ; 1970$ ex.s. c 29 § $1 ; 1967$ c $10 \S 1 ; 1957$ c 176 § $1 ; 1955$ c 36 § 77.32.020. Prior: 1953 c 75 § 1; 1947 c 275 § 94; 1945 c 81 § 7; 1937 c 63 § 2; 1935 c 59 § 4; Rem. Supp. 1947 § 5992-103.] Decodified, effective June 30, 1982.
77.32.030 Supplemental elk license. [1947 c 275 § 95; Rem. Supp. 1947 § 5992-104.] Repealed by 1953 c 75 § 13.
77.32.031 Supplemental steelheal seal--Fee, exempt persons, disposition of moneys from--Penalty. [1975 1st ex.s. c 15 § 4; 1969 ex.s. c 17 § 1.] Section expired March 31, 1976.
77.32.032 Supplemental steelhead seal--Fee, exempt persons, disposition of moneys from--Penalty. [1975 1st ex.s. c 15 § 19.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.32.040 Supplemental elk license fees. [1947 c 275 § 96; Rem. Supp. 1947 § 5992-105.] Repealed by 1953 c 75 § 13.
77.32.080 Records and reports. [1955 c 36 § 77.32.080. Prior: 1947 c 275 § 100; Rem. Supp. 1947 § 5992-109.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.32.100 Resident state hunting and fishing license. [1975 1st ex.s. c 15 § $5 ; 1970$ ex.s. c 29 § $3 ; 1965$ c 48 § $1 ; 1957$ c 176 § 3; 1955 c 36 § 77.32.100. Prior: 1953 c 75 § 4; 1947 c 128 § 2; Rem. Supp. 1947 § 5897-2.] Section expired December 31, 1975.
77.32.103 Resident state hunting license. [1975 1st ex.s. c 15 § 6; 1970 ex.s. c 29 § 4 ; 1965 c 48 § 2; 1957 c 176 § 4; 1955 c 36 § 77.32.103. Prior: 1953 c 75 § 5.] Section expired December 31, 1975.
77.32.104 Resident state hunting license. [1975 1st ex.s. c 15 § 21.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.32.105 Resident state fishing license. [1975 1st ex.s. c 15 § 7; 1970 ex.s. c 29 § 5 ; 1965 c 48 § 3 ; 1957 c 176 § 5; 1955 c $36 \S 77.32-$ .105. Prior: 1953 c 75 § 6.] Section expired December 31, 1975.
77.32.106 Resident state fishing license. [1975 1st ex.s. c 15 § 22.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.32.110 Resident county hunting and fishing license. [1975 1st ex.s. c 15 § 8; 1970 ex.s. c 29 § 6; 1965 c 48 § 4; 1957 c 176 § 6; 1955 c 36 § 77.32.110. Prior: 1953 c 75 § 7; 1947 c 128 § 1; Rem. Supp. 1947 §5897-1.] Section expired December 31, 1975.
77.32.111 Resident county hunting and fishing license. [1975 1st ex.s. c 15 § 23.] Repealed by 1980 c 78 § 140 , effective July $1,1981$.
77.32.113 Resident county fishing license. [1975 1st ex.s. c 15 § 9; 1970 ex.s. c 29 § 7 ; 1965 c 48 § 5; 1957 c $176 \S 7$; 1955 c $36 \S 77.32-$ .113. Prior: 1953 c 75 § 8.] Section expired December 31, 1975.
77.32.114 Resident county fishing license. [1975 1st ex.s. c 15 § 24.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.32.120 Allocation of receipts from resident licenses. [1955 c 36 §77.32.120. Prior: 1953 c 66 § 1; 1947 c 128 § 3; Rem. Supp. 1947 § 5897-3.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.32.130 Nonresident state hunting license. [1975 1st ex.s. c 15 § 10; 1970 ex.s. c 29 § 8; 1957 c 176 § 8; 1955 c 36 § 77.32.130. Prior: 1953 c 75 § 9; 1947 c 275 § 102; 1931 c 108 § 5; 1927 c 258 § 8; 1925 ex.s. c 178 § 44; Rem. Supp. $1947 \S$ 5992-111.] Section expired December 31, 1975.
77.32.131 Nonresident state hunting license. [1975 1st ex.s. c 15 § 25.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.32.140 Nonresident state hunting license. [1955 c 36 § 77.32.140. Prior: 1953 c 75 § 10 ; 1947 c 275 § 103; 1931 c 108 § 5; 1927 c 258 § 8; 1925 ex.s. c 178 § 44; Rem. Supp. 1947 § 5992-112.] Repealed by 1957 c 176 § 12, effective January 1, 1958. See RCW 77.32.130.
77.32.150 Nonresident state fishing license. [1975 lst ex.s. c 15 § 11; 1970 ex.s. c 29 § 9; 1957 c 176 § 9; 1955 c 36 § 77.32.150. Prior: 1953 c 75 § 11 ; 1949 c 205 § 4 ; 1947 c 275 § 104 ; 1931 c 108 § 5 ; 1927 c 258 § 8; 1925 ex.s. c 178 § 44; Rem. Supp. 1949 § 5992-113.] Section expired December 31, 1975.
77.32.151 Nonresident state fishing license. [1975 1st ex.s. c 15 § 26.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.32.160 Transient's limited state fishing license. [1975 1st ex.s. c 15 § P2; 1970 ex.s. c 29 § $10 ; 1957$ c 176 § $10 ; 1955$ c 36 § 77.32.160. Prior: 1953 c 75 § 12; 1947 c 275 § 105 ; 1931 c 108 § 6; 1925 ex.s. c 178 § 45; Rem. Supp. 1947 § 5992-114.] Section expired December 31, 1975.
77.32.170 Alien's state hunting and fishing license. [1947 c 275 § 106; Rem. Supp. 1947 § 5992-115.] Repealed by 1953 c 75 § 13.
77.32.180 Alien's county fishing license. [1947 c 275 § 107; Rem. Supp. 1947 § 5992-116.] Repealed by 1953 c 75 § 13.
77.32.185 Fresh water sport fishing licenses--Use of funds. [1955 c 36 § 77.32.185. Prior: 1951 c 124 § 2.] Repealed by 1980 c 78 § 140 , effective July 1, 1981.
77.32.190 Trapper's license. [1975 1st ex.s. c $15 \S 13 ; 1970$ ex.s. c 29 § 11 ; 1963 c 177 § 7 ; 1957 c 176 § 11 ; 1955 c $36 \S 77.32 .190$. Prior: 1947 c 275 § 108 ; 1929 c 221 § 4; 1925 ex.s. c 178 § 51; Rem. Supp. 1947 § 5992-117.] Section expired December 31, 1975.
77.32.195 Nonresident's or alien's trapper's license. [1975 1st ex.s. c 15 § 14.] Repealed by 1980 c 78 § 140, effective July $1,1981$.
77.32.200 Taxidermist's license. [1975 1st ex.s. c 15 § $15 ; 1970$ ex.s. c 29 § 12; 1955 c 36 § 77.32.200. Prior: 1947 c 275 § 109; Rem. Supp. 1947 § 5992-118.] Section expired December 31, 1975.
77.32.201 Taxidermist's license. [1975 1st ex.s. c 15 § 29.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.32.210 Fur dealer's license. [1975 1st ex.s. c 15 § 16; 1955 c 36 § 77.32.210. Prior: 1947 c 275 § 110; Rem. Supp. 1947 § 5992-119.] Section expired December 31, 1975.
77.32.225 Fishing guide license--Rules, records, reports. [1975 1st ex.s. c 15 § 17; 1970 ex.s. c 29 § 13; 1957 c 176 § 13.] Section expired December 31, 1975.
77.32.226 Fishing guide license--Rules, records, reports. [1975 1st ex.s. c 15 § 31.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.32.245 Killer whale permit. [1971 ex.s. c 166 § 7.] Repealed by 1980 c 78 § 140, effective July 1, 1981.
77.32.255 Duplicate licenses and permits. [1975 1st ex.s. c 15 § 18 ; 1970 ex.s. c 29 § 15.] Section expired December 31, 1975.
77.32.260 Forfeiture of license by judicial decree. [1980 c 78 § 122; 1955 c 36 § 77.32.260. Prior: 1947 c 275 § 11 5; Rem. Supp. 1947 § 5992-124.] Decodified and recodified as RCW 77.21.060 pursuant to 1980 c 78 § 97, effective July 1, 1981.
77.32.270 Suspension of sentence. [1955 c 36 § 77.32.270. Prior: 1947 c 275 § 116; Rem. Supp. 1947 § 5992-125.] Repealed by 1980 c 78 § 140, effective July $1,1981$.
77.32.280 Revocation for shooting person or livestock. [1980 c 78 § 123; 1955 c 36 § 77.32.280. Prior: 1949 c 44 § 1; Rem. Supp. 1949 § 5992-124a.] Decodified and recodified as RCW 77.21 .030 pursuant to 1980 c 78 § 97, effective July 1, 1981.
77.32.290 Revocation of hunting license for violation of RCW 77.16.020 or 77.16.030--Appeal. [1980 c 78 § 124; 1975 lst ex.s. c $6 \S$ 1.] Decodified and recodified as RCW 77.21 .020 pursuant to 1980 c 78 § 97, effective July 1, 1981.
77.32.300 Unlawful purchase or possession of game license or other document--Penalty. [1980 c 78 § $125 ; 1979$ ex.s. c 127 § 1.] Decodified and recodified as RCW 77.16 .310 pursuant to 1980 c 78 § 96 , effective July 1, 1981.
77.32.310 Wildlife contests and field trials--Permits. [1980 c 78 § 118.] Repealed by 1985 c 464 § 12, effective July 1, 1985.

## Chapter 77.40 <br> SHOOTING GROUNDS

77.40.010 Public shooting grounds-Skagit county. [1955 c 36 § 77.40.010. Prior: 1941 c 165 § 1; Rem. Supp. 1941 § 7993-4.] Decodified by 1980 c 78 § 136, effective July 1, 1981.
77.40.020 Grounds withdrawn from sale or lease. [1955 c 36 § 77.40.020. Prior: 1941 c 165 § 2; Rem. Supp. 1941 § 7993-5.] Repealed by 1969 ex.s. c 129 § 4.
77.40.030 Deed of tidelands--Mason county. [1955 c 36 § 77.40.030. Prior: 1941 c 190 § 1; Rem. Supp. 1941 § 7993-6.] Decodified by 1980 c 78 § 136, effective July 1, 1981.
77.40.040 Governor to execute deed. [1955 c 36 § 77.40.040. Prior: 1941 c 190 § 2; Rem. Supp. 1941 § 7993-7.] Decodified by 1980 c 78 § 136, effective July 1, 1981.
77.40.050 Use as public shooting grounds. [1980 c 78 § 126; 1955 c 36 § 77.40.050. Prior: 1941 c 190 § 3; Rem. Supp. 1941 § 7993-8.] Decodified and recodified as RCW 77.12.550 pursuant to 1980 c 78 § 58, effective July 1, 1981.
77.40.060 Rules and regulations. [1980 c 78 § 127; 1955 c 36 § 77.40.060. Prior: 1941 c 190 § 4; Rem. Supp. 1941 § 7993-9.] Decodified and recodified as RCW 77.12.560 pursuant to 1980 c 78 § 58 , effective July 1, 1981.
77.40.070 Public shooting grounds--Skagit and Snohomish counties. [1955 c 36 § 77.40.070. Prior: 1945 c 179 § 1; Rem. Supp. 1945 § 7993-5a.] Decodified by 1980 c 78 § 136, effective July 1, 1981.
77.40.080 Grounds withdrawn from sale or lease. [1980 c 78 § 128; 1955 c 36 § 77.40.080. Prior: 1945 c 179 § 2; Rem. Supp. 1945 § 7993-5b.] Decodified and recodified as RCW 77.12.540 pursuant to 1980 c 78 § 58, effective July 1, 1981.
77.40.090 Certain tidelands in Skagit, Snohomish, and Island counties. [1961 c 190 § 1 ; 1955 c 36 § 77.40.090. Prior: 1951 c 77 §§ 1, 2.] Decodified by 1980 c 78 § 136, effective July 1, 1981.

## Chapter 77.98 <br> CONSTRUCTION

77.98.010 Continuation of existing law. [1955 c 36 § 77.98.010.] Decodified by 1980 c 78 § 136, effective July 1, 1981.
77.98.020 Title, chapter, section headings not part of law. [1955 c 36 § 77.98.020.] Decodified by 1980 c 78 § 136, effective July 1, 1981.
77.98.030 Invalidity of part of title not to affect remainder. [1955 c 36 § 77.98.030.] Decodified by 1980 c 78 § 136, effective July 1, 1981.
77.98.040 Repeals and saving. [1955 c 36 § 77.98.040.] Decodified by 1980 c 78 § 136, effective July 1, 1981.
77.98.050 Emergency--1955 c 36. [1955 c 36 § 77.98.050.] Decodified by 1980 c 78 § 136, effective July 1, 1981.

## Title 78

MINES, MINERALS, AND PETROLEUM

## Chapter 78.08 <br> LOCATION OF MINING CLAIMS

78.08.010 "Lode" defined. [1899 c 45 § 4; RRS § 8625.] Now codified as RCW 78.08.075.
78.08.031 Recorder may be elected--Duties--Records. [1887 c 87 § 5; RRS § 8619.] Repealed by 1979 ex.s. c 30 § 20.
78.08.032 Recorder may be elected--Term--Oath--Certifying officer--Record transfer upon vacancy. [1887 c 87 § 6; RRS § 8620.] Repealed by 1979 ex.s. c $30 \S 20$.
78.08.120 Mining district rules and regulations. [1899 c 45 § 13 ; RRS § 8634.] Repealed by 1979 ex.s. c $30 \S 20$.
78.08.130 Discovery shaft provisions inapplicable west of Cascades. [1899 c 45 § 9; RRS § 8630.] Repealed by 1955 c 357 § 2.
78.08.140 When road building to apply as assessment work. [1899 c 45 § 14; RRS § 8635.] Repealed by 1979 ex.s. c $30 \S 20$.

## Chapter $\mathbf{7 8 . 2 0}$

## PROSPECTING LEASES AND CONTRACTS TO MINE MINERALS, EXCEPT COAL, ON STATE LANDS

78.20.010 "Person" defined. [(i) 1927 c 255 § 155 , part; RRS § $7797-155$, part. Prior: 1917 c 148 § $1 ; 1915$ c 152 § 1; 1897 c 102 § 1. (ii) 1927 c 255 § 156, part; RRS § 7797-156, part; prior: 1917 c 148 §

2; 1901 c 151 §§ 1,$2 ; 1897$ c 102 §§ 2-5.] Now codified in RCW 79.01.616 and 79.01.620.
78.20.020 Leases and contracts authorized--Conditions. [1927 c 255 § 155, part; RRS § 7797-155, part. Prior: 1917 c 148 § 1; 1915 c 152 § 1 ; 1897 c 102 § 1.] Now codified in RCW 79.01.616.
78.20.030 Application for lease--Rental and fee. [1927 c 255 § 156, part; RRS §7797-156, part. Prior: 1917 c 148 § 2; 1901 c 151 §§ 1, 2; 1897 c 102 §§ 2-5.] Now codified in RCW 79.01.620.
78.20.040 Prospecting lease on leased land--Procedure. [1927 c 255 § 157; RRS §7797-157. Prior: 1917 c 148 § 3; 1899 c 147 § 1 ; 1897 c 102 § 6.] Now codified as RCW 79.01.624.
78.20.050 Term and conditions of lease. [1945 c 103 § 1; 1927 c 255 § 158 ; Rem. Supp. 1945 § 7797-1 58. Prior: 1897 c 102 § 4.] Now codified as RCW 79.01.628.
78.20.060 Preference right to new lease. [1927 c 255 § 159 ; RRS § 7797-159.] Now codified as RCW 79.01.632.
78.20.070 Mining contracts--Procedure for issuance--Terms. [1927 c 255 § 160; RRS § 7797-160. Prior: 1901 c 151 § 4.] Now codified as RCW 79.01.636.
78.20.080 Form of contract. [1927 c 255 § 161; RRS § 7797-161. Prior: 1917 c 148 § 3; 1899 c 147 § 1 ; 1897 c 102 § 6.] Now codified as RCW 79.01.640.
78.20.090 Royalties--Renewal of contract. [1945 c 103 § 2; 1927 c 255 § 162; Rem. Supp. 1945 § 7797-162.] Now codified as RCW 79.01.644.
78.20.100 Consolidation of contracts. [1945 c 103 §3; Rem. Supp. 1945§7797-162a.] Now codified as RCW 79.01.648.

## Chapter 78.24

OPTION CONTRACTS AND COAL LEASES ON STATE LANDS
78.24.010 Leases and option contracts authorized. [1927 c 255 § 163; RRS §7797-163.] Now codified as RCW 79.01.652.
78.24.020 Application for option contract--Fee. [1927 c 255 § 164; RRS § 7797-164.] Now codified as RCW 79.01.656.
78.24.030 Investigation--Grant of contract--Rights of contract holder. [1927 c 255 § 165; RRS § 7797-165.] Now codified as RCW 79.01.660.
78.24.040 Application for lease--Lease--Terms--Royalties. [1927 c 255 § 167; R RS § 7797-167.] Now codified as RCW 79.01.668.
78.24.050 Lease without option contract. [1927 c 255 § 168; RRS § 7797-168.] Now codified as RCW 79.01.672.
78.24.060 Inspection of works and records--Secrecy. [1927 c 255 § 169; RRS §7797-169.] Now codified as RCW 79.01.676.
78.24.070 Action to determine damage to surface owner or lessee. [1927 c 255 § 166; RRS § 7797-166.] Now codified as RCW 79.01.664.
78.24.080 Use and sale of materials from land. [1927 c 255 § 170; RRS § 7797-170.] Now codified as RCW 79.01.680.
78.24.090 Suspension of mining-Termination of lease. [1927 c 255 § 171; RRS § 7797-171.] Now codified as RCW 79.01.684.
78.24.100 Condition of premises on termination--Removal of personalty. [1927 c 255 § 172; RRS § 7797-172.] Now codified as RCW 79.01.688.
78.24.110 Re-lease-~Procedure--Preference to lessee. [1927 c 255 § 173; RRS § 7797-173.] Now codified as RCW 79.01.692.
78.24.120 Waste prohibited. [1927 c 255 § 174; R RS § 7797-174.] Now codified as RCW 79.01.696.

## Chapter 78.28

PETROLEUM PERMITS AND LEASES ON STATE LANDS
78.28.010 through 78.28.270 [(i) 1951 c 146 § 37. (ii) 1937 c 61; RRS §§ 7797-175—7797-185q.] Repealed by 1955 c 131 § 24.
78.28.280 Definitions. [1955 c 131 § 1.] Now codified as RCW 79.14.010.
78.28.290 Leases authorized--Terms--Duration. [1955 c 131 § 2.] Now codified as RCW 79.14.020.
78.28.300 Rental fees--Minimum royalties. [1955 c 131 § 3.] Now codified as RCW 79.14.030.
78.28.310 Compensation to owners of private rights and to state for surface damage. [1955 c 131 § 4.] Now codified as RCW 79.14.040.
78.28.320 Drilling operations beyond lease term--Lease provisions. [1955 c 131 § 5.] Now codified as RCW 79.14.050.
78.28.330 Surrender of lease--Liability. [1955 c 131 § 6.] Now codified as RCW 79.14.060.
78.28.340 Royalties. [1955 c 131 § 7.] Now codified as RCW 79.14.070.
78.28.350 Leases of land within a geologic structure. [1955 c 131 § 8.] Now codified as RCW 79.14.080.
78.28.360 Cancellation of leases--New leases. [1955 c 131 § 9.] Now codified as RCW 79.14.090.
78.28.370 Cooperative or unit plans--Communization or drilling agreements. [1955 c 131 § 10.] Now codified as RCW 79.14.100.
78.28.380 Customary provisions in leases. [1955 c 131 § 11.] Now codified as RCW 79.14.110.
78.28.390 Rules and regulations. [1955 c 131 § 12.] Now codified as RCW 79.14.120.
78.28.400 Wells to be located minimum distance from boundaries-Exception. [1955 c 131 § 13.] Now codified as RCW 79.14.130.
78.28.410 Rights of way over public lands--Payment for timber. [1955 c 131 § 14.] Now codified as RCW 79.14.140.
78.28.420 Sales of timber--Rules. [1955 c 131 § 15.$]$ Now codified as RCW 79.14.150.
78.28.430 Development after discovery. [1955 c 131 § 16.] Now codified as RCW 79.14.160.
78.28.440 Spacing and offsetting of wells. [1955 c 131 § 17.] Now codified as RCW 79.14.170.
78.28.450 Lands may be withheld from leasing. [1955 c 131 § 18.] Now codified as RCW 79.14.180.
78.28.460 Payment of royalty share--Royalty in kind. [1955 c 131 § 19.] Now codified as RCW 79.14.190.
78.28.470 Prior permits validated--Relinquishment for new leases. [1955 c 131 § 20.] Now codified as RCW 79.14.200.
78.28.480 Assignments and subleases of leases. [1955 c 131 § 21.] Now codified as RCW 79.14.210.
78.28.490 Appeal from rulings of commissioner. [1955 c 131 § 22.] Now codified as RCW 79.14.220.
78.28.900 Severability. [1955 c 131 § 23.] Now codified as RCW 79.14.900.

## COMPARATIVE TABLE

Chapters $78.32,78.34,78.36$ and 78.38 RCW were recodified June 1, 1958 and are now codified in Chapter 78.40 RCW as follows:

| Formerly | Herein |
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| 78.32 .010 | 78.40 .010 |
| 78.32 .020 | 78.40 .773 |
| 78.32 .030 | 78.40 .705 |
|  | 78.40 .717 |
| 78.32 .040 | 78.40 .594 |
| 78.32 .050 | 78.40 .366 |
| 78.32 .060 | 78.40 .723 |
| 78.32 .070 | 78.40 .723 |
| 78.32 .200 | 78.40 .714 |
|  | 78.40 .130 |


| Formerly | Herein | Formerly | Herein |
| :---: | :---: | :---: | :---: |
|  | 78.40 .133 | 78.34.420 | 78.40 .783 |
| 78.32.210 | 78.40 .100 | 78.34.430 | 78.40 .786 |
|  | 78.40.103 | 78.34.440 | 78.40 .797 |
| 78.32 .220 | 78.40.106 | 78.34.450 | 78.40 .450 |
| 78.32.230 | 78.40.106 | 78.34.460 | 78.40 .453 |
|  | 78.40.136 |  | 78.40 .456 |
| 78.32.240 | 78.40 .100 | 78.34.470 | 78.40 .702 |
|  | 78.40.139 | 78.34.480 | 78.40 .459 |
| 78.32 .250 | 78.40.109 | 78.34.490 | 78.40.462 |
| 78.32.260 | 78.40.112 | 78.34 .600 | 78.40 .789 |
| 78.32.270 | 78.40 .115 | 78.34 .610 | 78.40 .342 |
| 78.32.280 | 78.40.118 | 78.34.620 | 78.40.345 |
| 78.32 .290 | 78.40 .121 | 78.34.630 | 78.40.354 |
| 78.32 .400 | 78.40 .390 | 78.34.640 | 78.40.357 |
| 78.32 .410 | 78.40 .393 | 78.34.650 | 78.40 .360 |
| 78.32 .420 | 78.40 .396 | 78.34.660 | 78.40 .363 |
| 78.32 .430 | 78.40.309 | 78.34.670 | 78.40 .372 |
| 78.32.440 | 78.40.142 | 78.34.680 | 78.40 .378 |
|  | 78.40.145 | 78.34.690 | 78.40 .381 |
| 78.32.450 | 78.40 .312 | 78.34.700 | 78.40.687 |
|  | 78.40 .315 | 78.34.710 | 78.40 .217 |
| 78.32 .460 | 78.40 .324 | 78.34.720 | 78.40.369 |
| 78.32 .470 | 78.40 .318 | 78.34.730 | 78.40 .220 |
| 78.32.480 | 78.40 .402 | 78.34.740 | 78.40.663 |
| 78.32 .490 | 78.40.405 | 78.34 .750 | 78.40 .666 |
| 78.32.500 | 78.40.408 | 78.34 .760 | 78.40 .600 |
| 78.32.510 | 78.40 .417 | 78.34.770 | 78.40.603 |
| 78.32.520 | 78.40 .414 | 78.34.780 | 78.40 .229 |
| 78.32 .530 | 78.40 .411 | 78.34.790 | 78.40 .642 |
| 78.32.540 | 78.40 .420 | 78.34 .800 | 78.40 .791 |
| 78.32 .550 | 78.40 .429 | 78.34 .810 | 78.40.794 |
| 78.32.560 | 78.40 .423 | 78.34 .820 | 78.40.223 |
| 78.32 .570 | 78.40 .426 | 78.36 .010 | 78.40.500 |
| 78.32.580 | 78.40.178 | 78.36.020 | 78.40.503 |
| 78.32 .590 | 78.40 .432 | 78.36.030 | 78.40.509 |
| 78.32 .600 | 78.40 .435 | 78.36 .040 | 78.40.506 |
| 78.32 .610 | 78.40 .438 | 78.36.050 | 78.40.512 |
| 78.32 .620 | 78.40 .181 | 78.36.060 | 78.40.657 |
| 78.32 .800 | 78.40 .735 | 78.36.070 | 78.40.660 |
| 78.32 .810 | 78.40 .738 | 78.36.200 | 78.40 .327 |
| 78.32 .820 | 78.40 .741 | 78.36.210 | 78.40 .330 |
| 78.32 .830 | 78.40 .744 | 78.36.220 | 78.40 .336 |
| 78.32 .840 | 78.40 .747 | 78.36 .230 | 78.40 .333 |
| 78.32 .850 | 78.40 .750 | 78.36 .400 | 78.40.160 |
| 78.32 .860 | 78.40 .753 | 78.36.410 | 78.40.163 |
| 78.32 .870 | 78.40 .756 | 78.36.420 | 78.40.166 |
| 78.32 .880 | 78.40 .759 | 78.36.430 | 78.40.169 |
| 78.34 .010 | 78.40.585 | 78.36.440 | 78.40.172 |
| 78.34.020 | 78.40.588 |  | 78.40.175 |
| 78.34 .030 | 78.40.591 | 78.36.450 | 78.40.184 |
| 78.34 .040 | 78.40.606 | 78.36.460 | 78.40.187 |
| 78.34.050 | 78.40 .609 | 78.36.470 | 78.40.190 |
| 78.34.060 | 78.40 .612 |  | 78.40.193 |
|  | 78.40 .615 | 78.36.480 | 78.40.199 |
| 78.34 .070 | 78.40 .618 |  | 78.40 .202 |
| 78.34 .080 | 78.40 .621 | 78.36.490 | 78.40 .205 |
| 78.34 .090 | 78.40 .627 | 78.36.500 | 78.40.196 |
| 78.34 .100 | 78.40 .630 | 78.36.510 | 78.40.208 |
| 78.34.110 | 78.40 .633 | 78.36.520 | 78.40 .211 |
| 78.34.120 | 78.40 .296 | 78.36.530 | 78.40.214 |
|  | 78.40 .639 |  | 78.40 .226 |
| 78.34.130 | 78.40 .636 | 78.36 .540 | 78.40 .281 |
| 78.34 .140 | 78.40 .654 | 78.36.600 | 78.40.540 |
| 78.34.150 | 78.40 .690 | 78.36.610 | 78.40.543 |
| 78.34.160 | 78.40 .693 | 78.36 .620 | 78.40 .546 |
| 78.34 .170 | 78.40.699 | 78.36 .630 | 78.40.549 |
| 78.34.180 | 78.40 .732 | 78.36 .640 | 78.40 .552 |
| 78.34 .190 | 78.40 .732 | 78.36.650 | 78.40.555 |
| 78.34 .200 | 78.40 .765 | 78.36.660 | 78.40.558 |
| 78.34 .210 | 78.40 .729 | 78.36 .670 | 78.40.561 |
| 78.34 .220 | 78.40 .339 | 78.36.680 | 78.40.564 |
| 78.34 .230 | 78.40 .711 | 78.36 .690 | 78.40.567 |
| 78.34 .400 | 78.40 .780 | 78.36 .700 | 78.40.570 |
| 78.34.410 | 78.40 .780 | 78.36.710 | 78.40.570 |


| Formerly | Herein |
| :---: | :---: |
| 78.36 .720 | 78.40.573 |
| 78.36 .730 | 78.40 .576 |
| 78.36 .740 | 78.40.581 |
| 78.36.750 | 78.40.645 |
| 78.36.800 | 78.40 .270 |
| 78.36 .810 | 78.40 .696 |
| 78.36 .820 | 78.40 .273 |
| 78.36.830 | 78.40 .276 |
| 78.36 .840 | 78.40 .279 |
| 78.36.850 | 78.12 .061 |
|  | 78.12.062 |
| 78.36 .860 | 78.40.284 |
| 78.36 .870 | 78.40 .287 |
| 78.36.880 | 78.40 .290 |
|  | 78.40 .536 |
| 78.36 .890 | 78.40.293 |
| 78.36 .900 | 78.40 .521 |
| 78.38.010 | 78.40.720 |
| 78.38.020 | 78.40.515 |
| 78.38 .030 | 78.40.518 |
| 78.38 .040 | 78.40.524 |
| 78.38 .050 | 78.40 .527 |
| 78.38 .060 | 78.40.530 |
| 78.38 .070 | 78.40 .533 |
| 78.38 .080 | 78.40 .708 |
| 78.38 .200 | 78.40 .470 |
| 78.38 .210 | 78.40 .473 |
| 78.38.220 | 78.40 .473 |
|  | 78.40 .675 |
|  | 78.40 .759 |
| 78.38 .230 | 78.40 .476 |
| 78.38 .240 | 78.40.488 |
| 78.38 .250 | 78.40 .651 |
| 78.38 .260 | 78.40 .482 |
| 78.38 .270 | 78.40 .441 |
| 78.38 .280 | 78.40.485 |
| 78.38 .290 | 78.40 .669 |
| 78.38 .300 | 78.40 .672 |
| 78.38 .310 | 78.40 .479 |
| 78.38 .320 | 78.40.726 |
| 78.38 .330 | 78.40.444 |
| 78.38.340 | 78.40 .732 |
| 78.38.350 | 78.40 .684 |
|  | 78.40 .441 |
| 78.38 .360 | 78.40.579 |
| 78.38 .370 | 78.40 .681 |
| 78.38 .500 | 78.40 .399 |
| 78.38.510 | 78.40 .300 |
| 78.38.520 | 78.40.303 |
| 78.38.530 | 78.40 .351 |
| 78.38 .540 | 78.40 .306 |
| 78.38.550 | 78.40 .321 |
| 78.38.560 | 78.40.348 |
| 78.38 .570 | 78.40.375 |
| 78.38.580 | 78.40 .375 |
| 78.38 .800 | 78.40 .235 |
| 78.38 .810 | 78.40 .238 |
| 78.38 .820 | 78.40 .241 |
| 78.38 .830 | 78.40.244 |
| 78.38 .840 | 78.40 .247 |
| 78.38 .850 | 78.40 .250 |
| 78.38 .860 | 78.40 .253 |
| 78.38 .870 | 78.40 .256 |
| 78.38 .880 | 78.40.259 |
| 78.38 .890 | 78.40.262 |

## Chapter 78.40 <br> COAL MINING CODE

Article III Examining board
78.40.100 Certificates of competency--Examination--Applicant, citizen. [1943 c 211 § 1; 1927 c 306 § 8; 1917 c 36 § 12; Rem. Supp. 1943 § 8647. Formerly RCW 78.32.210, part and 78.32.240, part.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose--1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
78.40.103 Certificates of competency--Time and place of examination. [1917 c 36 § 13; RRS § 8648. Formerly RCW 78.32.210, part.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose--1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
78.40.106 Certificates of competency--Notice of examination-Certificates; form, contents, fee. [1917 c 36 § 14; RRS § 8649. Formerly RCW 78.32 .220 and 78.32 .230 , part.] Repealed by 1977 ex.s. c 319 § 9.
Severability--Effective date--Purpose--1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
78.40.109 Certificates of competency--Examination--First class certificates. [1927 c 306 § 9; 1917 c 36 § 15 ; RRS § 8650. Formerly RCW 78.32.250.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
78.40.112 Certificates of competency. Examination--Second class certificates. [1927 c 306 § 10; 1917 c 36 § 16; R RS § 8651. Formerly RCW 78.32.260.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
78.40.1 15 Certificates of competency--Cancellation or suspension of certificates. [1917 c 36 § 18 ; RRS § 8653. Formerly RCW 78.32.270.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
78.40.118 Certificates of competency--Lost certificates--Duplicates. [1917 c 36 § 19; RRS § 8654. Formerly RCW 78.32.280.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose--1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
78.40.121 Certificates of competency--Forged or false certifi-cates--Penalty. [1917 c 36 § 20; RRS § 8655. Formerly RCW 78.32.290.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.

Article IV Certificated men
78.40.130 To have certificates. [1917 c 36 § 21 ; RRS § 8656. Formerly RCW 78.32.200, part.] Repealed by 1977 ex.s. c 319 § 9.
Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
78.40.133 To have certificates--Classes. [1917 c 36 § 22; RRS § 8657. Formerly RCW 78.32.200, part.] Repealed by 1977 ex.s. c $319 \S$ 9.

Severability--Effective date--Purpose--1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
78.40.136 Applications for examinations--Fee. [1917 c 36 § 23; RRS § 8658. Formerly RCW 78.32.230, part.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
78.40.139 Qualifications of candidates. [1917 c 36 § 24; RRS § 8659. Formerly RCW 78.32.240, part.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
78.40.142 Qualifications--Foreman. [1917 c 36 § 25; RRS § 8660. Formerly RCW 78.32.440, part.] Repealed by 1977 ex.s. c 319 § 9.

Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
78.40.145 Qualifications--Assistant foreman or fire boss. [1917 c 36 § 26; RRS § 8661. Formerly RCW 78.32.440, part.] Repealed by 1977 ex.s. c 319 § 9.
Severability--Effective date--Purpose-- 1977 ex.s. c 319: See RCW 19.02.010, 19.02.900 and 19.02.910.
78.40.491 Explosives in dwellings-Penalty--Exception. [1969 ex.s. c 137 § 22; 1917 c 36 § 130 ; RRS § 8765. Prior: 1911 c $65 \S 2$. Formerly RCW 70.74.260.] Repealed by 1970 ex.s. c 72 § 7.

## Chapter 78.44 <br> SURFACE MINING

78.44.900 Existing operations--Temporary permits. [1970 ex.s. c 64 § 19.] Repealed by 1984 c 215 § 9.

## Chapter 78.48

MINE TO MARKET ROADS
78.48.010 Commission--Members--Chairman. [1939 c 175 § 1 ; R RS §6450-25a.] Repealed by 1975 lst ex.s. c 139 § 1.
78.48.020 Mine to market road defined. [1945 c 222 § 1 ; 1939 c 175 § 2; Rem. Supp. 1945 § 6450-25b.] Repealed by 1975 1st ex.s. c 139 § 1.
78.48.030 Petition--Filing--Contents. [1945 c 222 § 2; 1943 c 146 § 1; 1939 c 175 § 3; Rem. Supp. 1945 § 6450-25c.] Repealed by 1975 lst ex.s. c 139 § 1.
78.48.040 Action on petition by the commission. [1945 c 222 § 3; 1943 с 146 § 2; 1939 c 175 § 4; Rem. Supp. 1945 § 6450-25d.] Repealed by 1975 1st ex.s. c 139 § 1.
78.48.050 Right of way--Construction. [1945 c 222 § 4; 1943 c 146 § 3; 1939 c 175 § 5; Rem. Supp. 1945 § 6450-25e.] Repealed by 1975 1st ex.s. c $139 \S 1$.
78.48.060 Counties notified when road is completed--Maintenance. [1945 c 222 § 6; 1939 c 175 § 7; Rem. Supp. 1945 § 6450-25g.] Repealed by 1975 1st ex.s. c $139 \S 1$.
78.48.080 Funds and contributions--Expenditure. [1973 c 106 § 36; 1951 c 49 § $1 ; 1945$ c 222 § 5 ; 1943 c 146 § $4 ; 1939$ c 175 § 6; Rem. Supp. 1945 § 6450-25f.] Repealed by 19751 st ex.s. c 139 § 1.

## Chapter 78.52 <br> OIL AND GAS CONSERVATION

78.52.060 Hearings in general. [1951 c 146 § 5.] Now codified as RCW 78.52.025.
78.52.080 Conduct of hearings--Evidence. [1951 c 146 §7.] Now codified as RCW 78.52.031.
78.52.090 Failure of witness to attend or testif $\mathbf{y}$--Contempt. [1951 c 146 § 8.] Now codified as RCW 78.52.033.
78.52.110 Attorney for committee. [1951 c 146 § 9.] Now codified as RCW 78.52.035.
78.52.160 Powers of committee with respect to petroleum industry. [1951 c 146 § 18.] Repealed by 1983 c 253 § 33.
78.52.170 Committee may regulate production, storage, transportation and refining operations. [1951 c 146 § 19.] Repealed by 1983 c 253 § 33.
78.52.180 Production may be restricted. [1951 c 146 § 20.] Repealed by 1983 c 253 § 33.
78.52.190 Classification of wells authorized. [ $\left.\begin{array}{lllll}19 & 51 & \text { c } & 146 & \S\end{array} 21.\right]$ Repealed by 1983 c 253 § 33.
78.52.340 Unit operation for conduct of secondary recovery operations. [1951 c 146 § 36.] Repealed by 1983 c 253 § 33.
78.52.350 Unit plan-Requisites in general. [1951 c 146 § 38.] Repealed by 1983 c 253 § 33.
78.52.360 Unit plan-Provisions for financing and allocation of costs. [1951 c 146 § 39.] Repealed by 1983 c 253 § 33.
78.52.370 Unit plan--Additional provisions. [1951 c 146 § 40.] Repealed by 1983 c 253 § 33.
78.52.380 Unit plan proposal--Hearing required. [1951 c 146 § 41.] Repealed by 1983 c 253 § 33.
78.52.390 Unit plan proposal--Notice of hearing. [1951 c 146 § 42.] Repealed by 1983 c 253 § 33.
78.52.400 Unit plan proposal--Hearing, notice of continuance on recess. [1951 c 146 § 43.] Repealed by 1983 c 253 § 33.
78.52.410 Unit plan proposal--Findings and order on hearing. [1951 c 146 § 44.] Repealed by 1983 c 253 § 33.
78.52.420 Unit plan proposal--Leases and contracts conformed to unit plan. [1951 c 146 § 45.] Repealed by 1983 c 253 § 33.
78.52.430 Operations contrary to unit plan prohibited. [1951 c 146 § 46.] Repealed by 1983 c 253 § 33.
78.52.440 Amendment of unit plan. [1951 c 146 §47.] Repealed by 1983 c 253 § 33.
78.52.500 Transcript--Filing--Scope of review--Appeal. [1971 c 81 § 138 ; 1951 c 146 § 53.] Repealed by 1983 c 253 § 33.
78.52.510 Hearing the appeal--New or additional evidence--Effect of affirmation. [1951 c 146 § 54.] Repealed by 1983 c 253 § 33.
78.52.520 Stay, pending appeal. [1951 c 146 § 55.] Repealed by 1983 c 253 § 33.

## Title 79 <br> PUBLIC LANDS

## Chapter 79.01 PUBLIC LANDS ACT

79.01.008 "Outer harbor line". [1927 c 255 § 2; RRS § 7797-2. Prior: 1911 c 36 § 1 ; 1897 c 89 § 4; 1895 c 178 § 1. Formerly RCW 79.04.020.] Repealed by 1982 lst ex.s. c $21 \S 183$, effective July 1 , 1983. Later enactment, see RCW 79.90.015.
79.01.012 "Harbor area". [1927 c 255 § 3; RRS § 7797-3. Prior: 1911 c 36 § 1 ; 1897 c 89 § 4; 1895 c 178 § 1. Formerly RCW 79.04.030.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.90.020.
79.01.016 "Inner harbor line". [1927 c 255 § 4; RRS § 7797-4. Formerly RCW 79.04.040.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.90.025.
79.01.020 "First class tidelands". [1927 c 255 § 5; RRS § 7797-5. Prior: 1897 c 89 § 39; 1895 c 178 § 52. Formerly RCW 79.04.050.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.90.030.
79.01.024 "Second class tidelands". [1927 c 255 § 6; RRS § 7797-6. Prior: 1897 c $89 \S 39$; 1895 c 178 § 52. Formerly RCW 79.04.060.] Repealed by 1982 1st ex.s. c $21 \S 183$, effective July 1 , 1983. Later enactment, see RCW 79.90.035.
79.01.028 "First class shorelands". [1927 c 255 § 7; RRS § 7797-7. Prior: 1897 c $89 \S 39$; 1895 c $178 \S 52$. Formerly RCW 79.04.070.] Repealed by 1982 Ist ex.s. c $21 \S 183$, effective July 1, 1983. Later enactment, see RCW 79.90.040.
79.01.032 "Second class shorelands". [1927 c 255 § 8; RRS § 7797-8. Prior: 1897 c 89 § 39 ; 1895 c 178 § 52. Formerly RCW 79.04.080.] Repealed by 1982 1st ex.s. c $21 \S 183$, effective July 1 , 1983. Later enactment, see RCW 79.90.045.
79.01.044 Harbor line commission. [1927 c 255 § 11; RRS § 7797-11. Formerly RCW 43.65.040, part.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.90.070.
79.01.1331 Short title. [1982 c 222 § 2.] Expired December 31, 1984.
79.01.1332 Definitions. [1982 c 222 § 3.] Expired December 31, 1984.
79.01.1333 Extension of existing state timber sales contracts auth-orized--Conditions and limitations--Expiration of authority. [1982 c 222 § 4.] Expired December 31, 1984.
79.01.1334 Existing sales of timber purchased at auction--Credit of extension fee to purchase of timber--Authorized--Conditions-Extension of contracts on which extension fees have been paid. [1982 c 222 § 5.] Expired December 31, 1984.
79.01.1335 Defaults on certain timber sale contracts--Prohibition on refunds--Administrative fee--Credit for road work--Use--Other defaults. [1982 c 222 § 6.] Expired December 31, 1984.
79.01.1336 Extension of eligible timber sale contracts in default. [1982 c 222 § 7.] Expired December 31, 1984.
79.01.1337 Rules to be adopted. [1982 c 222 § 8.] Expired December 31, 1984.
79.01.1338 Interest rate limitation. [1982 c 222 § 9.] Expired December 31, 1984.
79.01.1339 RCW 79.01.1331 through 79.01.1339 inapplicable to timber damaged by Mount St. Helens. [1982 c 222 § 10.] Expired December 31, 1984.
79.01.144 Reversion of unremoved or unauthorized improvements-Payment by purchaser. [1927 c 255 § 36; RRS § 7797-36. Prior: 1915 c 147 § 19. Formerly RCW 79.12.150.] Repealed by 1979 ex.s. c 109 § 23.
Severability--Effective date--1979 ex.s. c 109: See notes following RCW 79.01.036.
79.01.156 Sale of land after removal of timber or other valuable material. [1927 c 255 § 39; RRS § 7797-39. Prior: 1915 c 147 § 2; 1909 c 223 § 3; 1907 c 256 § 6; 1901 c 148 § 1; 1899 c 129 § 1; 1897 c 89 § 12; 1895 c 178 § 23. Formerly RCW 79.12.180.] Repealed by 1959 c 257 § 48.
79.01.178 Material removed for channel or harbor improvement, or flood control--Use for public purpose. [1977 ex.s. c 87 § 1; 1970 ex.s. c 54 § 1; 1965 c 47 § 1.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.90.150.
79.01.180 Certificate of appraisement to county auditor--Post-ing--Notice to applicant--Objection to appraisement. [1927 c 255 § 45; RRS § 7797-45. Prior: 1903 c 79 § $1 ; 1897$ c 79 § 13; 1895 c 178 § 22. Formerly RCW 79.12.290.] Repealed by 1959 c 257 § 48.
79.01.272 Lease procedure--Improver's preference right to lease. [1959 c 257 § 30; 1927 c 255 § 68; RRS § 7797-68. Prior: 1897 c 89 § 29. Formerly RCW 79.12.500.] Repealed by 1979 ex.s. c 109 § 23.

Severability--Effective date--1979 ex.s. c 109: See notes following RCW 79.01.036.
79.01.276 Lease procedure--Renewal of leases. [1959 c 257 § 31; 1927 c 255 § 69; RRS § 7797-69. Prior: 1915 c 147 § 7; 1909 c 223 § $6 ; 1899$ c 48 § 1 ; 1897 c 89 § 30. Formerly RCW 79.12.510.] Repealed by 1979 ex.s. c 109 § 23.
Severability--Effective date--1979 ex.s. c 109: See notes following RCW 79.01.036.
79.01.280 Lease procedure--Forfeiture of renewal deposit-Appraisal of improvements--New lease--Disposition of deposit for improvements. [1927 c 255 § 70; RRS § 7797-70. Prior: 1915 c 147 § 7; 1909 c 223 § 6; 1899 c 48 § 1; 1897 c 89 § 30 . Formerly RCW 79.12.520.] Repealed by 1979 ex.s. c 109 § 23.

Severability--Effective date--1979 ex.s. c 109: See notes following RCW 79.01.036.
79.01.288 Removal or sale of improvements upon termination of lease. [1959 c 257 § 33; 1927 c 255 § 72; RRS § 7797-72. Prior: 1903 c 79 § 7 ; 1897 c 89 § 31 ; 1895 c 178 § 41 . Formerly RCW 79.12.540.] Repealed by 1979 ex.s. c 109 § 23.
Severability--Effective date--1979 ex.s. c 109: See notes following RCW 79.01.036.
79.01.368 Railroad bridges across navigable streams. [1927 c 255 § 92; RRS § 7797-92. Formerly RCW 88.28.010.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.91.090.
79.01.372 Public bridges or trestles across waterways and tide or shore lands. [1927 c 255 § 93; RRS § 7797-93. Prior: 1915 c 20 § 1; 1909 c 158 § 1. Formerly RCW 88.28.020.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.91.100.
79.01.376 Common carriers may bridge or trestle state waterways. [1927 c 255 § 94; RRS § 7797-94. Prior: 1909 c 158 § 1. Formerly RCW 88.28.030.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.91.110.
79.01.380 Location and plans of bridge or trestle to be approved-Future alterations. [1927 c 255 § 95; RRS § 7797-95. Prior: 1909 c 158 § 2. Formerly RCW 88.28.040.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.91.120.
79.01.420 Harbor lines and areas to be established. [1927 c 255 § 105; RRS § 7797-105. Formerly RCW 43.65.040, part.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.92.010.
79.01.424 Relocation of inner harbor line. [1927 c 255 § 106; RRS § 7797-106. Formerly RCW 43.65.050.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.92.020.
79.01.428 First class tide and shore lands to be platted--Public waterways. [1927 c 255 § 107; RRS § 7797-107. Prior: 1901 c 161 § 1; 1897 c 89 § $40 ; 1895$ c 178 § 53; 1890 pp 731-732 §§ $1-5$. Formerly RCW 79.16.200.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.93.010.
79.01.432 Streets, waterways, etc., validated. [1927 c 255 § 108; RRS § 7797-108. Prior: 1897 c 89 § 41; 1895 c 178 § 54. Formerly RCW 79.16.210.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.93.020.
79.01.436 Tide and shore lands--Plats--Record. [1927 c 255 § 109; RRS § 7797-109. Prior: 1901 c 161 § 1; 1897 c 89 § $40 ; 1895$ c 178 § 53. Formerly RCW 79.16.220.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.040.
79.01.440 Tide and shore lands--Appraisement--Record. [1927 c 255 § 110; RRS § 7797-110. Prior: 1897 c 89 § 41; 1895 c 178 § 54. Formerly RCW 79.16.230.] Repealed by 1982 1st ex.s. c 21 § 183 , effective July 1, 1983. Later enactment, see RCW 79.94.050.
79.01.444 Tide and shore lands--Notice of filing plat and record of appraisement-Appeal. [1927 c 255 § 111 ; RRS § 7797-111. Prior: 1897 c 89 § 44; 1895 c 178 § 57. Formerly RCW 79.16.240.] Repealed by 1982 1st ex.s. c $21 \S$ 183, effective July 1, 1983. Later enactment, see RCW 79.94.060.
79.01.448 Tide and shore lands--Preference right of upland owner--How exercised. [1971 ex.s. c 217 § 1; 1927 c 255 § 112; RRS § 7797-112. Prior: 1915 c 147 § 8; 1897 c 89 § 45 ; 1895 c 178 §§ 58 , 61. Formerly RCW 79.16.250.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.070.
79.01.452 Tide and shore lands--Sale of remaining lands. [1959 c 257 § 37; 1927 c 255 § 113; RRS § 7797-113. Prior: 1897 c 89 § 47. Formerly RCW 79.16.260.] Repealed by 1982 1st ex.s. c 21 § 183 , effective July 1, 1983. Later enactment, see RCW 79.94.080.
79.01.456 Tide and shore lands--Petition for replat--Replatting and reappraisement--Vacation by replat. [1927 c 255 § 114; RRS § 7797-114. Prior: 1901 c 161 § 1; 1897 c $89 \S 40 ; 1895$ c 178 § 53. Formerly RCW 79.16.270.] Repealed by 1982 1st ex.s. c 21 § 183 , effective July 1, 1983. Later enactment, see RCW 79.94.100.
79.01.460 Tide and shore lands--Dedication of replat--All interests must join. [1927 c 255 § 115; RRS § 7797-115. Prior: 1901 c 161 § 1. Formerly RCW 79.16.280.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.110.
79.01.464 Tide and shore lands--Vacation by replat--Preference right of tideland owner. [1927 c 255 § 116; RRS § 7797-116. Prior: 1901 c 161 § 1 ; 1897 c 89 § $40 ; 1895$ c 178 § 53. Formerly RCW
79.16.290.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983.*Later enactment, see RCW 79.94.120.
79.01.468 Tide and shore lands--Vacation procedure cumulative. [1927 c 255 § 117; RRS § 7797-117. Formerly RCW 79.16.300.] Repealed by 1982 Ist ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.130.
79.01.470 First and second class tidelands and shorelands, waterways of state to be sold only to public entities--Leasing--Limitation. [1974 ex.s. c 186 § $1 ; 1971$ ex.s. c 217 § 2.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.150.
79.01.471 Construction of RCW 79.01.470--Use and occupancy fee where unauthorized improvements placed on publicly owned aquatic lands. [1974 ex.s. c 186 § 3.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.170.
79.01.472 Vacation of waterways--Extension of streets. [1967 ex.s. c $105 \S 1$; 1927 c $255 \S 118$; RRS § 7797-118. Prior: 1913 c 171 §§ 1, 2; 1909 c 63 §§ 1 through 3. Formerly RCW 79.16.310.] Repealed by 1982 Ist ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.93.060.
79.01.474 Second class shorelands--Sale. [1979 c 150 § 1.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.210.
79.01.476 Effect of replat of tide or shore lands. [1927 c 255 § 119; RRS § 7797-119. Prior: 1901 c 161 § $1 ; 1897$ c 89 § 40; 1895 c 178 § 53. Formerly RCW 79.16.320.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.140.
79.01.480 Sale of tidelands other than first class. [1927 c 255 § 120; R RS § 7797-1 20. Prior: 1899 c 86 § 1 ; 1897 c 89 § 48. Formerly RCW 79.16.330.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.090.
79.01.484 Shorelands of second class--Sale or lease when in best public interest--Preference right of upland owner--Procedure upon determining sale or lease not in best public interest or where transfer made for public use--Platting. [1969 ex.s. c 54 § 1; 1927 c 255 § 121; RRS § 7797-121. Prior: 1901 c 175 §§ 1 through 5; 1899 c 86 § 1 ; 1897 c 89 § 252. Formerly RCW 79.16.340.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.260.
79.01.488 Second class tide or shore lands detached from upland by navigable water. [1927 c 255 § 122; RRS § 7797-122. Prior: 1907 c 256 § 4; 1897 c 89 § 49; 1895 c 178 §§ 65 through 68. Formerly RCW 79.16.350.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.270.
79.01.492 Accretions--Preference right to purchase. [1927 c 255 § 123; RRS § 7797-123. Prior: 1899 c 83 § 1 ; 1897 c $89 \S 51$; 1895 c 178 § 81. Formerly RCW 79.16.360.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see R CW 79.94.310.
79.01.496 Tide or shore lands--Preference rights, time limit on exercise. [1927 c 255 § 124; RRS § 7797-124. Prior: 1899 c 83 § 1 ; 1897 c 89 § 51. Formerly RCW 79.16.370.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.300.
79.01.504 Authority to lease tidelands and harbor areas--Conditions. [1927 c 255 § 126; RRS § 7797-126. Prior: 1923 c 171 § 1. Formerly RCW 79.16.020.] Repealed by 1982 1st ex.s. c $21 \S 183$, effective July 1, 1983. Later enactment, see RCW 79.94.180 and 79.92.040.
79.01.508 Terms of leases. [1927 c 255 § 127; RRS § 7797-127. Prior: 1923 c 171 § 2. Formerly RCW 79.16.030.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.190 and 79.92.060.
79.01.512 Construction or extension of docks, wharves, etc.--New lease. [1969 ex.s. c 97 § 1 ; 1927 c 255 § 128; RRS § 7797-128. Prior: 1923 c 171 § 3. Formerly RCW 79.16.040.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.92.070.
79.01.516 Re-leases of harbor areas. [1969 ex.s. c 97 § 2; 1927 c 255 § 129; RRS § 7797-129. Prior: 1923 c 171 § 4. Formerly RCW 79.16.050.] Repealed by 1982 1st ex.s. c $21 \S 183$, effective July 1, 1983. Later enactment, see RCW 79.92.080.
79.01.520 Department's valuation of harbor areas prior to lease, renewal, or re-lease-Appeal. [1979 ex.s. c 97 § 1; 1969 ex.s. c 97 § 3; 1927 c 255 § 130; RRS § 7797-1 30. Prior: 1923 c 171 § 5. Formerly RCW 79.16.060.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.92.050.
79.01.521 Rules for lease of harbor areas. [1979 ex.s. c 97 § 3.] Decodified pursuant to 1982 1st ex.s. c $21 \S 180$, effective July 1, 1983.
79.01.524 Procedure to re-lease harbor areas. [1927 c 255 § 131; RRS §7797-131. Prior: 1923 c 171 § 6. Formerly RCW 79.16.070.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.92.090.
79.01.525 Increasing rates for lease of harbor areas--Expiration of section. [1982 lst ex.s. c 21 § 176; 1982 c 117 § 2; 1979 ex.s. c 97 § 2.] Repealed by 1983 2nd ex.s. c 2 § 3.
79.01.528 Regulation of wharfage, dockage and other tolls. [1927 c 255 § 132; RRS § 7797-132. Prior: 1923 c 171 § 7. Formerly RCW 79.16.080.] Repealed by 1982 lst ex.s. c $21 \S 183$, effective July 1, 1983. Later enactment, see RCW 79.92.100.
79.01.532 "Person" defined. [1927 c 255 § 133; R RS § 7797-133. Prior: 1923 c 171 § 8. Formerly RCW 79.16.010.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.90.065.
79.01.536 Lease of unplatted first class tide or shore lands for booming purposes. [1927 c 255 § 134; R RS § 7797-134. Prior: 1923 c 29 § 1 ; 1921 c 118 §§ 1, 2. Formerly RCW 79.16.090.] Repealed by 1982 1st ex.s. c $21 \S 183$, effective July 1, 1983. Later enactment, see RCW 79.94.280.
79.01.540 Lease of second class tide or shore lands for booming purposes. [1927 c 255 § 135; RRS § 7797-135. Prior: 1917 c 148 § 12; 1911 c 86 § 1 ; 1907 c 233 § 1. Formerly RCW 79.16.100.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.290.
79.01.544 Lease of platted shorelands. [1927 c 255 § 136; R RS § 7797-136. Prior: 1899 c 86 § 2; 1897 c 89 § 50. Formerly RCW 79.16.110.] Repealed by 1982 1st ex.s. c $21 \S 183$, effective July 1 , 1983. Later enactment, see RCW 79.94.200.
79.01.548 Failure to purchase or re-lease tide or shore lands-Appraisement of improvements. [1927 c 255 § 137; R RS § 7797-137. Prior: 1905 c 173 §§ 1 through 3. Formerly RCW 79.16.120.] Repealed by 1982 Ist ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.320.
79.01.552 Sale of small tracts adjoining oyster lands--Procedure-Reversion. [1927 c 255 § 138; RRS § 7797-138. Prior: 1919 c $165 \S \S$ 1 through 3. Formerly RCW 79.20.120.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983.
79.01.556 Contract in lieu of deed to small oyster tracts. [1927 c 255 § 139; RRS § 7797-139. Prior: 1919 c $165 \S \S 4,5$. Formerly RCW 79.20.130.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983.
79.01.560 Sale of reserved or reversionary rights in tidelands. [1927 c 255 § 140; R RS § 7797-140. Prior: 1925 ex.s. c $190 \S \S$ 1, 2. Formerly RCW 79.20.140.] Repealed by 1982 Ist ex.s. c 21 § 183 , effective July 1, 1983. Later enactment, see RCW 79.96.120.
79.01.564 Location of line dividing tidelands from shorelands in tidal rivers. [1927 c $255 \S 141$; RRS § 7797-141. Formerly RCW 43.12.090.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.330.
79.01.568 Leasing beds of tidal waters for shellfish cultivation or other aquaculture use. [1979 ex.s. c 123 § $1 ; 1967$ c 228 § $1 ; 1963$ c 79 § 1 ; 1961 c 73 § 9 ; 1951 c 271 § 39 ; 1927 c $255 \S 142$; RRS § 7797-142. Prior: 1899 c 136 § 1. Formerly RCW 79.20.010.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.96.010.
79.01.570 Geoduck harvesting--Leases, agreements, regulation. [1979 ex.s. c 141 § 8.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.96.080.
79.01.572 Leasing for oyster beds, cultivating clams or other shell-fish--Who may lease--Application--Deposit. [1967 c 163 § 5; 1927 c 255 § 143; RRS § 7797-143. Prior: 1899 c 136 §§ 3, 5. Formerly RCW 79.20.020.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.96.020.
79.01.576 Leasing for oyster beds, cultivating clams or other shell-fish--Inspection and report by director of fisheries--Rental and term. [1967 c 228 § 3; 1951 c 271 § 40 ; 1927 c 255 § 144. Prior: 1927 c 255 §§ 145, 147; 1923 c 59 § 1 ; 1899 c 136 §§ 3, 4. Formerly RCW 79.20.030.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.96.030.
79.01.580 Leasing for oyster beds, cultivating clams or other shell-fish--Survey and boundary markers. [1951 c 271 § 41 (adding a new section to 1927 c 255). Formerly RCW 79.20.035.] Repealed by 1982 1 st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.96.040.
79.01.584 Leasing for oyster beds, cultivating clams or other shell-fish--Renewal lease. [1967 c 228 § 4; 1927 c 255 § 146; RRS § 7797-146. Prior: 1923 c 59 § 1. Formerly RCW 79.20.050.] Repealed by 1982 1st ex.s. c $21 \S 183$, effective July 1, 1983. Later enactment, see RCW 79.96.050.
79.01.588 Leasing for oyster beds, cultivating clams or other shell-fish--Reversion for use other than cultivation of shellfish. [1967 c 228 § 5 ; 1927 c 255 § 148; RRS § 7797-148. Prior: 1899 c 136 § 7. Formerly RCW 79.20.070.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.96.060.
79.01.592 Leasing for oyster beds, cultivating clams or other shell-fish--Abandonment--Application for other lands. [1967 c 228 § 6; 1927 c 255 § 149; RRS § 7797-149. Prior: 1899 c 136 § 10. Formerly RCW 79.20.080.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.96.070.
79.01.596 Use of tide and shore lands granted to United States--Purposes--Limitations. [1927 c 255 § 150; RRS § 7797-150. Prior: 1909 c 110 § 1 ; 1890 p 428 § 1. Formerly RCW 79.32.010.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.410.
79.01.600 Use of tide and shore lands granted to United States--Application--Proof of upland use--Conveyance. [1927 c 255 § 151; RRS § 7797-151. Prior: 1909 c 110 § 2. Formerly RCW 79.32.020.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.420.
79.01.604 Use of tide and shore lands granted to United States-Easements over tide or shore lands to United States. [1927 c 255 § 152 ; RRS § 7797-1 52. Prior: 1909 c 110 § 3. Formerly RCW 79.32.030.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.430.
79.01.608 Use of tide and shore lands granted to United States-Reversion on cessation of use. [1927 c 255 § 153; RRS § 7797-153. Prior: 1909 c 110 §4. Formerly RCW 79.32.040.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.440.
79.01.614 Leases for prospecting and contracts for mining of valuable minerals and specified materials--Definitions. [1965 c 56 § 1.] Repealed by 1967 c 163 § 7.

1967 Act adopted to implement Amendment 42--Severability: See notes following RCW 64.16.005.
79.01.716 Distraint or sale of improvements for taxes. [1927 c 255 § 189; RRS § 7797-189. Prior: 1897 c 89 § 61. Formerly RCW 79.16.420.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.90.390.
79.01.786 Toutle, Coweeman, and Cowlitz rivers dredge spoils-Legislative findings. [1981 c 275 § 1.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.90.160.
79.01.788 Toutle, Coweeman, and Cowlitz rivers dredge spoils-Disposal. [1981 c 275 § 2.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.90.160.

## Chapter 79.04 <br> DEFINITIONS

79.04.010 "Public lands", "state lands". [1927 c 255 § 1; R RS § 7797-1.] Now codified as RCW 79.01.004.
79.04.020 "Outer harbor line". [1927 c 255 § 2; R RS § 7797-2.] Now codified as RCW 79.01.008.
79.04.030 "Harbor area". [1927 c 255 § 3; RRS § 7797-3.] Now codified as RCW 79.01.012.
79.04.040 "Inner harbor line". [1927 c 255 § 4; RRS § 7797-4.] Now codified as RCW 79.01.016.
79.04.050 "First class tidelands". [1927 c 255 § 5; RRS § 7797-5.] Now codified as RCW 79.01.020.
79.04.060 "Second class tidelands". [1927 c 255 § 6; RRS § 7797-6.] Now codified as RCW 79.01.024.
79.04.070 "First class shorelands". [1927 c 255 § 7; RRS § 7797-7.] Now codified as RCW 79.01.028.
79.04.080 "Second class shorelands". [1927 c 255 § 8; RRS § 7797-8.] Now codified as RCW 79.01.032.
79.04.090 "Improvements". [1927 c 255 § 9; RRS § 7797-9.] Now codified as RCW 79.01.036.
79.04.100 "Commissioner", "board". This section has no session law background and is accordingly decodified.

## Chapter 79.08

## GENERAL PROVISIONS

79.08.010 Hearings--Witnesses--Compelling attendance. [1927 c 255 § 186; RRS § 7797-186.] Now codified as RCW 79.01.704.
79.08.020 Duty of attorney general. [1927 c 255 § 194; RRS § 7797-194.] Now codified as RCW 79.01.736.
79.08.030 Court review of actions. [1927 c 255 § 125; RRS § 7797-125.] Now codified as RCW 79.01.500.
79.08.040 Blank forms of applications. [1927 c 255 § 21; RRS § 7797-21.] Now codified as RCW 79.01.084.
79.08.050 Selection to complete uncompleted grants. [1927 c 255 § 19; R RS § 7797-19.] Now codified as RCW 79.01.076.
79.08.060 Relinquishment on failure or rejection of selection. [1927 c 255 § 20; RRS § 7797-20.] Now codified as RCW 79.01.080.
79.08.1068 State lands used for state parks--Trust lands--How full market value rental determined when parties disagree. [1967 ex.s. c 63 § 7.] Repealed by 1969 ex.s. c 189 § 4.
79.08.107 State lands used by state parks commission as public parks shall be rent free. [1965 c 56 § 16.] Repealed by 1967 ex.s. c 63 § 9.
79.08.130 Applications for federal certification that lands are nonmineral. [1927 c 255 § 77; RRS § 7797-77.] Now codified as RCW 79.01.308.
79.08.220 State school lands used by cities and counties for park and recreational purposes--Such purposes deemed highest and best use. [1971 ex.s. c 246 § 2.] Repealed by 1973 c 57 § 1.
79.08.230 State school lands leased to cities and towns as open space lands--Registration--Classification under chapter 84.34 RCW. [1971 ex.s. c 246 § 3.] Repealed by 1973 c 57 § 1.
79.08.240 State school lands leased to cities and towns as open space land-Cost of lease to be equivalent to property taxes levied on similar private land classified under chapter 84.34 RCW. [1971 ex.s. c 246 § 4.] Repealed by 1973 c 57 § 1.

## Chapter 79.12 <br> SALES aND LEASES OF PUBLIC LANDS aND MATERIALS

79.12.010 Who may purchase or lease--Application--Deposit. [1927 c 255 § 22; RRS § 7797-22.] Now codified as RCW 79.01.088.
79.12.020 Inspection and appraisal--Minimum price of educational lands. [1941 c 217 § 2; 1935 c 136 § 1; 1927 c 255 § 23; Rem. Supp. 1941§7797-23.] Now codified as RCW 79.01.092.
79.12.030 Maximum and minimum areas subject to sale or lease--Exception--Approval of regents--Duration of leases. [1955 c 394 § 1 ; 1927 c 255 § 24; RRS § 7797-24.] Now codified as RCW 79.01.096.
79.12.040 Maximum area of urban or suburban state land--Platting. [1927 c 255 § 25; RRS § 7797-25.] Now codified as RCW 79.01.100.
79.12.050 Vacation of plat by commissioner. [1927 c 255 § 26; RRS § 7797-26.] Now codified as RCW 79.01.104.
79.12.060 Vacation on petition--Preference right to purchase. [1927 c 255 § 27; RRS § 7797-27.] Now codified as RCW 79.01.108.
79.12.070 Entire section may be inspected. [1927 c 255 § 28; RRS § 7797-28.] Now codified as RCW 79.01.112.
79.12.080 Date of sale limited by time of appraisal. [1935 c 55 § 1 (adding section 29 to 1927 c 255 in lieu of original section 29 which was vetoed); R RS § 7797-29.] Now codified as RCW 79.01.116.
79.12.090 Survey to determine area subject to sale or lease. [1927 c 255 § 30; RRS § 7797-30.] Now codified as RCW 79.01.120.
79.12.100 Timber and valuable materials sold separately, when. [1929 c 220 § 1 ; 1927 c 255 § 31; RRS § 7797-31.] Now codified as RCW 79.01.124.
79.12.110 Separate appraisement dispensed with, when. [1927 c 255 § 32; RRS § 7797-32.] Now codified as RCW 79.01.128.
79.12.120 Cash payment--Time limit on removal--Reversion-Extension. [1927 c 255 § 33; RRS § 7797-33.] Now codified as RCW 79.01.132.
79.12.130 Separate appraisement of improvements before sale or lease--Damages and waste to be deducted. [1927 c 255 § 34; RRS § 7797-34.] Now codified as RCW 79.01.136.
79.12.140 Possession after termination of lease--Removal of improvements. [1927 c 255 § 35; R RS § 7797-35.] Now codified as RCW 79.01.140.
79.12.150 Reversion of unremoved improvements--Payment by purchaser. [1927 c 255 § 36; R RS § 7797-36.] Now codified as RCW 79.01.144.
79.12.160 Deposit by purchaser to cover value of improvements. [1935 c 57 § 1 ; 1927 c $255 \S 37$; RRS § 7797-37.] Now codified as RCW 79.01.148.
79.12.170 May examine witnesses, compel attendance, etc., in fixing values. [1927 c 255 § 38; RRS § 7797-38.] Now codified as RCW 79.01.152.
79.12.180 Sale of land after removal of timber or other material. [1927 c 255 § 39; RRS § 7797-39.] Now codified as RCW 79.01.156.
79.12.190 Rules and regulations for removal of timber. [1927 c 255 §40; RRS § 7797-40.] Now codified as RCW 79.01.160.
79.12.200 Reservation of land for reforestation after timber removed. [1927 c 255 § 41 ; RRS § 7797-41.] Now codified as RCW 79.01.164.
79.12.210 Sale of timber damaged by fire. [1927 c 255 § 42; RRS § 7797-42.] Now codified as RCW 79.01.168.
79.12.220 Sale of timber damaged by storm or disease. [1937 c 84 § 1 ; RRS § 7797-42a.] Repealed by 1959 c 257 § 48.
79.12.230 Sale of timber damaged by storm or disease--Manner of sale--Bond. [1937 c 84 § 2; RRS § 7797-42b.] Repealed by 1959 c 257 § 48.
79.12.232 Sale of timber on stumpage or scale basis. [1951 c 266 § 1.] Repealed by 1969 ex.s. c 14 § 5.
79.12.234 Sale of timber on stumpage or scale basis--Contract provisions. [1951 c 266 § 2.] Repealed by 1969 ex.s. c 14 § 5.
79.12.236 Sale of timber on stumpage or scale basis--Cash deposit required. [1959 c 257 § 41 ; 1951 c 266 § 3.] Repealed by 1969 ex.s. c 14 § 5.
79.12.240 Disposition of crops on forfeited land. [1927 c 255 § 43; RRS § 7797-43.] Now codified as RCW 79.01.172.
79.12.250 Road material--Sale to public authorities. [1927 c 255 § 44; RRS § 7797-44.] Now codified as RCW 79.01.176.
79.12.260 Subdivision of contracts or leases. [1955 c 394§ 2; 1927 c 255 § 59; RRS § 7797-59.] Now codified as RCW 79.01.236.
79.12.270 Assignment of contracts or leases. [1927 c 255 § 73; RRS § 7797-73.] Now codified as RCW 79.01.292.
79.12.280 Effect of mistake or fraud. [1927 c 255 § 60; RRS § 7797-60.] Now codified as RCW 79.01.240.
79.12.290 Certificate of appraisement to county auditor--Notice to applicant--Objection to appraisement. [1927 c 255 § 45; RRS § 7797-45.] Now codified as RCW 79.01.180.
79.12.300 Fixing date of sale--Notice--Publication and posting. [1927 c 255 § 46; RRS § 7797-46.] Now codified as RCW 79.01.184.
79.12.310 Pamphlet list of lands or materials--Distribution. [1927 c 255 § 47; R RS § 7797-47.] Now codified as RCW 79.01.188.
79.12.320 Additional advertising. [1927 c 255 § 48; RRS § 7797-48.] Now codified as RCW 79.01.192.
79.12.330 Place of sale--Hours. [1927 c 255 § 49; RRS § 7797-49.] Now codified as RCW 79.01.196.
79.12.340 Sales at auction--Minimum price--Exception as to minor timber sales. [1933 c 66 § 1 ; 1927 c 255 § 50; RRS § 7797-50.] Now codified as RCW 79.01.200.
79.12.350 Conduct of sales--Payments--Memorandum of purchase. [1927 c $255 \S 51$; RRS § 7797-51.] Now codified as RCW 79.01.204.
79.12.360 Readvertisement of lands not sold. [1927 c 255 § 52 ; R RS § 7797-52.] Now codified as RCW 79.01.208.
79.12.370 Confirmation of sale. [1927 c 255 § 53; RRS § 7797-53.] Now codified as RCW 79.01.212.
79.12.380 Terms of payment--Deferral by reason of improvements. [1927 c 255 §54.] Now codified as RCW 79.01.216.
79.12.390 Certificate to governor of payment in full--Deed. [1927 c 255 § 55; RRS § 7797-55.] Now codified as RCW 79.01.220.
79.12.400 Form of contract--Forfeiture--Extension of time. [1927 c 255 § 57.] Now codified as RCW 79.01.228.
79.12.410 Reservation in contract. [1927 c 255 § 56; RRS § 7797-56.] Now codified as RCW 79.01.224.
79.12.420 Bill of sale for materials. [1927 c 255 § 58; RRS § 7797-58.] Now codified as RCW 79.01.232.
79.12.430 Duration of leases--Restrictions. [1947 c 171 § 1; 1927 c 255 § 61; RRS § 7797-61.] Now codified as RCW 79.01.244.
79.12.440 List of lands to county auditor. [1927 c 255 § 62; RRS § 7797-62.] Now codified as RCW 79.01.248.
79.12.450 List to be posted--Lease to highest bidder. [1927 c 255 § 63; RRS § 7797-63.] Now codified as RCW 79.01.252.
79.12.460 Rental payment. [1927 c 255 § 64; RRS § 7797-64.] Now codified as RCW 79.01.256.
79.12.470 County auditor's return. [1927 c 255 § 65; RRS § 7797-65.] Now codified as RCW 79.01.260.
79.12.480 Rejection or approval of leases. [1927 c 255 § 66; RRS § 7797-66.] Now codified as RCW 79.01.264.
79.12.490 Record of leases--Notice to pay rent--Forfeiture. [1933 c 139 § 1 ; 1927 c 255 § 67; RRS § 7797-67.] Now codified as RCW 79.01.268.
79.12.500 Improver's preference right to lease. [1927 c 255 § 68; RRS § 7797-68.] Now codified as RCW 79.01.272.
79.12.510 Renewal of leases. [1927 c 255 § 69; RRS § 7797-69.] Now codified as RCW 79.01.276.
79.12.520 Forfeiture. [1927 c 255 § 70; RRS § 7797-70.] Now codified as RCW 79.01.280.
79.12.530 Water right as improvement. [1927 c 255 § 71; RRS § 7797-71.] Now codified as RCW 79.01.284.
79.12.540 Removal of improvements. [1927 c 255 § 72; RRS § 7797-72.] Now codified as RCW 79.01.288.
79.12.550 Restrictions upon grazing leases. [1927 c 255 § 74; R RS § 7797-74.] Now codified as RCW 79.01.296.
79.12.560 Leased lands reserved from sale. [1927 c 255 § 75; R RS § 7797-75.] Now codified as RCW 79.01.300.
79.12.580 Notice of leasing--Publication--Contents. [1949 c 203 § 2; Rem. Supp. 1949 § 7895-2.] Repealed by 1979 ex.s. c 109 § 23.

Severability--Effective date--1979 ex.s. c 109: See notes following RCW 79.01.036
79.12.590 Lease to highest bidder--List of lands--Posting. [1949 c 203 § 3; Rem. Supp. 1949 § 7895-3.] Repealed by 1979 ex.s. c 109 § 23.

Severability--Effective date--1979 ex.s. c 109: See notes following RCW 79.01.036.

## Chapter 79.16

## TIDELANDS, SHORELANDS, AND HARBOR AREAS

79.16.010 Definition. [1927 c 255 § 133; RRS § 7797-133.] Now codified as RCW 79.01.532.
79.16.020 Authority to lease--Conditions. [1927 c 255 § 126; RRS § 7797-126.] Now codified as RCW 79.01.504
79.16.030 Terms of leases. [1927 c 255 § 127; RRS § 7797-127.] Now codified as RCW 79.01.508.
79.16.040 Construction or extension of docks, wharves, etc. [1927 c 255 § 128; RRS § 7797-128.] Now codified as RCW 79.01.512.
79.16.050 Re-leases of harbor areas. [1927 c 255 § 129; RRS § 7797-129.] Now codified as RCW 79.01.516.
79.16.060 Assessor's valuation--Appeal. [1927 c 255 § 130; RRS § 7797-130.] Now codified as RCW 79.01.520.
79.16.070 Procedure to re-lease harbor areas. [1927 c 255 § 131; RRS § 7797-131.] Now codified as RCW 79.01.524.
79.16.080 Regulation of tolls. [1927 c 255 § 132 ; RRS § 7797-132.] Now codified as RCW 79.01.528.
79.16.090 Lease of unplatted first class tide or shore lands for booming purposes. [1927 c 255 § 134; RRS § 7797-134.] Now codified as RCW 79.01.536.
79.16.100 Lease of second class tide or shore lands for booming purposes. [1927 c 255 § 135; RRS § 7797-135.] Now codified as RCW 79.01.540
79.16.110 Lease of platted shorelands. [1927 c 255 § 136; RRS § 7797-136.] Now codified as RCW 79.01.544.
79.16.120 Failure to re-lease--Appraisement of improvements. [1927 c 255 § 137; RRS § 7797-137.] Now codified as RCW 79.01.548.
79.16.130 Queets to Flattery tidelands declared public highway. [1935 c 54 § 1 ; RRS § 6402-31.] Repealed by 1982 1st ex.s. c $21 \S$ 183, effective July 1, 1983. Later enactment, see RCW 79.94.340.
79.16.140 Queets to Flattery tidelands declared public highway-Reservation from sale or lease. [1959 c 168 § 1; 1935 c 54 § 2; R RS §

6402-32.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1 , 1983. Later enactment, see RCW 79.94.340.
79.16.150 Queets to Flattery tidelands declared public highway-Leases not to be extended. [1959 c 168 § 2; 1935 c 54 § 3; RRS § 6402-33.] Repealed by 1982 lst ex.s. c $21 \S 183$, effective July 1, 1983. Later enactment, see RCW 79.94.340.
79.16.160 Damon's Point to Queets tidelands declared public highway. [1901 c 105 § 1 ; no RRS. FORMER PART OF SECTION: 1901 c 105 § 2 now codified as RCW 79.16.161.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.350.
79.16.161 Damon's Point to Queets tidelands declared public high-way--Reservation from sale, lease, etc. [1901 c 105 § 2; no R RS. Formerly RCW 79.16.160, part.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.350.
79.16.170 Columbia river to Peterson's Point tidelands declared public highway. [1901 c 110 § 1 ; no RRS. FORMER PART OF SECTION: 1901 c 110 § 2 now codified as RCW 79.16.171.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.360.
79.16.171 Columbia river to Peterson's Point tidelands declared public highway--Reservation from sale, lease, etc. [1901 c 110 § 2; no RRS. Formerly RCW 79.16.170, part.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1,1983 . Later enactment, see RCW 79.94.360.
79.16.172 Highways established by RCW 79.16.130-79.16.171-Portion declared public recreation area--Reservation. [1963 c 212 § 1.] Repealed by 1982 1st ex.s. c $21 \S 183$, effective July 1, 1983. Later enactment, see RCW 79.94.370.
79.16.173 Highways established by RCW 79.16.130-79.16.171-Acquisition of property. [1963 c 212 § 2.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1,1983 . Later enactment, see RCW 79.94.380.
79.16.175 Certain tidelands reserved for recreational use and taking of fish and shellfish. [1955 c 387 § 1.] Repealed by 1982 Ist ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.390.
79.16.176 Certain tidelands reserved for recreational use and taking of fish and shellfish--Access to and from tidelands. [1955 c 387 § 2.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.400.
79.16.180 Disposition of rentals from harbor areas and tidelands. [1967 ex.s. c 105 § 2; 1937 c 115 § 1 ; 1913 c 170 § 1 ; RRS § 8016.] Repealed by 1982 lst ex.s. c $21 \S 183$, effective July 1, 1983, and decodified pursuant to 1982 2nd ex.s. c 8 § 1, effective July 1, 1983. Later enactment, see RCW 79.92.110.
79.16.190 Permits to use waterways. [1913 c 168 § 1; RRS § 8017.] Repealed by 1982 1st ex.s. c $21 \S 183$, effective July 1, 1983. Later enactment, see RCW 79.93.040.
79.16.200 First class tide and shore lands to be platted--Public waterways. [1927 c $255 \S 107$; RRS § 7797-107.] Now codified as RCW 79.01.428.
79.16.210 Streets, waterways, etc., validated. [1927 c 255 § 108; RRS § 7797-108.] Now codified as RCW 79.01.432.
79.16.220 Record of platted tide and shore lands. [1927 c 255 § 109; RRS § 7797-109.] Now codified as RCW 79.01.436.
79.16.230 Record of appraisement. [1927 c 255 § 110; RRS § 7797-110.] Now codified as RCW 79.01.440.
79.16.240 Notice of filing plat and record of appraisementAppeal. [1927 c 255 § 111; RRS § 7797-111.] Now codified as RCW 79.01.444.
79.16.250 Preference right of upland owner--How exercised. [1927 c 255 § 112; RRS § 7797-112.] Now codified as RCW 79.01.448.
79.16.260 Sale of remaining tide or shore lands. [1927 c 255 § 113 ; RRS § 7797-113.] Now codified as RCW 79.01.452.
79.16.270 Petition for replat--Replatting and reappraisement. [1927 c 255 § 114; RRS § 7797-114.] Now codified as RCW 79.01.456.
79.16.280 Dedication of replat--AII interests must join. [1927 c 255 § 115; RRS § 7797-115.] Now codified as RCW 79.01.460.
79.16.290 Vacation by replat-Preference right of tideland owner. [1927 c 255 § 116; RRS § 7797-116.] Now codified as RCW 79.01.464.
79.16.300 Procedure cumulative. [1927 c 255 § 117; RRS § 7797-117.] Now codified as RCW 79.01.468.
79.16.310 Vacation of waterways--Extension of streets. [1927 c 255 § 118; RRS § 7797-118.] Now codified as RCW 79.01.472.
79.16.320 Effect of replat. [1927 c 255 § 119; RRS § 7797-119.] Now codified as RCW 79.01.476.
79.16.325 Day Island Waterway--Vacation--Relocation of harbor lines. [1955 c 199 § 1.] Repealed by 1982 1st ex.s. c 21 § 183, effective July $1,1983$.
79.16.326 Day Island Waterway--Area vacated to be platted as tideland--Sale. [1955 c 199 § 2.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983.
79.16.330 Sale of tidelands other than first class. [1927 c 255 § 120; RRS § 7797-120.] Now codified as RCW 79.01.480.
79.16.340 Sale of shorelands of second class--Preference right of upland owner. [1927 c 255 § 121; R RS § 7797-121.] Now codified as RCW 79.01.484.
79.16.350 Second class tide or shore lands detached from upland. [1927 c 255 § 122; RRS § 7797-122.] Now codified as RCW 79.01.488.
79.16.360 Accretions--Preference right to purchase. [1927 c 255 § 123; RRS § 7797-1 23.] Now codified as RCW 79.01.492.
79.16.370 Preference rights--Time limit on exercise. [1927 c 255 § 124; RRS § 7797-124.] Now codified as RCW 79.01.496.
79.16.375 Sale of state-owned tide or shore lands to municipal corporation or state agency. [1957 c 186 § 1.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.160.
79.16.376 Sale of state-owned tide or shore lands to municipal corporation or state agency--Authority to execute agreements, deeds, etc. [1957 c 186 § 2.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.160.
79.16.380 Boundary of shorelands when water lowered-Certain shorelands granted to city of Seattle. [1913 c 183 § 1; RRS § 9733. Formerly RCW 79.16.380 and 79.16.390.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.220.
79.16.390 Certain shorelands granted to city of Seattle. [1913 c 183 § 1, part; RRS § 9733, part.] Now codified in RCW 79.16.380.
79.16.400 Selection for slips, docks, wharves, etc. [1979 ex.s. c $30 \S$ 17; 1913 c $183 \S 2$; RRS § 9734.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.94.230.
79.16.405 Platting of certain shorelands of Lake Washington for use as harbor area--Effect. [1917 c 150 § 1 ; RRS § 9601.] Repealed by 1982 Ist ex.s. c $21 \S 183$, effective July 1, 1983. Later enactment, see RCW 79.94.240.
79.16.406 Platting of certain shorelands of Lake Washington for use as harbor area--Selection for slips, docks, wharves, etc.--Vesting of title. [1917 c 150 § 2; RRS § 9602.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see R CW 79.94.250.
79.16.410 Street slopes on tide or shore lands. [1931 c 70 § 1; R RS $\S 8009-1$.$] Repealed by 1982$ lst ex.s. c $21 \S 183$, effective July 1 , 1983. Later enactment, see RCW 79.93.030.
79.16.420 Distraint or sale of improvements for taxes. [1927 c 255 § 189; RRS § 7797-189.] Now codified as RCW 79.01.716.
79.16.430 Excavation of waterways through state lands--Filling of tide and shore lands-Contract--Lien--Bond--Lands affected. [1893 c 99 § 1; RRS § 9603.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983.
79.16.440 Excavation of waterways through state lands--Requisites of excavation contract. [1893 c 99 § 2; RRS § 9604.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983.
79.16.450 Excavation of waterways through state lands--Time of commencement and completion. [1893 c 99 § 3; RRS § 9605.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983.
79.16.460 Excavation of waterways through state lands-Certificate of cost--Lien--Payment. [1893 c 99 § 4; RRS § 9606.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983.
79.16.470 Excavation of waterways through state lands--Notice of intention to apply--Notice of pendency of application. [1893 c 99 § 5; RRS § 9607.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983.
79.16.480 Excavation of waterways through state lands--Right of way granted. [1893 c 99 § 6; RRS § 9608.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983.
79.16.490 Excavation of waterways through state lands--Bulk-heads-Minimum depth. [1893 c 99 § 7; RRS § 9609.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983.
79.16.500 Excavation of waterways through state lands--Apportionment of cost. [1893 c 99 § 8; RRS § 9610.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983.
79.16.510 Excavation of waterways through state lands--Waterways open to public--Tide gates or locks. [1893 c 99 § 9; RRS § 9611.] Repealed by 1982 Ist ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.93.050.
79.16.520 Excavation of waterways through state lands-Appraisement of tidelands proposed to be filled. [1893 c 99 § 10; RRS § 9612.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983.
79.16.530 Lease of beds of navigable waters. [1953 c 164 § 1.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.95.010.
79.16.540 Lease of beds of navigable waters--Terms and conditions of lease--Forfeiture for nonuser. [1953 c 164 § 2.] Repealed by 1982 1st ex.s. c $21 \S 183$, effective July 1, 1983. Later enactment, see RCW 79.95.020.
79.16.550 Lease of beds of navigable waters--Improvements-Federal permit--Forfeiture--Plans and specifications. [1953 c 164 § 3.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.95.030.
79.16.560 Lease of beds of navigable waters--Preference right to re-lease. [1953 c 164 § 4.] Repealed by 1982 lst ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see R CW 79.95.040.
79.16.570 Sale of rock, gravel, sand and silt. [1955 c 386 § 1.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.90.300.
79.16.580 Sale of rock, gravel, sand and silt--Application--Terms of lease or contract-Bond--Payment--Reports. [1955 c 386 § 2.] Repealed by 1982 Ist ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.90.310.
79.16.590 Sale of rock, gravel, sand and silt--Investigation, audit of books of person removing. [1955 c 386 § 3.] Repealed by 1982 1st ex.s. c $21 \S 183$, effective July 1, 1983. Later enactment, see RCW 79.90.320.

## Chapter 79.20 <br> OYSTER LANDS

79.20.010 Leasing for artificial oyster beds authorized. [1951 c 271 § 39; 1927 c 255 § 142; RRS § 7797-142.] Now codified as RCW 79.01.568.
79.20.020 Who may lease--Application--Deposit. [1927 c 255 § 143; RRS § 7797-143.] Now codified as RCW 79.01.572.
79.20.030 Inspection and report by director of fisheries--Rental and term. [1951 c 271 § 40 ; 1927 c 255 § 144; RRS § 7797-144.] Now codified as RCW 79.01.576.
79.20.035 Survey and boundary markers. [1951 c 271 § 41.] Now codified as RCW 79.01.580.
79.20.050 Renewal lease. [1927 c 255 § 146; RRS § 7797-146.] Now codified as RCW 79.01.584.
79.20.070 Reversion for nonoyster use. [1927 c 255 § 148; R RS § 7797-148.] Now codified as RCW 79.01.588.
79.20.080 Abandonment--Application for other lands. [1927 c 255 § 149; RRS § 7797-149.] Now codified as RCW 79.01.592.
79.20.090 Sale or lease of tidelands set aside as oyster reserves. [1929 c 224 § 1 ; RRS § 7797-149a.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.96.090.
79.20.100 Inspection and report by director of fisheries. [1929 c 224 § 2; RRS § 7797-149b.] Repealed by 1982 1st ex.s. c 21 § 183 , effective July 1, 1983. Later enactment, see RCW 79.96.100.
79.20.110 Vacation of reserve--Sale or lease of lands. [1933 c 76 § 1; 1929 c 224 § 3; RRS § 7797-149c.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983. Later enactment, see RCW 79.96.110.
79.20.120 Sale of small tracts adjoining oyster lands--Procedure-Reversion. [1927 c 255 § 138; RRS § 7797-138.] Now codified as RCW 79.01.552.
79.20.130 Contract in lieu of deed to small oyster tracts. [1927 c 255 § 139; RRS § 7797-139.] Now codified as RCW 79.01.556.
79.20.140 Sale of reserved or reversionary rights. [1927 c 255 § 140; RRS §7797-140.] Now codified as RCW 79.01.560.
79.20.150 Resurvey and appraisement of certain reserves. [1907 c 208 § 1; RRS § 8069.] Repealed by 1982 1st ex.s. c 21 § 183, effective July $1,1983$.
79.20.160 Resurvey and appraisement of certain reserves--Sale of lands other than first class. [1907 c 208 § 2; RRS § 8070.] Repealed by 1982 lst ex.s. c $21 \S 183$, effective July $1,1983$.
79.20.170 Resurvey and appraisement of certain reserves--Provisions concurrent. [1907 c 208 § 3; RRS § 8071.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983.
79.20.180 Resurvey and appraisement of certain reserves--Disposition of proceeds from sale of land. [1907 c 208 § 4; R RS § 8072.] Repealed by 1982 1st ex.s. c 21 § 183, effective July 1, 1983.

## Chapter 79.24 <br> CAPITOL BUILDING LANDS

79.24.040 Appraisement and sale--Procedure--Agricultural leases. [1911 c 59 § 9; 1909 c 69 § 3; RRS § 7899.] Repealed by 1959 c 257 § 48.
79.24.050 Terms of sales. [1909 c 69 § 4; RRS § 7900.] Repealed by 1959 c $257 \S 48$.
79.24.070 Conveyance. [1911 c 59 § 11; 1909 c 69 § 6; RRS § 7902.] Repealed by 1959 c 257 § 48.
79.24.080 Secretary of capitol committee--Committee records. [1959 c 257 § 45; 1909 c 69 § 1; RRS § 7897.] Now codified as RCW 43.34.015.
79.24.090 Penalty for injury to capitol building lands. [1893 c 83 § 10; RRS § 8077.] Repealed by 1959 c 257 § 48.
79.24.200 Bond issue authorized. [1957 c 62 § 1; 1955 c 279 § 1.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
79.24.210 Sale of bonds. [1957 c 62 § 2; 1955 c 279 § 2.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
79.24.220 Form, term, etc., of bonds--Refunding prior issues. [ 1957 c 62 § 3 ; 1955 c 279 § 3; 1951 c 22 § 3.] Repealed by 1979 ex.s. c 67 § 18 .

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
79.24.230 Signatures--Registration of bonds. [1955 c 279 § 4; 1951 c 22 §4.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
79.24.240 Payment of principal and interest--Capitol building bond redemption fund--Disposition of proceeds from sale. [1957 c 62 § 4; 1955 c 279 § 5.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
79.24.250 Bonds as security and legal investment. [1955 c 279 § 6.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
79.24.260 Use of proceeds specified. [1957 c 62 § 5; 1955 c 279 § $7 ; 1953$ c 187 § 3; 1951 c 22 § 7.] Repealed by 1979 ex.s. c 67 § 18.

Severability-- 1979 ex.s. c 67: See note following R CW 19.28.330.
79.24.270 Appropriation. [1957 c 62 § 6; 1955 c 279 § 8.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following RCW 19.28.330.
79.24.280 Powers of capitol committee. [1957 c 62 § 7.] Repealed by 1979 ex.s. c 67 § 18.

Severability--1979 ex.s. c 67: See note following R CW 19.28.330.
79.24.610 Bonds authorized--Amount--Interest rate--Payable from certain revenues. [1969 ex.s. c 232 § 41 ; 1965 ex.s. c $151 \S 1$.] Repealed by 1969 ex.s. c $272 \S 10$; and repealed by 1970 ex.s. c $56 \S$ 107.
79.24.612 Sale of bonds. [1969 ex.s. c $232 \S 42 ; 1965$ ex.s. c $151 \S$ 2.] Repealed by 1969 ex.s. c $272 \S 10$; and repealed by 1970 ex.s. c 56 § 107.
79.24.614 Maturities--Covenants--Where payable--Use of proceeds for refunding. [1965 ex.s. c 151 § 3.] Repealed by 1969 ex.s. c 272 § 10.
79.24.616 Signatures--Registration. [1965 ex.s. c 151 § 4.] Repealed by 1969 ex.s. c 272 § 10.
79.24.618 Payment of principal and interest--State building bond redemption fund--Reserve--Owner's remedies--Disposition of proceeds of sale. [1965 ex.s. c 151 §5.] Repealed by 1969 ex.s. c 272 § 10.
79.24.620 Bonds as security and legal investment. [1965 ex.s. c 151 § 6.] Repealed by 1969 ex.s. c 272 § 10.
79.24.622 Use of bond proceeds. [1965 ex.s. c 151 § 7.] Repealed by 1969 ex.s. c $272 \S 10$.
79.24.624 Appropriation. [1965 ex.s. c 151 § 8.] Repealed by 1969 ex.s. c 272 § 10 .
79.24.626 Powers and duties of state capitol committee--Legislative committee. [ 1965 ex.s. c 151 § 9.] Repealed by 1969 ex.s. c 272 § 10.
79.24.628 Severability. [1965 ex.s. c 151 § 10.] Repealed by 1969 ex.s. c 272 § 10 .

## Chapter 79.28 <br> LIEU LANDS

79.28.060 Grazing fees. [1923 c 85 § 3; RRS § 7826-3.] Repealed by 1979 ex.s. c 109 § 23.

Severability_-Effective date--1979 ex.s. c 109: See notes following RCW 79.01.036.

## Chapter 79.32

## TIDE AND SHORE LAND GRANTS TO UNITED STATES

79.32.010 Use of such lands granted--Purposes--Limitations. [1927 c 255 § 150 ; RRS § 7797-150.] Now codified as RCW 79.01.596.
79.32.020 Application--Proof of upland use--Conveyance. [1927 c 255 § 151; RRS § 7797-151.] Now codified as RCW 79.01.600.
79.32.030 Easements over tide or shore lands to United States. [1927 c 255 § 152 ; RRS § 7797-152.] Now codified as RCW 79.01.604.
79.32.040 Reversion on cessation of use. [1927 c 255 § 153; RRS § 7797-153.] Now codified as RCW 79.01.608.

## Chapter 79.36

## EASEMENTS OVER PUBLIC LANDS

79.36.010 Lands subject to easements for removal of materials from other lands. [1927 c 255 § 78; RRS § 7797-78.] Now codified as RCW 79.01.312.
79.36.020 Private easement over public lands subject to common user in removal of materials. [1927 c 255 § 79; RRS § 7797-79.] Now codified as RCW 79.01.316.
79.36.030 Reasonable facilities for transportation must be furnished. [1927 c 255 § 80; RRS § 7797-80.] Now codified as RCW 79.01. 320
79.36.040 Duty of public service commission. [1927 c 255 § 81 ; R RS § 7797-81.] Now codified as RCW 79.01.324.
79.36.050 Penalty for violation of orders--Reversion of easement. [1927 c 255 § 82; RRS § 7797-82.] Now codified as RCW 79.01.328.
79.36.060 Application for right of way--Appraisement of dam-age--Certificate. [1927 c 255 § 83; R RS § 7797-83.] Now codified as RCW 79.01.332.
79.36.070 Forfeiture for nonuser. [1927 c 255 § 84; RRS § 779784.] Now codified as RCW 79.01.336.
79.36.080 Right of way for roads and streets over public lands. [1945 c 145 § 1; 1927 c 255 § 85; Rem. Supp. 1945 § 7797-85.] Now codified as RCW 79.01.340.
79.36.090 Railroad rights of way. [1927 c 255 § 86; RRS § 7797-86.] Now codified as RCW 79.01.344.
79.36.100 Procedure to acquire. [1927 c 255 § 87; RRS § 7797-88.] Now codified as RCW 79.01.348.
79.36.110 Appraisement for railroad right of way. [1927 c 255 § 88; R RS § 7797-88.] Now codified as RCW 79.01.352.
79.36.120 Appraisement of improvements on right of way. [1927 c 255 § 89; RRS § 7797-89.] Now codified as RCW 79.01.356.
79.36.130 Release of damages as to improvements incidentally affected. [1927 c 255 § 90; RRS § 7797-90.] Now codified as RCW 79.01.360.
79.36.140 Right of way certificate. [1927 c 255 § 91; RRS § 7797-91.] Now codified as RCW 79.01.364.
79.36.150 Right of way for utility pipe lines, transmission lines, etc. [1945 c 147 § 1 ; 1927 c 255 § 96; Rem. Supp. 1945 § 7797-96.] Now codified as RCW 79.01.384.
79.36.160 Procedure to acquire. [1945 c 147 § 2; 1927 c 255 § 97 ; Rem. Supp. 1945 § 7797-97.] Now codified as RCW 79.01.388.
79.36.170 Right of way certificate--Reversion for nonuser. [1945 c 147 § 3; 1927 c 255 § 98; Rem. Supp. 1945 § 7797-98.] Now codified as RCW 79.01.392.
79.36.180 Right of way for irrigation, diking and drainage purposes. [1945 c 147 § 4; 1927 c 255 § 99; Rem. Supp. 1945 § 7797-99.] Now codified as RCW 79.01.396.
79.36.190 Procedure to acquire. [1945 c 147 § 5; 1927 c 255 § 100; Rem. Supp. 1945 § 7797-100.] Now codified as RCW 79.01.400.
79.36.200 Right of way certificate. [1927 c 255 § 101; RRS § 7797-101.] Now codified as RCW 79.01.404.
79.36.210 Grant of overflow rights. [1927 c 255 § 102; RRS § 7797-102.] Now codified as RCW 79.01.408.
79.36.220 Procedure not exclusive. [1927 c 255 § 103; RRS § 7797-103.] Now codified as RCW 79.01.412.

## Chapter 79.40

 TRESPASS79.40.010 Trespasser guilty of larceny. [1927 c 255 § 197; RRS § 7797-197.] Now codified as RCW 79.01.748.
79.40.020 Offense of lessee or contract holder. [1927 c 255 § 198; RRS § 7797-198.] Now codified as RCW 79.01.752.
79.40.030 Removal of timber--Treble damages. [1927 c 255 § 199; RRS § 7797-199.] Now codified as RCW 79.01.756.
79.40.040 Duty of commissioner. [1927 c 255 § 200; RRS § 7797-200.] Now codified as RCW 79.01.760.
79.40.050 Trespass by cattle, horses, sheep, or goats. [1959 c 257 § 47; 1937 c 165 § 1 ; RRS § 7797-200a.] Repealed by 1977 c 20 § 2.
79.40.060 Trespass by cattle, horses, sheep, or goats--Penalty. [1937 c 165 § 2; RRS § 7797-200b.] Repealed by 1977 c 20 § 2.

Chapter 79.44

## ASSESSMENTS AGAINST PUBLIC LANDS

79.44.110 Assessments paid to be added to purchase price of land. [1927 c 255 § 192; RRS § 7797-192.] Now codified as RCW 79.01.728.
79.44.150 Application of chapter to highway lands--Powers and duties of highway commission. [1953 c 58 § 1.] Repealed by 1963 c 20 § 15.
79.44.160 Highway lands--Payment from motor vehicle fund. [1953 c 58 § 2.] Repealed by 1963 c 20 § 15.
79.44.170 Effect of sale to governmental unit when property bears tax or assessment lien. [1955 ex.s. c 5 § 1.] Repealed by 1957 c 277 § 4.

## Chapter 79.48 <br> RECLAMATION OF ARID LANDS UNDER CAREY ACT

79.48.010 Acceptance of grant. [1895 c 166 § 1; RRS § 7922.] Repealed by 1977 c 12 § 1.
79.48.020 Acceptance of condition. [1903 c 152 § 1; RRS § 7923.] Repealed by 1977 c 12 § 1.
79.48.030 Department to administer. [1903 c 152 § 2; RRS § 7924.] Repealed by 1977 c 12 § 1.
79.48.040 Request for selection. [1903 c 152 § 3; R RS § 7925.] Repealed by 1977 c 12 § 1.
79.48.050 Monetary guarantee of performance. [1903 c 152 § 4; RRS § 7926.] Repealed by 1977 c 12 § 1.
79.48.060 Examination and approval of request. [1903 c 152 §5; RRS § 7927.] Repealed by 1977 c 12 § 1.
79.48.070 List to be filed requesting withdrawal of lands. [1903 c 152 § 6; RRS § 7928.] Repealed by 1977 c 12 § 1.
79.48.080 Contract to be entered into--Terms--Performance bond. [1903 c 152 § 7; RRS § 7929.] Repealed by 1977 c 12 § 1.
79.48.090 Life of contract--Time of commencement of work, etc. [1903 c 152 § 8; RRS § 7930.] Repealed by 1977 c 12 § 1.
79.48.100 Procedure on default of contractor--Receivership. [1903 c 152 § 9; RRS § 7931.] Repealed by 1977 c 12 § 1.
79.48.110 State not liable for work done or contractor's default. [1903 c 152 § 10; RRS § 7932.] Repealed by 1977 c 12 § 1.
79.48.120 Notice that land is open to settlement. [1903 c 152 § 11; RRS § 7933.] Repealed by 1977 c 12 § 1.
79.48.130 Application for entry--Certificate of location--Minimum price. [1973 lst ex.s. c 154 § 115 ; 1971 ex.s. c 292 § 55; 1903 c 152 § 12; RRS § 7934.] Repealed by 1977 c 12 § 1.
79.48.140 Disposition of funds. [1903 c 152 § 13; RRS § 7935.] Repealed by 1977 c 12 § 1 .
79.48.150 Contract of purchase--Payments--Cultivation require-ments--Final proof--Patent. [1903 c 152 § 14; RRS § 7936.] Repealed by 1977 c 12 § 1.
79.48.160 Issuance of patent. [1903 c 152 § 15 ; RRS § 7937.] Repealed by 1977 c 12 § 1 .
79.48.170 Water right--Lien for water payments--Foreclosure. [1903 c 152 § 16; RRS § 7938.] Repealed by 1977 c 12 § 1.
79.48.180 Map of works--Right of way for canals, etc. [1903 c 152 § 17; RRS § 7939.] Repealed by 1977 c 12 § 1.
79.48.190 Rules for filing--Annual report of irrigation companies. [1903 c 152 § 18; RRS § 7940.] Repealed by 1977 c 12 § 1.
79.48.200 Fees. [1903 c 152 § 19; RRS § 7941.] Repealed by 1977 c 12 § 1 .
79.48.210 Annual report. [1903 c 152 § 20; RRS § 7942.] Repealed by 1977 c 12 § 1.
79.48.220 Water rights extended to state lands. [1903 c 152 § 21 ; RRS § 7943.] Repealed by 1977 c 12 § 1.
79.48.230 Reimbursement of state. [1903 c 152 § 22; RRS § 7944.] Repealed by 1977 c 12 § 1.
79.48.240 Actions to be in name of state. [1903 c 152 § 23; RRS § 7945.] Repealed by 1977 c 12 § 1.

## Chapter 79.52 <br> SUSTAINED YIELD PLAN

79.52.010 Sustained yield forests No. I and No. 2--Plan defined. [1955 c 301 § 1 ; 1949 c 159 § 1; 1933 c 175 § 1; Rem. Supp. 1949 § 7879-1.] Now codified as RCW 79.56.010.
79.52.020 Topographical survey--Maps. [1933 c 175 § 2; RRS § 7879-2.] Now codified as RCW 79.56.030.
79.52.030 Sales of timber. [1933 c 175 § 3; RRS § 7879-3.] Now codified as RCW 79.56.040.
79.52.040 Alternative methods. [1939 c 130 § 5; RRS § 7879-15.] Now codified as RCW 79.60.060.
79.52.050 Contracts--Requirements. [(i) 1933 c 175 § 4; RRS § 7879-4. (ii) 1939 c 130 § 6; RRS § 7879-16.] Now codified as RCW 79.56.050.
79.52.060 Performance bond--Cash deposit. [1941 c 123 §4; 1939 c 130 § 7; Rem. Supp. 1941 § 7879-17.] Now codified as RCW 79.60.090.
79.52.070 Cooperation. [1941 c 123 § 1 ; 1939 c 130 § 1; Rem. Supp. 1941 § 7879-11.] Now codified as RCW 79.60.010.
79.52.080 Cooperative units. [1939 c 130 § 2; RRS § 7879-12.] Now codified as RCW 79.60.020.
79.52.090 Limitations on agreements. [1939 c 130 § 3; RRS § 7879-13.] Now codified as RCW 79.60.030.
79.52.100 Sales subject to cooperative agreements. [1939 c 130 § 4; RRS § 7879-14.] Now codified as RCW 79.60.050.
79.52.110 Easement over state land during life of agreement. [1941 c 123 § 2; Rem. Supp. 1941 § 7879-13a.] Now codified as RCW 79.60.040.
79.52.120 Transfer or assignment of contract of purchase. [1941 c 123 § 3; Rem. Supp. 1941 § 7879-16a.] Now codified as RCW 79.60.080.
79.52.130 Expense of administration. [1933 c 175 § 6; RRS § 7879-6.] Now codified as RCW 79.56.070.

## Chapter 79.56 <br> SUSTAINED YIELD PLAN

79.56.010 Sustained yield forests No. 1 and No. 2--Plan defined. [1955 c 301 § $1 ; 1949$ c 159 § $1 ; 1933$ c 175 § 1 ; Rem. Supp. $1949 \S$ 7879-1. Formerly RCW 79.52.010.] Repealed by 1971 ex.s. c $234 \S$ 17.
79.56.020 Sustained yield forests No. 1 and No. 2--Areas excluded. [1939 c 73 § 1 ; RRS § 7879-la.] Repealed by 1971 ex.s. c 234 § 17.
79.56.030 Topographical survey--Maps. [1933 c 175 § 2; RRS § 7879-2. Formerly RCW 79.52.020.] Repealed by 1959 c 257 § 48.
79.56.040 Sales of timber--Notice. [1933 c 175 § 3; RRS § 7879-3. Formerly RCW 79.52.030.] Repealed by 1959 c 257 § 48.
79.56.050 Contracts--Requirements. [1933 c 175 § 4; RRS § 7879-4. Formerly RCW 79.52.050, part.] Repealed by 1959 c 257 § 48.
79.56.060 Cash deposit--Forfeiture. [1933 c 175 § 5; RRS § 7879-5.] Repealed by 1959 c 257 § 48.
79.56.070 Expense of administration. [1933 c 175 § 6; RRS § 7879-6. Formerly RCW 79.52.130.] Repealed by 1967 ex.s. c 63 § 9.

## Chapter 79.64

## FUNDS FOR MANAGING AND ADMINISTERING LANDS

79.64.080 Expiration date of resource management cost account act. [1961 c 178 §8.] Repealed by 1967 ex.s. c 63 § 8.

## Chapter 79.70 <br> NATURAL AREA PRESERVES

79.70.050 Natural preserves advisory committee. [1972 ex.s. c 119 § 5.] Repealed by 1981 c 189 § 8.

## Chapter 79.80

## UNAPPROPRIATED PUBLIC LANDS

Reviser's note: Chapter 116, Laws of 1980 (chapter 79.80 RCW), which was contingent on the approval of Senate Joint Resolution No. 132, failed to become law by reason of the rejection of Senate Joint Resolution No. 132 by the people at the November 4, 1980, general election.
79.80.010 Definitions. [1980 c 116 § 2.] Decodified.
79.80.020 Title of unappropriated lands vested--Rights preserved-State administration. [1980 c 116 § 3.] Decodified.
79.80.030 Department management responsibilities. [1980 c 116 § 4.] Decodified.
79.80.040 Disposition of funds. [1980 c 116 § 5.] Decodified.
79.80.050 Jurisdiction. [1980 c 116 § 6.] Decodified.
79.80.900 Severability--1980 c 116. [1980 c 116 § 9.] Decodified.
79.80.901 Effective date--1980 c 116. [1980 c 116 § 10.] Decodified.

## Chapter 79.92 <br> AQUATIC LANDS--HARBOR AREAS

79.92.040 Authority to lease harbor areas--Conditions. [ 1982 lst ex.s. c 21 § 72.] Repealed by 1984 c 221 § 30, effective October 1, 1984.
79.92.050 Department's valuation of harbor area prior to lease, renewal or re-lease-Appeal. [1982 1st ex.s. c 21 § 73.] Repealed by 1984 c 221 § 30, effective October 1, 1984.

## Chapter 79.94

## AQUATIC LANDS-TIDELANDS AND SHORELANDS

79.94.180 Leases of first and second class tidelands--Conditions. [1982 lst ex.s. c 21 § 103.] Repealed by 1984 c 221 § 30, effective October 1, 1984.
79.94.190 Leases of first and second class tidelands--Terms. [1982 Ist ex.s. c 21 § 104.] Repealed by 1984 c 221 § 30, effective October 1, 1984.
79.94.200 First class shorelands--Leasing. [1982 1st ex.s. c 21 § 105.] Repealed by 1984 c 221 § 30, effective October 1, 1984.

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Chapter 79.96
AQUATIC LANDS--OYSTERS, GEODUCKS, SHELLFISH, AND OTHER AQUACULTURAL USES
79.96.900 Study--1982 1st ex.s. c 21. [1982 lst ex.s. c 21 § 179.] Decodified pursuant to 1984 c 221 § 29, effective October 1, 1984.

## Title 80 <br> PUBLIC UTILITIES

## Chapter 80.04 <br> REGULATIONS--GENERAL

80.04.340 Dividends, control of. [1961 c 14 § 80.04.340. Prior: 1933 c 165 § 11 ; RRS § 10458-5.] Repealed by 1967 c 156 § 1.
80.04.370 Manner of serving papers. [1933 c 165 § 7; RRS § 10458-1.] Now codified as RCW 80.04.075.
80.04.490 Penalties cumulative. [1911 c 117 § 104, part; RRS § 10453, part.] Now codified as originally enacted as part of RCW 80.04.480.

## Chapter 80.32 <br> ELECTRIC FRANCHISES AND RIGHTS OF WAY

80.32.020 Hearing--Notice--Order. [1903 c 173 § 1, part; RRS § 5430 , part.] Now codified as part of RCW 80.32 .010 as originally enacted.
80.32.030 Franchise holder liable for damage to street or road. [1903 c 173 § 1, part; RRS § 5430, part.] Now codified as part of RCW 80.32.010 as originally enacted.

## Chapter $\mathbf{8 0 . 4 0}$

UNDERGROUND NATURAL GAS STORAGE ACT
(Formerly: Municipal utilities)
80.40.010 through 80.40.310 [1961 с 125; 1959 с 90; 1957 с 288; 1957 с 287; 1957 с 209; 1957 с 114 ; 1955 с 358 ; 1953 с 231 ; 1953 с 97; 1951 с 272 ; 1951 с $252 ; 1951$ с 39 ; 1947 с $214 ; 1941$ с 147 ; 1935 с $81 ; 1933$ ex.s. с $17 ; 1933$ с $163 ; 1931$ с $53 ; 1923$ с $173 ; 1915$ с 112 ; 1913 с 45 ; 1909 с 150 ; 1901 с 85 ; 1899 с 128 ; 1897 с 112 ; 1893 с $8 ;$ 1891 c 141 ; 1890 pp 520-522; RRS §§ 9488, 9489-9504.] Now codified as chapter 35.92 RCW.

## Chapter 80.44

## MUNICIPAL STREET RAILWAY BONDS

80.44.010 through 80.44.120 [1939 c 47; 1929 c 145; 1927 c 228; RRS §§ 9488-4 through 9488-11, 9511-1 through 9511-3.] Now codified as chapter 35.93 RCW.

## Chapter 80.48 <br> SALE OR LEASE OF MUNICIPAL UTILITIES

80.48.010 through 80.48.030 [1917 c 137; RRS §§ 9512-9514.] Now codified as chapter 35.94 RCW.

## Chapter $\mathbf{8 0 . 5 0}$

## ENERGY FACILITIES--SITE LOCATIONS

80.50.050 Adoption of council guidelines as rules. [1975-'76 2nd ex.s. c 108 § 33 ; 1970 ex.s. c 45 § 5.] Repealed by 1977 ex.s. c 371 § 19.
80.50.070 Applications for site certification--Fee--Study. [1975'76 2nd ex.s. c 108 § 35 ; 1970 ex.s. c 45 § 7.] Repealed by 1977 ex.s. c 371 § 19.
80.50.170 Study of potential sites--Intent of RCW 80.50.175. [1975-'76 2nd ex.s. c 108 § 39; 1974 ex.s. c 110 § 1.] Repealed by 1977 ex.s. c 371 § 19.

# 81 TRANSPORTATION 

## Chapter 81.04 <br> REGULATIONS--GENERAL

81.04.162 Rules and regulations--Railroad employees--Sanitation, shelter. [1957 c 71 § 1.] Now codified as RCW 81.40.095.
81.04.340 Dividends, control of. [1961 c 14 § 81.04.340. Prior: 1933 c 165 § 11 ; RRS § 10458-5.] Repealed by 1967 c 156 § 1.
81.04.370 Manner of serving papers. [1933 c 165 § 7; RRS § 10458-1.] Now codified as RCW 81.04.075.
81.04.480 Penalties cumulative. [1911 c 117 § 104, part; RRS § 10453, part.] Now codified as part of RCW 81.04.470.

## Chapter 81.24 <br> REGULATORY FEES

81.24.040 Fees of storage warehousemen. [1961 c 14 § 81.24.040. Prior: 1955 c 125 § 7; prior: 1949 c 124 § 1, part; 1939 c 123 § 2, part; 1937 c 158 § 3, part; Rem. Supp. 1949 § 10417-2, part.] Repealed by 1981 c 13 § 6.

## Chapter 81.28 <br> COMMON CARRIERS IN GENERAL

81.28.090 Further exception--Calamitous visitations. [1929 c 96 § 1, part; 1911 c 117 § 18, part; RRS § 10354, part.] Now codified as originally enacted as part of RCW 81.28.080.
81.28.100 Commutation or excursion tickets. [1929 c 96 § 1 , part; 1911 c 117 § 18, part; RRS § 10354, part.] Now codified as originally enacted as part of RCW 81.28.080.
81.28.110 Transportation of city employees. [1929 c 96 § 1 , part; 1911 c 117 § 18, part; RRS § 10354, part.] Now codified as originally enacted as part of RCW 81.28.080.
81.28.120 Interchange of passes by carriers. [1929 c 96 § 1 , part; 1911 c 117 § 18, part; RRS § 10354, part.] Now codified as originally enacted as part of RCW 81.28.080.
81.28.130 Exchange of passes or franks by carriers and communications companies. [1929 c 96 § 1 , part; 1911 c 117 § 18, part; RRS § 10354, part.] Now codified as originally enacted as part of RCW 81.28.080.
81.28.140 Free passage for "seeing eye" dogs. [1961 c 14 § 81.28.140. Prior: 1937 c 26 § 1; RRS § 10354-1.] Repealed by 1969 c 141 § 10. Later enactment, see RCW 70.84.030.
81.28.150 Special exceptions on carriage of property, government freight, etc. [1929 c 96 § 1, part; 1911 c 117 § 18, part; RRS § 10354, part.] Now codified as originally enacted as part of RCW 81.28.080.
81.28.160 Contracts for exchange of service by railroad and communications companies. [1929 c 96 § 1, part; 1911 c 117 § 18, part; RRS § 10354, part.] Now codified as originally enacted as part of RCW 81.28.080.
81.28.170 "Employee" and "families" defined. [1929 c 96 § 1, part; 1911 c 117 § 18, part; RRS § 10354, part.] Now codified as originally enacted as part of RCW 81.28.080.

## Chapter 81.32 <br> BILLS OF LADING

81.32.010 through 81.32.561 [1961 c 14 §§ 81.32.011 through 81.32.561; 1915 c 159.] Repealed effective midnight June 30, 1967, by section 10-102 of the Uniform Commercial Code, 1965 ex.s. c 157 (Title 62A RCW).

Reviser's note: The repealer portion of the Uniform Commercial Code, 1965 ex.s. c $157 \S 10-102$, provides in part "(a) (xvii) RCW 81.32 .010 through 81.32.561: Provided, That such repeal shall not affect the validity of sections 81.29 .010 through 81.29.050, chapter 14 , Laws of 1961 (RCW 81.29.010 through 81.29.050)."

Effective date--1965 ex.s. c 157: See RCW 62A.10-101.

Specific repealer--Provision for transition--1965 ex.s. c 157: See RCW 62A.10-102.

General repealer--1965 ex.s. c 157: See RCW 62A.10-103.
Laws not repealed-- 1965 ex.s. c 157: See RCW 62A.10-104.
See: RCW 62A.10-102.

## COMPARATIVE TABLE

Chapter 81.32 RCW (Bills of Lading) to Title 62A RCW (Uniform Commercial Code).

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| 81.32 .011 | 62A.1-201(6) |
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| 81.32 .561 | - |

## Chapter 81.36

## RAILROADS--CORPORATE POWERS AND DUTIES

81.36.080 Restrictions on consolidation of roads. [1925 ex.s. c 188 § 1, part; 1915 c 136 § 1, part; 1909 c 196 § 1, part; RRS § 10463, part.] Now codified as originally enacted as part of RCW 81.36.070.
81.36.110 Structures across state waterways. [1909 c 158 § 1 ; RRS § 10469.] Repealed by 1935 c 115 p 322; and repealed by 1961 c 14 § 81.98.040(31).
81.36.140 Contracts for sale or lease of equipment. [1961 c 14 § 81.36.140. Prior: 1951 c 191 § 1; 1949 c 169 § 1 ; 1883 p 62 § 1 ; Rem. Supp. 1949 § 10540.] Repealed by 1981 c 41 § 46, effective June 30, 1982.
81.36.150 Recording of contract. [1961 c 14 § 81.36.150. Prior: 1949 c 169 § 2; 1883 p 63 § 2; Rem. Supp. 1949 § 10541.] Repealed by 1981 c 41 § 46, effective June 30, 1982.
81.36.160 Effect of recording. [1961 c 14 § 81.36.160. Prior: 1949 c 169 § 3; Rem. Supp. 1949 § 1054la.] Repealed by 1981 c 41 § 46, effective June 30, 1982.

## Chapter 81.40 <br> RAILROADS--EMPLOYEE REQUIREMENTS AND REGULATIONS

81.40.020 Full train crews--Freight. [1961 c 14 § 81.40.020. Prior: 1911 c 134 § 2; R RS § 10487.] Repealed by 1967 c 2 § 1, (Initiative Measure No. 233). For later enactment and balance of 1967 c 2, see RCW 81.40.035.
81.40.096 Penalty for violating regulations relating to sanitation and shelter--Notice of violation. [1961 c 177 § 1.] Repealed by 1963 c 59 § 13. Later general enactment, see RCW 81.04.405.
81.40.097 Penalty for violating regulations relating to sanitation and shelter--When penalty due and payable--Mitigation, discontinu-ance--Action to recover--Disposition of penalties. [1961 c 177 § 2.] Repealed by 1963 c 59 § 13. Later general enactment, see RCW 81.04.405.

## Chapter 81.44 COMMON CARRIERS--EQUIPMENT

81.44.030 Safety appliances--Locomotives. [1974 ex.s. c 90 § 1 ; 1961 c 14 § 81.44.030. Prior: 1911 c 117 § 66, part; RRS § 10402 , part.] Repealed by 1977 ex.s. c 263 § 3. Later enactment, see RCW 81.44.031.
81.44.080 Additional duties may be required. [1911 c 117 § 67, part; RRS § 10403, part.] Now codified as originally enacted as part of RCW 81.44.070.
81.44.090 Cabooses--Size--Equipment. [1961 c 14 § 81.44.090. Prior: 1909 c 31 § 1 ; RRS § 10483.] Repealed by 1969 ex.s. c 116 § 15.
81.44.140 Liability for damage. [1899 c 35 § 2; RRS § 10481.] Repealed by 1961 c $14 \S 81.98 .040(16)$. Later enactment, see RCW 81.44.130, 81.04.440 and 81.04.470.

## Chapter 81.52 <br> RAILROADS--RIGHTS OF WAY--SPURS--FENCES

81.52.080 Grade crossings--Definitions. [1959 c 283 § 2. Prior: (i) 1913 c 30 § l; RRS § 10511 . (ii) 1941 c 161 § l; Rem. Supp. 1941 § 10511-1.] Now codified as RCW 81.53.010 and 81.54.010.
81.52.090 Grade separation required where practicable. [1913 c 30 § 2; RRS § 10512.] Now codified as RCW 81.53.020.
81.52.100 Petition for crossing--Hearing--Order. [1959 c 283 § 1; 1955 c 310 § 3. Prior: 1937 c 22 § 1 , part; 1913 c 30 § 3, part; RRS § 10513, part.] Now codified as RCW 81.53.030.
81.52.110 Supplemental hearing--Change of route. [1955 c 310 § 4. Prior: 1937 c 22 § 1, part; 1913 c 30 § 3, part; RRS § 10513, part.] Now codified as RCW 81.53.040.
81.52.120 Requirements of order on change of route. [1955 c 310 § 5. Prior: 1937 c 22 § 1, part; 1913 c 30 § 3, part; RRS § 10513, part.] Now codified as RCW 81.53.050.
81.52.130 Petition for alteration of crossing. [1937 c 22 § 2, part; 1921 c 138 § 1, part; 1913 c 30 § 4, part; RRS § 10514, part.] Now codified as RCW 81.53.060.
81.52.140 Hearing. [1937 c 22 § 2, part; 1921 c 138 § 1, part; 1913 c 30 § 4, part; RRS § 10514, part.] Now codified as RCW 81.53.070.
81.52.150 Restrictions on structures in proximity of crossings. [1937 c 22 § 2, part; 1921 c 138 § 1, part; 1913 c 30 § 4, part; RRS § 10514, part.] Now codified as RCW 81.53.080.
81.52.160 Duty to maintain crossings. [1937 c 22 § 3; 1913 c 30 § 5; RRS § 10515.] Now codified as RCW 81.53.090.
81.52.161 Underpasses, overpasses constructed with aid of federal funds--Apportionment of maintenance cost between railroad and state. Reviser's cross-reference section. Now codified as RCW 81.53.091.
81.52.170 Cost when railroad crosses highway. [1937 c 22 § 4A; 1925 ex.s. c 73 § $1 \mathrm{~A} ; 1921$ c 138 § 2A; 1913 c 30 § 6A; RRS § 10516A.] Now codified as RCW 81.53.100.
81.52.180 Cost when highway crosses railroad. [1937 c 22 § 4B; 1925 ex.s. c 73 § 1 B ; 1921 c 138 § 2B; 1913 c $30 \S 6 \mathrm{~B}$; RRS § 10516B.] Now codified as RCW 81.53.110.
81.52.190 Cost when railroad crosses railroad. [1937 c 22 § 4C; 1925 ex.s. c 73 § 1 C ; 1921 c 138 § 2C; 1913 c $30 \S 6 \mathrm{C}$; RRS § 10516C.] Now codified as RCW 81.53.120.
81.52.200 Apportionment of cost. [1937 c 22 § 5; 1913 c 30 § 7; RRS § 10517.] Now codified as RCW 81.53.130.
81.52.210 Time for performance. [1913 c 30 § 10; RRS § 10520.] Now codified as RCW 81.53.140.
81.52.220 Practice and procedure. [1913 c 30 § 11; RRS § 10521.] Now codified as RCW 81.53.150.
81.52.230 Service of process. [1913 c 30 § 12; RRS § 10522.] Now codified as RCW 81.53.160.
81.52.240 Review and appeal. [1937 c 22 § 6; 1913 c 30 § 13; RRS § 10523.] Now codified as RCW 81.53.170.
81.52.250 Eminent domain. [1913 c 30 § 15; RRS § 10525.] Now codified as RCW 81.53.180.
81.52.260 Abatement of illegal crossings. [1913 c 30 § 16; RRS § 10526.] Now codified as RCW 81.53.190.
81.52.270 Mandamus to compel performance. [1913 c 30 § 17; RRS § 10527.] Now codified as RCW 81.53.200.
81.52.280 Penalty. [1913 c 30 § 18; RRS § 10528.] Now codified as RCW 81.53.210.
81.52.290 Obstructions in highways. [1925 ex.s. c 179 § 2; 1913 c 30 § 19; RRS § 10529.] Now codified as RCW 81.53.220.
81.52.300 Scope of chapter. [1953 c 95 § $15 ; 1925$ ex.s. c 179 § 3; 1913 c 30 § 21; RRS § 10531.] Now codified in RCW 81.53.240.
81.52.310 Annual inspection of industrial crossings. [1941 c 161 § 2; Rem. Supp. 1941 § 10511-2.] Now codified as RCW 81.54.020.
81.52.320 Reimbursement of inspection cost. [1951 c 111 § 1; 1941 c 161 § 3; Rem. Supp. 1941 § 10511-3.] Now codified as RCW 81.54.030.
81.52.325 Not operative within first class cities. [1953 c 95 § 16; 1951 c 111 § 2.] Now codified as RCW 81.54.040.
81.52.330 Employment of experts. [1937 c 22 § 7; 1913 c 30 § 14; RRS § 10524.] Now codified as RCW 81.53.250.
81.52.340 Crossing signals, warning devices--Petition, motion--Hearing--Order--Costs--Records not evidence for actions--Appeal. [1959 c 283 § 3.] Now codified as RCW 81.53.260.
81.52.350 Crossing signals, warning devices--Petition for funds to defray cost of crossing signals and warning devices. [1959 c 283 § 4.] Now codified as RCW 81.53.270.
81.52.360 Crossing signals, warning devices--Allocation of funds, findings required to defray costs. [1959 c 283 § 5.] Now codified as RCW 81.53.280.
81.52.370 Crossing signals, warning devices--Certification of allocation of funds--Reimbursement of state--Audit by state auditor. [1959 c 283 § 6.] Now codified as RCW 81.53.290.
81.52.380 Certain provisions not applicable within first class cities. [1959 c 283 § 7.] Now codified in RCW 81.53.240.

## Chapter 81.53 <br> RAILROADS--CROSSINGS

81.53.260 Crossing signals, warning devices--Petition, motion--Hearing-Order--Costs--Records not evidence for actions--Appeal. [1965 ex.s. c 170 § $36 ; 1961$ c 14 § 81.53.260. Prior: 1959 c 283 § 3. Formerly RCW 81.52.340.] Repealed by 1969 c 134 § 9. Later enactment, see RCW 81.53.261.
81.53.270 Crossing signals, warning devices--Petition for funds to defray costs of crossing signals and warning devices. [1961 c 14 § 81.53.270. Prior: 1959 c 283 § 4. Formerly RCW 81.52.350.] Repealed by 1969 c 134 § 9. Later enactment, see RCW 81.53.271.
81.53.280 Crossing signals, warning devices--Allocation of funds, findings required to defray costs. [1961 c 14 § 81.53.280. Prior: 1959 c 283 § 5. Formerly RCW 81.52.360.] Repealed by 1969 c 134 § 9. Later enactment, see RCW 81.53.271 and 81.53.275.
81.53.290 Crossing signals, warning devices--Certification of allocation of funds--Reimbursement of state--Audit by state auditor. [1961 c 14 § 81.53.290. Prior: 1959 c 283 § 6. Formerly RCW 81.52.370.] Repealed by 1969 c 134 § 9. Later enactment, see RCW 81.53.281.

## Chapter 81.56 <br> RAILROADS--SHIPPERS AND PASSENGERS

81.56.090 Forest products--Cars weighed separately. [1961 c 14 § 81.56.090. Prior: 1905 c 126 § 4; RRS § 10477.] Repealed by 1961 c 243 § 1.

## Chapter 81.72 <br> PASSENGER TRANSPORTATION FOR HIRE

81.72.010 through 81.72.150 [1953 c 12 § 1 ; 1951 c 219 §§ $1-3$; 1947 c 253 §§ $1-11$; 1933 c 73 § 1 ; 1929 c 27 § $1 ; 1927$ c 161 § 1 ; 1915 c 57 §§ 1-4; Rem. Supp. 1947 §§ 6386-1 through 6386-11; RRS §§ 6382-6385.] Reenacted and codified as chapter 46.72 RCW.

## Chapter 81.76

## MOTOR CARRIER TRANSPORTATION AGENTS

81.76.010 through 81.76.160 [1941 c 198 §§ 1-16; Rem. Supp. 1941 §§ 6397-13 through 6397-28.] Repealed by 1953 c 95 § 24.

## Chapter 81.80 <br> MOTOR FREIGHT CARRIERS

81.80.160 Regulation of private and exempt carriers. [ 1935 c 184 § 13; RRS § 6382-13.] Repealed by 1957 c 205 § 9; and repealed by 1961 c 14 § 81.98.040(55).
81.80.180 Hearing to determine carrier's classification. [1961 c 14 § 81.80.180. Prior: 1941 c 163 § 4; 1937 c 166 § 13 ; 1935 c 184 § $15 ;$ RRS § 6382-15.] Repealed by 1973 c 115 § 16.
81.80.210 Hours of operators. [1937 c 166 § 15 ; 1935 c 184 § 18 ; RRS § 6382-18.] Repealed by 1953 c 95 § 24; and repealed by 1961 c 14 § 81.98.040 (55), (58).
81.80.310 Identification plates. [1961 c 14 § 81.80.310. Prior: 1959 c 248 § 6; 1953 c 95 § 19; 1949 c 129 § 1; 1947 c 264 § 7; 1937 c 166 § 19; 1935 c 184 § 27; Rem. Supp. 1949 § 6382-27.] Repealed by 1967 c 170 § 6.
81.80.314 Unassigned identification plates for interchanged trailers in interstate commerce. [1961 c 14 § 81.80.314. Prior: 1959 c 248 § 7; 1953 c 95 § 21.] Repealed by 1967 c 170 § 6.
81.80.316 Unassigned identification plates for interstate single line unitary operation. [1961 c 14 § 81.80.316. Prior: 1959 c 248 § 8; 1953 c 129 § 3.] Repealed by 1967 c 170 § 6.
81.80.317 Alternative method--Motor propelled equipment plates and fees. [1961 c 14 § 81.80.317. Prior: 1955 c 79 § 9.] Repealed by 1967 c 170 § 6.
81.80.3175 Alternative method--Motor propelled equipment in interstate commerce--Identification card--Fees. [1961 c 173 § 3.] Repealed by 1967 c 170 § 6.
81.80.350 Penalties--Remission, mitigation. [1961 c 14 § 81.80.350. Prior: 1937 c 166 § 21; 1935 c 184 § 31; RRS § $6382-31$. Repealed by 1963 c 59 § 13. Later general enactment, see RCW 81.04.405.
81.80.390 Reciprocal agreements with other states. [1935 c 184 § 34; RRS § 6382-34.] Repealed by 1953 c 129 § 2; and repealed by 1961 c 14 § 81.98.040(55).

## Chapter 81.92 STORAGE WAREHOUSEMEN

81.92.010 Definitions. [1961 c 14 § 81.92.010. Prior: 1959 c 248 § 4; 1955 c 300 § 3; prior: 1937 c 202 § 1, part; 1933 c 154 § I, part; RRS § 11569-1, part; cf. 1911 c 91 § I. Formerly RCW 22.20.010.] Repealed by 1981 c 13 § 6 .
81.92.020 Storage warehouseman declared "public service company." [1961 c 14 § 81.92.020. Prior: 1953 c 95 § 1. Formerly RCW 22.20.012.] Repealed by 1981 c 13 § 6.
81.92.030 Chapter exclusive. [1961 c 14 § 81.92.030. Prior: 1933 c 154 § 2; RRS § 11569-2. Formerly RCW 22.20.020.] Repealed by 1981 c 13 § 6 .
81.92.040 Exemptions from operation of chapter. [1961 c 14 § 81.92.040. Prior: 1955 c 300 § 4; prior: 1937 c 202 § I, part; 1933 c 154 § 1, part; RRS § 11569-1, part. Cf. 1911 c 91 § 1. Formerly RCW 22.20.030.] Repealed by 1981 c 13 § 6.
81.92.050 License required--Fee--Revocation--Injunction. [1961 c 14 § 81.92.050. Prior: 1951 c 110 § 1; 1937 c 202 § 3; 1933 c 154 § 6; RRS § 11569-6. Formerly RCW 22.20.040.] Repealed by 1981 c 13 § 6.
81.92.060 Schedule of rates to be filed--Rates, services, and facilities must be just and reasonable. [1961 c 14 § 81.92.060. Prior: 1933 c 154 § 3; RRS § 11569-3. Cf. 1911 c 91 § 10 . Formerly RCW 22.20 .050 .] Repealed by 1981 c 13 § 6.
81.92.070 Inspection of premises--Determination of qualifica-tions--Review. [1961 c 14 § 81.92.070. Prior: 1953 c 95 § 2; 1949 c 128 § 1; Rem. Supp. 1949 § 11569-4A. Formerly RCW 22.20.060.] Repealed by 1981 c 13 § 6.
81.92.080 Bond required--Penalty--Revocation of bond. [1961 c 14 § 81.92.080. Prior: 1949 c 128 § 2; Rem. Supp. 1949 § 11569 -4B. Formerly RCW 22.20.070.] Repealed by 1981 c 13 § 6.
81.92.090 Powers of commission--General. [1961 c 14 § 81.92.090. Prior: 1933 c 154 § 4; RRS § 11569-4. Cf. 1911 c 91 §§ 10, 11. Formerly RCW 22.20.080.] Repealed by 1981 c 13 § 6.
81.92.100 Power to inspect buildings, records, and accounts. [1961 c 14 § 81.92.100. Prior: 1937 c 202 § 2; RRS § 11569-5; prior: 1933 c 154 § 5. Formerly RCW 22.20.090.] Repealed by 1981 c 13 § 6.
81.92.110 Complaints--Hearings. [1972 ex.s. c 13 § $1 ; 1961$ c 14 § 81.92.110. Prior: 1933 c 154 § 7; RRS § 11569-7. Formerly RCW 22.20.100.] Repealed by 1981 c 13 § 6.
81.92.120 Secrecy required of commission personnel--Penalty. [1961 c 14 § 81.92.120. Prior: 1933 c 154 § 10; RRS § 11569-10. Formerly RCW 22.20.110.] Repealed by 1981 c 13 § 6.
81.92.130 Penalty against offending warehouseman. [1961 c 14 § 81.92.130. Prior: 1933 c 154 § 9; RRS § 11569-9. Formerly RCW 22.20.120.] Repealed by 1981 c 13 § 6.
81.92.140 Miscellaneous penalties. [1961 c 14 § 81.92.140. Prior: 1933 c 154 § 8; RRS § 11569-8. Formerly RCW 22.20.130.] Repealed by 1981 c 13 § 6.
81.92.150 Additional penalties--Mitigation by commission--Pay-ment--Action to recover. [1969 ex.s. c 199 § $39 ; 1961$ c $14 \S 81.92$. .150. Prior: 1957 c 205 § 1. Formerly RCW 22.20.135.] Repealed by 1981 c 13 § 6.
81.92.160 Ownership of goods by warehouseman does not defeat receipt. [1961 c 14 § 81.92.160. Prior: 1955 c 164 § 1. Formerly RCW 22.01.010.] Repealed by 1981 c 13 § 6.
81.92.170 Gross revenue fees. Cross-reference section, decodified.

## Chapter 81.94 <br> WHARFINGERS AND WAREHOUSEMEN

81.94.010 Definitions. [1961 c 14 § 81.94.010. Prior: 1957 c 12 § 1; prior: 1929 c 223 § I, part; 1923 c 116 § 1, part; 1911 c 117 § 8, part; RRS § 10344, part. Formerly RCW 22.24.010.] Repealed by 1981 c 13 § 6.
81.94.020 Wharfinger, warehouseman, declared "public service company." [1961 c 14 § 81.94.020. Prior: 1953 c 95 § 3. Formerly RCW 22.24.012.] Repealed by 1981 c 13 § 6.
81.94.030 Duties imposed on wharfingers or warehousemen-Charges. [1961 c 14 § 81.94.030. Prior: 1911 c 117 § 46; RRS § 10382. Formerly RCW 22.24 .020 .] Repealed by 1981 c 13 § 6.
81.94.040 Tariff schedules to be filed. [1961 c 14 § 81.94.040. Prior: 1911 c 117 § 47; RRS § 10383. Formerly RCW 22.24.030.] Repealed by 1981 c 13 § 6.
81.94.050 Tariff changes--Statutory notice--Exception. [1961 c 14 § 81.94.050. Prior: 1911 c 117 § 48; RRS § 10384. Formerly RCW 22.24.040.] Repealed by 1981 c 13 § 6.
81.94.060 Published rates to be charged--Exceptions. [1973 Ist ex.s. c 154 § 118; 1961 c 14 § 81.94.060. Prior: 1911 c 117 § 49; RRS § 10385. Formerly RCW 22.24.050.] Repealed by 1981 c 13 § 6.
81.94.070 Unreasonable preferences prohibited. [1961 c 14 § 81.94.070. Prior: 1911 c 117 § 50; RRS § 10386. Formerly RCW 22.24.060.] Repealed by 1981 c $13 \S 6$.
81.94.080 Unjust discrimination prohibited. [1961 c 14 § 81.94.080. Prior: 1911 c 117 § 51; RRS § 10387. Formerly RCW 22.24.070.] Repealed by 1981 c 13 § 6.
81.94.090 Service to be furnished on demand. [1961 c 14 § 81.94.090. Prior: 1911 c 117 § 52; RRS § 10388. Formerly RCW 22.24.080.] Repealed by 1981 c 13 § 6.
81.94.100 Commission to fix just, reasonable, and compensatory rates. [1961 c 14 § 81.94.100. Prior: 1911 c 117 § 56; RRS § 10392. Formerly RCW 22.24.090.] Repealed by 1981 c 13 § 6.
81.94.110 Commission may order repairs and improvements. [1961 c 14 § 81.94.110. Prior: 1911 c 117 § 72; RRS § 10408. Formerly RCW 22.24.100.] Repealed by 1981 c 13 § 6.
81.94.120 Gross revenue fees. Cross-reference section, decodified.
81.94.130 Ownership of goods by warehouseman does not defeat receipt. [1961 c 14 § 81.94.130. Prior: 1955 c 164 § 1. Formerly RCW 22.01.010.] Repealed by 1981 c 13 § 6.

## Title 82 <br> EXCISE TAXES

Chapter 82.01<br>DEPARTMENT OF REVENUE<br>(Formerly: Tax commission)

82.01.010 Commission created--Terms--Vacancies--Office location. [1961 c 15 § 82.01.010. Prior: 1957 c 127 § 1 ; 1927 c 280 § 1 ; RRS § 11087. Formerly RCW 43.55.010.] Repealed by 1967 ex.s. c 26 § 28.
82.01.020 Qualifications--Bond--Oath. [1961 c 15 § 82.01.020. Prior: 1927 c 280 § 2; RRS § 11088. Formerly RCW 43.55.020.] Repealed by 1967 ex.s. c 26 § 28.
82.01.030 Meetings--Quorum--Minutes--Seal--Records. [1961 c 15 § 82.01.030. Prior: 1927 c 280 § 3; RRS § 11089 . Formerly RCW 43.55.030.] Repealed by 1967 ex.s. c 26 § 28.
82.01.040 Employees--Expenses. [1961 c 15 § 82.01.040. Prior: 1927 c 280 § 4; RRS § 11090 . Formerly RCW 43.55.040.] Repealed by 1967 ex.s. c 26 § 28.

## Chapter 82.04 <br> BUSINESS AND OCCUPATION TAX

82.04.235 Tax on extractors of copra oil. [1953 c 195 § 1.] Repealed by 1957 c 279 § 6.
 Repealed by 1983 2nd ex.s. c 3 § 58, effective July 1, 1983.
82.04.275 Tax on certain wholesale sales of cigarettes. [1967 ex.s. c 149 § 12; 1961 c 15 § 82.04.275. Prior: 1959 c 259 § 1.] Repealed by 1981 c 172 § 11.
82.04.2902 "Border counties" defined. [1983 c 7 § 3.] Repealed by 1985 c 32 § 6.
82.04.2903 Where retail sale occurs. [1983 c 9 § 5.] Repealed by 1985 c 32 § 6.
82.04.291 Excise tax on harvesters of timber--Rates--Defini-tions--Stumpage values--Revised tables--Appeals--State timber tax account $A$ and state timber reserve account--Surtax--Payment of tax. [1979 c 6 § 1 ; 1977 ex.s. c 347 § 1. Prior: 1975-'76 2nd ex.s. c $123 \S$ 7; 1975-'76 2nd ex.s. c 33 § $1 ; 1974$ ex.s. c 187 § $1 ; 1972$ ex.s. c $148 \S$ 1 ; 1971 ex.s. c 294 § 7.] Recodified as RCW 84.33 .071 pursuant to 1979 c 6 § 1.
82.04.292 Reduction in rates does not apply to certain organizations or municipal corporations or political subdivisions. [ 1969 ex.s. c 262 § 41.] Repealed by 1971 ex.s. c 281 § 18.
82.04.295 Temporary surtax imposed. [1961 c 15 § 82.04.295. Prior: 1951 2nd ex.s. c 28 § 1.] Repealed by 1967 ex.s. c 149 § 62.
82.04.296 Additional tax imposed. [1961 c 293 § 2; 1961 c 15 § 82.04.296. Prior: 1959 ex.s. c $5 \S 6 ; 1957$ c 279 § $5 ; 1955$ ex.s. c $10 \S$ $1 ; 1955$ c 389 § $23 ; 1953$ c 91 § 1.] Repealed by 1967 ex.s. c 149 § 62.
82.04.400 Exemptions--Financial institutions. [1969 ex.s. c 246 § $1 ; 1965$ ex.s. c $173 \S 8$; 1963 c 136 § 1 ; 1961 c $15 \S 82.04 .400$. Prior: 1959 c 197 § 24; prior: 1945 c 249 § 2, part; 1943 c 156 § 4, part; 1941 c 178 § 6, part; 1939 c 225 § 5, part; 1937 c 227 § 4, part; 1935 c 180 § 11, part; Rem. Supp. 1945 § 8370-11, part.] Repealed by 1970 ex.s. c 101 § 4.

Severability--Effective date-1970 ex.s. c 101: See notes following RCW 33.28.040.
82.04.420 Exemptions--Persons taxable on gross income from certain mechanical devices. [1961 c 15 § 82.04.420. Prior: 1959 c 197 § 26; prior: 1945 c 249 § 2, part; 1943 c 156 § 4, part; 1941 c 178 § 6,
part; 1939 c 225 § 5, part; 1937 c 227 § 4, part; 1935 c 180 § 11, part; Rem. Supp. 1945 § 8370-11, part.] Repealed by 1983 c 3 § 214.
82.04.430 Deductions enumerated. [1979 ex.s. c $196 \S 5 ; 1977$ ex.s. c 105 § $1 ; 1971$ c 13 § $1 ; 1970$ ex.s. c 101 § $2 ; 1970$ ex.s. c $65 \S 5$; 1965 ex.s. c $173 \S 11$; 1961 c $293 \S 5 ; 1961$ c $15 \S 82.04 .430$. Prior: 1945 c 249 § 3 ; 1935 c 180 § 12; Rem. Supp. 1945 § 8370-12.] Repealed by 1980 c 37 § 81.
82.04.437 Credit for property taxes paid on business inventories"Business inventories" defined. [1969 ex.s. c 262 § 40.] Repealed by 1971 ex.s. c 281 § 18.
82.04.442 Credit for property taxes paid on business inventories-Percentage amounts allowable. [1982 2nd ex.s. c 12 § 1; 1979 ex.s. c 196 § 8; 1974 ex.s. c 169 § 2.] Repealed by 1983 1st ex.s. c $62 \S 14$, effective January 1, 1984.
82.04.443 Credit for property taxes paid on business inventories-Definitions. [1983 lst ex.s. c 62 § 2; 1982 c 174 § 1; 1975 1st ex.s. c 291 § 8; 1974 ex.s. c 169 § 4.] Recodified as RCW 84.36 .473 pursuant to 1983 lst ex.s. c 62 § 2.
82.04.446 Business inventories--Exemption--Reporting and listing not required when phase out completed. Cross-reference section, decodified July, 1983.
82.04.490 Tax payable monthly--Returns--Monthly estimate and quarterly returns, procedure. [1975 1st ex.s. c 278 § 45 ; 1961 c $15 \S$ 82.04.490. Prior: 1959 c 197 § 1 ; 1935 c 180 § 13 ; RRS § 8370-13.] Repealed by 1981 c 7 §4, effective September 1, 1981. Later enactment, see RCW 82.32.045.

## Chapter 82.08 <br> RETAIL SALES TAX

82.08.018 "Border counties" defined. Cross-reference section, decodified September, 1985.
82.08.019 Where retail sale occurs. Cross-reference section, decodified September, 1985.
82.08.0284 Exemptions--Sales of food products for human consumption. [1981 c 18 § 1 ; 1980 c $86 \S 3 ; 1980$ c $37 \S 49$. Formerly RCW 82.08.030(31).] Repealed by 1982 lst ex.s. c $35 \S 30$, effective May 1, 1982. Later enactments, see RCW 82.08.0292 and 82.08.0293.
82.08.0292 Exemptions--Sales of food or food products purchased with food stamps or coupons or sold to food banks--Definitions. [1982 2nd ex.s. c $3 \S 1 ; 1982$ 1st ex.s. c 35 § 28.] Decodified July, 1983.
82.08.030 Exemptions. [1979 ex.s. c 266 § 6; 1979 c 12 § 1. Prior: 1979 c 2 § 1 (Initiative Measure No. 345, approved November 8, 1977); 1977 ex.s. c $179 \S 1 ; 1977$ ex.s. c $166 \S 6 ; 1975$ 1st ex.s. c $291 \S$ $10 ; 1974$ ex.s. c $185 \S 1 ; 1971$ ex.s. c $11 \S 1 ; 1970$ ex.s. c $65 \S 6 ; 1967$ ex.s. c $149 \S 20 ; 1967$ c $87 \S 1 ; 1965$ ex.s. c $173 \S 14 ; 1963$ ex.s. c $28 \S$ 3; 1961 c 293 § 7; 1961 c $15 \S 82.08 .030$. Prior: 1959 ex.s. c $3 \S 6$; 1955 c 137 § $1 ; 1951$ lst ex.s. c 9 § $2 ; 1949$ c 228 § $5 ; 1945$ c 249 § 5 ; 1943 c 156 § 7; 1939 c 225 § 9; 1935 c 180 § 19; Rem. Supp. 1949 § 8370-19.] Repealed by 1980 c 37 § 81.
82.08.070 Seller's monthly, estimated, annual, etc., returns--Remittances--Reporting procedures and forms. [1971 ex.s. c 299 §8; 1961 c 293 § 8; 1961 c 15 § 82.08.070. Prior: 1959 c 197 § 2; 1951 c 44 § 3; 1941 c 76 § 5; 1935 c 180 § 23; Rem. Supp. 1941 § 8370-23.] Repealed by 1981 c 7 § 4, effective September 1, 1981. Later enactment, see RCW 82.32.045.

## Chapter 82.12 USE TAX

82.12.0278 Exemptions--Use of food products for human consumption. [1980 c 86 § $4 ; 1980$ c 37 § 76. Formerly RCW 82.12.030(26).] Repealed by 1982 1st ex.s. c 35 § 30, effective May 1, 1982. Later enactments, see RCW 82.12.0292 and 82.12.0293.
82.12.0292 Exemptions-Use of food or food products purchased with food stamps or coupons, by food banks, or by persons receiving food or food products from food banks--Definitions. [1982 2nd ex.s. c 3 § 2; 1982 1st ex.s. c 35 § 29.] Decodified July, 1983.
82.12.030 Exemptions. [1979 ex.s. c 266 § 7; 1979 c 12 § 2. Prior: 1979 c 2 § 2 (Initiative Measure No.. 345, approved November 8, 1977); 1977 ex.s. c $179 \S 2 ; 1977$ ex.s. c $169 \S 111 ; 1977$ ex.s. c $166 \S$ $7 ; 1975$ lst ex.s. c $291 \S 11 ; 1974$ ex.s. c $185 \S 2 ; 1971$ ex.s. c $299 \S$ 10; 1971 ex.s. c $11 \S 2 ; 1970$ ex.s. c $65 \S 7 ; 1967$ ex.s. c $149 \S 23 ; 1965$ ex.s. c 173 § $19 ; 1963$ ex.s. c 28 § 4; 1963 c 76 § $1 ; 1961$ c 293 § 10 ; 1961 c 15 § 82.12.030. Prior: 1959 ex.s. c 3 § 11 ; 1955 c 389 § 26; 1955 c 137 § 2; 1951 lst ex.s. c 9 § 4; 1949 c 228 § 8; 1945 c 249 § 6; 1943 c 156 § 9; 1941 c 178 § 9a; 1939 c 225 § $15 ; 1937$ c 191 § 2; 1935 c 180 § 32; Rem. Supp. 1949 § 8370-32.] Repealed by 1980 c 37 § 81.
82.12.050 Monthly, estimated, annual, etc., returns--Remit-tances--Reporting procedures and forms. [1975 lst ex.s. c 278 § 53; 1961 c 15 § 82.12.050. Prior: 1959 c 197 § 6; 1939 c 225 § 17; 1937 c 191 § 3; 1935 c 180 § 34 ; RRS § 8370-34.] Repealed by 1981 c 7 § 4, effective September 1, 1981. Later enactment, see RCW 82.32.045.

## Chapter 82.14

## COUNTIES, CITIES AND METROPOLITAN MUNICIPAL CORPORATIONS--RETAIL SALES AND USE TAXES

82.14.035 Imposition of additional taxes--Special initiative procedure required. [1982 1st ex.s. c 49 § 19.] Repealed by 1983 c 99 § 8 Later enactment, see RCW 82.14.036.
82.14.047 Sales and use taxes for county public transportation systems. [1974 ex.s. c 167 § 10.] Repealed by 1975 1st ex.s. c $270 \S 28$.
82.14.910 Effective date- 1970 ex.s. c 94. [1972 ex.s. c 121 § 1 ; 1970 ex.s. c 94 § 12.] Decodified July, 1983.

## Chapter 82.14C <br> COUNTIES--TAX ON NONRESIDENTS EMPLOYED WITHIN COUNTY

82.14C. 010 Findings. [1984 c 248 § 1.] Repealed by 1985 c 179 § 1, effective June 30, 1985.
82.14C. 020 Excise tax authorized--Amount--Allocation to cities and towns. [1984 c 248 § 2.] Repealed by 1985 c 179 § 1 , effective June 30, 1985.
82.14C. 030 Administration and collection. [1984 c 248 § 3.] Repealed by 1985 c 179 § 1, effective June 30, 1985.
82.14C.900 Effective date--1984 c 248. [1984 c 248 § 5.] Repealed by 1985 c 179 § 1, effective June 30, 1985.

## Chapter 82.16 <br> PUBLIC UTILITY TAX

82.16.025 Temporary surtax imposed. [1961 c 15 § 82.16.025. Prior: 1951 2nd ex.s. c 28 § 2.] Repealed by 1967 ex.s. c 149 § 62.
82.16.026 Additional tax imposed. [1961 c 15 § 82.16.026. Prior: 1957 c 279 § 3; 1955 c 389 § 29; 1953 c 91 § 2.] Repealed by 1967 ex.s. c $149 \S 62$.
82.16.070 Monthly, estimated, annual, etc., returns--Remit-tances--Reporting procedures and forms. [1975 lst ex.s. c 278 § 56; 1961 c 293 § 14 ; 1961 c 15 § 82.16.070. Prior: 1959 c 197 § 10; 1935 c 180 § 42; RRS §8370-42.] Repealed by 1981 c 7 § 4, effective September 1, 1981. Later enactment, see RCW 82.32.045.

## Chapter 82.20

## TAX ON CONVEYANCES

82.20.065 Exemption--National forest townsite conveyances. [1980 c 90 § 2.] Expired January 1, 1984, pursuant to 1980 c 90 § 3.

## Chapter 82.24 <br> TAX ON CIGARETTES

82.24.150 Notice of seizure--Contents. [1939 c 225 § 26, part; 1935 c 180 § 89, part; RRS § 8370-89, part.] Now codified as originally enacted as part of RCW 82.24.140.
82.24.160 Forfeiture procedure. [1939 c 225 § 26, part; 1935 c 180 § 89, part; RRS § 8370-89, part.] Now codified as originally enacted as part of RCW 82.24.140.
82.24.170 Small lot seizures may be advertised together. [1939 c 225 § 26, part; 1935 c 180 § 89, part; RRS § 8370-89, part.] Now codified as originally enacted as part of RCW 82.24.140.
82.24.200 Disposition of proceeds of sales. [1939 c 225 § 26, part; 1935 c 180 § 89, part; RRS § 8370-89, part.] Now codified as originally enacted as part of RCW 82.24.140.
82.24.220 Vending machines--Certificates. [1977 ex.s. c 319 § 8; 1975 1st ex.s. c 278 § 69 ; 1961 c $15 \S 82.24 .220$. Prior: 1941 c $178 \S$ 18; 1935 c 180 § 93; Rem. Supp. 1941 § 8370-93.] Repealed by 1982 c 182 § 45 .

## Chapter 82.27 <br> TAX ON FOOD FISH AND SHELLFISH

82.27.080 Interstate agreements for reciprocity in taxation--Expiration of section. [1980 c 98 § 13.] Repealed by 1985 c 413 § 5.

## Chapter 82.28 <br> TAX ON CERTAIN MECHANICAL DEVICES

82.28.010 Definitions. [1961 c $15 \S 82.28 .010$. Prior: 1955 c 389 § 31; prior: 1941 c 118 § 1 (§ 97); Rem. Supp. 1941 § 8370-97.] Repealed by 1973 lst ex.s. c 218 § 29.
82.28.020 Tax imposed--Rate. [1961 c 15 § 82.28.020. Prior: 1955 c 389 § 32; prior: 1949 c 228 § 18; 1947 c 248 § $1 ; 1941$ c 118 § 1 (§ 96); Rem. Supp. 1949 § 8370-96.] Repealed by 1973 lst ex.s. c $218 \S$ 29.
82.28.030 Records to be preserved by owner of premises. [1961 c 15 § 82.28.030. Prior: 1955 c 389 § 33; prior: 1941 c 118 § 1 (§ 98); Rem. Supp. 1941 § 8370-98.] Repealed by 1973 lst ex.s. c 218 § 29.
82.28.040 Monthly, estimated, annual, etc., returns--Remittances. [1961 c 15 § 82.28.040. Prior: 1959 c 197 § 11; 1955 c 389 § 34; prior: 1949 c 228 § 19; 1941 c 118 § 1 (§ 99); Rem. Supp. 1949 § 8370-99.] Repealed by 1973 lst ex.s. c 218 § 29.
82.28.050 Tax additional--Field not preempted by state. [1961 c 15 § 82.28.050. Prior: 1955 c 389 § 35; prior: 1941 c 118 § 1 (§ 100); Rem. Supp. 1941 § 8370-100.] Repealed by 1973 lst ex.s. c 218 § 29.
82.28.060 Administration. [1961 c 15 § 82.28.060. Prior: 1955 c 389 § 36; prior: 1941 c 118 § 1 (§ 101); Rem. Supp. $1941 \S$ 8370-101.] Repealed by 1973 lst ex.s. c 218 § 29.

## Chapter 82.29

## LEASEHOLD IN LIEU EXCISE TAX

82.29.010 Legislative findings and recognition. [1973 lst ex.s. c 187 § 2.] Repealed by 1975-'76 2nd ex.s. c 61 § 20. Later enactment, see chapter 82.29A RCW.
82.29.020 Definitions. [1973 1st ex.s. c 187 § 3.] Repealed by 1975-'76 2nd ex.s. c 61 § 20. Later enactment, see chapter 82.29A RCW.
82.29.030 Tax imposed--Rate--Exemptions. [1973 1st ex.s. c 187 § 4.] Repealed by 1975-76 2nd ex.s. c 61 § 20. Later enactment, see chapter 82.29A RCW.
82.29.040 State departments, agencies and political subdivisions to supply assessor with accounting of leasehold estates. [1973 1st ex.s. c 187 §5.] Repealed by 1975-'76 2nd ex.s. c 61 § 20. Later enactment, see chapter 82.29A RCW.
82.29.050 Listing and information to be furnished county treasurer. [1973 lst ex.s. c 187 § 6.] Repealed by 1975-'76 2nd ex.s. c 61 § 20. Later enactment, see chapter 82.29A RCW.
82.29.060 Notice of amount of tax payable. [1973 Ist ex.s. c 187 § 7.] Repealed by $1975-176$ 2nd ex.s. c 61 § 20. Later enactment, see chapter 82.29A RCW.
82.29.070 Leasehold in lieu tax fund--Created--Disbursements and payments to political subdivisions and taxing districts. [1973 1st ex.s. c 187 § 8.] Repealed by 1975-'76 2nd ex.s. c 61 § 20. Later enactment, see chapter 82.29A RCW.
82.29.080 Valuation of leasehold estates in operating properties of public utilities. [1973 1st ex.s. c 187 § 9.] Repealed by 1975-'76 2nd ex.s. c 61 § 20. Later enactment, see chapter 82.29A RCW.
82.29.090 Rules and regulations--Administration. [1973 1st ex.s. c 187 § 10.] Repealed by 1975-'76 2nd ex.s. c 61 § 20. Later enactment, see chapter 82.29A RCW.

Effective date--Severability--1975-76 2nd ex.s. c 61: See RCW 82.29A.900, 82.29A.910.

## Chapter 82.30 <br> NET INCOME TAX ACT

82.30.010 through 82.30.290 [1969 ex.s. c 262 §§ 1-29, 68.] Repealed by 1971 ex.s. c 281 § 18.

## Chapter 82.31 <br> CREDIT AGAINST INCOME TAX FOR PROPERTY TAXES OR RENT PAID

82.31.010 through 82.31.170 [1969 ex.s. c 262 §§ 42-59, 67.] Repealed by 1971 ex.s. c 281 § 18.

## Chapter $\mathbf{8 2 . 3 2}$ GENERAL ADMINISTRATIVE PROVISIONS

82.32.095 Beginning July 1, 1986, payments received within first ten days of month next succeeding due date month to be credited to fiscal year in which due date falls--Transitory fiscal provisions. [1975'76 2nd ex.s. c 70 § 1.] Repealed by 1981 c 4 § 4, effective June 30, 1981.
82.32.250 Tax lien on public improvement contracts--Release of retained percentage--Payment of tax. [1949 c 228 § 27; Rem. Supp. 1949 § 8370-204a.] Repealed by 1955 c 236 § 7. Later enactment, see chapter 60.28 RCW .
82.32.370 State preempts certain tax fields. [(i) 1935 c 180 § 29; RRS § 8370-29. (ii) 1949 c 228 § 28; 1939 c 225 § 32; 1937 c 227 § 24; Rem. Supp. 1949 § 8370-219.] Now codified as RCW 82.02.020.

## Chapter 82.35 <br> COGENERATION FACILITIES--TAX CREDITS

82.35.030 Application for cogeneration tax credit certificate--Contents--Approval--Issuance of certificate--Review of certificate-Issuance of modified certificate or supplement--Rules--Expiration of section. [1982 1st ex.s. c 2 § 2; 1979 ex.s. c 191 § 3.] Expired December 31, 1984.
82.35.060 Modified certificates and supplements to existing certifi-cates--Expiration of section. [1979 ex.s. c 191 § 6.] Expired December 31, 1984.

## Chapter 82.36 <br> MOTOR VEHICLE FUEL TAX

82.36.235 Exemptions--Fuel delivered by distributor exclusively for marine use--Exemption certificate--Records and examination. [1965 ex.s. c 79 § 10 ; 1961 c $15 \S 82.36 .235$. Prior: 1957 c 218 § 15.$]$ Repealed by 1971 ex.s. c $180 \S 11$.

## Chapter 82.40 <br> USE FUEL TAX

82.40.010 Definitions. [1969 ex.s. c 281 § 24; 1967 c 196 § $1 ; 1961$ c $15 \S 82.40 .010$. Prior: 1955 c 287 § $1 ; 1941$ c 127 § 2; Rem. Supp. 1941 § 8327-29; prior: 1939 c 177 § 1; 1933 c 58 § 1 ; 1921 c 173 § 1.$]$ Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.020 Tax imposed--Rate. [1967 ex.s. c $83 \S 6 ; 1961$ ex.s. c 7 § 3; 1961 c 15 § 82.40.020. Prior: 1949 c 220 § 12; 1941 c 127 § 3 ; Rem. Supp. 1949 § 8327-30; prior: 1939 c 177 § 2; 1933 c 58 § 5; 1931 c 140 § 2; 1923 c 81 § 1 ; 1921 c 173 § 2.] Repealed by 1971 ex.s. c 175 § 33, effective January $1,1972$.
82.40.030 User's report to be filed. [1961 c $15 \S 82.40 .030$. Prior: 1955 c 287 § 2; 1943 c 110 § 2; 1941 c 127 § 7; Rem. Supp. 1943 § 8327-34.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.040 Tax payable monthly--Exception. [1969 c 139 § 1; 1961 c 15 § 82.40.040. Prior: 1955 c 287 § 4 ; 1943 c 110 § $1 ; 1941$ c 127 § 6; Rem. Supp. 1943 § 8327-33.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.045 Exemptions, rules and regulations--Users operating noncommercial passenger vehicles. [1961 c 15 § 82.40.045. Prior: 1955 c 287 § 11.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.046 Exemptions--State, etc., owned highway construction vehicles--Fire fighting equipment--Mobile equipment. [1969 ex.s. c 281 § 29; 1961 c 15 § 82.40.046. Prior: 1955 c 287 § 13.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.047 Exemption for urban passenger transportation systems. [1969 ex.s. c 281 § 28; 1967 c 86 § 2; 1965 c 135 § 2; 1963 c 187 § 2; 1961 c 117 § 2; 1961 c 15 § 82.40.047. Prior: 1959 c 298 § 2; 1957 c 292 § 2.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.050 Fuel tax permit--Vehicle identification card. [1969 c 139 § 3 ; 1965 ex.s c $33 \S 1 ; 1961$ c $15 \S 82.40 .050$. Prior: 1941 c $127 \S$ 4; Rem. Supp. 1941 § 8327-31.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.060 Revocation of permit--Notice--Reissuance--Cancellation on cessation of use--Procedure. [1965 ex.s. c 33 § 2; 1961 c $15 \S$ 82.40.060. Prior: 1941 c 127 § 5; Rem. Supp. 1941 § 8327-32.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.070 Date of mailing deemed date of receipt. [1961 c 15 § 82.40.070. Prior: 1941 c 127 § 8; Rem. Supp. 1941 § 8327-35.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.080 Penalty for nonpayment. [1961 c 15 § 82.40.080. Prior: 1941 c 127 § 9; Rem. Supp. 1941 § 8327-36.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.090 Permit required before registration of vehicle. [1961 c 15 § 82.40.090. Prior: 1941 c 127 § 10; Rem. Supp. 1941 § 8327-37.] Repealed by 1971 ex.s. c $175 \S 33$, effective January $1,1972$.
82.40.100 Lien of tax on vehicle. [1961 c 15 § 82.40.100. Prior: 1941 c 127 § 11 ; Rem. Supp. 1941 § 8327-38.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.110 Lien to be removed before vehicle can be transferred. [1961 c 15 § 82.40.110. Prior: 1941 c 127 § 12; Rem. Supp. 1941 § 8327-39.] Repealed by 1971 ex.s. c $175 \S 33$, effective January 1, 1972.
82.40.115 Lien of tax on other property. [1961 c 15 § 82.40.115. Prior: 1955 c 287 § 12.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.120 Notice of delinquency to user's debtors. [1961 c 15 § 82.40.120. Prior: 1941 c 127 § 13 ; Rem. Supp. 1941 § 8327-40.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.130 Bond to secure payments and compliance. [1965 ex.s. c 33 § 3; 1961 c 15 § 82.40.130. Prior: 1955 c 287 § 5; 1941 c 127 § 1 3a; Rem. Supp. 1941 § 8327-41.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.140 Delinquency--Seizure and sale of vehicle. [1961 c 15 § 82.40.140. Prior: 1955 c 287 § 6; 1941 c 127 § 14; Rem. Supp. 1941 § 8327-42.] Repealed by 1971 ex.s. c $175 \S 33$, effective January 1, 1972.
82.40.150 Delinquency--Collection by civil action. [1961 c 15 § 82.40.150. Prior: 1941 c 127 § 15 ; Rem. Supp. 1941 § 8327-43.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.160 Remedies cumulative. [1961 c 15 § 82.40.160. Prior: 1941 c 127 § 16; Rem. Supp. 1941 § 8327-44.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.170 Deficiency assessment--Interest-Penalties. [1961 c 15 § 82.40.170. Prior: 1955 c 287 § 7; 1941 c 127 § 17; Rem. Supp. 1941 § 8327-45.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.180 Failure to report--Default assessment. [1961 c 15 § 82.40.180. Prior: 1955 c 287 § 8; 1941 c 127 § 18 ; Rem. Supp. 1941 §

8327-46.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.190 Jeopardy determination of tax--Petition for reassess-ment--Security. [1961 c 15 § 82.40.190. Prior: 1941 c 127 § 18a; Rem. Supp. 1941 §8327-47.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.200 Reassessment of deficiency and default assessments. [1961 c 15 § 82.40.200. Prior: 1941 c 127 § 19; Rem. Supp. 1941 § 8327-48.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.210 Notice of additional tax. [1961 c 15 § 82.40.210. Prior: 1941 c 127 § 20; Rem. Supp. 1941 § 8327-49.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.220 Refund or credit for overpayment--Interest. [1965 ex.s. c 33 § 4; 1961 c 15 § 82.40.220. Prior: 1941 c 127 § 21; Rem. Supp. 1941 § 8327-50.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.230 Suits for refunds. [1961 c 15 § 82.40.230. Prior: 1941 c 127 § 22; Rem. Supp. 1941 § 8327-51.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.240 License to sell or distribute fuel. [1967 c 196 § 2; 1961 c 15 § 82.40.240. Prior: 1941 c 127 § 23; Rem. Supp. 1941 § 8327-52.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.250 Records to be kept by users, sellers, etc.--Liability of persons delivering into noncommercial vehicles--Examination of records--Enforcement--Rules and regulations. [1967 ex.s. c 89 § 8; 1965 ex.s. c 33 § 5; 1961 c 15 § 82.40.250. Prior: 1955 c 287 § 9 ; 1941 c 127 § 24; Rem. Supp. 1941 § 8327-53.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.260 Secrecy enjoined--Exception. [1961 c 15 § 82.40.260. Prior: 1955 c 287 § 3; 1941 c 127 § 25 ; Rem. Supp. 1941 § 8327-54.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.270 Vehicle identification card must be presented or exhibited before fueling of vehicle--Exemption--Storage delivery evidence of intended use. [1967 c 196 § 3; 1965 ex.s. c 33 § 6; 1961 c 15 § 82.40.270. Prior: 1955 c 287 § 10; 1941 c 127 § 26; Rem. Supp. 1941 § 8327-55.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.280 Penalties. [1961 c 15 § 82.40.280. Prior: 1941 c 127 § 27; Rem. Supp. 1941 §8327-56.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.290 Revenue to the motor vehicle fund--Allocation of proceeds. [1967 ex.s. c 83 § 7; 1963 c 113 § 2; 1961 ex.s. c 7 § 4; 1961 c 15 § 82.40.290. Prior: 1941 c 127 § 28; Rem. Supp. 1941 § 8327-57.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.
82.40.900 Short title. [1961 c 15 § 82.40.900. Prior: 1941 c 127 § 1; Rem. Supp. 1941 § $8327-27$.] Repealed by 1971 ex.s. c 175 § 33, effective January 1, 1972.

## Chapter 82.44 <br> MOTOR VEHICLE EXCISE TAX

82.44.070. Tax collectible by utilities and transportation commission in certain cases--Partial payment to department of licensing. [1979 c 158 § 234; 1974 ex.s. c 54 § 2; 1969 c 139 § 5; 1961 c 15 § 82.44.070. Prior: 1949 c 196 § 17; 1947 c 244 § 1; 1945 c 152 § 2; Rem. Supp. 1949 § 6312-120a.] Repealed by 1983 c 26 § 5.

## Chapter 82.46 <br> COUNTIES AND CITIES--EXCISE TAX ON REAL ESTATE SALES

82.46.020 Imposition or alteration of additional tax--Special initiative procedure required. [ 1982 lst ex.s. c 49 § 12.] Repealed by 1983 c 99 § 8. Later enactment, see RCW 82.46.021.

## Chapter 82.48 <br> AIRCRAFT EXCISE TAX

82.48.040 Classification of aircraft for tax purposes--Schedule of tax applicable. [1961 c 15 § 82.48.040. Prior: 1949 c 49 § 4; Rem. Supp. 1949 § 11219-36.] Repealed by 1967 ex.s. c 9 § 9.
82.48.050 Unclassified aircraft--Determining tax. [1961 c 15 § 82.48.050. Prior: 1949 c 49 § 5; Rem. Supp. 1949 § 11219-37.] Repealed by 1967 ex.s. c 9 § 9.

## Chapter 82.50

MOBILE HOMES, TRAVEL TRAILERS AND CAMPERS EXCISE TAX
(Formerly: House trailer excise)
82.50.020 Tax imposed--Collection--Transfer of ownership. [1971 ex.s. c 299 § 36; 1969 c 69 § 1 ; 1967 ex.s. c 149 § 45 ; 1961 c 15 § 82.50.020. Prior: 1957 c 269 § 2; 1955 c 139 § 2.] Repealed effective January 1, 1973 by 1971 ex.s. c 299 § 76, see also RCW 82.50.901.
82.50.030 Rate--Minimum payable--Fractional amounts. [1972 ex.s.c 144 § 1 ; 1971 ex.s. c $299 \S 37$; 1967 ex.s. c 149 § $46 ; 1965$ ex.s. c 173 § 29; 1963 c 199 § 7; 1961 c 15 § 82.50.030. Prior: 1957 c 269 § 3; 1955 c 139 § 3.] Repealed effective January 1, 1973 by 1971 ex.s. c 299 § 76, see also RCW 82.50.901.
82.50.040 Classification and schedule--Basis. [1971 ex.s. c 299 § 38; 1967 ex.s. c 149 § 47 ; 1961 c $15 \S 82.50 .040$. Prior: 1955 c $139 \S$ 4.] Repealed effective January 1, 1973 by 1971 ex.s. c 299 § 76, see also RCW 82.50.901.
82.50.050 Amount on unclassified mobile homes or trailers. [1971 ex.s. c 299 § 39 ; 1967 ex.s. c $149 \S 48$; 1961 c $15 \S 82.50 .050$. Prior: 1955 c 139 § 5.] Repealed effective January 1, 1973 by 1971 ex.s. c 299 § 76, see also RCW 82.50.901.
82.50.070 Tax receipt--Records--License plate, fee, display. [1971 ex.s. c 299 § $40 ; 1969$ c 69 § 2; 1967 ex.s. c 149 § 49 ; 1961 c $15 \S$ 82.50.070. Prior: 1957 c 269 § 4; 1955 c 139 § 7.] Repealed effective January 1, 1973 by 1971 ex.s. c $299 \S 76$, see also RCW 82.50.901.
82.50.080 Loss, defacement, etc., of stamp--New stamp, fee. [1955 c 139 § 8.] Repealed by 1957 c 269 § 19.
82.50.100 Enforcement--Sheriffs' duties. [1955 c 139 § 10.] Repealed by 1957 c 269 § 19.
82.50.101 Director's power of entry to determine whether tax paid--Inspection of records. [1971 ex.s. c 299 § 41; 1967 ex.s. c 149 § 50; 1961 c 15 § 82.50.101. Prior: 1957 c 269 § 12.] Repealed effective January 1,1973 by 1971 ex.s. c 299 § 76, see also RCW 82.50.901.
82.50.105 Notice of amount of tax payable--Contents--Notification of delinquency--Request for distraint. [1971 ex.s. c 299 § 42; 1967 ex.s. c 149 § $51 ; 1965$ ex.s. c 92 § $1 ; 1963$ c 199 § $8 ; 1961$ c $15 \S$ 82.50.105. Prior: 1957 c 269 § 13.] Repealed effective January 1, 1973 by 1971 ex.s. c 299 § 76, see also RCW 82.50.901.
82.50.110 Late payments--Interest--Lien. [1971 ex.s. c 299 § 43; 1967 ex.s. c 149 § 52 ; 1965 ex.s. c 92 § 2; 1961 c 15 § 82.50 .110. Prior: 1957 c 269 § 6; 1955 c 139 § 11.] Repealed effective January 1, 1973 by 1971 ex.s. c $299 \S 76$, see also RCW 82.50.901.
82.50.120 Unlawful removal of mobile home or travel trailer. [1971 ex.s. c 299 § 44; 1967 ex.s. c 149 § 53; 1963 c 199 § $9 ; 1961$ c $15 \S$ 82.50.120. Prior: 1955 c 139 § 12.] Repealed effective January 1, 1973 by 1971 ex.s.c 299 § 76, see also RCW 82.50.901.
82.50.130 Delinquencies--Distraint procedure. [1971 ex.s. c 299 § $45 ; 1967$ ex.s. c 149 § 54 ; 1961 c $15 \S 82.50 .130$. Prior: 1957 c 269 § 7; 1955 c 139 § 13.] Repealed effective January 1, 1973 by 1971 ex.s. c 299 § 76, see also RCW 82.50.901.
82.50.140 Sale of mobile home or travel trailer after distraintProcedure. [1971 ex.s. c 299 § 46 ; 1967 ex.s. c 149 § 55; 1961 c $15 \S$ 82.50.140. Prior: 1955 c 139 § 14.] Repealed effective January 1, 1973 by 1971 ex.s. c 299 § 76, see also RCW 82.50.901.
82.50.150 Distraint and sale to prevent unlawful removal of trailer. [1955 c 139 § 15.] Repealed by 1957 c 269 § 19.
82.50.160 Remittance of tax by county to state--Quarterly distribution. [1971 ex.s. c 299 § 47; 1969 ex.s. c 274 § $1 ; 1961$ c $15 \S$ 82.50.160. Prior: 1955 c 139 § 16.] Repealed effective January 1, 1973 by 1971 ex.s. c 299 § 76, see also RCW 82.50.901.
82.50.180 Exemptions. [1971 ex.s. c 299 § $48 ; 1967$ ex.s. c $149 \S$ 56; 1961 c 15 § 82.50.180. Prior: 1957 c 269 § 8; 1955 c 139 § 18.] Repealed effective January 1, 1973 by 1971 ex.s. c 299 § 76, see also RCW 82.50.901.
82.50.185 Exemption from rate imposed by RCW 82.50.030Certain owners of mobile homes. [1967 ex.s. c 149 § 28.] Repealed effective January 1, 1973 by 1971 ex.s. c 299 § 76, see also RCW 82.50.901.
82.50.190 Ad valorem taxes prohibited. [1971 ex.s. c 299 § 49; 1969 ex.s. c 225 § $1 ; 1967$ ex.s. c 149 § $57 ; 1961$ c 15 § 82.50.190. Prior: 1955 c 139 § 19.] Repealed effective January 1, 1973 by 1971 ex.s. c 299 § 76, see also RCW 82.50.901.
82.50.200 Taxed and licensed mobile homes or travel trailer entitled to use of streets and highways. [1971 ex.s. c 299 § 50; 1967 ex.s. c 149 § 58; 1961 c 15 § 82.50.200. Prior: 1957 c 269 § 5.] Repealed effective January 1, 1973 by 1971 ex.s. c 299 § 76, see also RCW 82.50.901.
82.50.260 Quarterly distribution of tax proceeds to school districts. [1967 ex.s. c 149 § 60.] Repealed by 1969 ex.s. c 274 § 3.
82.50.450 Director's power of entry to determine whether tax paid--Inspection of records. [1971 ex.s. c 299 § 60.] Repealed by 1979 c 123 § 5 .
82.50.470 Late payments--Penalty--Lien. [1971 ex.s. c 299 § 62.] Repealed by 1979 c 123 § 5.
82.50.471 Late payments--Interest charge--Waiver--Lien. [1975 1 st ex.s. c 9 § 3.] Repealed by 1979 c 123 § 5.
82.50.480 Unlawful removal of travel trailer or camper-Penalty. [1971 ex.s. c 299 § 63.] Repealed by 1979 c 123 § 5.
82.50.490 Delinquencies--Distraint procedure. [1971 ex.s. c 299 § 64.] Repealed by 1979 c 123 § 5.
82.50.500 Sale of travel trailer or camper after distraint--Procedure. [1971 ex.s. c 299 §65.] Repealed by 1979 c 123 § 5.
82.50.900 Severability. [1955 c 139 § 20.] Repealed by 1961 c 15 $\S 82.98 .040$. Later enactment, see RCW 82.98.030.
RCW 82.50.020, 82.50.030, 82.50.040, 82.50.050, 82.50.070, 82.50101, 82.50.105, 82.50.110, 82.50.120, 82.50.130, 82.50.140, 82.50.160, 82.50.180, 82.50.185, 82.50.190, 82.50.200. See: RCW 82.50.903.
82.50.902 Application of chapter to mobile homes. [1973 c 103 § 5; 1971 ex.s. c 299 § 73.] Repealed by 1977 ex.s. c 22 § 9.

## Title 83

ESTATE TAXATION
(Formerly: Inheritance and Gift Taxes)

## Chapter 83.01 GENERAL PROVISIONS

83.01.010 Definitions. [1979 c 107 § 13; 1967 ex.s. c 26 § $15 ; 1961$ c $15 \S 83.01 .010$. Prior: 1935 c $180 \S \S 3,126$; RRS §§ $8370-3$, 11211 f.] Repealed by 1981 2nd ex.s. c $7 \$ 83.100 .160$, effective January $1,1982$.

## Chapter 83.04 <br> PROPERTY AND PERSON SUBJECT TO INHERITANCE TAX-LIEN

83.04.010 Property subject to tax. [1979 ex.s. c 209 § 1 ; 1961 c 292 § 2. Prior: 1961 c 15 § 83.04.010, part; prior: 1949 c 218 § 1, part; 1945 c 184 § 1, part; 1937 c 106 § 1, part; 1935 c 180 § 104, part; 1917 c 146 § 1, part; 1907 c 217 § 1, part; 1901 c 55 § 1, part; Rem. Supp. 1949 § 11201, part. Formerly RCW 83.04.010, part.] Repealed by 1981 2nd ex.s. c $7 \S 83.100 .160$, effective January 1, 1982.
83.04.013 Authorized deductions from gross value. [1979 ex.s. c 209 § 2; 1961 c 292 § 3. Prior: 1961 c 15 § 83.04.010, part; prior: 1949 c 218 § 1 , part; 1945 c 184 § 1 , part; 1937 c 106 § 1, part; 1935 c 180 § 104, part; 1917 c 146 § 1, part; 1907 c 217 § 1, part; 1901 c 55 § 1 , part; Rem. Supp. 1949 § 11201, part. Formerly RCW 83.04.010, part.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.04.015 Persons liable for taxes. [1961 c 292 § 4. Prior: 1961 c 15 § 83.04.010, part; prior: 1949 c 218 § 1, part; 1945 c 184 § 1 , part; 1937 c 106 § 1, part; 1935 c 180 § 104, part; 1917 c 146 § 1, part; 1907 c 217 § 1, part; 1901 c 55 § 1, part; Rem. Supp. 1949 § 11201 , part. Formerly RCW 83.04.010, part.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.04.020 Joint property and deposits. [1961 c 292 § 5. Prior: 1961 c 15 § 83.04.010, part; prior: 1949 c 218 § 1 , part; 1945 c 184 § 1 , part; 1937 c 106 § 1 , part; 1935 c 180 § 104, part; 1917 c 146 § 1 , part; 1907 c 217 § 1, part; 1901 c 55 § 1, part; Rem. Supp. 1949 § 11201 , part. Formerly RCW 83.04.010, part.] Repealed by 1981 2nd ex.s. c $7 \S 83.100 .160$, effective January $1,1982$.
83.04.023 Lien of tax. [1975 1st ex.s. c 278 § 98; 1961 c 292 § 6. Prior: 1961 c 15 § 83.04.010, part; prior: 1949 c 218 § 1 , part; 1945 c 184 § 1, part; 1937 c 106 § 1, part; 1935 c 180 § 104 , part; 1917 c 146 § 1, part; 1907 c 217 § 1, part; 1901 c 55 § 1, part; Rem. Supp. 1949 § 11201, part. Formerly RCW 83.44.090.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.04.024 Qualified real property--Lien. [1979 ex.s. c 209 § 36.] Repealed by 1981 2nd ex.s. c $7 \S 83.100 .160$, effective January 1 , 1982.
83.04.025 Transfers to take effect after death. [1961 c 292 § 7. Prior: 1961 c 15 § 83.04.010, part; prior: 1949 c 218 § 1, part; 1945 c 184 § 1, part; 1937 c 106 § 1 , part; 1935 c 180 § 104, part; 1917 c 146 § 1, part; 1907 c 217 § 1, part; 1901 c 55 § 1, part; Rem. Supp. 1949 § 11201 , part. Formerly RCW 83.04.060.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.04.027 Transfer of insurance. [1961 c 292 § 8. Prior: 1961 c 15 § 83.04.010; prior: 1949 c 218 § 1, part; 1945 c 184 § 1, part; 1937 c 106 § 1, part; 1935 c 180 § 104, part; 1917 c 146 § 1 , part; 1907 c 217 § 1, part; 1901 c 55 § 1, part; Rem. Supp. 1949 § 11 201, part. Formerly RCW 83.04.070.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.04.030 Property outside state. [1979 ex.s. c 209 § 4; 1961 c 292 § 9; 1961 c 15 § 83.04.030. Prior: 1901 c 55 § 3; RRS § 11203.] Repealed by 1981 2nd ex.s. c $7 \S 83.100 .160$, effective January 1, 1982.
83.04.040 Intangibles of nonresident. [1961 c 292 § $10 ; 1961$ c 15 § 83.04.040. Prior: 1941 c 124 § 1 ; Rem. Supp. 1941 § 11201 a .] Repealed by 1981 2nd ex.s. c $7 \S 83.100 .160$, effective January 1, 1982.
83.04.050 Transfer in contemplation of death. [1961 c 15 § 83.04.050. Prior: 1929 c 205 § 5; RRS § 11201-a.] Repealed by 1979 ex.s. c 209 §54. Later enactment, see RCW 83.04.055.

Effective date--Applicability--Severability--1979 ex.s. c 209: See notes following RCW 83.04.010.
83.04.055 Transfer within three years of death. [1979 ex.s. c 209 § 5.] Repealed by 1981 2nd ex.s. c $7 \S 83.100 .160$, effective January 1, 1982.
83.04.060 Transfers to take effect after death. [1949 c 218 § 1 , part; 1945 c 184 § 1, part; 1937 c 106 § 1, part; 1935 c 180 § 104 , part; 1917 c 146 § 1, part; 1907 c 217 § 1, part; 1901 c 55 § 1, part; Rem. Supp. 1949 § 11201 , part.] Now codified as RCW 83.04.025.
83.04.070 Transfer of insurance. [1949 c 218 § 1, part; 1945 c 184 § 1, part; 1937 c 106 § 1 , part; 1935 c 180 § 104, part; 1917 c 146 § 1 , part; 1907 c 217 § 1, part; 1901 c 55 § 1, part; Rem. Supp. 1949 § 11201 , part.] Now codified as RCW 83.04.027.
83.04.080 Exercise or termination of power of appointment. [1979 ex.s. c 209 § 6; 1961 c 15 § 83.04.080. Prior: 1931 c 134 § 2; RRS § 11201-c.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January $1,1982$.
83.04.090 through 83.04.170 Transfers by powers of appointment. $[1951$ c 185 §§ 1-9.] Now codified as RCW 83.05.010 through 83.05.090.

## Chapter 83.05

## TRANSFERS BY POWER OF APPOINTMENT

83.05.010 Definitions. [1975 lst ex.s. c 278 § 99; 1961 c $15 \S$ 83.05.010. Prior: 1951 c 185 § 1. Formerly RCW 83.04.090.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January I, 1982.
83.05.020 Granting of power is transfer subject to tax, when. [1979 ex.s. c 209 § 7; 1961 c 15 § 83.05.020. Prior: 1951 c 185 § 2. Formerly RCW 83.04.100.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.05.030 Due date, lien, payment of tax--Valuation-~Refund inures to ultimate beneficiary. [1961 c 15 § 83.05.030. Prior: 1951 c 185 § 3. Formerly RCW 83.04.110.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January I, 1982.
83.05.040 Donee to give notice of exercise, termination of power-Liability for failure. [1975 1st ex.s. c 278 § 100; 1961 c 15 § 83.05.040. Prior: 1951 c 185 § 4. Formerly RCW 83.04.120.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.05.050 Bond or security for payment of tax--Alternatives. [1979 ex.s. c 209 § 20; 19751 st ex.s. c $278 \S 101 ; 1961$ c $15 \S 83.05-$ .050. Prior: 1951 c 185 § 5. Formerly RCW 83.04.130.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January $1,1982$.
83.05.060 Refund of excess payment of tentative tax. [1975 1st ex.s. c 278 § 102 ; 1961 c $15 \S 83.05 .060$. Prior: 1951 c 185 § 6. Formerly RCW 83.04.140.] Repealed by 1981 2nd ex.s. c 7 §83.100.160, effective January 1, 1982.
83.05.070 Tax payments--When due--Delinquencies--Interest. [1961 c 15 § 83.05.070. Prior: 1951 c 185 § 7. Formerly RCW 83.04.150.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.05.080 Exercise of power by granting power to another donee-Taxation. [1961 c 15 § 83.05.080. Prior: 1951 c 185 § 8. Formerly RCW 83.04.160.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.05.090 Powers granted before June 7, 1951--Taxation. [1961 c 15 § 83.05.090. Prior: 1951 c 185 § 9. Formerly RCW 83.04.170.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January I, 1982.

## Chapter 83.08

## INHERITANCE TAX RATES

83.08.005 Definitions. [1979 ex.s. c 209 § 11.] Repealed by 1981 2nd ex.s. c $7 \S 83.100 .160$, effective January $1,1982$.
83.08.010 Tax imposed. [1961 c $15 \S 83.08 .010$. Prior: 1953 c 138 § 1 ; 1943 c 277 § 1 , part; 1939 c 202 § 1 , part; 1931 c 134 § 3, part; 1929 c 205 § 1, part; 1923 c 119 § 1, part; 1917 c 43 § 1 , part; 1911 c 19 § 2, part; 1907 c 217 § 2, part; 1901 c 55 § 2, part; Rem. Supp. 1943 § 11202 , part.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January $1,1982$.
83.08.015 Class A rates--Exemptions. [1979 ex.s. c 209 § 12.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January I, 1982.
83.08.018 Class A exemptions under RCW 83.08.015(2) after 1979. [1979 ex.s. c 209 § 13.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.08.020 Class A rates. [1961 c 15 § 83.08.020. Prior: 1953 c 138 § 2; 1943 c 277 § 1 , part; 1939 c 202 § 1 , part; 1931 c 134 § 3, part; 1929 c 205 § 1, part; 1923 c 119 § I, part; 1917 c 43 § I, part; 1911 c 19 § 2, part; 1907 c 217 § 2, part; 1901 c 55 § 2, part; Rem. Supp. 1943 § 11202, part.] Repealed by 1979 ex.s. c 209 § 54 . Later enactment, see RCW 83.08.01 5, 83.08.018, and 83.08.025.

Effective date--Applicability--Severability--1979 ex.s. c 209: See notes following RCW 83.04.010.
83.08.025 Class A exemption for community property. [1979 ex.s. c 209 § 14.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1,1982 .
83.08.030 Class B rates. [1961 c 15 § 83.08.030. Prior: 1943 c 277 § 1, part; 1939 c 202 § 1, part; 1931 c 134 § 3, part; 1929 c 205 § 1 , part; 1923 c 119 § 1, part; 1917 c 43 § 1, part; 1911 c 19 § 2, part; 1907 c 217 § 2, part; 1901 c 55 § 2, part; Rem. Supp. 1943 § 11202, part.] Repealed by 1979 ex.s. c 209 § 54. Later enactment, see RCW 83.08.035.

Effective date--Applicability--Severability-- 1979 ex.s. c 209: See notes following RCW 83.04.010.
83.08.035 Class B rates--Exemption. [1979 ex.s. c 209 § 15.] Repealed by 1981 2nd ex.s. c $7 \S 83.100 .160$, effective January 1, 1982.
83.08.040 Class C rates. [1961 c 15 § 83.08.040. Prior: 1943 c 277 § 1, part; 1939 c 202 § I, part; 1931 c 134 § 3, part; 1929 c 205 § 1 , part; 1923 c 119 § I, part; 1917 c 43 § 1, part; 1911 c 19 § 2, part; 1907 c 217 § 2, part; 1901 c 55 § 2, part; Rem. Supp. 1943 § 11202, part.] Repealed by 1979 ex.s. c 209 § 54 . Later enactment, see RCW 83.08.045.

Effective date--Applicability--Severability--1979 ex.s. c 209: See notes following RCW 83.04.010.
83.08.045 Class C rates. [1979 ex.s. c 209 § 16.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.08.050 Classification of testamentary trusts. [1979 ex.s. c 209 § 8; 1961 c 15 § 83.08.050. Prior: 1943 c 277 § 1 , part; 1939 c 202 § 1 , part; 1931 c 134 § 3, part; 1929 c 205 § 1 , part; 1923 c 119 § 1 , part; 1917 c 43 § 1, part; 1911 c 19 § 2, part; 1907 c 217 § 2, part; 1901 c 55 § 2, part; Rem. Supp. 1943 § 11202 , part.] Repealed by 1981 2nd ex.s. c $7 \S 83.100 .160$, effective January $1,1982$.
83.08.060 Apportionment between classes and beneficiaries. [1961 c 15 § 83.08.060. Prior: 1943 c 277 § 1, part; 1939 c 202 § 1, part; 1931 c 134 § 3, part; 1929 c 205 § 1, part; 1923 c 119 § I, part; 1917 c 43 § 1, part; 1911 c 19 § 2, part; 1907 c 217 § 2, part; 1901 c 55 § 2, part; Rem. Supp. 1943 § 11202 , part.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.08.070 Computation of tax under good faith compromise. [1979 ex.s. c 209 § 25.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January I, 1982.

## Chapter 83.12

## ALIEN ESTATES AND RECIPROCITY WITH OTHER STATES

83.12.010 Taxes due other states. [1961 c 15 § 83.12.010. Prior: 1939 c 202 § 3(107o); 1935 c 180 § 107(o); RRS § 11202-1o.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January I, 1982.
83.12.020 Exemptions prorated. [1975 1st ex.s.c 278 § 103; 1961 c 15 § 83.12.020. Prior: 1939 c 202 § 3(107m); 1935 c 180 § 107(m); RRS § 11202-1m.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January I, 1982.
83.12.030 No exemption to alien estates. [1961 c 15 § 83.12.030. Prior: 1939 c 202 § 3(107p); 1935 c $180 \S 107(p)$; RRS § $11202-1 \mathrm{p}$. Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January I, 1982.

## Chapter 83.14

## SETTLEMENT OF DEATH TAX DISPUTES WITH OTHER STATES

83.14.010 Definitions. [1975 1st ex.s. c 278 § $104 ; 1961$ c $15 \S$ 83.14.010. Prior: 1959 c 46 § 1.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.14.020 Procedure to invoke chapter. [1961 c 15 § 83.14.020. Prior: 1959 c 46 § 2.] Repealed by 1981 2nd ex.s. c 7 §83.100.160, effective January 1, 1982.
83.14.030 Agreement for amount in full payment. [1975 1st ex.s. c 278 § 105 ; 1961 c 15 § 83.14.030. Prior: 1959 c 46 § 3.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January $1,1982$.
83.14.040 Board of arbitration--Powers and duties--Procedure--Compensation--Expenses. [1975 1st ex.s. c 278 § 106; 1961 c $15 \S$ 83.14.040. Prior: 1959 c 46 § 4.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January $1,1982$.
83.14.050 Agreement for amount in full payment after proceedings commenced--Assessments--Additional amounts due. [1975 1st ex.s. c 278 § 107 ; 1961 c 15 § 83.14.050. Prior: 1959 c 46 § 5.] Repealed by 1981 2nd ex.s. c $7 \S 83.100 .160$, effective January $1,1982$.
83.14.060 Interest for nonpayment when decedent domiciled in state. [1961 c 15 § 83.14.060. Prior: 1959 c 46 § 6.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January $1,1982$.
83.14.070 Application of chapter. [1961 c $15 \$ 83.14 .070$. Prior: 1959 c 46 § 7.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.

## Chapter 83.16 <br> VALUATIONS, CREDITS, AND EXEMPTIONS

83.16.010 Property appraised at fair market value. [1979 ex.s. c 209 § 37; 1961 c 15 § 83.16.010. Prior: 1957 c 285 § 2 ; 1939 c 202 § 10; 1931 c 134 § 7; RRS § 1121 la.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January $1,1982$.
83.16.020 Estates for life--Vested remainders. [1979 ex.s. c 209 § 9; 1975 1st ex.s. c 278 § 108 ; 1961 c $15 \S 83.16 .020$. Prior: 1953 c 136 § 1; 1939 c 202 § 6, part; 1917 c 146 § 2, part; 1901 c 55 § 8, part; RRS § 11205 , part.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.16.025 Estate consisting of trust with life estate and remain-der--Invasion of corpus--Reduction of deferred tax, security. [1973 1st ex.s. c 127 § 1.] Repealed by 1981 2nd ex.s. c 7 § 83.100.160, effective January 1, 1982.
83.16.030 Contingent remainders. [1961 c $15 \S$ 83.16.030. Prior: 1939 c 202 § 7; 1929 c 205 § 2 ; 1917 c 146 § 4; RRS § 11206 .] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.
83.16.040 Appraisement--Review. [1961 c 15 § 83.16.040. Prior: 1939 c 202 § 9 ; 1929 c 205 § 3 ; 1919 c 24 § 1 ; 1907 c 217 § 12 ; 1905 c 114 § $1 ; 1901$ c 55 § 13 ; RRS § 11211 .] Repealed by 1965 c 145 §§ 11.99 .010 and $11.99 .015(111)$, effective July 1, 1965.
83.16.050 Foreign estate--Valuation. [1935 c 180 § 122; RRS § 11211d.] Repealed by 1955 c 118 § 1.
83.16.060 Credit for gift tax paid. [1961 c 15 § 83.16.060. Prior: 1941 c 124 § 2; Rem. Supp. 1941 § $11202 b$.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January $1,1982$.
83.16.070 Property previously taxed. [1975 1st ex.s. c 278 § 109 ; 1961 c 15 § 83.16.070. Prior: 1953 c 137 § 1 ; 1939 c 202 § 2; 1931 c 134 § 4; R RS § 11202a.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.16.080 Insurance taxable--Lien--Payment of proceeds. [1979 ex.s. c $209 \S 10 ; 1979$ c $107 \S 14$; 1961 c $292 \S 11$; 1961 c $15 \S$ 83.16.080. Prior: 1939 c 202 § 5 ; 1935 c 80 § 115 ; RRS § 11211 b . 1957 c 280 § 2 was nullified by Referendum No. 30.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.
83.16.090 War risk insurance exempt. [1961 c 15 § 83.16.090. Prior: 1929 c 135 § 2; RRS § 11201-2.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January $1,1982$.
83.16.100 Use valuation of qualified real property--Limitation. [1979 ex.s. c 209 § 26.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.16.105 Use valuation of qualified real property--Definitions. [1979 ex.s. c 209 § 27.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.16.110 Use valuation of qualified real property--Disposition or cessation of use--When--Additional tax imposed--Amount--When payable--Bond. [ 1979 ex.s. c 209 § 28.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January $1,1982$.
83.16.115 Use valuation of qualified real property--Time and manner of election--Written agreement. [1979 ex.s. c 209 § 29.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.
83.16.120 Use valuation of qualified real property--Definitions-Determination of maximum amount of additional tax. [1979 ex.s. c 209 § 30.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.16.125 Use valuation of qualified real property--Valuation. [1979 ex.s. c 209 § 31.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.16.130 Use valuation of qualified real property--Assessment period for additional tax--Notice of disposition or cessation of use. [1979 ex.s. c 209 § 32.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January $1,1982$.
83.16.135 Use valuation of qualified real property--Involuntary conversion of interest. [1979 ex.s. c 209 § 33.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January $1,1982$.
83.16.140 Use valuation of qualified real property--Application of RCW 83.16.100 through 83.16.140 and 83.04.024 to interest in partnership, corporation, or trust--Rules. [1979 ex.s. c 209 § 34.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.16.145 Current use valuation for federal and/or state purposesEffect. [1979 ex.s. c 209 § 35.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January $1,1982$.

## Chapter 83.20 <br> LEGACIES, TRANSFERS, PENSION BENEFITS--EXEMPTIONS

83.20.010 Legacies and transfers to certain entities. [1979 ex.s. c 209 § 40; 1961 c 15 § 83.20.010. Prior: 1949 c 140 § $1 ; 1943$ c $224 \S$ 1; 1941 c 197 § $1 ; 1939$ c 202 § 11 ; 1931 c 134 § 8; 1931 c 124 § 1 ; 1921 c 51 § $1 ; 1917$ c 146 § 6; 1905 c 93 § 1 ; Rem. Supp. 1949 § 11218.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January $1,1982$.
83.20.015 Pension and retirement plans. [1979 ex.s. c 209 § 23.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1 , 1982.
83.20.020 Federal Civil Service Retirement Act annuities. [1963 ex.s. c 11 § 1.] Repealed by 1979 ex.s. c 209 § 54. Later enactment, see RCW 83.20.015.
83.20.030 Public pension benefits. [1973 1st ex.s. c 221 § 1; 1973 1st ex.s. c 149 § 6; 1965 ex.s. c 8 § 1.] Repealed by 1979 ex.s. c 209 § 54. Later enactment, see RCW 83.20.015.
83.20.040 Pension benefits qualified for federal estate tax exemption. [1973 1st ex.s. c 221 § 2.] Repealed by 1979 ex.s. c 209 § 54. Later enactment, see RCW 83.20.015.

## Chapter 83.24

## DETERMINATION OF TAX WITHOUT PROBATE

83.24.010 Determination of tax without administration. [1975 1st ex.s. c 278 § 110 ; 1961 c $292 \S 12$; 1961 c $15 \S 83.24 .010$. Prior: 1929 c 205 § 4, part; 1917 c 146 § 5, part; RRS § 11216, part. Formerly RCW 83.24.010 and 83.24.040.] Repealed by 1981 2nd ex.s. c $7 \S$ 82.100.160, effective January 1, 1982.
83.24.020 Determination of tax without administration--Judicial appeal. [1979 c 107 § $15 ; 1971$ c $81 \S 149 ; 1961$ c 292 § 13. Prior: 1961 c 15 § 83.24.010, part; prior: 1929 c 205 § 4, part; 1917 c 146 § 5, part; RRS § 11216, part. Formerly RCW 83.24.020, 83.24.030.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1 , 1982.
83.24.025 Determination of tax without administration--Appeal to board of tax appeals. [1979 ex.s. c 209 § 51.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January $1,1982$.
83.24.030 Hearing and order of court. [1929 c 205 § 4, part; 1917 c 146 § 5 , part; RRS § 11216, part.] Now codified as part of RCW 83.24.020.
83.24.035 Allowable deductions. [1979 ex.s. c 209 § 3; 1972 ex.s. c 73 § 1.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January $1,1982$.
83.24.040 When commission can adjust tax without hearing. [1929 c 205 § 4, part; 1917 c 146 § 5, part; RRS § 11216, part.] Now codified as part of RCW 83.24.010.

## Chapter 83.28

PROCEDURE TO FIX TAX ON ESTATE
83.28.010 Powers of department of revenue and director. [1975 1st ex.s. c 278 § 111 ; 1961 c $15 \S 83.28 .010$. Prior: 1939 c $202 \S 3(107 \mathrm{a})$; 1935 c 180 § 107(a); RRS § $11202-\mathrm{la}$.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.28.020 Examination by department of revenue. [1975 1st ex.s. c 278 § 112; 1961 c 15 § 83.28.020. Prior: 1939 c 202 § 3(107b); 1935 c 180 § 107(b); RRS § $11202-1 \mathrm{~b}$.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January $1,1982$.
83.28.030 Findings filed in court. [1979 c 107 § 16; 1961 c $15 \S$ 83.28.030. Prior: 1939 c 202 § 3(107c); 1935 c 180 § 107(c); RRS § 11202-lc.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.28.040 Clerk to give notice of findings. [1961 c 15 § 83.28.040. Prior: 1939 c 202 § 3(107d); 1935 c 180 § 107(d); RRS § 11202-Id.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1 , 1982.
83.28.050 Court order. [1961 c 15 § 83.28.050. Prior: 1939 c 202 § 3(107e); 1935 c $180 \S 107(e) ; R R S ~ § 11202-l e$.$] Repealed by 1981$ 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.28.060 Objections. [1979 c 107 § 17; 1961 c 15 § 83.28.060. Prior: 1939 c 202 § 3(107f); 1935 c 180 § 107(f); RRS § 11202-If.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.28.070 Hearing by court. [1979 c 107 § 18; 1961 c 15 § 83.28.070. Prior: 1939 c 202 § $3(107 \mathrm{~g})$; 1935 c 180 § 107(g); RRS § 11202-lg.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.

## Chapter 83.32 <br> PROCEDURE TO FIX TAX ON PROPERTY PREVIOUSLY TRANSFERRED

83.32.010 Citation by department of revenue. [1975 1st ex.s. c 278 § 113 ; 1961 c $15 \S 83.32 .010$. Prior: 1939 c 202 § 3(107h); 1935 c 180 § 107(h); RRS § 11202-1h.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.32.020 Examination by director or agent--Subpoenas. [1979 c 107 § 19; 1961 c 292 § 15. Prior: 1961 c 15 § 83.32.020, part; prior: 1909 c 202 § 3(107i), part; 1935 c 180 § $107(\mathrm{i})$, part; RRS § 11202-li, part.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.
83.32.030 Findings filed in court. [1979 c 107 § 20; 1961 c 292 § 16. Prior: 1961 c 15 § 82.32.020, part; prior: 1909 c 202 § 3(107i), part; 1935 c 180 § $107(i)$, part; RRS § $11202-\mathrm{li}$, part.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.32.040 Subsequent proceedings same as procedure to fix tax on estate. [1961 c 292 § 17. Prior: 1961 c 15 § 83.32.020, part; prior: 1909 c 202 § 3(107i), part; 1935 c 180 § 107(i), part; RRS § 11202-1i, part.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.32.050 Judgment in favor of state. [1979 c 107 § 21 ; 1971 c 81 § $150 ; 1961$ c 15 § 83.32.050. Prior: 1945 c 184 § 3; 1939 c 202 § 3(107j); 1935 c 180 § 107(j); Rem. Supp. 1945 § $11202-1 \mathrm{j}$.$] Repealed$ by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.

## Chapter 83.36

## DEPARTMENT OF REVENUE'S POWERS

83.36.005 Adoption of provisions of chapter 82.01 RCW. [1961 c 15 § 83.36.005.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.36.010 Powers in general. [1975 1st ex.s. c 278 § 114 ; 1961 c 15 § 83.36.010. Prior: (i) 1939 c 206 § 5, part, subdivision Third; 1935 c 127 § 1, part, subdivision Third; 1923 c 170 § 1; 1921 c 7 § 50; 1907 c 220 § 1, part, subdivision Third; 1905 c 115 § 2, part, subdivision Third; RRS § 11091 (second), part. (ii) 1945 c 184 § 5, part; 1935 c 180 § 111, part; 1907 c 217 § 10, part; Rem. Supp. 1945 § 11217, part.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.
83.36.020 Examination of books and documents--Secrecy enjoined--Penalty. [1975 1st ex.s. c 278 § 115 ; 1961 c $15 \S 83.36 .020$. Prior: 1939 c 202 § 3(107r); 1935 c 180 § 107(r); RRS § 11202-Ir.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.
83.36.030 Access to books and records. [1975 1st ex.s. c 278 § 116; 1961 c 15 § 83.36.030. Prior: 1939 c 202 § 3(107s); 1935 c 180 § 107(s); RRS § $11202-1 \mathrm{~s}$.$] Repealed by 1981$ 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.36.040 List of heirs. [1975 1st ex.s. c 278 § 117 ; 1961 c $15 \S$ 83.36.040. Prior: 1919 c 29 § 1 ; 1907 c 217 § $13 ; 1905$ c 114 § $2 ; 1901$ c $55 \S 15 ;$ RRS § 11213.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January $1,1982$.
83.36.050 Copies of reports and papers by fiduciaries. [1975 1st ex.s. c 278 § 118 ; 1961 c $15 \S 83.36 .050$. Prior: 1945 c $184 \S 5$, part; 1935 c 180 § 111, part; 1907 c 217 § 10, part; 1901 c $55 \S 18$, part; Rem. Supp. 1945 § 11217, part.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.36.060 Notice of transfer of real estate by trustees, executors and administrators. [1975 1st ex.s. c 278 § $119 ; 1961$ c $15 \S 83.36 .060$. Prior: 1935 c $180 \S 121$; RRS § 11211 c.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.

## Chapter 83.40 <br> ADJUSTMENTS WITH FEDERAL TAX

83.40.010 Absorption of federal estate tax credit. [1979 ex.s. c 209 § 41 ; 1961 c 292 § 19. Prior: 1961 c 15 § 83.40.010, part; prior: 1931 c 134 § 5, part; RRS § $11202-\mathrm{b}$, part.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.40.020 Copy of federal return and inventory to be filed, supplements and amendments. [1979 c 107 § 22; 1971 ex.s. c 132 § 2; 1961 c 292 § 20. Prior: 1961 c 15 § 83.40.010. part; prior: 1931 c 134 § 5 , part; RRS § 11202-b, part.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.40.030 Copy of corrected federal return and inventory to be filed. [1979 c 107 § 23; 1961 c 292 § 21. Prior: 1961 c 15 § 83.40.010, part; prior: 1931 c 134 § S, part; RRS § $11202-$ b, part.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.40.040 Valuation to be adjusted according to federal appraisement. [1979 ex.s. c 209 § $38 ; 1963$ ex.s. c $28 \S 12 ; 1961$ c $15 \S 83.40-$ .040. Prior: 1939 c 202 § 3(1071); 1935 c 180 § 107(1); RRS § $11202-$ 1.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1 , 1982.
83.40.050 Federal estate tax deducted. [1961 c 15 § 83.40.050. Prior: 1945 c 184 § 2; 1931 c $134 \S 1$; Rem. Supp. 1945 § 11201-b; 1957 c 280 § 3 repealing this section nullified by Referendum No. 30.] Repealed by 1961 ex.s. c $24 \S 5$.

## Chapter 83.44 <br> PAYMENT OF INHERITANCE TAX--ENFORCEMENT-COMPROMISE

83.44.010 Taxes when due--Interest. [1979 ex.s. c 209 § 22; 1971 ex.s. c 132 § 1 ; 1967 ex.s. c 149 § 29; 1961 c 15 § 83.44.010. Prior: 1959 c 296 § 1; prior: (i) 1945 c 184 § 4 ; 1939 c 202 § 4; 1917 c 146 § 3; 1907 c 217 § 7; 1901 c 55 § 12; Rem. Supp. 1945 § 11210. (ii) 1945 c 184 § 5 , part; 1935 c 180 § 111 , part; 1907 c 217 § 10, part; 1901 c 55 § 18, part; Rem. Supp. 1945 § 11217 , part.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January $1,1982$.
83.44.020 Extension of time if estate complicated. [1961 c 15 § 83.44.020. Prior: 1901 c 55 § 16; RRS § 11214.] Repealed by 1979 ex.s. c 209 § 54. Later enactment, see RCW 83.44.025.

Effective date--Applicability--Severability--1979 ex.s. c 209: See notes followng RCW 83.04.010.
83.44.025 Extension of time for reasonable cause. [1979 ex.s. c 209 § 24.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.44.030 Tax on corporate stock--How paid. [1975 1st ex.s. c 278 § $120 ; 1961$ c 15 § 83.44.030. Prior: 1907 c 217 § 8; 1901 c 55 § 14; RRS § 11212.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.44.040 Devise or bequest to fiduciary in lieu of commission-Excess liable to tax. [1975 1st ex.s. c 278 § $121 ; 1961$ c 15 § 83.44.040. Prior: 1907 c 217 § 5; 1901 c 55 § 9; RRS § 12207.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.44.050 When legatee or devisee must pay tax--Lien. [1975 1st ex.s. c 278 § 122 ; 1961 c 15 § 83.44.050. Prior: 1907 c 217 § 6; 1901 c 55 § 10; RRS § 11208 .] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.44.060 Fiduciaries must deduct or collect tax--Withholding delivery of legacy or property. [1961 c 15 § 83.44.060. Prior: 1901 c 55 § 11; RRS § 11209.] Repealed by 1981 2nd ex.s. c 7 § 82.100 .160 , effective January 1, 1982.
83.44.070 Compromise when liability doubtful. [1975 1st ex.s. c 278 § 123; 1961 c 15 § 83.44.070. Prior: 1907 c 217 § 9; 1901 c 55 § 17; RRS § 11215.] Repealed by 1981 2nd ex.s. c 7 § 82.100 .160 , effective January 1, 1982.
83.44.080 Interest paid on refunds--Demand for refund. [1979 ex.s. c 209 § 21 ; 1969 c 73 § 1; 1961 c $15 \S 83.44 .080$. Prior: 1931 c 134 § 6; RRS § $11210-\mathrm{a}$.] Repealed by 1981 2nd ex.s. c 7 § 82.100 .160 , effective January 1, 1982.
83.44.090 Lien of tax. Repealed and reenacted as part of RCW 83.04.010 by 1961 c $15 \$ \S 83.04 .010,83.98 .040$; subsequently legislatively recodified as RCW 83.04 .023 by 1961 c 292 § 6 .
83.44.100 Disposition of money received. [1961 c 15 § 83.44.100. Prior: 1945 c 249 § 10 ; 1943 c 156 § 12a; 1935 c 180 § 211; Rem. Supp. 1945 § $8370-211$.$] Repealed by 1981$ 2nd ex.s. c 7 § 82.100 .160 , effective January 1, 1982.
83.44.110 No decree of distribution or discharge of fiduciary from liability until tax paid. [1979 c 107 § 24; 1961 c 292 § 22 ; 1961 c 15 § 83.44.110. Prior: 1947 c 21 § 1; 1939 c 202 § 3(107n); 1935 c 180 § 107(n); Rem. Supp. 1947 § $11202-1 n$. Formerly RCW 83.52.010.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1 , 1982.

## Chapter 83.48 QUIETING TITLE AGAINST TAX LIABILITY

83.48.010 Actions authorized--Procedure. [1975 1st ex.s. c 278 § 124; 1961 c 15 § 83.48.010. Prior: 1939 c 202 § 3(107k); 1935 c 180 § 107(k); RRS § 11202-1k. Formerly RCW 83.48.010, 83.48.020, 83.48 .030 and 83.48 .040 .] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.48.020 Reference to commission for hearing and report. [1939 c 202 § 3 (107k), part; 1935 c 180 § 107(k), part; RRS § $11202-1 \mathrm{k}$, part.] Now codified as part of RCW 83.48.010.
83.48.030 Filing findings and subsequent proceedings. [1939 c 202 § 3(107k), part; 1935 c 180 § 107(k), part; RRS § $11202-1 \mathrm{k}$, part.] Now codified as part of RCW 83.48.010.
83.48.040 Decree quieting title or denying relief. [1939 c 202 § 3(107k), part; 1935 c 180 § 107(k), part; RRS § $11202-\mathrm{lk}$, part.] Now codified as part of RCW 83.48.010.

## Chapter 83.52 <br> VIOLATIONS AND PENALTIES

83.52.010 No decree of distribution until tax paid. [1947 c 21 § ; 1939 c 202 § 3(107n); 1935 c 180 § 107(n); Rem. Supp. 1947 § 11202-In.] Now codified as RCW 83.44.110.
83.52.020 Fraudulent practices--Concealment--Penalty. [1961 c 15 § 83.52.020. Prior: 1929 c 205 § 6; RRS § 11216-1.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.

## Chapter 83.56 <br> GIFT TAXES

83.56.005 "Calendar year" defined. [1961 c 15 § 83.56.005. Prior: 1941 c 119 § 29; Rem. Supp. 1941 § 11218-41.] Repealed by 1979 ex.s. c 210 § 23, effective January 1, 1980. Later enactment, see RCW 83.58.010.
83.56.010 "Deficiency" defined. [1961 c 15 § 83.56.010. Prior: 1941 c 119 § 12; Rem. Supp. 1941 § 11218-24.] Repealed by 1979 ex.s. c 210 § 23, effective January 1, 1980.
83.56.020 "Net gifts" defined. [1961 c 15 § 83.56.020. Prior: 1945 c 206 § 2, part; 1941 c 119 § 4, part; Rem. Supp. 1945 § 11218-14, part.] Repealed by 1979 ex.s. c $210 \S 23$, effective January 1, 1980. Later enactment, sec RCW 83.58.010.
83.56.030 Transfers subject to tax. [1969 ex.s. c 274 § 2; 1961 c 15 § 83.56.030. Prior: 1941 c 119 § 1; Rem. Supp. 1941 § 11218-11.] Repealed by 1979 ex.s. c 210 § 23, effective January 1, 1980. Later enactment, see RCW 83.58.020.
83.56.031 through 83.56.038 Gift of power of appointment. [1951 c 185 §§ 10-17.] Now codified as RCW 83.60.010 through 83.60.080.
83.56.040 Tax imposed--Basic exemptions. [1961 c 15 § 83.56.040. Prior: 1953 c 139 § 1; 1945 c 206 § 1; 1943 c 270 § 1; 1941 c 119 § 2; Rem. Supp. 1945 § 11218-12.] Repealed by 1979 ex.s. c 210 § 23, effective January 1, 1980. Later enactment, see RCW 83.58.030.
83.56.050 Annual exclusion of three thousand dollars. [1973 1st ex.s. c 146 § $1 ; 1971$ ex.s. c $292 \S 69$; 1965 ex.s. c 67 § $1 ; 1961$ c $15 \S$ 83.56.050. Prior: 1945 c 206 § 2, part; 1941 c 119 § 4, part; Rem. Supp. 1945 § $11218-14$, part.] Repealed by 1979 ex.s. c 210 § 23, effective January 1, 1980. Later enactment, see RCW 83.58.040.
83.56.060 Deductions--Gifts to certain entities. [1961 c 15 § 83.56.060. Prior: 1949 c 140 § 2; 1941 c 119 § 5; Rem. Supp. 1949 § 11218-15.] Repealed by 1979 ex.s. c 210 § 23, effective January 1, 1980. Later enactment, see RCW 83.58.070.
83.56.070 Transfer for inadequate consideration. [1961 c 15 § 83.56.070. Prior: 1941 c 119 § 3; Rem. Supp. 1941 § 11218-13.] Repealed by 1979 ex.s. c $210 \S 23$, effective January 1, 1980. Later enactment, see RCW 83.58.050.
83.56.080 Valuation of property other than money. [1975 1st ex.s. c 278 § 125; 1961 c 15 § 83.56.080. Prior: 1941 c 119 § 6; Rem. Supp. 1941 § 11218-16.] Repealed by 1979 ex.s. c 210 § 23, effective January 1, 1980. Later enactment, see RCW 83.58.050.
83.56.090 Returns--Date of filing. [1975 lst ex.s. c 278 § 126; 1961 c 15 § 83.56.090. Prior: 1957 c 285 § 3; 1941 c 119 § 7; Rem. Supp. 1941 § 11218-17.] Repealed by 1979 ex.s. c 210 § 23, effective January 1, 1980. Later enactment, see RCW 83.58.080.
83.56.100 Donor to keep records and make returns. [1975 1st ex.s. c 278 § 127; 1961 c 15 § 83.56.100. Prior: 1941 c 119 § 8; Rem. Supp. 1941 § 11218-18.] Repealed by 1979 ex.s. c 210 § 23, effective January 1, 1980. Later enactment, see RCW 83.58.080.
83.56.110 Payment of tax--Disposition of revenue. [1975 1st ex.s. c 278 § 128; 1961 c 15 § 83.56.110. Prior: 1957 c 285 § 4; 1941 c 119 § 9; Rem. Supp. 1941 § 11218-19.] Repealed by 1979 ex.s. c 210 § 23, effective January 1, 1980. Later enactment, see RCW 83.58.080.
83.56.120 Lien of tax. [1961 c 15 § 83.56.120. Prior: 1941 c 119 § 10; Rem. Supp. 1941 § 11218-20.] Repealed by 1979 ex.s. c 210 § 23 , effective January 1, 1980. Later enactment, see RCW 83.58.130.
83.56.130 Recordation of certificate of nonpayment attaches lien to realty. [1975 Ist ex.s. c 278 § 129; 1961 c 15 § 83.56.130. Prior: 1941 c 119 § 10a; Rem. Supp. 1941 § 11218-21.] Repealed by 1979 ex.s. c 210 § 23 , effective January 1, 1980. Later enactment, see RCW 83.58.130.
83.56.140 Release of lien. [1975 1st ex.s. c 278 § 130; 1961 c 15 § 83.56.140. Prior: 1941 c 119 § 10b; Rem. Supp. 1941 § 11218-22.]

Repealed by 1979 ex.s. c $210 \S 23$, effective January 1, 1980. Later enactment, see RCW 83.58.130.
83.56.150 Determination of correct tax. [1975 lst ex.s. c 278 § 131; 1961 c 15 § 83.56.150. Prior: 1941 c 119 § 11 ; Rem. Supp. 1941 § 11218-23.] Repealed by 1979 ex.s. c $210 \S 23$, effective January 1, 1980. Later enactment, see RCW 83.58.120.
83.56.160 Deficiency assessment--Review. [1971 c 81§ 151; 1961 c $15 \S 83.56 .160$. Prior: 1941 c 119 § 13; Rem. Supp. $1941 \S$ 11218-25.] Repealed by 1979 ex.s. c 210 § 23, effective January 1, 1980.
83.56.170 Interest on deficiency assessments. [1975 1st ex.s. c 278 § 132; 1961 c 15 § 83.56.170. Prior: 1941 c 119 § 21; Rem. Supp. 1941 § 11218-33.] Repealed by 1979 ex.s. c 210 § 23, effective January $1,1980$.
83.56.180 Jeopardy assessment. [1975 1st ex.s. c 278 § 133; 1961 c 15 § 83.56.180. Prior: 1941 c 119 § 14; Rem. Supp. 1941 § 11218-26.] Repealed by 1979 ex.s. c 210 § 23, effective January $1,1980$.
83.56.190 Interest on jeopardy assessment. [1961 c 15 § 83.56.190. Prior: 1941 c 119 § 22; Rem. Supp. 1941 § 11218-34.] Repcaled by 1979 ex.s. c 210 § 23, effective January 1, 1980.
83.56.200 Time limited for making assessment. [1975 lst ex.s. c 278 § 134; 1961 c 15 § 83.56.200. Prior: 1941 c 119 § 16 ; Rem. Supp. 1941 § 11218-27.] Repealed by 1979 ex.s. c 210 § 23, effective January 1,1980 . Later enactment, see RCW 83.58.150.
83.56.210 Suspension of statute of limitations. [1975 1st ex.s. c 278 § 135 ; 1961 c 15 § 83.56.210. Prior: 1941 c 119 § 17; Rem. Supp. 1941 § 11218-29.] Repealed by 1979 ex.s. c 210 § 23, effective January $1,1980$.
83.56.220 Interest on delinquent taxes. [1975 1st ex.s. c 278 § 136 ; 1961 c 15 § 83.56.220. Prior: 1941 c 119 § 23; Rem. Supp. 1941 § 11218-35.] Repealed by 1979 ex.s. c $210 \S 23$, effective January 1, 1980. Later enactment, see RCW 83.58.140.
83.56.230 Interest when time is extended. [1961 c 15 § 83.56.230. Prior: 1941 c 119 § 20; Rem. Supp. 1941 § 11218-32.] Repealed by 1979 ex.s. c 210 § 23, effective January 1, 1980.
83.56.240 Credit or refund for overpayment--Claim--Time limit. [1975 lst ex.s. c 278 § 137 ; 1961 c $15 \S 83.56 .240$. Prior: 1941 c $119 \S$ 27; Rem. Supp. 1941 § $11218-39$.$] Repcaled by 1979$ ex.s. c $210 \S 23$, effective January 1, 1980. Later enactment, see RCW 83.58.160.
83.56.250 Liability of transferee or fiduciary--Statute of limita-tions--Injunctions prohibited. [1975 1st ex.s. c 278 § $138 ; 1961$ c 15 § 83.56.250. Prior: 1941 c 119 § 25 ; Rem. Supp. 1941 § 11218-37. Formerly RCW 83.56.250 and 83.56.260.] Repealed by 1979 ex.s. c 210 § 23, effective January 1, 1980.
83.56.260 Injunctions prohibited. [1941 c 119 § 25, part; Rem. Supp. 1941 § 11218-37, part.] Now codified as part of RCW 83.56.250.
83.56.270 Powers and duties of fiduciary. [1975 1st ex.s. c 278 § 139; 1961 c 15 § 83.56.270. Prior: 1941 c $119 \S 26$; Rem. Supp. 1941 § 11218-38.] Repealed by 1979 ex.s. c $210 \S 23$, effective January 1, 1980.
83.56.280 Civil penalty for failure to file return. [1975 1st ex.s. c 278 § 140 ; 1961 c 15 § 83.56.280. Prior: 1941 c 119 § 18; Rem. Supp. 1941 § 11218-30.] Repealed by 1979 ex.s. c 210 § 23, effective January 1,1980 .
83.56.290 Civil penalties for negligent or fraudulent deficiencies. [1961 c 15 § 83.56.290. Prior: 1941 c 119 § 19; Rem. Supp. 1941 § 11218-31.] Repealed by 1979 ex.s. c $210 \S 23$, effective January 1, 1980.
83.56.300 Criminal penalty. [1961 c $15 \S 83.56 .300$. Prior: 1941 c 119 § 24; Rem. Supp. 1941 § 11218-36.] Repealed by 1979 ex.s. c 210 § 23, effective January 1, 1980. Later enactment, see RCW 83.58.180.
83.56.310 Rules and regulations. [1975 lst ex.s. c 278 § $141 ; 1961$ c 15 § 83.56.310. Prior: 1941 c 119 § 28; Rem. Supp. 1941 § 11218-40.] Repealed by 1979 ex.s. c $210 \S 23$, effective January 1, 1980. Later enactment, see RCW 83.58.190.
83.56.320 Compromise or waiver of interest assessed. [1975 1st ex.s. c 278 § 142 ; 1961 c $15 \S 83.56 .320$. Prior: 1955 c 119 § 1.] Repealed by 1979 ex.s. c $210 \S 23$, effective January 1, 1980. Later enactment, see RCW 83.58.140.
83.56.900 Short title. [1961 c 15 § 83.56.900. Prior: 1941 c 119 § 30; Rem. Supp. 1941 § 11218-42.] Repealed by 1979 ex.s. c $210 \S 23$, effective January 1, 1980. Later enactment, sec RCW 83.58.900.

## Chapter 83.58 GIFT TAXES

83.58.010 Definitions. [1979 ex.s. c 210 § 1.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, cffective January 1, 1982.
83.58.020 Tax imposed--Transfers subject to tax. [1979 ex.s. c 210 § 2.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.58.030 Computation of tax-Exemption--Rates. [1979 ex.s. c 210 § 3.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January $1,1982$.
83.58.040 Annual exclusion of three thousand dollars. [1979 ex.s. c 210 § 4.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January $1,1982$.
83.58.050 Valuation of property other than money--Transfer for inadequate consideration. [1979 ex.s. c 210 § 5.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.58.060 Transfer of community property--Transfer of separate property. [1979 ex.s. c 210 § 6.] Repealed by 1981 2nd ex.s. c $7 \S$ 82.100.160, effective January 1, 1982.
83.58.070 Exemptions--Gifts to certain entities. [1979 ex.s. c 210 § 7.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1 , 1982.
83.58.080 Returns--Form--Filing--Payment of tax--Disposition of revenue--Persons required to keep records and make returns--Filing of corrected federal gift tax return--Corrected valuation. [1979 ex.s. c 210 § 8.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January $1,1982$.
83.58.090 Disclaimer of interest. [1979 ex.s. c 210 § 9.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January $1,1982$.
83.58.100 Transfers not subject to tax--Retirement and pension plans, trusts, and annuity contracts. [1979 ex.s. c $210 \S 10$.$] Repealed$ by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.
83.58.110 Disallowance of exemption and credit--Nonresident donor. [1979 ex.s. c 210 § 11.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January $1,1982$.
83.58.120 Incorrect return or failure to file return--Computation letter--Determination letter--Determination of tax liability by court action--Waiver of restrictions. [1979 ex.s. c 210 § 12.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.58.130 Notice of lien of tax--Filing--Effect. [1979 ex.s. c 210 § 13.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.58.140 Interest on unpaid tax--Waiver or elimination of interest. [1979 ex.s. c $210 \S$ 14.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.58.150 Mailing of determination letter--Statute of limitations. [1979 ex.s. c $210 \S 15$.$] Repealed by 1981$ 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.58.160 Overpayment of tax--Credit--Refund--Limitations. [1979 ex.s. c 210 § 16.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.58.170 Failure to make and file return--Penalty--Exception-Collection. [1979 ex.s. c 210 § 17.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January $1,1982$.
83.58.180 Gift tax fraud--Criminal penalty. [1979 ex.s. c 210 § 18.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.
83.58.190 Rule-making authority. [1979 ex.s. c 210 § 19.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.
83.58.900 Short title. [1979 ex.s. c 210 § 20.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January $1,1982$.
83.58.901 Severability- 1979 ex.s. c 210. [1979 ex.s. c 210 § 21.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.

## Chapter 83.60 <br> GIFTS OF POWERS OF APPOINTMENT

83.60.010 Definitions. [1975 1st ex.s. c 278 § 143 ; 1961 c $15 \S$ 83.60.010. Prior: 1951 c 185 § 10. Formerly RCW 83.56.031.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.
83.60.020 Transfer subject to gift tax, when. [1961 c 15 § 83.60.020. Prior: 1951 c 185 § 11 . Formerly RCW 83.56.032.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.60.030 Due date, lien, payment of tax--Valuation--Refund inures to ultimate beneficiary. $[1961$ c $15 \S 83.60 .030$. Prior: 1951 c 185 § 12. Formerly RCW 83.56.033.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.60.040 Donee to give notice of exercise, termination of power-Liability for failure. [1975 1st ex.s. c 278 § 144; 1961 c 15 § 83.60.040. Prior: 1951 c 185 § 13. Formerly RCW 83.56.034.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.60.050 Bond or security for payment of tax--Alternatives. [1975 1st ex.s. c 278 § 145 ; 1961 c $15 \S 83.60 .050$. Prior: 1951 c $185 \S$ 14. Formerly RCW 83.56.035.] Repealed by 1981 2nd ex.s. c $7 \S$ 82.100.160, effective January 1, 1982.
83.60.060 Refund of excess payment of tentative tax. [1975 1st ex.s. c 278 § $146 ; 1961$ c $15 \S 83.60 .060$. Prior: 1951 c 185 § 15. Formerly RCW 83.56.036.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.60.070 Tax payments--When due--Delinquencies--Interest. [1961 c 15 § 83.60.070. Prior: 1951 c 185 § 16. Formerly RCW 83.56.037.] Repealed by 1981 2nd ex.s. c $7 \$ 82.100 .160$, effective January 1, 1982.
83.60.080 Exercise of power by granting power to another donee-Taxation. [1961 c 15 § 83.60.080. Prior: 1951 c 185 § 17. Formerly RCW 83.56.038.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January $1,1982$.

## Chapter 83.98 <br> CONSTRUCTION

83.98.010 Continuation of existing law. [1961 c 15 § 83.98.010.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.
83.98.020 Title, chapter, section headings not part of law. [1961 c $15 \S 83.98 .020$.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.
83.98.030 Invalidity of part of title not to affect remainder. [1961 c $15 \S 83.98 .030$.] Repealed by 1981 2nd ex.s. c 7 § 82.100.160, effective January 1, 1982.
83.98.040 Repeals and saving. [1961 c 15 § 83.98.040.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January $1,1982$.
83.98.050 Emergency-1961 c 15. [1961 c 15 § 83.98.050.] Repealed by 1981 2nd ex.s. c $7 \S 82.100 .160$, effective January 1, 1982.

## Title 84 <br> PROPERTY TAXES

## Chapter 84.04 <br> DEFINITIONS

84.04.110 "Tax commission". [1967 ex.s. c 26 § $16 ; 1961$ c 15 § 84.04.110. Prior: 1925 ex.s. c 130 § 6, part; 1897 c 71 § 4, part; 1893 c 124 § 4, part; 1890 p 531 § 4, part; 1886 p 48 § 2, part; Code 1881 § 2830, part; RRS § 11110, part.] Repealed by 1979 c 107 § 27.

## Chapter 84.08 <br> GENERAL POWERS AND DUTIES OF DEPARTMENT OF REVENUE

(Formerly: General powers and duties of tax commission)
84.08.090 Biennial reports--Drafts of legislative bills. [1975 1st ex.s. c 278 § 153 ; 1961 c 15 § 84.08.090. Prior: 1905 c 115 § 4; No RRS.] Repealed by 1977 c 75 § 96.
84.08.100 Advance copies to members of legislature. [1961 c 15 § 84.08.100. Prior: 1905 c 115 § 5; No RRS.] Repealed by 1977 c 75 § 96.
84.08.150 Nomenclature--Designation of taxes. [1939 c 136 § 2; RRS § 11112-2.] Now codified as RCW 84.09.010.
84.08.160 Taxing district boundary changes--Time limitation-Filing. [1951 c 116 § 1; 1949 c 65 § 1; 1943 c 182 § 1; 1939 c 136 § 1 ; Rem. Supp. 1949 § 11106-1.] Now codified as RCW 84.09.030.
84.08.170 Abbreviations authorized. [1925 ex.s. c 130 § 112, part; 1897 c 71 § 93, part; 1893 c 124 § 97, part; RRS § 11273, part.] Now codified as RCW 84.09.020.
84.08.180 Federal property taxable when federal law permits. [1945 c 142 § 1 ; Rem. Supp. $1945 \S 11150-1$.$] Now codified as RCW$ 84.40.315.

## Chapter 84.10 <br> PROPERTY TAX COMMITTEE

84.10.010 Committee created--Purpose--Membership--Terms--Meetings--Expenses--Powers and duties. [1971 ex.s. c 288 § 18.] Repealed by 1975 1st ex.s. c 291 § 24, effective January 1, 1978.

## Chapter 84.12

## ASSESSMENT AND TAXATION OF PUBLIC UTILITIES

84.12.010 Taxable companies defined. [1935 c 123 § 1, part; 1925 ex.s. c 130 § 36, part; 1907 c 131 § 2, part; 1907 c 78 § 2, part; RRS § 11156-1, part.] Now codified as RCW 84.12.200.
84.12.020 Operating and nonoperating property, determination of. [(i) 1935 c 123 § 1 , part; 1925 ex.s. c 130 § 36, part; 1907 c 131 § 2 , part; 1907 c 78 § 2, part; RRS § $11156-1$, part. (ii) 1935 c 123 § 2; RRS § 11156-2.] Now codified in RCW 84.12.200, 84.12.210 and 84.12.220.
84.12.030 Annual reports to be filed. [1935 c 123 § 3; 1923 ex.s. c 130 § $39 ; 1907$ c 131 § $5 ; 1907$ c 78 § $5 ; 1897$ c 71 § 40; 1893 c 124 § 40; 1891 c 140 § 27; 1890 p 541 § 27; RRS § $11156-3$.] Now codified as RCW 84.12.230.
84.12.040 Annual assessment--Sources of information. [1939 c 206 § 19; 1935 c 123 § 7; 1925 ex.s. c 130 § 43 ; 1907 c 131 § 8; 1907 c 78 § 7; 1891 c 140 §§ 28-31; 1890 p 541 §§ 26-33; RRS § 11156-7.] Now codified as RCW 84.12.270.
84.12.050 Classification of real and personal property. [1935 c 123 § 8; 1925 ex.s. c 130 § 44; 1907 c 78 § 8; 1891 c $146 \S \S 28-31$; 1890 p 541 §§ 26-33; RRS § 11156-8.] Now codified as RCW 84.12.280.
84.12.060 Valuation of interstate utility--Apportionment of system value to state. [1935 c 123 § 9; 1925 ex.s. c 130 § 44; 1907 c 78 § 8; RRS § 11156-9.] Now codified as RCW 84.12.300.
84.12.070 Deduction of nonoperating property. [1935 c 123 § 10; RRS § 11156-10.] Now codified as RCW 84.12.310.
84.12.080 Access to books and records. [1935 c 123 § 4; 1925 ex.s. c 130 § 37 ; 1907 c 131 § 3; 1907 c 78 § 3; RRS § 11156-4.] Now codified as RCW 84.12.240.
84.12.090 Depositions may be taken. [1935 c 123 § 5; 1925 ex.s. c 130 § 38 ; 1907 c 131 § 4; 1907 c 78 § 4 ; RRS § $11156-5$.] Now codified as RCW 84.12.250.
84.12.100 Default valuation by commission--Penalty--Estoppel. [1935 c 123 § 6; 1925 ex.s. c 130 § $41 ; 1907$ c 131 § 7; 1907 c 78 § 6; 1891 c 140 § 37 ; 1890 p 544 § 36 ; RRS § $11156-6$.] Now codified as RCW 84.12.260.
84.12.110 Assessment roll--Notice of valuation. [1935 c 123 § 12; 1925 ex.s. c $130 \S 44 ; 1907$ c 78 § 8; 1891 c 140 § 35 ; 1890 p 543 § 35; RRS § 11156-12.] Now codified as RCW 84.12.330.
84.12.120 Persons bound by notice. [1935 c 123 § 11 ; RRS § 11156-11.] Now codified as RCW 84.12.320.
84.12.130 Hearings on assessment--Time and place of. [1953 c 162 § 1; 1939 c 206 § 20; 1935 c 123 § 13; RRS § $11156-13$.] Now codified as RCW 84.12.340.
84.12.140 Equalization of assessments--Apportionment. [1939 c 206 § 21 ; 1935 c 123 § 14 ; RRS § $11156-14$.] Now codified as RCW 84.12.350.
84.12.150 Basis of apportionment. [1955 c 120 § 1 ; 1935 c 123 § $15 ; 1925$ ex.s. c $130 \S 47$; 1917 c $25 \S 1 ; 1907$ c 78 § 11 ; 1891 c $140 \S$ 33; 1890 p 541 § 30 ; RRS § $11156-15$.] Now codified as RCW 84.12.360.
84.12.160 Certification to county assessors--Entry upon tax rolls. [1935 c 123 § 16 ; RRS § 11156-16.] Now codified as RCW 84.12.370.
84.12.170 Rolling stock of motor vehicle transportation companies excluded. [Originally added by 1941 Code Committee.] Now codified as RCW 84.12.290.
84.12.180 Assessment of nonoperating property. [1935 c 123 § 17; 1891 c 140 § 34; 1890 p 542 § 33 ; RRS § 11156-17.] Now codified as RCW 84.12.380.

## Chapter 84.16 <br> ASSESSMENT AND TAXATION OF PRIVATE CAR COMPANIES

84.16.060 Access to books and records. [1933 c 146 §4; RRS § 11172-4. Prior: 1907 c 36 § 6.] Now codified as RCW 84.16.032.
84.16.070 Depositions may be taken. [1933 c 146 § 5; RRS § 11172-5.] Now codified as RCW 84.16.034.
84.16.080 Default valuation by commission--Penalty--Estoppel. [1933 c 146 § 6; RRS § 11172-6. Prior: 1907 c 36 §§ 5, 6.] Now codified as RCW 84.16.036.

## Chapter 84.24 <br> REASSESSMENT OF PROPERTY

84.24.080 Relisting and relevy of tax adjudged void. [1927 c 290 § $1 ; 1925$ ex.s. c $130 \S 108 ; 1897$ c $71 \S 87 ; 1893$ c 124 § 90 ; RRS § 11269.] Now codified as RCW 84.56.430.

## Chapter 84.28 REFORESTATION LANDS

84.28.030 Hearing on classification--Notice. [1931 c 40 § 3, part; RRS § 11219-3, part.] Now codified in RCW 84.28.020.
84.28.040 Review by tax commission. [1951 c 172 § 1; 1931 c 40 § 3, part; RRS § 11219-3, part.] Now codified in RCW 84.28.020.
84.28.070 Back taxes on property as unclassified land to be paid. [1931 c 40 § 4, part; RRS § 11219-4, part.] Now codified in RCW 84.28.050.
84.28.120 Right of appeal from determination of cut or stumpage rates. [1939 c 206 § 33, part; 1931 c 40 § 10, part; RRS § 11219-10, part.] Now codified in RCW 84.28.110.
84.28.130 Agreements between department and owners for assessment and taxation. [1961 c 15 § 84.28.130. Prior: 1939 c 206 § 34; 1931 c 40 § 11 ; RRS § 11219-11.] Repealed by 1963 c 214 § 15.

## Chapter 84.32 <br> FORESTS AND FOREST LANDS

84.32.010 Definitions. [1961 c 15 § 84.32.010. Prior: 1943 c 168 § 1; 1941 c 120 § 1 ; Rem. Supp. 1943 § 11219-21.] Repealed by 1972 ex.s. c 148 § 8 .
84.32.020 Forest crops taxable as personalty, land as realty--Basis of assessment--Limitation on distraint. [1961 c 15 § 84.32.020. Prior: 1943 c 168 § 2; 1941 c 120 § 2; Rem. Supp. 1943 § 11219-22.] Repealed by 1972 ex.s. c $148 \S 8$.
84.32.030 Classification on petition of owner--Appeal to commis-sion--Subsequent additions or eliminations--Court review. [1961 c 15 § 84.32.030. Prior: 1943 c 168 § 3; 1941 c 120 § 3; Rem. Supp. 1943 § 11219-23. Formerly RCW 84.32 .030 and 84.32 .040 .] Repealed by 1972 ex.s. c 148 § 8.
84.32.040 Right of appeal to tax commission. [1943 c 168 § 3, part; 1941 c 120 § 3, part; Rem. Supp. 1943 § 11219-23, part.] Now codified in RCW 84.32.030.
84.32.050 Assessment of forest crops--Deferment--Form of rolls--Duties of county assessor and treasurer. [1961 c $15 \S 84.32 .050$. Prior: 1941 c 120 § 4; Rem. Supp. 1941 § 11219-24. Formerly RCW 84.32 .050 and 84.32 .060 .] Repealed by 1972 ex.s. c 148 § 8.
84.32.060 Duty of county treasurer. [1941 c 120 § 4, part; Rem. Supp. 1941 § 11219-24, part.] Now codified in RCW 84.32.050.
84.32.070 Current taxes and deferred tax interest payable annu-ally--Collection--Distribution of interest--Loss of deferment. [1961 c 15 §84.32.070. Prior: 1941 c 120 § 5; Rem. Supp. 1941 § 11219-25.] Repealed by 1972 ex.s. c $148 \S 8$.
84.32.080 Harvesting permit--Payment of all taxes and interest required. [1961 c 15 § 84.32.080. Prior: 1941 c 120 § 6; Rem. Supp. 1941 § $11219-26$.] Repealed by 1972 ex.s. c 148 § 8.
84.32.090 Report by permittee of acreage harvested--Penalty for excess harvest. [1961 c 15 § 84.32.090. Prior: 1941 c 120 § 7; Rem. Supp. 1941 § 11219-27.] Repealed by 1972 ex.s. c 148 § 8.
84.32.100 Deferred taxes--Distribution, county borrowing, investments in obligations secured by, etc. [1961 c 15 § 84.32.100. Prior: 1941 c 120 § 8; Rem. Supp. 1941 § 11219-28.] Repealed by 1972 ex.s. c 148 § 8.
84.32.110 Lien of deferred taxes. [1961 c 15 § 84.32.110. Prior: 1941 c 120 § 9; Rem. Supp. 1941 § 11219-29.] Repealed by 1972 ex.s. c 148 § 8 .
84.32.120 Criminal penalties--Harvest without permit, excess harvest, reports of permittee. [1961 c $15 \S 84.32 .120$. Prior: 1941 c 120 § 10; Rem. Supp. 1941 § 11219-30.] Repealed by 1972 ex.s. c 148 § 8.

## Chapter 84.33

## TIMBER AND FOREST LANDS

84.33.030 Definitions. [1982 2nd ex.s. c $4 \S 1$; 1971 ex.s. c $294 \S$ 3.] Repealed by 1984 c 204 § 47, effective July 1, 1984.
84.33.050 Valuation--Timber roll--Base years--Calculation of assessed valuation. [1981 c 148 § 2; 1974 ex.s. c $187 \S 3 ; 1973$ lst ex.s. c 195 § $90 ; 1972$ ex.s. c 148 § $4 ; 1971$ ex.s. c $294 \S$ 5.] Repealed by 1984 c 204 § 47, effective July 1, 1984.
84.33.060 Calculation and fixing of dollar rates for regular and excess levies. [1979 c $6 \S 2 ; 1977$ ex.s. c 347 § $2 ; 1973$ lst ex.s. c $195 \S$ $91 ; 1971$ ex.s. c 294 § 6.] Repealed by 1984 c 204 § 47, effective July 1, 1984.
84.33.070 Business and occupation tax on harvesters of timber--Rates--Definitions--Stumpage values--Appeals--State timber tax funds and state timber reserve fund--Surtax--Payment of tax. Crossreference section, decodified.
84.33.071 Excise tax on harvesters of timber--Rate--Definitions-Stumpage values--Revised tables--Appeals--State timber tax account

A and state timber tax reserve account--Payment of tax. [1983 2nd ex.s. c 3 § $59 ; 1982$ 2nd ex.s. c $4 \S 2 ; 1981$ c 148 § $1 ; 1979$ c 6 § 1 ; 1977 ex.s. c 347 § 1. Prior: 1975-'76 2nd ex.s. c 123 § 7; 1975-'76 2nd ex.s. c $33 \S 1 ; 1974$ ex.s. c $187 \S 1 ; 1972$ ex.s. c $148 \S 1$; 1971 ex.s. c 294 § 7. Formerly RCW 82.04.291.] Repealed by 1984 c 204 § 47, effective July 1, 1984.
84.33.072 Excise tax on harvesters of timber--Application of excise taxes' administrative provisions and definitions--References to RCW 82.04.291. [1979 ex.s. c 95 § 6.] Repealed by 1984 c 204 § 47, effective July 1, 1984.
84.33.080 Schedule of value of timber on timber roll, aggregate dollar rates and "timber factor"--Schedule of value of timber harvested, aggregate dollar rates and "harvest factor"--Transfers between timber tax accounts--Payments and distributions. [1983 c 8 § 1 ; 1981 c 4 § 6; 1979 c 6 § 3; 1977 ex.s. c 347 § 3; 1975-'76 2nd ex.s. c 123 § $8 ; 1974$ ex.s. c 187 § 2; 19731 st ex.s. c $195 \S 92 ; 1972$ ex.s. c 148 § 2; 1971 ex.s. c 294 § 8.] Repealed by 1984 c 204 § 47, effective July I, 1984.
84.33.085 Timber tax distribution guarantee account. [1981 c 4 § 5.] Repealed by 1984 c 204 § 47, effective July 1, 1984.
84.33.090 Indebtedness limitation calculation to include value of timber--Calculation of school district distribution--Pledge of proceeds from forest tax distribution system authorized. [1981 c 148 § 3; 1972 ex.s. c 148 § 3; 1971 ex.s. c 294 § 9.] Repealed by 1984 c 204 § 47 , effective July $1,1984$.
84.33.093 State timber tax account A, state timber tax reserve account, timber tax distribution guarantee account--Distributions-Expiration of section. [1984 c 204 § 12.] Expired January 1, 1986.
84.33.111 Forest land valuation--Grading forest land--Hearings on grading programs. [1974 ex.s. c 187 § 10.] Repealed by 1981 c 148 § 14.
84.33.117 Forest land valuation--Grading forest land--County assessor to list value according to certified grades. [1974 ex.s. c 187 § 16.] Repealed by 1981 c 148 § 14.
84.33.150 Forest land valuation--Value on rolls to include value of land only. [1971 ex.s. c 294 § 15.] Repealed by 1981 c 148 § 14.
84.33.180 Forest tax committee. [1972 ex.s. c 148 § 7; 1971 ex.s. c 294 § 18.] Repealed by 1974 ex.s. c 187 § 18.

## Chapter 84.34

OPEN SPACE, AGRICULTURAL, AND TIMBER LANDS-CURRENT USE ASSESSMENT--CONSERVATION FUTURES
84.34.040 Referral of application to proper legislative body-Approval or disapproval--Factors--Review. [1970 ex.s. c 87 § 4.] Repealed by 1973 1st ex.s. c 212 § 21.
84.34.110 Remedies available to owner liable for additional tax. [1970 ex.s. c 87 § 11.] Repealed by 1973 1st ex.s. c 212 § 21.
84.34.120 Reports required. [1970 ex.s. c 87 § 12.] Repealed by 1973 lst ex.s. c 212 § 21.
84.34.130 Valuation of timber not affected. [1970 ex.s. c 87 § 13.] Repealed by 1973 Ist ex.s. c 212 § 21.
84.34.140 Rules and regulations. [1970 ex.s. c 87 § 14.] Repealed by 1973 1st ex.s. c $212 \S 21$.

## Chapter 84.36 EXEMPTIONS

84.36.048 Administration of exemption contained in RCW 84.36.047. [1977 ex.s. c 348 § 2.] Repealed by 1984 c 220 § 28.
84.36.125 Heads of households--Purpose of exemption. [1971 ex.s. c 281 § $11 ; 1969$ ex.s. c 262 § 60; 1965 ex.s. c 168 § 1.] Decodified.
84.36.126 Heads of households--First fifty dollars of real property taxes exempt--Conditions-Claims. [1965 ex.s. c 168 § 2.] Repealed by 1967 ex.s. c 132 § 3. Later enactment, see RCW 84.36.38184.36.389.
84.36.127 Heads of households--RCW 84.36.125 and 84.36.126 to become effective when constitutional amendment approved. [ 1971 ex.s. c 281 § 12; 1969 ex.s. c 262 § 61; 1965 ex.s. c 168 § 3.] Decodified.
84.36.128 Exemption from first fifty dollars of real property taxes--Qualifications. [1969 ex.s. c 262 § 62; 1967 ex.s. c $132 \S 1$. Repealed by 1971 ex.s. c 288 § 27. Later enactment, see RCW 84.36-.381-84.36.389.

Rights and liabilities not affected by repeal--1971 ex.s. c 288: See note following RCW 84.40.030.

Severability-- 1971 ex.s. c 288: See note following RCW 84.40.030.
84.36.129 Exemption from first fifty dollars of real property taxes--Definitions--Claims. [1970 ex.s. c 8 § 3. Prior: 1969 ex.s. c 262 § 63; 1969 ex.s. c 224 § 2; 1967 ex.s. c 132 § 2.] Repealed by 1971 ex.s. c 288 § 27. Later enactment, see RCW 84.36.381-84.36.389.

Rights and liabilities not affected by repeal--1971 ex.s. c 288: See note following RCW 84.40.030.

Severability--1971 ex.s. c 288: See note following RCW 84.40.030.
84.36.170 Merchandise, raw furs from out of state in transit or storage for transshipment--Proof of shipment. [1939 c 66 § 1 , part; 1927 c 282 § I, part; 1925 ex.s. c 130 § 26, part; 1921 c 60 § I, part; 1897 c 71 § 19, part; 1893 c 124 § 19, part; 1891 c 140 § 19, part; 1890 p 538 § 20, part; RRS § 11130 , part.] Now codified as RCW 84.36.171 and see note following RCW 84.40.210.
84.36.171 Goods, raw furs, merchandise, etc. in transit or storage. [1967 ex.s. c $149 \S 33 ; 1963$ ex.s. c $28 \S 13 ; 1961$ c 168 § 3. Prior: 1961 c 15 § 84.40.210, part; prior: 1939 c 66 § 1 ; 1927 c 282 § 1 ; 1925 ex.s. c 130 § 26; 1921 c $60 \S 1 ; 1897$ c 71 § $19 ; 1893$ c 124 § 19; 1891 c $140 \S 19 ; 1890$ p 538 § 20 ; RRS § 11130 .] Repealed by 1969 ex.s. c 124 § 6.

Effective date--Saving--1969 ex.s. c 124: See note following RCW 84.36.300.
84.36.172 Goods, raw furs, merchandise, etc. in transit or storage-Affidavit of exemption--Shipping date. [1963 ex.s. c 28 § 14.] Repealed by 1969 ex.s. c 124 § 6.

Effective date--Saving--1969 ex.s. c 124: See note following RCW 84.36.300.
84.36.173 Goods, raw furs, merchandise, etc. in transit or storage-Reconsignment or delay in shipping--Report to county assessor--Tax-ation--Penalty. [1963 ex.s. c 28 § 15.] Repealed by 1969 ex.s. c 124 § 6.

Effective date--Saving--1969 ex.s. c 124: See note following RCW 84.36.300.
84.36.174 Goods, raw furs, merchandise, etc. in transit or storage-Records to be kept--Inspection--Retention. [1963 ex.s. c 28 § 16.] Repealed by 1969 ex.s. c 124 § 6.

Effective date--Saving--1969 ex.s. c 124: See note following RCW 84.36.300.
84.36.180 Ore and metals from out of state in process of reduction. [1939 c 66 § I, part; 1927 c 282 § I, part; 1925 ex.s. c 130 § 26, part; 1921 c 60 § 1 , part; 1897 c 71 § 19, part; 1893 c 124 § 19, part; 1891 c 140 § 19, part; 1890 p 538 § 20, part; RRS § 11130, part.] Now codified as RCW 84.36.181, see note following RCW 84.40.210.
84.36.200 Certain farm products, if held over by producer to next assessment date. [1939 c 206 § 14, part; 1933 c 48 § 1, part; 1925 ex.s. c 130 § 20, part; 1897 c 71 § 13, part; 1893 c 124 § 13 , part; 1891 c 140 § 13, part; 1890 p 534 § 12, part; RRS § 11124 , part.] Now codified in RCW 84.44.060.
84.36.220 Listing of exempt property—Proof of exemption. [1925 ex.s. c 130 § $9 ; 1891$ c $140 \S 5 ; 1890$ p 532 § 5; RRS § 11113 .] Now codified as RCW 84.40.175.
84.36.370 Residences--Exemption from percentage of taxes due to excess levies, regular property tax levies--Qualifications--Schedule. [1973 1st ex.s. c 98 § $1 ; 1972$ ex.s. c 126 § $1 ; 1971$ ex.s. c $288 \S 4$. Repealed by 1974 ex.s. c $182 \S$ 6. Later enactment, see RCW 84.36-.381-84.36.389.
84.36.380 Residences--Definitions--Claims--Procedure--Penalty. [1972 ex.s. c $126 \S 3 ; 1971$ ex.s. c 288 § 5.] Repealed by 1974 ex.s. c 182 § 6. Later enactment, see RCW 84.36.381-84.36.389.
84.36.410 Solar energy systems installed as improvements to real property-Claims for exemption--Duration--Nonrenewals--Filing period termination--Rules. [1977 ex.s. c 364 § 1.] Repealed by 1980 c 155 § 7.
84.36.450 Leasehold estates exemption. [1973 1st ex.s. c 187 § 11.] Repealed by 1975-'76 2nd ex.s. c 61 § 20. Later enactment, see RCW 84.36.451.
84.36.455 Leasehold estates and educational facilities exemption-Effective in the event leasehold in lieu excise taxes held invalid. [1973 1st ex.s. c 187 § 14.] Repealed by 1975-'76 2nd ex.s. c 61 § 20.
84.36.460 Improvements owned or being acquired by sublessee taxable to such sublessee. [1973 1st ex.s. c 187 § 15.] Repealed by 1975'76 2nd ex.s. c 61 § 20.

## Chapter 84.40 <br> LISTING OF PROPERTY

84.40.010 Property subject to taxation. [1955 c 196 § 2.] Now codified as RCW 84.36.005.
84.40.034 Valuation of timber and timberlands--Factors to be considered in valuation of timberlands. [1963 c 249 § 4.] Repealed by 1971 ex.s. c 294 § 20. Later enactment, see RCW 84.33.100-84.33.150.
84.40.035 Valuation of timber and timberlands--Timber appraisal manual. [1963 c 249 § 5.] Repealed by 1971 ex.s. c 294 § 20.
84.40.050 Detail and assessment lists. [1961 c 15 § 84.40.050. Prior: 1925 ex.s. c $130 \S 23$; 1897 c 71 § $16 ; 1893$ c $124 \S 16 ; 1891$ c 140 § 16; RRS § 11127 .] Repealed by 1967 ex.s. c 149 § 62.
84.40.140 Sick or absent persons--Listing by. [1961 c 15 § 84.40.140. Prior: 1925 ex.s. c $130 \S 60$; 1897 c 71 § 49 ; 1893 c $124 \S 50$; 1891 c 140 § $50 ; 1890$ p 550 § $55 ;$ RRS § 11143.] Repealed by 1967 ex.s. c 149 § 62.
84.40.180 Manner of listing personalty--Who shall list. [1961 c 15 § 84.40.180. Prior: 1925 ex.s. c 130 § $15 ; 1897$ c 71 § 8; 1893 c 124 § 8 ; 1890 p 533 § 7; 1867 p 62 § 8; 1854 p 333 § 8; RRS § 11119.] Repealed by 1967 ex.s. c 149 § 62.
84.40.260 Procedure on failure to list personalty. [1961 c 15 § 84.40.260. Prior: 1925 ex.s. c 130 § 61; 1897 c 71 § 50; 1893 c 124 § $51 ; 1891$ c 140 § $51 ; 1890$ p 550 § $56 ; 1890$ p 537 § 18 ; RRS §11144.] Repealed by 1967 ex.s. c 149 § 62.
84.40.270 Assessment of banks and bank stock. [1961 c 15 § 84.40.270. Prior: 1925 ex.s. c 130 § 28; 1907 c 46 § $1 ; 1903$ c 83 § 1 ; 1897 c 71 § 21 ; 1893 c 124 § 21 ; 1891 c 140 § 21 ; 1890 p 539 § 22 ; Code 1881 § 2849; RRS § 11151.$]$ Repealed by 1970 ex.s. c 101 § 4.

Severability--Effective date-- 1970 ex.s. c 101: See notes following RCW 33.28.040.
84.40.280 Assessment of banks and bank stock--Payment of tax by bank. [1961 c $15 \S 84.40 .280$. Prior: 1925 ex.s. c $130 \S 29 ; 1897$ c 71 § 22; 1893 c 124 § 22; 1891 c 140 § 22; 1890 p 540 § 22; RRS § 11152.] Repealed by 1970 ex.s. c 101 § 4.

Severability--Effective date--1970 ex.s. c 101: See notes following RCW 33.28.040.
84.40.290 Assessment of banks and bank stock--Lien on shares and property of shareholders--Foreclosure by bank. [1961 c 15 § 84.40.290. Prior: 1925 ex.s. c $130 \S 30 ; 1897$ c 71 § 23 ; 1893 c $124 \S$ 23; 1891 c 140 § 23; RRS § 11153 .] Repealed by 1970 ex.s. c 101 § 4.

Severability--Effective date-- 1970 ex.s. c 101: See notes following RCW 33.28.040.
84.40.300 Assessment of banks and bank stock--List of shareholders to be furnished assessor. [1961 c $15 \S 84.40 .300$. Prior: 1925 ex.s. c 130 § 31 ; 1897 c 71 § 24; 1893 c 124 § 24; 1890 p 539 § 22 ; RRS § 11154.] Repealed by 1970 ex.s. c 101 § 4.

Severability--Effective date-- 1970 ex.s. c 101: See notes following RCW 33.28.040.
84.40.310 Foreign banks, assessment of. [1961 c 15 § 84.40.310. Prior: 1925 ex.s. c $130 \S 32$; 1897 c $71 \S 25$; 1893 c $124 \S 25$; 1891 c 140 § 22; 1890 p 539 § 22; RRS § 11155 .] Repealed by 1970 ex.s. c 101 § 4.

Severability--Effective date-- 1970 ex.s. c 101: See notes following RCW 33.28.040.
84.40.342 Mobile homes--Schedule of value. [1971 ex.s. c 299 § 74.] Repealed by 1974 ex.s. c 196 § 2.
84.40.346 Owners to be notified of court decision holding valuation procedure improper. [1971 ex.s. c 42 § 3.] Section expired June 30, 1972.
84.40.400 Business inventories--Exemption--Reporting and listing not required when phase out completed. [1974 ex.s. c 169 § 3.] Repealed by 1983 Ist ex.s. c 62 § 14, effective January 1, 1984.

## Chapter 84.41 <br> REVALUATION OF PROPERTY

84.41.040 Physical inspection of property every four years-Adjustments during intervals based on statistical data--Requiring reports of pertinent data authorized--Reporting systems. [1974 ex.s. c 131 § $1 ; 1971$ ex.s. c 288 § 7; 1961 c 15 § 84.41.040. Prior: 1955 c 251 § 4.] Section expired December 31, 1976, for later enactment see RCW 84.41.041.
84.41.160 Costs of county revaluation program to be shared by all local taxing districts. Cross-reference section, decodified.
84.41.900 Severability--1955 c 251. [1955 c 251 § 16.] Repealed by 1961 c $15 \S 84.98 .040$. Later enactment, sec RCW 84.98.030.

## Chapter 84.48 <br> EQUALIZATION OF ASSESSMENTS

84.48.020 Rules by which board is to be governed. [1939 c 206 § 35, part; 1925 ex.s. c $130 \S 68$, part; RRS § 11220 , part.] Now codified in RCW 84.48.010.
84.48.030 County commissioners cannot change valuation or release or commute taxes. [1939 c 206 § 35 , part; 1925 ex.s. c $130 \S 68$, part; RRS § 11220, part.] Now codified in RCW 84.48.010.
84.48.040 Duties of assessor--Journal of proceedings--Abstract to state board. [1939 c 206 § 35, part; 1925 ex.s. c 130 § 68, part; RRS § 11220, part.] Now codified in RCW 84.48.010.
84.48.060 Taxes not to be extended until state board acts. [1939 c 206 § 35, part; 1925 ex.s. c 130 § 68, part; RRS § 11220, part.] Now codified in RCW 84.48.010.
84.48.070 Abstract of rolls to state auditor. [1925 ex.s. c 130 § 69, part; 1890 p 557 § 74, part; RRS § 11221, part.] Now codified in RCW 84.48.050.
84.48.085 Equalization of valuations--Procedure. [1973 1st ex.s. c 195 § $100 ; 1971$ ex.s. c 288 § 8.] Repealed by 1977 ex.s. c $29 \S 1$. Later enactment, see RCW 84.48.075.

Effective date--Construction--1977 ex.s. c 29: "This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately. It is the intent of the legislature that this act shall apply to 1977 assessments of property for 1978 collection. ${ }^{n}$ [ 1977 ex.s. c 29 § 2.]
84.48.090 Board to levy and apportion state taxes. [1949 c 66 § 1 , part; 1939 c 206 § 36, part; 1925 ex.s. c 130 § 70, part; RRS § 11222 , part.] Now codified in RCW 84.48.080.
84.48.100 Proceedings and levies to state auditor. [1949 c 66 § 1 , part; 1939 c 206 § 36, part; 1925 ex.s. c $130 \S 70$, part; RRS § 11222 , part.] Now codified in RCW 84.48.080.

## Chapter 84.49 <br> EQUALIZATION--SCHOOL DISTRICT TAXES

84.49.010 through 84.49.070 [1955 c 253 §§ 1-7.] Repealed by 1961 c 15 § 84.98.040.

## Chapter 84.52 <br> LEVY OF TAXES

84.52.042 Limitations upon regular property tax levies. [1973 Ist ex.s. c 195 § 135.]

Reviser's note: This section expired January 1, 1974, see note following RCW 84.52.043.
84.52.051 Counties, additional levy. [1969 ex.s. c 262 § 64.] Repealed by 1970 ex.s. c $92 \S 10$.
84.52.060 Levy for higher education. [1935 c 131 § 1; RRS § 4934-1. Prior: 1920 ex.s. c 2 § 1; 1909 c 97 p 321 § 3; 1897 c 118 § 110; 1890 p 373 § 51 ; RRS § 4934.] Repealed by 1961 c 15 § 84.98.040. Later enactments, see state Constitution, Amendment 17 and chapter 84.52 RCW.
84.52.061 Taxing district excess levies authorized by provisions of other law. [1973 1st ex.s. c 195 § 149; 1970 ex.s. c 92 § 8.] Repealed by 1973 1st ex.s. c 195 § 133, effective January 1, 1974.

Severability--Effective dates and termination dates--Construction-1973 lst ex.s. c 195: See notes following RCW 84.52.043.
84.52.715 Educational service district circulating library levy authorized. Cross-reference section, decodified July, 1983.

## Chapter 84.54 <br> ADDITIONAL LIMITATIONS ON REGULAR PROPERTY TAX REVENUE

84.54.010 Definitions. [1970 ex.s. c 92 § 6; 1967 ex.s. c 146 § 1 ; 1965 ex.s. c 174 § 1.] Repealed by 1971 ex.s. c 288 § 27.

Savings--Severability--1971 ex.s. c 288: See notes following RCW 84.40.030.
84.54.020 Limitations on regular property tax levy. [1970 ex.s. c 92 § 7; 1967 ex.s. c 146 § 2; 1965 ex.s. c 174 § 2.] Repealed by 1973 1st ex.s. c 195 § 133, effective January 1, 1974.

Severability--Effective dates and termination dates--Construction-1973 1st ex.s. c 195: See notes following RCW 84.52.043.
84.54.030 Maximum regular property tax levy for taxing districts created by incorporations and certain existing taxing districts--First tax year--Succeeding tax years. [1967 ex.s. c 146 § 3; 1965 ex.s. c 174 § 3.] Repealed by 1970 ex.s. c 92 § 10.
84.54.040 Merger or consolidation of taxing districts--Determination of maximum regular property tax levy--First tax year--Succeeding tax years. [1967 ex.s. c 146 § 4; 1965 ex.s. c 174 § 4.] Repealed by 1970 ex.s. c 92 § 10.
84.54.050 Election to authorize increase in regular property tax levy--Procedure. [1967 ex.s. c 146 § 5; 1965 ex.s. c 174 § 5.] Repealed by 1970 ex.s. c 92 § 10.
84.54.060 Right to vote excess levies not affected. [1965 ex.s. c 174 §6.] Repealed by 1970 ex.s. c 92 § 10.
84.54.070 Factors to be set forth on ballot at elections to authorize property tax levy increase. [1967 ex.s. c 146 § 6.] Repealed by 1970 ex.s. c 92 § 10.
84.54.080 Chapter inapplicable to rural library districts or school districts--Limitation on school district excess levy. [1969 ex.s. c 242 § 1; 1967 ex.s. c 146 § 8.] Repealed by 1970 ex.s. c 92 § 10.
84.54.090 No election held pursuant to RCW 84.54.050 valid to authorize levy producing more than certain allowable revenue. [1967 ex.s. c 146 § 9.] Repealed by 1970 ex.s. c 92 § 10.

## Chapter 84.56 <br> COLLECTION OF TAXES

84.56.030 Allocation of interest, costs. [1949 c 21 § 1 , part; 1935 c 30 § 2, part; 1931 c 113 § 1, part; 1925 ex.s. c 130 § 83, part; Rem. Supp. 1949 § 11244, part. Prior: 1917 c 141 § 1 ; 1899 c 141 § 6, part; 1897 c 71 § 68, part; 1895 c 170 § 14, part; 1893 c 124 § 69, part; 1890 p 561 § 84, part; Code 1881 § 2892, part.] Now codified in RCW 84.56.020.
84.56.040 Rebate period may be extended by tax commission. [1939 c 206 § 40; 1937 c 56 § 1; RRS § 11244-Id.] Repealed by 1953 c 103 § 1 ; and repealed by 1961 c 15 § 84.98.040.
84.56.080 Distraint of stationary property. [1949 c 21 § 2, part; 1935 c 30 § 4, part; 1933 c 33 § 1, part; 1925 ex.s. c 130 § 86, part; Rem. Supp. 1949 § 11247, part. Prior: 1915 c 137 § 1, part; 1911 c 24 § 2, part; 1899 c 141 § 7, part; 1897 c 71 § 71, part; 1895 c 176 § 15 , part; 1893 c 124 § 72, part; 1890 p 561 § 87, part; Code 1881 § 2903, part.] Now codified in RCW 84.56.070.
84.56.100 Jeopardy distraint after levy. [1949 c 21 § 2, part; 1935 c 30 § 4, part; 1933 c 33 § 1 , part; 1925 ex.s. c 130 § 86, part; Rem. Supp. 1949 § 11247, part. Prior: 1915 c 137 § 1, part; 1911 c 24 § 2, part; 1899 c 141 § 7, part; 1897 c 71 § 71, part; 1895 c 176 § 15 , part; 1893 c 124 § 72, part; 1890 p 561 § 87, part; Code 1881 § 2903, part.] Now codified in RCW 84.56.070.
84.56.110 Jeopardy distraint before levy. [1949 c 21 § 3, part; 1939 c 206 § 43, part; 1937 c 20 § 1, part; 1925 ex.s. c 130 § 89, part; Rem. Supp. 1949 § 11250, part. Prior: 1907 c 29 § 1, part.] Now codified in RCW 84.56.090.
84.56.130 Disposition of advance tax collections. [1949 c 21 § 3, part; 1939 c 206 § 43, part; 1937 c 20 § 1, part; 1925 ex.s. c 130 § 89, part; Rem. Supp. 1949 § 11250, part. Prior: 1907 c 29 § 1, part.] Now codified in RCW 84.56.090.
84.56.140 Treasurer may distrain removed property. [1949 c 21 § 3, part; 1939 c 206 § 43, part; 1937 c 20 § 1 , part; 1925 ex.s. c $130 \S$ 89, part; Rem. Supp. 1949 § 11250, part. Prior: 1907 c 29 § I, part.] Now codified in RCW 84.56.090.
84.56.350 Payment on undivided interest. [1939 c 206 § 44, part; 1933 c 171 § 2, part; 1925 ex.s. c $130 \S 103$, part; RRS § 11264 , part. Prior: 1899 c 141 § 11, part; 1897 c 71 § 82, part; 1893 c 124 § 87, part; 1890 p 583 § 134, part.] Now codified in RCW 84.56.340.
84.56.410 Civil penalty for nonperformance of duty. [1925 ex.s. $c$ 130 § 109; RRS § 11270. Prior: 1897 c 71 § 89; 1893 c 124 § 92.] Now codified as RCW 84.09.040.
84.56.420 Fees and costs allowed in civil actions against county officers. [1925 ex.s. c $130 \S 110$; RRS § 11271. Prior: 1897 c $71 \S 90$; 1893 c 124 § 93.] Now codified as RCW 84.09.050.

## Chapter 84.60 <br> LIEN OF TAXES

84.60.030 Time of attachment of personalty tax lien. [1943 c 34 § 1, part; 1939 c 206 § 45 , part; 1935 c $30 \S 7$, part; 1925 ex.s. c $130 \S$ 104, part; Rem. Supp. 1943 § 11265 , part. Prior: 1903 c 59 § 3, part; 1897 c 71 § 83, part; 1895 c 176 § 21 , part; 1893 c 124 § 88, part.] Now codified in RCW 84.60.020.
84.60.060 Acquisition by governmental unit of property subject to tax lien or placement under agreement or order of immediate possession or use--Amount payable when tax not delinquent--Withholding amount from condemnation award. [1967 ex.s. c $145 \S 37 ; 1961$ c $15 \S 84.60-$ .060. Prior: 1957 c 277 § 2.] Repealed by 1971 ex.s. c 260 § 4.
Severability--1967 ex.s. c 145: See RCW 47.98.043.

## Chapter 84.64 <br> CERTIFICATES OF DELINQUENCY

84.64.090 Judgment and order of sale. [1939 c 206 § 47, part; 1937 c 118 § 1, part; 1925 ex.s. c 130 § 120, part; RRS § 11281 , part. Prior: 1909 c 163 § 1 , part; 1903 c 59 § 5, part; 1899 c 141 § 18, part; 1897 c 71 § 103, part; 1893 c 124 § 105 , part; 1890 p 573 § 112 , part; Code 1881 § 2917, part.] Now codified in RCW 84.64.080.
84.64.100 Tax sale--Notice--Restrictions--Excess to record owner. [1951 c 220 § 1; 1939 c 206 § 47, part; 1937 c 118 § 1, part; 1925 ex.s. c 130 § 120 , part; RRS § 11281 , part. Prior: 1909 c 163 § 1 , part; 1903 c 59 § 5, part; 1899 c 141 § 18, part; 1897 c 71 § 103, part; 1893 c 124 § 105, part; 1890 p 573 § 112, part; Code 1881 § 2917, part.] Now codified in RCW 84.64.080.
84.64.110 Form of deed. [1939 c 206 § 47, part; 1937 c 118 § 1 , part; 1925 ex.s. c 130 § 120, part; RRS § 11281 , part. Prior: 1909 c 163 § 1, part; 1903 c 59 § 5, part; 1899 c 141 § 18, part; 1897 c 71 §

103, part; 1893 c 124 § 105, part; 1890 p 573 § 112, part; Code 1881 § 2917, part.] Now codified in RCW 84.64.080.
84.64.250 Assignment of certificates issued to counties. [1961 c 15 § 84.64.250. Prior: 1925 ex.s. c 130 § 136; RRS § 11297; prior: 1899 c 141 § 30.] Repealed by 1969 ex.s. c 45 § 1.
84.64.260 Assignments generally. [1961 c 15 § 84.64.260. Prior: 1925 ex.s. c $130 \S 137$; RRS § 11298 ; prior: 1899 c 141 § 31.] Repealed by 1969 ex.s. c 45 § 1 .
84.64.280 Notice of sale. [1945 c 172 § 1, part; 1937 c 68 § 1 , part; 1927 c 263 § 1, part; 1925 ex.s. c $130 \S 133$, part; Rem. Supp. 1945 § 11294 , part. Prior: 1903 c 59 § 1, part; 1899 c 141 § 29, part; 1890 p 579 § 124 , part; Code 1881 § 2934, part.] Now codified in RCW 84.64.270.
84.64.290 Installment contract of sale--Reserved resources may be sold separately. [1945 c 172 § 1, part; 1937 c 68 § 1, part; 1927 c 263 § 1, part; 1925 ex.s. c 130 § 133, part; Rem. Supp. 1945 § 11294 , part. Prior: 1903 c 59 § 1, part; 1899 c 141 § 29, part; 1890 p 579 § 124 , part; Code 1881 § 2934, part.] Now codified in RCW 84.64.270.

## Chapter 84.68 <br> RECOVERY OF TAXES PAID OR PROPERTY SOLD FOR TAXES

84.68.021 Payment under protest not prerequisite to recovery of taxes paid in 1971 due to increases in valuation on 1970 rolls. [1971 ex.s. c 42 § 1.]

Expiration date-- 1971 ex.s. c 42: ${ }^{\text {n }}$ The provisions of this act shall have no force or effect after June 30, 1972." [1971 ex.s. c 42 § 4.] This applies to this section, to section 2 of 1971 ex.s. c 42 footnoted to RCW 84.56.020, and to RCW 84.40.346.

Title 85
DIKING AND DRAINAGE

## Chapter 85.04

## COMPARATIVE TABLE

Chapter 85.04 RCW was recodified July I, 1961 and is now codified as follows:

| Formerly | Herein |
| :--- | :--- |
| 85.04.005 | 85.05 .010 |
|  | 85.06 .010 |
| 85.04 .010 | 85.05 .020 |
| 85.04 .015 | 85.06 .020 |
| 85.04 .020 | 85.05 .030 |
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| 85.04 .060 | 85.05 .280 |
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|  | 85.06 .090 |
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|  | 85.06.160 |
| 85.04.085 | 85.07.040 |
|  | 85.07.050 |
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|  | 85.05.500 |
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| 85.04.440 | 85.05.220 |
| 85.04.445 | 85.05.082 |
| 85.04.450 | 85.05.071 |
| 85.04.455 | 85.05.072 |
| 85.04.460 | 85.05.073 |
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| 85.04.475 | 85.05.076 |
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| 85.04 .480 | 85.05.078 |
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| 85.04.750 | 85.06 .630 |
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## Chapter 85.05 <br> DIKING DISTRICTS

85.05.020 Petition--Contents--Bond. [1921 c 146 § 2; 1895 c 117 § 2; RRS § 4237. Cf. 1888 p 91 § 2; Code 1881 § 2520. Formerly RCW 85.04.010, part.] Repealed by 1985 c 396 § 87.
85.05.030 Petition to be published--Hearing--Fixing of bounda-ries-Findings of commissioners. [1921 c 146 § 3; 1905 c 87 § $1 ; 1895$ c 117 § 3; RRS § 4300. Formerly RCW 85.04.015, part, 85.04.020, part, and 85.04 .545 .] Repealed by 1985 c 396 § 87.
85.05.040 Election to organize districts--Commissioners--Notices--Costs. [1895 c 117 § 4; RRS § 4239. Cf. Code 1881 § 2522. Formerly RCW 85.04.025, part.] Repealed by 1985 c 396 § 87.
85.05.050 Election to organize districts--Qualification of voters-Board of commissioners--Bonds. [1915 c 84 § 1; 1899 c 115 § $1 ; 1895$ c 117 § 5 ; RRS § 4240 . Formerly RCW 85.04 .030 , part.] Repealed by 1985 c 396 § 87.
85.05.060 Election of district commissioners--Terms of office. [1953 c 84 § 1. Prior: (i) 1949 c 103 § 1 ; 1941 c 132 § 1 ; 1921 c 146 § 4; 1915 c 139 § 1 ; 1895 c 117 § 6; Rem. Supp. 1949 § 4242 . (ii) 1949 c 104 § $1 ; 1941$ c 131 § 1; 1921 c 52 § 1; 1895 c 115 § 6; Rem. Supp. 1949 § 4303. Formerly RCW 85.04.035.] Repealed by 1985 c 396 § 87.
85.05.350 District bonds--Registry of. [1895 c 117 § 35; RRS § 4285. Formerly RCW 85.04.155, part.] Repealed by 1983 c 167 § 270.

## Chapter 85.06 <br> DRAINAGE DISTRICTS AND MISCELLANEOUS DRAINAGE PROVISIONS

85.06.020 Petition--Contents--Bond. [1913 c 86 § 1 ; 1895 c 115 § 2; RRS § 4299. Formerly RCW 85.04.010, part.] Repealed by 1985 c 396 § 87.
85.06.030 Petition to be published--Hearing--Fixing of bounda-ries--Findings of commissioners. [1913 c 86 § 2; 1905 c 175 § $1 ; 1895$ c 115 § 3; RRS § 4300. Formerly RCW 85.04.015, part and 85.04.020, part.] Repealed by 1985 c 396 § 87.
85.06.040 Election to organize district--Notice--Purpose--Election officers--Commissioners--Costs. [1895 c 115 § 4; RRS § 4301. Formerly RCW 85.04.025, part.] Repealed by 1985 c 396 § 87.
85.06.050 Election to organize district--Date--Conduct--Qualification of voters--Canvass--Order--Election of commissioners, bond. [1941 c 183 § 1 ; 1909 c 143 § 1 ; 1895 c 115 § 5; RRS § 4302. Formerly RCW 85.04.030, part.] Repealed by 1985 c 396 § 87.
85.06.060 Election of district commissioners--Terms of office. Cross-reference section, decodified August, 1985.
85.06.320 District bonds--Registry. [1895 c 115 § 32; RRS § 4332. Formerly RCW 85.04.155, part.] Repealed by 1983 c 167 § 270.

Chapter 85.07

## MISCELLANEOUS DIKING AND DRAINAGE PROVISIONS

85.07.080 Funding bonds--Registry--Use of bonds. [1935 c 103 § 3; RRS § 4459-13. Formerly RCW 85.04.155, part.] Repealed by 1983 c 167 § 270.

Reviser's note: This section was both amended and repealed by 1983 c 167 .

## Chapter 85.08 <br> DIKING, DRAINAGE, AND SEWERAGE IMPROVEMENT DISTRICTS

85.08.020 Districts authorized--Area in city or town. [1927 c 240 § 1 ; 1925 ex.s. c 79 § 1 ; 1923 c 46 § 1 ; 1921 c $160 \S 1 ; 1917$ c $130 \S$ 12; 1913 c 176 § 1; RRS § 4405. Prior: 1901 c 66 § 1. Formerly RCW 85.08 .020 and 85.08 .030 .] Repealed by 1985 c 396 § 87.
85.08.030 District wholly within city or town. [1927 c 240 § 1 , part, last am'ds 1913 c 176 § 1, part; RRS § 4405, part.] Now codified in RCW 85.08.020.
85.08.040 Petition of owners or resolution of county commission-ers--Bond. [1959 c 209 § 2; 1923 c 46 § 3; 1917 c 130 § 14; 1913 c 176 § 3; RRS § 4407.] Repealed by 1985 c 396 § 87.
85.08.050 Investigation and findings of engineer. [1959 c 209 § 4. Prior: 1921 c 160 § 2, part; 1917 c 130 § 15 , part; 1913 c 176 § 4, part; RRS § 4408, part.] Repealed by 1985 c 396 § 87.
85.08.060 Director of conservation may investigate and report in certain cases. [1959 c 209 § 5. Prior: 1921 c 160 § 2, part; 1917 c 130 § 15 , part; 1913 c 176 § 4, part; RRS § 4408, part.] Repealed by 1985 c 396 § 87.
85.08.070 Petition or resolution to director--Resolution for hear-ing--Notice. [1959 c 209 § 6. Prior: 1921 c 160 § 2, part; 1917 c 130 § 15, part; 1913 c 176 § 4, part; RRS § 4408, part.] Repealed by 1985 c 396 § 87.
85.08.080 Hearing--Determination--Additional lands may be included--Costs. [1959 c 209 § 7. Prior: 1921 c 160 § 2, part; 1917 c 130 § 15 , part; 1913 c 176 § 4, part; R RS § 4408, part.] Repealed by 1985 c 396 § 87.
85.08.090 Contract with director--Expense of director, apportionment, levy and collection. [1959 c 209 § 8. Prior: 1921 c 160 § 2, part; 1917 c 130 § 15 , part; 1913 c 176 § 4, part; RRS § 4408, part.] Repealed by 1985 c 396 § 87.
85.08.100 Procedure on favorable report of director. [1959 c 209 § 9. Prior: 1921 c 160 § 2, part; 1917 c 130 § 15 , part; 1913 c 176 § 4, part; RRS § 4408, part.] Repealed by 1985 c 396 § 87.
85.08.110 Adverse report of engineer. [1913 c 176 § 5; RRS § 4410.] Repealed by 1985 c 396 § 87.
85.08.120 Favorable report of engineer--Survey, plat and estimate. [1923 c 46 § $4 ; 1917$ c 130 § 16 ; 1913 c 176 § 6; RRS § 4411.] Repealed by 1985 c 396 § 87.
85.08.130 Schedule of property benefited and damaged. [1923 c 46 § $5 ; 1917$ c 130 § 17 ; 1913 c 176 § 7; RRS § 4412.] Repealed by 1985 c 396 § 87 .
85.08.140 Requirements of plat. [1917 c 130 § 18; 1913 c 176 § 8; RRS § 4413.] Repealed by 1985 c 396 § 87.
85.08. 150 Hearing to be fixed on engineer's report--Notice. [1917 c 130 § 19 ; 1913 c 176 § 9; RRS § 4414 .] Repealed by 1985 c 396 § 87.
85.08.160 Hearing--Change of plans and boundaries. [1923 c 46 § 6; 1917 c 130 § 20; 1913 c 176 § 10 ; RRS § 4415 .] Repealed by 1985 c 396 § 87 .
85.08.170 Deeds to county--Consideration. [1913 c 176 § 11; RRS § 4416.] Repealed by 1985 c 396 § 87.
85.08. 180 Proceedings to acquire title. [1913 c 176 § 12; RRS § 4417.] Repealed by 1985 c 396 § 87.
85.08.250 Schedule of call of bonds. [1933 c 125 § 1 , part, last am'ds 1913 c 176 § 17 ; RRS § 4422, part.] Now codified in RCW 85.08.240.
85.08.260 Bonds--Contents--Coupons--Execution. [1933 c 125 § 1, part, last am'ds 1913 c 176 § 17; RRS § 4422, part.] Now codified in RCW 85.08.240.
85.08.270 Registration of bonds--Limitation upon bonds or warrants. [1933 c 125 § 1, part, last am'ds 1913 c 176 § 17; RRS § 4422, part.] Now codified in RCW 85.08.240.
85.08.290 Elections--Notice--Qualification of electors. [1925 ex.s. c 89 § 1 ; 1917 c 130 § 25 ; 1913 c 176 § 19; RRS § 4424.] [1954 SLC-RO-24.] Repealed by 1985 c 396 § 87.
85.08.330 Cost of construction--Temporary warrants. [1917 c 130 § 28, part; 1913 c 176 § 23; RRS § 4428, part.] Now codified in RCW 85.08.320.
85.08.350 Cost of crossings, how apportioned and paid. [1917 c 130 § 29, part; 1913 c 176 § 24; RRS § 4429, part.] Now codified in RCW 85.08.340.
85.08.700 through 85.08.810 Refunding bonds. [1929 c 211 §§ $1-9$; 1933 c 22 §§ $1-8$; 1933 ex.s. c 38 § 1 ; RRS §§ 4459-1-4459-9.] Now codified as RCW 85.09.010 through 85.09.090.

Chapter 85.12
FEDERAL AID TO DIKING, DRAINAGE, AND SEWERAGE IMPROVEMENT DISTRICTS
85.12.020 Bond shall not be required. [1949 c 175 § 1, part; RRS § 4459-50, part.] Now codified in RCW 85.12.010.

## Chapter 85.16

MAINTENANCE COSTS AND LEVIES--DIKING, DRAINAGE, AND SEWERAGE IMPROVEMENT DISTRICTS
85.16.040 Extraordinary expenditures--Warrants and bonds. [(i) 1949 c 26 § 3, part; Rem. Supp. 1949 § 4459-22, part. (ii) 1949 c 26 § 13, part; Rem. Supp. 1949 § 4459-32, part.] Now codified in RCW 85.16.030 and 85.16.180.
85.16.050 Redemption fund. [1949 c 26 § 3, part; Rem. Supp. 1949 § 4459-22, part.] Now codified in RCW 85.16.030.
85.16.100 Report of appraisers. [1949 c 26 § 5, part; Rem. Supp. 1949 § 4459-24, part.] Now codified in RCW 85.16.090.
85.16.140 Modification of schedules. [1949 c 26 § 9, part; Rem. Supp. 1949 § 4459-28, part.] Now codified in RCW 85.16.130.

## Chapter 85.20 <br> REORGANIZATION OF DISTRICTS INTO IMPROVEMENT DISTRICTS--1917 ACT

85.20.040 Election--Effect--Costs. [1917 c 131 § 4; RRS § 4350. FORMER PART OF SECTION: 1933 c 182 § 4 now codified as RCW 85.22.040.] Repealed by 1985 c 396 § 87.
85.20.060 Indebtedness and assessments. [(i) 1917 c 131 § 5, part; RRS § 4351, part. (ii) 1933 c 182 § 5, part; RRS § 4477-5, part.] Now codified as RCW 85.20.050 and 85.22.050.

## Chapter 85.22

## REORGANIZATION OF DISTRICTS INTO IMPROVEMENT DISTRICTS--1933 ACT

85.22.040 Election--Effect--Costs. [1933 c 182 § 4; RRS § 4477-4. Formerly RCW 85.20.040, part.] Repealed by 1985 c $396 \S$ 87.

## Chapter 85.24 <br> DIKING AND DRAINAGE DISTRICTS IN TWO OR MORE COUNTIES

85.24.020 Petition--Contents, requisites--Cost bond. [1923 c 140 § 2; 1909 c 225 § 2 ; RRS § 4362.] Repealed by 1985 c 396 § 87.
85.24.030 Hearing--Findings--Order. [1909 c 225 § 3; RRS § 4363. Formerly RCW 85.24 .030 and 85.24 .040 , part.] Repealed by 1985 c 396 § 87.
85.24.040 Election for formation and commissioners--Notice-Ballots--Term of office--Vacancies. [1923 c 140 § 3; 1909 c 225 § 4; RRS § 4364. FORMER PART OF SECTION: 1909 c 225 § 3, part, now codified in RCW 85.24.030. Formerly RCW 85.24.040, 85.24.050 and 85.24 .060 .] Repealed by 1985 c $396 \S 87$.
85.24.050 Election--Canvass. [1923 c 140 § 3, part; 1909 c 225 § 4; RRS § 4364, part.] Now codified in RCW 85.24.040.
85.24.060 Commissioners--Terms. [1923 c 140 § 3, part; 1909 c 225 § 4; RRS § 4364, part.] Now codified in RCW 85.24.040.
85.24.090 Oath and bond. [1923 c 140 § 4, part; 1909 c 225 § 5 ; RRS § 4365, part.] Now codified in RCW 85.24.070.
85.24.100 Plans--Construction--Bids--Contractor's bond. [1923 c 140 § 4, part; 1909 c $225 \S 5$; RRS § 4365, part.] Now codified in RCW 85.24.070.
85.24.110 Warrants. [1923 c 140 § 4, part; 1909 c 225 § 5; RRS § 4365, part.] Now codified in RCW 85.24.070.
85.24.120 Assessments. [1923 c 140 § 4, part; 1909 c 225 § 5 ; RRS § 4365, part.] Now codified in RCW 85.24.070.

## Chapter 85.28

PRIVATE DITCHES AND DRAINS
85.28.070 Summons, form of. [1899 c 125 § 6, part; R RS § 4399, part.] Now codified in RCW 85.28.060.

## Title 86 <br> FLOOD CONTROL

Chapter 86.04
FLOOD CONTROL DISTRICTS-- 1935 ACT

## COMPARATIVE TABLE

Chapter 86.04 RCW was recodified July I, 1961 and is now codified as follows:

| Formerly | Herein |
| :---: | :---: |
| 86.04 .010 | 86.05.020 |
| 86.04.020 | 86.05.010 |
| 86.04.030 | 86.05.030 |
|  | 86.05.040 |
| 86.04.040 | 86.05.050 |
|  | 86.05.060 |
| 86.04.050 | 86.05.070 |
|  | 86.05.080 |
|  | 86.05.090 |
| 86.04.060 | 86.05.100 |
| 86.04.070 | 86.05.110 |
|  | 86.05.120 |
|  | 86.05.130 |
| 86.04.080 | 86.05.140 |
|  | 86.05.150 |
|  | 86.05.180 |
| 86.04.090 | 86.05.160 |
|  | 86.05.170 |
| 86.04.100 | 86.05.190 |
|  | 86.05.200 |
| 86.04.110 | 86.05.210 |
| 86.04.120 | 86.05.220 |
| 86.04.130 | 86.05.230 |
|  | 86.05.240 |
| 86.04.140 | 86.05.250 |
| 86.04.150 | 86.05.260 |
| 86.04.160 | 86.05.270 |
| 86.04.170 | 86.05.280 |
| 86.04.180 | 86.05.290 |
|  | 86.05.300 |
|  | 86.05.310 |
| 86.04.190 | 86.05.320 |
| 86.04.200 | 86.05.330 |
|  | 86.05 .340 |
| 86.04.210 | 86.05.350 |
|  | 86.05 .410 |
| 86.04.220 | 86.05.360 |
| 86.04.230 | 86.05.400 |
| 86.04.240 | 86.05.430 |
| 86.04.250 | 86.05.450 |
|  | 86.05.460 |
| 86.04.260 | 86.05.440 |
| 86.04.270 | 86.05 .420 |
| 86.04.280 | 86.05.470 |
| 86.04.290 | 86.05.480 |
| 86.04.300 | 86.05.510 |
| 86.04.310 | 86.05.520 |
| 86.04.320 | 86.05.610 |
| 86.04.330 | 86.05.530 |
| 86.04.340 | 86.05.540 |
| 86.04.350 | 86.05.550 |
|  | 86.05.580 |
| 86.04.360 | 86.05.560 |
| 86.04.370 | 86.05.560 |
|  | 86.05.570 |
|  | 86.05.580 |
| 86.04.380 | 86.05.590 |
| 86.04.390 | 86.05.390 |
| 86.04.400 | 86.05.500 |
| 86.04.410 | 86.05.490 |
| 86.04.420 | 86.05.380 |
| 86.04.430 | 86.05.370 |


| Formerly | Herein |
| :--- | :---: |
|  |  |
| 86.04 .440 | 86.05 .640 |
| 86.04 .450 | 86.05 .670 |
| 86.04 .460 | 86.05 .610 |
|  | 86.05 .630 |
| 86.04 .470 | 86.05 .650 |
| 86.04 .480 | 86.05 .680 |
| 86.04 .490 | 86.05 .690 |
| 86.04 .500 | 86.05 .720 |
| 86.04 .510 | 86.05 .730 |
| 86.04 .520 | 86.05 .620 |
| 86.04 .530 | 86.05 .710 |
| 86.04 .540 | 86.05 .700 |
| 86.04 .550 | 86.05 .660 |
| 86.04 .560 | 86.05 .770 |
| 86.04 .570 | 86.05 .740 |
| 86.04 .580 | 86.05 .750 |
| 86.04 .590 | 86.05 .600 |
| 86.04 .010 n | 86.05 .760 |
| 86.04 .010 n | 86.05 .900 |
| 86.04 .010 n | 86.05 .910 |
|  |  |
|  | FLOOD CONTROL DISTRICTS--1935 ACT |

86.05.010 through 86.05.910 [1953 c 20 § 1; 1949 c 82 § 1; 1935 c 160 §§ 1-79.] Repealed by 1965 c 26 § 16. Repealer, saving, and validation, see RCW 86.05.920.

## Chapter 86.08 <br> FLOOD CONTROL DISTRICTS--1937 ACT

## COMPARATIVE TABLE

Chapter 86.08 RCW was recodified July 1, 1961 and is now codified as follows:

| Formerly | Herein |
| :--- | :--- |
|  |  |
| 86.08.001 | 86.09 .007 |
| 86.08 .005 | 86.09 .001 |
|  | 86.09 .004 |
| 86.08 .010 | 86.09 .010 |
|  | 86.09 .013 |
| 86.08 .020 | 86.09 .016 |
|  | 86.09 .019 |
|  | 86.09 .022 |
| 86.08 .025 | 86.09 .025 |
|  | 86.09 .028 |
|  | 86.09 .031 |
| 86.08 .030 | 86.09 .034 |
|  | 86.09 .037 |
| 86.08 .035 | 86.09 .040 |
| 86.08 .045 | 86.09 .043 |
|  | 86.09 .046 |
|  | 86.09 .049 |
|  | 86.09 .052 |
|  | 86.09 .055 |
| 86.08 .050 | 86.09 .058 |
| 86.08 .055 | 86.09 .061 |
|  | 86.09 .076 |
| 86.08 .065 | 86.09 .070 |
| 86.08 .070 | 86.09 .073 |
|  | 86.09 .055 |
|  | 85.09 .064 |
| 86.08 .080 | 86.09 .067 |
|  | 86.09 .094 |
|  | 86.09 .097 |
|  | 86.09 .079 |
|  | 86.09 .082 |
|  | 86.09 .085 |
|  | 86.09 .088 |
|  | 86.09 .091 |
|  | 86.09 .100 |
|  | 86.09 .103 |
|  |  |


| Formerly | Herein | Formerly | Herein |
| :---: | :---: | :---: | :---: |
|  | 86.09.106 |  | 86.09.193 |
|  | 86.09.109 | 86.08.310 | 86.09.196 |
|  | 86.09.112 | 86.08.320 | 86.09.205 |
|  | 86.09.118 |  | 86.09.208 |
| 86.08.085 | 86.09.121 | 86.08.330 | 86.09 .211 |
|  | 86.09.124 |  | 86.09.214 |
|  | 86.09.373 | 86.08.340 | 86.09.217 |
| 86.08.090 | 86.09.127 |  | 86.09.220 |
|  | 86.09.130 |  | 86.09.223 |
| 86.08.095 | 86.09.115 | 86.08.350 | 86.09.226 |
|  | 86.09.133 | 86.08.360 | 86.09.229 |
|  | 86.09.136 | 86.08.370 | 86.09.232 |
|  | 86.09.139 |  | 86.09.235 |
| 86.08.100 | 86.09.364 | 86.08.380 | 86.09.238 |
| 86.08.110 | 86.09.142 |  | 86.09.241 |
|  | 86.09.145 | 86.08.390 | 86.09.244 |
| 86.08.115 | 86.09.337 |  | 86.09.247 |
|  | 86.09.340 |  | 86.09.250 |
| 86.08.120 | 86.09.331 | 86.08.400 | 86.09.253 |
|  | 86.09.334 | 86.08.410 | 86.09.256 |
| 86.08.125 | 86.09.343 | 86.08.420 | 86.09.385 |
| 86.08.130 | 86.09.346 |  | 86.09.388 |
|  | 86.09.349 |  | 86.09.391 |
|  | 86.09.352 | 86.08.430 | 86.09.388 |
|  | 86.09.355 |  | 86.09.397 |
| 86.08.135 | 86.09.358 |  | 86.09 .400 |
| 86.08.140 | 86.09.361 | 86.08.440 | 86.09.394 |
| 86.08.145 | 86.09.367 |  | 86.09.403 |
| 86.08.150 | 86.09.370 | 86.08.450 | 86.09.382 |
|  | 86.09.373 |  | 86.09.406 |
| 86.08.155 | 86.09.373 | 86.08.460 | 86.09.409 |
| 86.08.160 | 86.09.376 |  | 86.09.412 |
| 86.08.165 | 86.09.379 |  | 86.09.415 |
| 86.08.175 | 86.09.259 | 86.08.470 | 86.09.418 |
|  | 86.09.268 |  | 86.09.421 |
|  | 86.09.283 | 86.08.475 | 86.09.424 |
| 86.08.185 | 86.09.289 |  | 86.09.427 |
| 86.08.190 | 86.09.262 | 86.08.480 | 86.09.430 |
|  | 86.09.295 | 86.08.485 | 86.09.433 |
|  | 86.09.298 |  | 86.09 .436 |
| 86.08.195 | 86.09.283 |  | 86.09.439 |
|  | 86.09.301 | 86.08.490 | 86.09.448 |
| 86.08.200 | 86.09.271 |  | 86.09.451 |
| 86.08.205 | 86.09.265 |  | 86.09.454 |
|  | 86.09.274 |  | 86.09.463 |
|  | 86.09.277 | 86.08.495 | 86.09.457 |
|  | 86.09.280 |  | 86.09.460 |
|  | 86.09.292 | 86.08.500 | 86.09.442 |
| 86.08.210 | 86.09.199 |  | 86.09.445 |
|  | 86.09.280 | 86.08.510 | 86.09 .466 |
| 86.08.215 | 86.09.286 |  | 86.09 .472 |
| 86.08.220 | 86.09.304 | 86.08.520 | 86.09.469 |
|  | 86.09.307 |  | 86.09.481 |
| 86.08.225 | 86.09.313 | 86.08.530 | 86.09.475 |
|  | 86.09.316 | 86.08.540 | 86.09.484 |
| 86.08.230 | 86.09.319 |  | 86.09.487 |
| 86.08.240 | 86.09.322 |  | 86.09.493 |
| 86.08.250 | 86.09.325 | 86.08.550 | 86.09.478 |
|  | 86.09.328 | 86.08.560 | 86.09 .490 |
| 86.08.260 | 86.09.148 |  | 86.09.493 |
|  | 86.09.151 | 86.08.570 | 86.09.493 |
|  | 86.09.154 | 86.08.580 | 86.09 .496 |
|  | 86.09.160 | 86.08.590 | 86.09.499 |
|  | 86.09.163 | 86.08.600 | 86.09.502 |
|  | 86.09.202 | 86.08.610 | 86.09.505 |
| 86.08.270 | 86.09.166 | 86.08.620 | 86.09.508 |
|  | 86.09.169 | 86.08.630 | 86.09.511 |
|  | 86.09.172 | 86.08.640 | 86.09.514 |
| 86.08.280 | 86.09.175 |  | 86.09.517 |
|  | 86.09.178 | 86.08.650 | 86.09.520 |
| 86.08.290 | 86.09.181 | 86.08.660 | 86.09.523 |
|  | 86.09.184 |  | 86.09.526 |
|  | 86.09.187 |  | 86.09.529 |
| 86.08.300 | 86.09.190 | 86.08.670 | 86.09.532 |


| Formerly | Herein |
| :--- | :--- |
| 86.08.675 | 86.09 .535 |
| 86.08 .680 | 86.09 .538 |
| 86.08 .685 | 86.09 .541 |
| 86.08 .690 | 86.09 .550 |
| 86.08 .695 | 86.09 .544 |
| 86.08 .700 | 86.09 .547 |
| 86.08 .710 | 86.09 .553 |
|  | 86.09 .562 |
|  | 86.09 .565 |
| 86.08 .720 | 86.09 .556 |
| 86.08 .730 | 86.09 .559 |
|  | 86.09 .568 |
| 86.08 .740 | 86.09 .574 |
|  | 86.09 .577 |
| 86.08 .750 | 86.09 .571 |
|  | 86.09 .580 |
| 86.08 .760 | 86.09 .586 |
| 86.08 .770 | 86.09 .580 |
| 86.08 .780 | 86.09 .583 |
| 86.08 .790 | 86.09 .604 |
|  | 86.09 .613 |
|  | 86.09 .589 |
|  | 86.09 .157 |
| 86.08 .800 | 86.09 .592 |
|  | 86.09 .595 |
| 86.08 .810 | 86.09 .601 |
| 86.08 .820 | 86.09 .595 |
| 6.08 .830 | 86.09 .598 |
| $86.08 .001 n$ | 86.09 .616 |
| $86.08 .001 n$ | 86.09 .607 |
| $86.08 .001 n$ | 86.09 .610 |
| $86.08 .001 n$ | 86.09 .571 |
|  | 86.09 .619 |
|  | 86.09 .622 |
|  | 86.09 .625 |
|  | 86.09 .900 |
|  | 86.09 .910 |
|  | 86.09 .920 |
|  | 86.09 .930 |
|  |  |

## Chapter 86.09 <br> FLOOD CONTROL DISTRICTS--1937 ACT

86.09.007 "State director" and "state supervisor" defined. [1937 c 72 § 3; RRS § 9663E-3. Formerly RCW 86.08.001.] Repealed by 1985 c 396 § 87.
86.09.022 Landowners' petition. [1937 c 72 § 8; RRS § 9663E-8. Formerly RCW 86.08.020, part.] Repealed by 1985 c 396 § 87.
86.09.025 Landowners' petition--Contents. [1937 c 72 § 9; RRS § 9663E-9. Formerly RCW 86.08.020, part.] Repealed by 1985 c 396 § 87.
86.09.028 Landowners' petition--Form and allegations nonjurisdic-tional--Director's and boundary commission's powers unaffected. [1937 c 72 § 10 ; RRS § $9663 \mathrm{E}-10$. Formerly RCW 86.08.020, part.] Repealed by 1985 c 396 § 87.
86.09.031 Landowners' petition--Investigation. [1937 c 72 § 11; RRS § $9663 \mathrm{E}-11$. Formerly RCW 86.08.025, part.] Repealed by 1985 c 396 § 87 .
86.09.034 Landowners' petition--Duty of other officials to furnish information in connection with investigation. [1937 c 72 § 12; RRS § 9663E-12. Formerly RCW 86.08.025, part.] Repealed by 1985 c 396 § 87 .
86.09.037 Landowners' petition--Written report on investigation-Time limitation. [1937 c 72 § 13 ; RRS § $9663 \mathrm{E}-13$. Formerly RCW 86.08.025, part.] Repealed by 1985 c 396 § 87.
86.09.040 Landowners' petition--Adverse finding upon investigation. [1937 c 72 § 14; RRS § 9663E-14. Formerly RCW 86.08.030, part.] Repealed by 1985 c 396 § 87.
86.09.043 Landowners' petition--Favorable finding on investigation. [1937 c 72 § 15; RRS § 9663E-15. Formerly RCW 86.08.030, part.] Repealed by 1985 c 396 § 87.
86.09.046 Petition and report to be given title and kept as records. [1937 c 72 § 16; RRS § $9663 \mathrm{E}-16$. Formerly RCW 86.08.030, part.] Repealed by 1985 c 396 § 87.
86.09.049 Delivery of report to petitioners and county commissioners. [1937 c 72 § 17 ; RRS § $9663 \mathrm{E}-17$. Formerly RCW 86.08.035, part.] Repealed by 1985 c 396 § 87.
86.09.052 County commissioners shall file and permit inspection of report. [1937 c 72 § 18 ; RRS § $9663 \mathrm{E}-18$. Formerly RCW 86.08.035, part.] Repealed by 1985 c 396 § 87.
86.09.055 Commission--Creation--Purpose. [1937 c 72 § 19; RRS § 9663E-19. Formerly RCW 86.08.045, part, and 86.08.055, part.] Repealed by 1985 c 396 § 87.
86.09.058 Commission--Composition--Qualifications--Vacancies. [1937 c 72 § 20; RRS § 9663E-20. Formerly RCW 86.08.045, part.] Repealed by 1985 c 396 § 87.
86.09.061 Commission--Officers--Quorum--Voting. [1937 c 72 § 21; RRS § 9663E-21. Formerly RCW 86.08.045, part.] Repealed by 1985 c 396 § 87.
86.09.064 Commission--Powers in general. [1937 c 72 § 22; RRS § 9663E-22. Formerly RCW 86.08.055, part.] Repealed by 1985 c 396 § 87.
86.09.067 Commission--Plan--Estimate of cost--Not binding on district. [1937 c 72 § 23; RRS § 9663E-23. Formerly RCW 86.08.055, part.] Repealed by 1985 c 396 § 87.
86.09.070 Commission--Special meetings. [1937 c 72 § 24; RRS § 9663E-24. Formerly RCW 86.08.050, part.] Repealed by 1985 c 396 § 87.
86.09.073 Commission--Adjournment for lack of quorum. [1937 c 72 § 25 ; RRS § 9663E-25. Formerly RCW 86.08.050, part.] Repealed by 1985 c $396 \S 87$.
86.09.076 Commission--Expenses. [1937 c 72 § 26; RRS § 9663E-26. Formerly RCW 86.08.045, part.] Repealed by 1985 c 396 § 87.
86.09.079 Hearing on report--Notices of time and place. [1937 c 72 § 27; RRS § $9663 \mathrm{E}-27$. Formerly RCW 86.08.070, part.] Repealed by 1985 c 396 § 87.
86.09.082 Hearing on report--Place. [1937 c 72 § 28; RRS § 9663E-28. Formerly RCW 86.08.070, part.] Repealed by 1985 c 396 § 87.
86.09.085 Publication of notices. [1937 c 72 § 29; RRS § 9663E-29. Formerly RCW 86.08.070, part.] Repealed by 1985 c 396 § 87.
86.09.088 Hearing on report--Number and length of notice publications. [1937 c 72 § 30; RRS § 9663E-30. Formerly RCW 86.08.070, part.] Repealed by 1985 c 396 § 87.
86.09.091 Hearing on report--Contents of notice. [1937 c 72 § 31; RRS § 9663E-31. Formerly RCW 86.08.075.] Repealed by 1985 c 396 § 87.
86.09.094 Boundaries--Location and description. [1937 c 72 § 32; RRS § 9663E-32. Formerly RCW 86.08.065, part.] Repealed by 1985 c 396 § 87 .
86.09.097 Boundaries--Alternate method of describing--Map. [1937 c 72 § 33; RRS § 9663E-33. Formerly RCW 86.08.065, part.] Repealed by 1985 c 396 § 87.
86.09.100 Hearing to fix boundaries--Proof of publication--Publisher's affidavits to be filed. [1937 c 72 § 34 ; RRS § 9663E-34. Formerly RCW 86.08.080, part.] Repealed by 1985 c 396 § 87.
86.09.103 Hearing to fix boundaries--Receiving evidence if notice properly published--New notice. [1937 c 72 § 35; RRS § 9663E-35. Formerly RCW 86.08.080, part.] Repealed by 1985 c 396 § 87.
86.09.106 Hearing to fix boundaries--Change of boundaries. [ 1937 c 72 § 36 ; RRS § $9663 \mathrm{E}-36$. Formerly RCW 86.08.080, part.] Repealed by 1985 c 396 § 87.
86.09.109 Hearing to fix boundaries--Description of boundaries. [1937 c 72 § 37; RRS § 9663E-37. Formerly RCW 86.08.080, part.] Repealed by 1985 c 396 § 87.
86.09.112 Hearing to fix boundaries--Naming district--Election to be called. [1937 c 72 § 38 ; RRS § 9663E-38. Formerly RCW 86.08.080, part.] Repealed by 1985 c 396 § 87.
86.09.115 Establishing boundaries a legislative determination--Effect--Conclusive on courts. [1937 c 72 § 39; RRS § 9663E-39. Formerly RCW 86.08.095, part.] Repealed by 1985 c 396 § 87.
86.09.118 Dissolution of commission, delivery of papers to direc-tor--Papers preserved. [1937 c 72 § 40; RRS § 9663E-40. Formerly RCW 86.08.080, part.] Repealed by 1985 c 396 § 87.
86.09.121 Election--Duties of director as to call, conduct, etc. [1937 c 72 § 41 ; RRS § 9663E-41. Formerly RCW 86.08.085, part.] Repealed by 1985 c 396 § 87.
86.09.124 Election--Procedure. [1937 c 72 § 42; RRS § 9663E-42. Formerly RCW 86.08.085, part.] Repealed by 1985 c 396 § 87.
86.09.127 Election--Adverse vote--Notification of county commissioners. [1937 c 72 § 43; RRS § 9663E-43. Formerly RCW 86.08.090, part.] Repealed by 1985 c 396 § 87.
86.09.130 Election--Proceedings nullified on adverse vote--Nonrevival. [1937 c 72 § 44; RRS § 9663E-44. Formerly RCW 86.08.090, part.] Repealed by 1985 c 396 § 87.
86.09.133 Election--Favorable vote--Order establishing district, filing. [1937 c 72 § 45 ; RRS § 9663E-45. Formerly RCW 86.08.095, part.] Repealed by 1985 c 396 § 87.
86.09.136 Order of establishment filed with county auditor. [1937 c 72 § 46; RRS § 9663E-46. Formerly RCW 86.08.095, part.] Repealed by 1985 c $396 \$ 87$.
86.09.139 District established after order filed--Conclusiveness-Challenge by state. [1937 c $72 \S 47$; RRS § 9663E-47. Formerly RCW 86.08.095, part.] Repealed by 1985 c 396 § 87.
86.09.142 Appointment of first directors. [1967 c 154 § 6; 1937 c 72 § 48; RRS § 9663E-48. Formerly RCW 86.08.110, part.] Repealed by 1985 c $396 \S 87$.
86.09.145 Commencement of directors' powers--Terms. [1937 c 72 § 49; RRS § 9663E-49. Formerly RCW 86.08.110, part.] Repealed by 1985 c 396 § 87.
86.09.190 Schedule of expenditures--Approval--Exceeding scheduled amount. [1937 c $72 \S 64$; RRS § $9663 \mathrm{E}-64$. Formerly RCW 86.08.300, part.] Repealed by 1965 c 26 § 17.
86.09.193 Performance to satisfy director--Certification of approval prior to payment. [1937 c $72 \S 65$; RRS § $9663 \mathrm{E}-65$. Formerly RCW 86.08.300, part.] Repealed by 1965 c 26 § 17.
86.09.199 District records of operations--Forms. [1937 c 72 § 67; RRS § 9663E-67. Formerly RCW 86.08.210, part.] Repealed by 1965 c 26 § 17.
86.09.238 Improvements affecting natural drainage--Unlawful without prior notice to director--Time. [1937 c 72 § 80; RRS § 9663E-80. Formerly RCW 86.08.380, part.] Repealed by 1985 c 396 § 87.
86.09.241 Improvements affecting natural drainage--Contents of notice. [1937 c 72 § 81; RRS § 9663E-81. Formerly RCW 86.08.380, part.] Repealed by 1985 c 396 § 87.
86.09.244 Improvements affecting natural drainage--Notice to board--Investigation--Report. [1937 c 72 § 82; RRS § 9663E-82. Formerly RCW 86.08.390, part.] Repealed by 1985 c 396 § 87.
86.09.247 Improvements affecting natural drainage--Director's right to inspect records--Penalty for denying. [1937 c 72 § 83; RRS § 9663E-83. Formerly RCW 86.08.390, part.] Repealed by 1985 c 396 § 87 .
86.09.250 Improvements affecting natural drainage--Report to proposer of improvement and to district board. [1937 c 72 § 84; RRS § 9663E-84. Formerly RCW 86.08.390, part.] Repealed by 1985 c 396 § 87.
86.09.253 Improvements affecting natural drainage--Injury to district may be enjoined--Director's report as evidence. [1937 c 72 § 85; RRS § 9663E-85. Formerly RCW 86.08.400.] Repealed by 1985 c 396 § 87.
86.09.256 Supervisor's powers and duties as to dams and obstructions. [1965 c 26 § 6; 1937 c 72 § 86; RRS § 9663E-86. Formerly RCW 86.08.410.] Repealed by 1985 c 396 § 87.
86.09.262 Board of directors--Term of office. [1937 c 72 § 88; RRS § 9663E-88. Formerly RCW 86.08.190, part.] Repealed by 1985 c 396 § 87.
86.09.289 Board of directors--Qualifications--Residence. [1937 c 72 § 97; RRS § 9663E-97. Formerly RCW 86.08.185.] Repealed by 1985 c 396 § 87.
86.09.295 Board of directors--Term--Vacancies. [1937 c 72 § 99; RRS § 9663E-99. Formerly RCW 86.08.190, part.] Repealed by 1985 c 396 § 87 .
86.09.298 Board of directors--First district election--Directors' terms. [1967 c 154 § 8; 1937 c 72 § 100; RRS § 9663E-100. Formerly RCW 86.08.190, part.] Repealed by 1985 c 396 § 87.
86.09.316 Nearest county treasurer determinable by state director. [1937 c 72 § 106; RRS § 9663E-106. Formerly RCW 86.08.225, part.] Repealed by 1985 c 396 § 87.
86.09.331 Elections--Annual elections, date. [1982 c 104 § 5; 1937 c 72 § 111 ; RRS § $9663 \mathrm{E}-111$. Formerly RCW 86.08.120, part.] Repealed by 1985 c 396 § 87.
86.09.334 Elections--Time for holding specials. [1937 c 72 § 112 ; RRS § $9663 \mathrm{E}-112$. Formerly RCW 86.08.120, part.] Repealed by 1985 c 396 § 87.
86.09.337 Elections--Precincts, polling places and selection of officers. [1937 c 72 § 113 ; RRS § $9663 \mathrm{E}-113$. Formerly RCW 86.08.115, part.] Repealed by 1985 c 396 § 87.
86.09.340 Elections--Polling places, location--Identification in election notice. [1937 c 72 § 114 ; RRS § $9663 \mathrm{E}-114$. Formerly RCW 86.08.115, part.] Repealed by 1985 c 396 § 87.
86.09.343 Elections--Nonassessable areas, notices may be posted and elections held. [1937 c 72 § 115 ; RRS § $9663 \mathrm{E}-115$. Formerly RCW 86.08.125.] Repealed by 1985 c 396 § 87.
86.09.346 Elections--Notice--Posting. [1937 c 72 § 116; RRS § 9663E-116. Formerly RCW 86.08.130, part.] Repealed by 1985 c 396 § 87.
86.09.349 Elections--Notice, by whom given. [1937 c 72 § 117 ; RRS § $9663 \mathrm{E}-117$. Formerly RCW 86.08.130, part.] Repealed by 1985 c 396 § 87.
86.09.352 Elections--Notice--Publication. [1937 c 72 § 118; RRS § $9663 \mathrm{E}-118$. Formerly RCW 86.08.130, part.] Repealed by 1985 c 396 § 87.
86.09.355 Elections--Notice--Contents. [1937 c 72 § 119; RRS § 9663E-119. Formerly RCW 86.08.130, part.] Repealed by 1985 c 396 § 87.
86.09.358 Elections--Officials--Polling hours--Form of ballots. [1982 c 104 § 6; 1937 c 72 § 120; RRS § 9663E-1 20. Formerly RCW 86.08.135.] Repealed by 1985 c 396 § 87.
86.09.361 Elections--Ballots--Counting votes. [1982 c 104 § 7; 1937 c 72 § 121; RRS § $9663 \mathrm{E}-121$. Formerly RCW 86.08.140.] Repealed by 1985 c 396 § 87.
86.09.364 Elections--Qualifications of electors. [1971 ex.s. c 292 § 71 ; 1965 c $26 \S 9$; 1937 c $72 \S 122$; RRS § $9663 \mathrm{E}-122$. Formerly RCW 86.08.100.] Repealed by 1985 c 396 § 87.
86.09.367 Elections--Certification of returns. [1982 c 104 § 8; 1937 c 72 § 123; RRS § $9663 \mathrm{E}-123$. Formerly RCW 86.08.145.] Repealed by 1985 c 396 § 87.
86.09.370 Elections--Returns to be sealed and delivered--Copy to be available to interested persons. [1982 c 104 § 9; 1937 c 72 § 124; RRS § $9663 \mathrm{E}-124$. Formerly RCW 86.08.150, part.] Repealed by 1985 c 396 § 87.
86.09.373 Elections--Canvass of returns. [1937 c 72 § 125 ; RRS § 9663E-125. Formerly RCW 86.08.085, part, 86.08.150, part and 86.08.155, part.] Repealed by 1985 c 396 § 87.
86.09.376 Elections--Results declared--Record--Certificates of election. [1937 c 72 § 126 ; RRS § $9663 \mathrm{E}-126$. Formerly RCW 86.08.160.] Repealed by 1985 c 396 § 87.
86.09.436 Assessments--Supervisor's travel expenses for hearing. [1937 c 72 § 146; RRS § 9663E-146. Formerly RCW 86.08.485. part.] Repealed by 1965 c 26 § 17.

## Chapter 86.12 <br> FLOOD CONTROL BY COUNTIES

86.12.040 Joint county action--Contract. [1913 c 54 § 1; RRS § 9651.] Now codified as RCW 86.13.010.
86.12.050 Purchase of material--Contracts--Joint action. [1913 c 54 § 2, part; RRS § 9652, part.] Now codified in RCW 86.13.020.
86.12.060 Expenditures--Commissioners' expenses--Copies of records filed. [(i) 1913 c 54 § 2, part; RRS § 9652, part. (ii) 1937 c 117 § 1, part; 1913 c 54 § 4, part; RRS § 9654, part. (iii) 1913 c 54 § 5, part; RRS § 9655, part.] Now codified in RCW 86.13.020, 86.13.040 and 86.13.050.
86.12.070 Eminent domain--Procedure. [1937 c 117 § 1, part; 1913 c 54 § 4; RRS 9654, part.] Now codificd in RCW 86.13.040.
86.12.080 May lease or dispose of property. [1915 c 103 § 1 ; RRS § 9660.] Now codified as RCW 86.13.100.
86.12.090 State's title to abandoned channels granted to counties. [1915 c 140 § 1 ; RRS § 9662.] Now codified as RCW 86.13.110.
86.12.100 Tax levy--Intercounty river improvement fund. [1913 c 54 § 3; RRS § 9653.] Now codified as RCW 86.13.030.
86.12.110 Issuance of warrants. [1913 c 54 § 9; RRS § 9659.] Now codified as RCW 86.13.090.
86.12.120 Meetings--Notice. [1913 c 54 § 5, part; RRS § 9655, part.] Now codified in RCW 86.13.050.
86.12.130 Meetings--Quorum--Officers--Records. [1913 c 54 §5, part; RRS § 9655, part.] Now codified in RCW 86.13.050.
86.12.140 Adjournments--Failure to attend. [1913 c 54 § 5, part; RRS § 9655, part.] Now codified in RCW 86.13.050.
86.12.150 Special commissioner. [1913 c 54 § 6, part; RRS § 9656, part.] Now codified in RCW 86.13.060.
86.12.160 Duties and compensation. [1913 c 54 § 6, part; RRS § 9656, part.] Now codified in RCW 86.13.060.
86.12.170 Liability as between counties. [1913 c 54 § 8; RRS § 9658.] Now codified as RCW 86.13.080.
86.12.180 Liability of county or counties to others. [1921 c 185 § 1; RRS § 9663.] Now codified as RCW 86.12.037.
86.12.190 Chapter not exclusive. [1913 c 54 § 7; RRS § 9657.] Now codified as RCW 86.13.070.

## Chapter 86.16 <br> FLOOD CONTROL ZONES BY STATE

86.16.095 Prohibitions in RCW 86.16.080 and 86.16.090 inapplicable to certain structures and property. [1969 ex.s. c 195 § 4.] Repealed by 1984 c 212 § 11 .

## Chapter 86.18

FLOOD CONTROL CONTRIBUTIONS
(Formerly: Flood control contribution fund)
86.18.020 Fund created in state treasury. [1967 ex.s. c 136 § 2.] Repealed by 1980 c 32 § 16.

## Chapter 86.26

## STATE PARTICIPATION IN FLOOD CONTROL MAINTENANCE

86.26.020 State participation in flood control construction, maintenance and betterments. [1961 c 84 § 2; 1951 c 240 § 4.] Repealed by 1984 c 212 § 11.
86.26.030 Local flood control engineer. [1951 c 240 § 5.] Repealed by 1984 c 212 § 11 .
86.26.110 Vouchers for expenditures--Approval. [1973 c 106 § 38; 1951 c 240 § 13.] Repealed by 1984 c 212 § 11.

## Title 87 <br> IRRIGATION

## Chapter 87.01 <br> IRRIGATION DISTRICTS--ORGANIZATION, ELECTIONS, POWERS, ETC.

87.01.010 Purposes for which district may be formed. [1923 c 138 § 2; RRS § 7417-1.] Now codified as RCW 87.03.010.
87.01.020 Petition--Contents--Bond. [(i) 1923 c 138 § 1, last am'ds 1890 p 671 § 1 ; RRS § 7417. Now codified as RCW 87.03.005. (ii) 1923 c 138 § 3, part, last am'ds 1890 p 671 § 2; RRS § 7418, part.] Now codificd in RCW 87.03.020.
87.01.030 Notice of hearing--Investigation by director. [1923 c 138 § 3, part, last am'ds 1890 p 671 § 2; RRS § 7418, part.] Now codified in RCW 87.03.020.
87.01.040 Hearing--Order. [1923 c 138 § 3, part, last am'ds 1890 p 671 § 2; RRS § 7418, part.] Now codified in RCW 87.03.020.
87.01.050 Notice of election. [1923 c 138 § 3, part, last am'ds 1890 p 671 § 2; RRS § 7418, part.] Now codified in RCW 87.03.020.
87.01.060 State lands may be included--Assessments--Collection. [1951 2nd ex.s. c 15 § 1, last am'ds 1919 c 180 § 2; RRS § 7419.] Now codified as RCW 87.03.025.
87.01.070 Election to form district, how conducted. [1955 c 57 § 2. Prior: 1921 c 129 § 3, part; 1917 c 162 § 2, part; 1913 c 165 § 2, part; 1890 p 672 § 3, part; RRS § 7420, part.] Now codified as RCW 87.03.035.
87.01.080 Canvass of returns--Order. [1955 c 57 § 3. Prior: 1921 c 129 § 3, part; 1917 c 162 § 2, part; 1913 c 165 § 2, part; 1890 p 672 § 3, part; RRS § 7420, part.] Now codified as RCW 87.03.040.
87.01.090 Qualifications of voters and directors--Districts of two hundred thousand acres. [1961 c 192 § 12; 1955 c 57 § 4; 1953 c 122 § 1. Prior: 1921 c 129 § 3, part; 1917 c 162 § 2, part; 1913 c 165 § 2, part; 1890 p 672 § 3 ; RRS § 7420, part.] Now codified as RCW 87.03.045.
87.01.091 Qualification in district less than two hundred thousand acres--Residence and business lot exception--Petition. [1955 c 57 § 5.] Now codified as RCW 87.03.050.
87.01.092 Qualification in district less than two hundred thousand acres--Notice of hearing. [1955 c 57 § 6.] Now codified as RCW 87.03.055.
87.01.093 Qualification in district less than two hundred thousand acres--Hearing--Failure to show cause--Order. [1955 c 57 § 7.] Now codified as RCW 87.03.060.
87.01.094 Qualification in district less than two hundred thousand acres--Election--Notice. [1955 c 57 § 8.] Now codified as RCW 87.03.065.
87.01.0945 Qualification in district less than two hundred thousand acres--Results of election--Order. [1955 c 57 § 9.] Now codified as RCW 87.03.070.
87.01.095 Elections are governed by irrigation district laws. [1951 c 201 § 1.] Now codified as RCW 87.03.030.
[Vol. 0 RCW—p 1002]
87.01.096 Absentee voting--Certification of inconvenience. [1961 c 105 § 2.] Now codified as RCW 87.03.031.
87.01.097 Absentee voting--Notice of election, contents--Ballot and form of certificate of qualifications to be furnished. [1961 c 105 § 3.] Now codified as RCW 87.03.032.
87.01.098 Absentee voting--Requirements for ballot to be counted--Statement of qualifications--Form of ballot. [1961 c 105 § 4.] Now codified as RCW 87.03.033.
87.01.099 Absentee voting--How incoming ballots are handled--Canvass--Statement of result of both regular and absentee ballots. [1961 c 105 § 5.] Now codified as RCW 87.03.034.
87.01.100 Directors--Election--Terms--Increase and decrease. [1961 c 192 § 14. Prior: 1931 c 41 § 1, part, last am'ds 1890 p 673 § 4; RRS § 7421, part.] Now codified as RCW 87.03.080.
87.01.110 Ballots in all elections--Declaration of candidacy-Petition of nomination, when election not required. [1961 c 105 § 1 ; 1941 c 171 § 2 ; Rem. Supp. 1941 § 7420-1.] Now codified as RCW 87.03.075.
87.01.120 Directors--Vacancies, how filled. [1961 c 192 § 15. Prior: 1931 c 41 § 1 , part, last am'ds 1890 p 673 § 4 ; RRS § 7421 , part.] Now codified as RCW 87.03.081.
87.01.130 Directors--Oaths of office and official bonds--Secretary. [1961 c $192 \S$ 16. Prior: 1931 c 41 § 1, part, last am'ds 1890 p 673 § 4; RRS § 7421, part.] Now codified as RCW 87.03.082.
87.01.140 District elections--Election boards--Notice. [1890 p 674 § 5; RRS § 7422.] Now codified as RCW 87.03.085.
87.01.150 Election officers--Voting hours. [1931 c 60 § $1 ; 1890 \mathrm{p}$ 674 § 6; RRS § 7423.] Now codified as RCW 87.03.090.
87.01.160 Counting votes--Record of ballots. [1890 p 675 § 7 ; RRS § 7424.] Now codified as RCW 87.03.095.
87.01.170 Certification of returns. [1890 p 675 § 8, part; RRS § 7425, part.] Now codified in RCW 87.03.100.
87.01.180 Canvass. [1890 p 676 § 9; RRS § 7426.] Now codified as RCW 87.03.105.
87.01.190 Certificate of election. [1913 c 165 § 4, last am'ds 1890 p 676 § 10; RRS § 7427.] Now codified as RCW 87.03.1 10.
87.01.200 Organization of board--Meetings--Quorum. [1921 c 129 § 5, part, last am'ds 1890 p 677 § 11 ; RRS § 7428 , part.] Now codified in RCW 87.03.115.
87.01.210 Powers and duties. [(i) 1890 p 675 § 8, part; RRS § 7425, part, now codified in RCW 87.03.100. (ii) 1921 c 129 § 6, part, last am'ds 1890 p 678 § 12 ; RRS § 7429, part, now codified in RCW 87.03.140. (iii) 1943 c 57 § 1, last am'ds 1923 c 138 § 2; Rem. Supp. 1943 § 7417-2.] Now codified as RCW 87.03.015.
87.01.220 Power as to incurring indebtedness. [1953 c 108 § 1. Prior: 1921 c 129 § 25 ; 1917 c 162 § $9 ; 1915$ c 179 § $20 ; 1895$ c 165 § 25; 1890 p 693 § 42; RRS § 7459.] Now codified as RCW 87.03.475.
87.01.225 Group insurance--Purchase. [1951 c 159 § 1.] Now codified as RCW 87.03.160.
87.01.230 Conveyances--Actions by and against district. [1890 p 679 § 14; RRS § 7431.] Now codified as RCW 87.03.155.
87.01.240 Merger of district with drainage, joint drainage, or consolidated drainage improvement district--Power to assent. [1957 c 94 § 10.] Now codified as RCW 87.03.720.
87.01.250 Merger of district with drainage, joint drainage, or consolidated drainage improvement district--Notice--Contents--Publica-tion--Show cause against merger. [1957 c 94 § 11.] Now codified as RCW 87.03.725.
87.01.260 Merger of district with drainage, joint drainage, or consolidated drainage improvement district-Hearing--Failure to show cause deemed assent. [1957 c 94 § 12.] Now codified as RCW 87.03.730.
87.01.270 Merger of district with drainage, joint drainage, or consolidated drainage improvement district--Assent, refusal to assent--

Effect of show cause against merger. [1957 c 94 § 13.] Now codified as RCW 87.03.735.
87.01.280 Merger of district with drainage, joint drainage, or consolidated drainage improvement district--Election. [1957 c 94 § 14.] Now codified as R CW 87.03.740.
87.01.290 Merger of district with drainage, joint drainage, or consolidated drainage improvement district--Order of assent or refusal-Filing. [1957 c 94 § 15.] Now codified as RCW 87.03.745.
87.01.300 Lump sum payment to district for irrigable lands acquired for highway purposes. [1959 c 303 § 1.] Now codified as RCW 87.03.810.
87.01.310 Lump sum payment to district for irrigable lands acquired for highway purposes--Order relieving further district assessments. [1959 c 303 § 2.] Now codified as RCW 87.03.815.

## Chapter 87.03

IRRIGATION DISTRICTS GENERALLY
87.03.050 Qualification in district less than two hundred thousand acres--Residence and business lot exception--Petition. [1955 c 57 § 5. Formerly RCW 87.01.091.] Repealed by 1985 c 66 § 5.
87.03.055 Qualification in district less than two hundred thousand acres--Notice of hearing. [1955 c 57 § 6. Formerly RCW 87.01.092.] Repealed by 1985 c $66 \S 5$.
87.03.060 Qualification in district less than two hundred thousand acres--Hearing--Failure to show cause--Order. [1955 c 57 § 7. Formerly RCW 87.01.093.] Repealed by 1985 c 66 § 5.
87.03.065 Qualification in district less than two hundred thousand acres--Election--Notice. [1955 c 57 § 8. Formerly RCW 87.01.094.] Repealed by 1985 c $66 \S 5$.
87.03.070 Qualification in district less than two hundred thousand acres--Results of election--Order. [1955 c 57 § 9. Formerly RCW 87.01.0945.] Repealed by 1985 c 66 § 5.
87.03.365 Limitation on action attacking deed. [1939 c 171 § 8; RRS § 7447-2. Formerly RCW 87.32.240.] Repealed by 1981 c 209 § 17, effective December 1, 1981.
87.03.465 Officers to have no interest in contracts--Penalty. [1889-90 p 692 § 40; RRS § 7457. Formerly RCW 87.08.110.] Repealed by 1979 ex.s. c $4 \S 2$.

## Chapter 87.08 <br> GENERAL PROVISIONS

87.08.010 Definitions. The definitions contained herein were created by the 1941 Code Committee. They have no session law background and are accordingly decodified.
87.08.020 Construction work--Bids--Contracts. [1915 c 179 § 17, last am'ds 1890 p $689 \S 35$; RRS § 7452.] Now codified as RCW 87.03.435.
87.08.030 Treasurer, duties--Claims, procedure--Actions. [1961 c 276 § 2. Prior: 1937 c 216 § 1, part, last am'ds 1890 p 690 § 36, part; RRS § 7453, part.] Now codified as RCW 87.03.440.
87.08.040 Temporary funds. [1961 c 276 § 3. Prior: 1937 c 216 § 1, part, last am'ds 1890 p 690 § 36, part; RRS § 7453, part.] Now codified as RCW 87.03.441.
87.08.050 Bonds of secretary and depositaries. [1961 c 276 § 4. Prior: 1937 c 216 § 1, part, last am'ds 1890 p 690 § 36, part; RRS § 7453, part.] Now codified as RCW 87.03.442.
87.08.060 Construction and operating funds--Tolls. [1939 c 171 § 7, last am'ds 1890 p 690 § 37 ; RRS § 7454.] Now codified as RCW 87.03.445.
87.08.070 Income from sale of electricity. [1933 c 31 § 2; RRS § 7454-1.] Now codified as RCW 87.03.450.
87.08.080 Condemnation procedure. [1921 c 129 § 6, part, last am'ds 1890 p 678 § 12; RRS § 7429, part.] Now codified in RCW 87.03.140.
87.08.090 Condemnation--Finding of benefits and damages. [1923 c 138 § 6; 1919 c 180 § 6; RRS § 7429-1.] Now codified as RCW 87.03.145.
87.08.100 Compensation of directors, officers, employees. [1951 c 189 § 1, last am'ds 1890 p 692 § 39; RRS § 7456.] Now codified as RCW 87.03.460.
87.08.110 Officers to have no interest in contracts--Penalty. [1890 p 692 § 40; RRS § 7457.] Now codified as RCW 87.03.465.
87.08.120 Map of district. [1895 c 165 § 28; RRS § 7495.] Now codified as RCW 87.03.775.
87.08.130 Drainage--Notice--Hearing--Resolution. [(i) 1923 c 138 § 5, part; RRS § 7428-1. Now codified as RCW 87.03.120. (ii) 1923 c $138 \S 5$, part; RRS § 7428-2.] Now codified as RCW 87.03.125.
87.08.140 Change of name. [1923 c 138 § 5, part; RRS § 7428-3.] Now codified as RCW 87.03.130.
87.08.150 Sale or lease of district property. [1933 c 43 § 1; 1931 c 82 § 1 ; RRS § 7428-4.] Now codified as RCW 87.03.135.
87.08.160 Right to cross other property. [1890 p 691 § 38; RRS § 7455.] Now codified as RCW 87.03.455.
87.08.170 District property. [1921 c 129 § 7, last am'ds 1890 p 679 § 13; RRS § 7430.] Now codificd as RCW 87.03.150.
87.08.180 Deputy secretaries. [1919 c $180 \S 8$, last am'ds 1890 p 682 § 19; RRS § 7437.] Now codified as RCW 87.03.245.
87.08.190 Proceedings for judicial confirmation. [1931 c 60 § 6 , last am'ds 1890 p 703 § 73; RRS § 7499.] Now codified as RCW 87.03.780.
87.08.200 Petition--Contents. [1931 c 60 § 7, last am'ds 1890 p 703 § 74; RRS § 7500.] Now codified as RCW 87.03.785.
87.08.210 Notice of hearing. [1931 c 60 § 8, last am'ds 1890 p 704 § 75; RRS § 7501 .] Now codified as RCW 87.03.790.
87.08.220 Demurrer or answer--Procedure. [1931 c 60 § 9, last am'ds 1890 p 704 § 76; RRS § 7502.] Now codified as RCW 87.03.795.
87.08.230 Jurisdiction of court--Order--Costs. [1931 c 60 § 10 , last am'ds 1890 p $705 \S 77$; RRS § 7503.] Now codified as RCW 87.03.800.
87.08.240 Appeal. [1915 c 179 § 32; 1890 p 705 § 78; RRS § 7504.] Now codified as RCW 87.03.805.
87.08.250 Connecting system to lower drainage district--Procedure. [1955 c 367 § 2.] Now codified as RCW 87.03.700.
87.08.260 Connecting system to lower drainage district--Negative finding by jury or court. [1955 c 367 § 3.] Now codified as RCW 87.03.705.
87.08.270 Connecting system to lower drainage district--Affirmative finding by jury or court--Assessments. [1955 c 367 § 4.] Now codified as RCW 87.03.710.
87.08.280 Connecting system to lower drainage district-Increased maintenance costs. [1955 c 367 § 5.] Now codified as RCW 87.03.715.

## Chapter 87.12 <br> APPROVAL OF PLANS

87.12.010 Surveys, plans, etc., to be prepared. [(i) 1923 c 138 § 7, part; RRS § $74311 / 2$, part. Now codified in RCW 87.03.165. (ii) 1923 c 138 § 8 ; RRS § 7431 1/2-6.] Now codified as RCW 87.03.195.
87.12.020 Certification to director--Findings. [(i) 1923 c 138 § 7, part; RRS § 7431 1/2-1. Now codified as RCW 87.03.170. (ii) 1923 c 138 § 7, part; RRS § 7431 1/2-2. Now codified as RCW 87.03.175.]
87.12.030 Substance of director's findings. [1923 c 138 § 7, part; RRS § 7431 1/2-3.] Now codified as RCW 87.03.180.
87.12.040 Reclamation service may make findings. [1923 c 138 § 7, part; RRS § 7431 1/2-4.] Now codified as RCW 87.03.185.
87.12.050 Plan of development--Special election. [1923 c 138 § 7, part; RRS § 7431 1/2-5.] Now codified as RCW 87.03.190.

## Chapter 87.16 BONDS

87.16.010 Surveys, plans, etc. [1923 c 138 § 7, part; RRS § 7431 1/2, part.] Now codified in RCW 87.03.165.
87.16.020 Questions to be submitted to electors. [1923 c 138 § 9, part, last am'ds 1890 p 679 § 15 ; RRS § 7432, part.] Now codified in RCW 87.03.200.
87.16.030 Election--Notice. [1923 c 138 § 9, part, last am'ds 1890 p 679 § 15 ; RRS § 7432, part.] Now codified in RCW 87.03.200.
87.16.040 Ballots. [1923 c 138 § 9, part, last am'ds 1890 p 679 § 15; RRS § 7432, part.] Now codified in RCW 87.03.200.
87.16.050 Conduct of election. [1923 c 138 § 9, part, last am'ds 1890 p 679 § 15; RRS § 7432, part.] Now codified in RCW 87.03.200.
87.16.060 Sale or exchange of bonds. [1923 c 138 § 9, part, last am'ds 1890 p 679 § 15 ; RRS § 7432, part.] Now codified in RCW 87.03.200.
87.16.070 Form and content of bonds. [1923 c 138 § 9, part, last am'ds 1890 p 679 § 15 ; RRS § 7432, part.] Now codified in RCW 87.03.200.
87.16.080 Sale or pledge of bonds. [1933 c 43 § 2, last am'ds 1890 p 681 § 16; RRS § 7433.] Now codified as RCW 87.03.210.
87.16.090 District indebtedness--Payment--Lien--Enforcement. [1921 c 129 § 10, last am'ds 1890 p 681 § 17; RRS § 7434.] Now codified as RCW 87.03.215.
87.16.100 Rights of federal agencies. [1915 c 99 § 6; RRS § 7435.] Now codified as R CW 87.03.235.
87.16.110 Payment of coupons and bonds. [1921 c 129 § 22, last am'ds 1890 p 688 § 34 ; RRS § 7451.] Now codified as RCW 87.03.430.
87.16.120 Registry of bonds. [1923 c 161 § 7; RRS § 7434-7.] Now codified as RCW 87.19.070.
87.16.130 Chapter exclusive of other bonding methods. [1933 ex.s. c 11 § 5; RRS § 7432 1/2.] Now codified as RCW 87.03.205.

## Chapter 87.19

REFUNDING BONDS--1923 ACT
87.19.060 Method not exclusive. [1933 ex.s. c 11 § 1 ; 1923 c 161 § 1; RRS § 7434-1.] Now codified as RCW 87.19.005.
87.19.070 Registry of bonds. [1923 c 161 § 7; RRS § 7434-7. Formerly RCW 87.16.120.] Repealed by 1983 c 167 § 270.

## Chapter 87.22

REFUNDING BONDS--1929 ACT
87.22.180 Registration book. [1929 c 120 § 25 ; RRS § 7530-25.] Repealed by 1983 c 167 § 270.
87.22.195 Other requisites to transfer. [1929 c 120 § 27; RRS § 7530-27. Formerly RCW 87.22.190, part.] Repealed by 1983 c 167 § 270.
87.22.220 Rights of bondholders. [1931 c 42 § 7; 1929 c 120 § 37; RRS § 7530-37.] Now codified as RCW 87.22.275.

## Chapter 87.25

## CERTIFICATION OF BONDS

87.25.080 Certification in installments. [1923 c 51 § 11 ; RRS § 7432-11.] Now codified as RCW 87.25.125.
87.25.110 Expenditures for construction--Approval-Budget. [1923 c 51 § 13; RRS § 7432-13.] Now codified as RCW 87.25.140.

## Chapter 87.28 <br> REVENUE BONDS FOR WATER, POWER, DRAINS, SEWERS, SEWAGE DISPOSAL, ETC.

87.28.050 Election on proposed bond issue-Consent of state. [1949 c 57 § 9; Rem. Supp. 1949 § 7434-17.] Now codified as RCW 87.28.103.
87.28.060 Registration of bonds. [1949 c 57 § 10; Rem. Supp. 1949 § 7434-18.] Now codified as RCW 87.28.105.
87.28.080 Determining amount payable into special fund. [1949 c 57 § 4; Rem. Supp. 1949 § 7434-13.] Now codified as RCW 87.28.035.
87.28.105 Registration of bonds. [1949 c 57 § 10; Rem. Supp. 1949 § 7434-18. Formerly RCW 87.28.060.] Repealed by 1983 c 167 § 270.
87.28.130 Legality of proceedings--Determination. [1949 c 57 § 12, part; Rem. Supp. 1949 § 7434-20, part.] Now codified in RCW 87.28.120.

## Chapter 87.32 <br> ASSESSMENTS--DELINQUENCY--SALE--REDEMPTION

87.32.010 Assessments, how and when made. [(i) 1933 c 43 § 3, part, last am'ds 1890 p 681 § 18 ; RRS § 7436, part. Now codified in RCW 87.03.240. (ii) 1921 c 129 § 5, part, last am'ds 1890 p 677 § 11 ; RRS § 7428, part.] Now codified in RCW 87.03.115.
87.32.020 Assessments for prior years--Cost of delinquency. [1933 c 43 § 3, part, last am'ds 1890 p 681 § 18; RRS § 7436, part.] Now codified in RCW 87.03.240.
87.32.030 Assessment roll to be filed--Notice of equalization. [1921 c 129 § 12, last am'ds 1890 p 682 § 20; RRS § 7438.] Now codified as RCW 87.03.250.
87.32.040 Equalization of assessments. [1921 c 129 § 13, last am'ds 1890 p 682 § 21 ; RRS § 7439.] Now codified as RCW 87.03.255.
87.32.050 Assessments, when delinquent--Notice--Collection. [1939 c 171 § 3, last am'ds 1890 p 684 § 24; RRS § 7442.] Now codified as RCW 87.03.270.
87.32.060 Levies, how and when made. [1941 c 157 § I, part, last am'ds 1890 p 683 § 22; Rem. Supp. 1941 § 7440, part.] Now codified in RCW 87.03.260.
87.32.070 Failure to make or deliver roll--Procedure. [1941 c 157 § I, part, last am'ds 1890 p 683 § 22; Rem. Supp. 1941 § 7440, part.] Now codified in RCW 87.03.260.
87.32.080 District funds--Surpluses may be invested. [1941 c 157 § I, part, last am'ds 1890 p 683 § 22; Rem. Supp. 1941 § 7440, part.] Now.codified in RCW 87.03.260.
87.32.090 District property exempt from general taxes. [1941 c 157 § I, part, last am'ds 1890 p 683 § 22; Rem. Supp. 1941 § 7440, part.] Now codified in RCW 87.03.260.
87.32.100 Lien of assessments. [1939 c 171 § 2, last am'ds 1890 p 684 § 23; RRS § 7441.] Now codified as RCW 87.03.265.
87.32.102 Segregation of assessment. [1951 c 205 § 1.] Now codified as RCW 87.03.285.
87.32.103 Segregation of assessment--Hearing. [1951 c 205 § 2.] Now codified as RCW 87.03.290.
87.32.104 Segregation of assessment--Notice of hearing. [1951 c 205 § 3.] Now codified as RCW 87.03.295.
87.32.105 Segregation of assessment--Order. [1951 c 205 § 4.] Now codified as RCW 87.03.300.
87.32.106 Segregation of assessment--Amendment of roll--Effect. [1951 c 205 § 5.] Now codified as RCW 87.03.305.
87.32.110 Special assessments--Election--Coupon notes. [1921 c 129 § 24, last am'ds 1890 p 692 § 41 ; RRS § 7458.] Now codified as RCW 87.03.470.
87.32.120 Medium of payment of assessments. [1933 c 43 § 5 ; 1923 c 138 § 11 ; RRS § 7442-1.] Now codified as RCW 87.03.275.
87.32.130 Cancellation of assessments due United States--Procedure. [1925 c 3 § 1 ; RRS § 7442-2.] Now codified as RCW 87.03.280.
87.32.140 Delinquency list--Posting--Publication. [1955 c 60 § 1 ; 1933 c 43 § 6; 1931 c 60 § 3; 1929 c 181 § 2; 1921 c 129 § 17; 1919 c 180 § 13 ; 1917 c 162 § 6; 1915 c 179 § $15 ; 1913$ c $165 \S 13 ; 1890$ p 684 § 25; RRS § 7443.] Now codified as RCW 87.03.310.
87.32.150 Sale, when and how made. [1933 c 43 § 7, last am'ds 1890 p 685 § 26; RRS § 7444.] Now codified as RCW 87.03.315.
87.32.160 Sale--How conducted. [1955 c 58 § 2. Prior: 1939 c 171 § 4, part; 1921 c 129 § 19, part; 1913 c 165 § 15, part; 1895 c 165 § 14, part; 1890 p 685 § 27, part; RRS § 7445, part.] Now codified as RCW 87.03.320.
87.32.170 District as purchaser--Rights--Reconveyance. [1955 c 58 § 3. Prior: 1939 c 171 § 4, part; 1921 c 129 § 19, part; 1913 c 165 § 15, part; 1895 c 165 § 14, part; 1890 p 685 § 27, part; RRS § 7445, part.] Now codified as RCW 87.03.325.
87.32.180 Certificate of sale. [1955 c 58 § 4. Prior: 1939 c 171 § 4, part; 1921 c 129 § 19, part; 1913 c 165 § 15, part; 1895 c 165 § 14 , part; 1890 p 685 § 27, part; RRS § 7445 , part.] Now codified as RCW 87.03.330.
87.32.190 Record of sales. [1933 c 43 § 10, last am'ds 1890 p 686 § 28; RRS § 7446.] Now codified as RCW 87.03.335.
87.32.200 Notice of application for deed--Form--Service-Redemption. [1939 c 171 § 6; RRS § 7447-1.] Now codified as RCW 87.03.360.
87.32.210 Redemption, when and how made--Deed. [1955 c 58 § 5; 1939 c 171 § 5; 1929 c 185 § $2 ; 1923$ c 138 § 12 ; 1921 c 129 § 21 ; 1917 c 162 § 7 ; 1915 c 179 § $16 ; 1913$ c 165 § 17 ; 1895 c 165 § 16 ; 1890 p 687 § 29; RRS § 7447.] Now codified as RCW 87.03.355.
87.32.220 Redemption in districts of $\mathbf{2 0 0 , 0 0 0}$ acres or more. [(i) 1941 c 172 § 1 ; Rem. Supp. 1941 § 7445a. Now codified as RCW 87.03.340. (ii) 1941 c 172 § 2; Rem. Supp. 1941 § 7445b. Now codified as RCW 87.03.345. (iii) 1941 c 172 § 3; Rem. Supp. 1941 § 7445c.] Now codified as RCW 87.03.350.
87.32.230 Effect of deed--Resales--Disposition of proceeds. [1945 c 131 § I, last am'ds 1890 p 687 § 30; Rem. Supp. 1945 § 7448.] Now codified as RCW 87.03.370.
87.32.240 Limitation of action attacking deed. [1939 c 171 § 8; RRS § 7447-2.] Now codified as RCW 87.03.365.
87.32.250 Misnomer, etc., not to affect sale. [1890 p 688 § 32 ; RRS § 7450.] Now codified as RCW 87.03.425.
87.32.260 Assessment book as prima facie evidence. [1895 c 165 § 18; 1890 p 688 § 31 ; RRS § 7449.] Now codified as RCW 87.03.420.
87.32.270 Actions to quiet district's title. [(i) 1933 c 194 § 1; RRS § 7448-1. Now codified as RCW 87.03.375. (ii) 1939 c $171 \S 1 ; 1933$ c 194 § 2; RRS § 7448-2.] Now codified as RCW 87.03.380.
87.32.280 Summons--Contents--Service. [1933 c 194 § 3; RRS § 7448-3.] Now codified as RCW 87.03.385.
87.32.290 Redemption before judgment. [1933 c 194 § 4; RRS § 7448-4.] Now codified as RCW 87.03.390.
87.32.300 Presumption in favor of assessments. [1933 c 194 § 6; RRS § 7448-6.] Now codified as RCW 87.03.400.
87.32.310 Appearance fee--Deposit. [1933 c 194 § 7; RRS § 7448-7.] Now codified as RCW 87.03.405.
87.32.320 Trial--Judgment--Appeal. [(i) 1933 c 194 § 5; RRS § 7448-5. Now codified as RCW 87.03.395. (ii) 1933 c 194 § 8; RRS § 7448-8.] Now codified as RCW 87.03.410.
87.32.330 Effect of judgment. [1933 c 194 § 9; RRS § 7448-9.] Now codified as RCW 87.03.415.

## Chapter 87.36 <br> LƠ̇CAL IMPROVEMENT DISTRICTS WITHIN IRRIGATION DISTRICT

87.36.010 Petition. [1941 c 171 § 1 , last am'ds 1917 c 162 § 10 ; Rem. Supp. 1941 § 7460.] Now codified as RCW 87.03.480.
87.36.020 Notice--Hearing. [1921 c 129 § 26, part; 1917 c 162 § 11, part; RRS § 7461, part.] Now codified in RCW 87.03.485.
87.36.030 Initiation by board--Procedure. [1921 c 129 § 26, part; 1917 c 162 § 11, part; RRS § 7461 , part.] Now codified in RCW 87.03.485.
87.36.040 Adoption of plan--Bonds--New lands may be included. [1921 c 129 § 27, last am'ds 1917 c 162 § 12; RRS § 7462.] Now codified as RCW 87.03.490.
87.36.050 Assessments, how made and collected--Disposal of bonds. [1957 c 68 § 1; 1949 c 103 § 2; 1921 c 129 § 28; 1917 c 162 § 13; Rem. Supp. 1949 § 7463.] Now codified as RCW 87.03.495.
87.36.060 Payment of bonds. [1921 c 129 § 29; 1917 c 162 § 14 ; RRS § 7464.] Now codified as RCW 87.03.500.
87.36.070 Survey--Reassessment. [1935 c 128 § 1, part; RRS § 7463-1, part.] Now codified in RCW 87.03.505.
87.36.080 Payment of reassessments. [1935 c 128 § 1, part; R RS § 7464-1, part.] Now codified in RCW 87.03.505.
87.36.090 Guarantee fund. [1935 c 128 § 2; RRS § 7462-2.] Now codified as RCW 87.03.510.
87.36.100 Refunding bonds. [1921 c 129 § 30; 1917 c 162 § 15 ; RRS § 7465.] Now codified as RCW 87.03.515.
87.36.110 Contracts with state or United States for construction. [1921 c 129 § 31 ; 1917 c $162 \S 16$; RRS § 7466.] Now codified as RCW 87.03.520.
87.36.120 Districts formerly organized may come under this chapter. [1919 c 180 § 17; R RS § 7467.] Now codified as RCW 87.03.525.
87.36.130 Safeguarding open canals or ditches--Assessments and benefits. [1959 c 75 § 10.] Now codified as RCW 87.03.526.
87.36.140 Alternative methods of formation of local improvement districts. [1959 c 104 § 7.] Now codified as RCW 87.03.527.

## Chapter 87.40 <br> CONSOLIDATION OF IRRIGATION DISTRICTS

87.40.010 Consolidation authorized. [1919 c 180 § 18; RRS § 7468.] Now codified as RCW 87.03.530.
87.40.020 Proceedings for consolidation--Elections. [1919 c 180 § 19; RRS § 7469.] Now codified as RCW 87.03.535.
87.40.030 Directors--Disposition of affairs of included districts. [1919 c 180 § 20; RRS § 7470.] Now codified as RCW 87.03.540.
87.40.040 Obligations of included districts unaffected. [1919 c 180 § 21; RRS § 7471.] Now codified as RCW 87.03.545.
87.40.050 Property vested in new district--Credit. [1919 c 180 § 22; RRS § 7472.] Now codified as RCW 87.03.550.

## Chapter 87.44 CHANGE OF BOUNDARIES OF DISTRICT

87.44.010 Change of boundaries authorized--Effect. [1921 c 129 § 32, last am'ds 1890 p 694 § 47; RRS § 7474.] Now codified as RCW 87.03.555.
87.44.020 Petition to include lands. [(i) 1890 p 694 § 48; RRS § 7475. Now codified as RCW 87.03.560. (ii) 1890 p 698 § 58; RRS § 7485. Now codified as RCW 87.03.610.]
87.44.030 Notice--Contents-Service. [1921 c 129 § 33; 1890 p 695 § 49; RRS § 7476.] Now codified as RCW 87.03.565.
87.44.040 Hearing--Assent. [1890 p 695 § 50; RRS § 7477.] Now codified as RCW 87.03.570.
87.44.050 Contributions for included lands. [1915 c 179 § 22, last am'ds 1890 p 696 § 51 ; RRS § 7478.] Now codified as RCW 87.03.575.
87.44.060 Order. [(i) 1947 c 241 § $1 ; 1890$ p 696 § 52; Rem. Supp. 1947 § 7479. Now codified as RCW 87.03.580. (ii) 1890 p 696 § 53 ; RRS § 7480. Now codified as RCW 87.03.585.]
87.44.070 Election--Notice--How conducted. [1890 p 697 § 54; RRS § 7481.] Now codified as RCW 87.03.590.
87.44.080 Order changing boundaries--Record. [(i) 1961 c 18 § 2. Prior: 1889-90 p 697 § 55 ; RRS § 7482. Now codified as RCW 87.03.595. (ii) 1961 c 18 § 3. Prior: 1921 c 129 § 34; 1889-90 p 697 § 56; RRS § 7483. Now codified as RCW 87.03.600.]
87.44.090 Petition to be recorded. [1890 p 698 § 57; RRS § 7484.] Now codified as RCW 87.03.605.
87.44.100 Petition to include land in districts of $\mathbf{2 0 0 , 0 0 0}$ acres. [1939 c 150 § 1; R RS § 7485-1.] Now codified as RCW 87.03.615.
87.44.110 Time and place of hearing--Notice. [1939 c 150 § 2 ; RRS § 7485-2.] Now codified as RCW 87.03.620.
87.44.120 Contents of notice. [1939 c 150 § 3; RRS § 7485-3.] Now codified as RCW 87.03.625.
87.44.130 Denial of petition. [(i) 1939 c 150 § 4, part; RRS § 7485-4, part. Now codified in RCW 87.03.630. (ii) 1939 c 150 § 5 ; R RS § 7485-5. Now codified as RCW 87.03.635.]
87.44.140 Order including lands. [(i) 1939 c 150 § 4, part; RRS § 7485-4, part. Now codified in RCW 87.03.630. (ii) 1939 c 150 § 6 ; RRS § 7485-6. Now codified as RCW 87.03.640.]
87.44.150 Exclusion of lands. [1921 c 129 § 35, last am'ds 1890 p 698 § 60; RRS § 7486.] Now codified as RCW 87.03.645.
87.44.160 Petition to exclude lands. [(i) 1921 c 129 § 36; 1890 p 699 § 61; RRS § 7487. Now codified as RCW 87.03.650. (ii) 1890 p 703 § 71; RRS § 7496. Now codified as RCW 87.03.690.]
87.44.170 Notice--Contents--Service. [1921 c 129 § 37; 1890 p 699 § 62; RRS § 7488.] Now codified as RCW 87.03.655.
87.44.180 Hearing--Assent. [1921 c 129 § 38; 1890 p 700 § 63; RRS § 7489.] Now codified as RCW 87.03.660.
87.44.190 Order denying or granting petition. [1921 c 129 § 39; 1890 p 700 § 64; RRS §7490.] Now codified as RCW 87.03.665.
87.44.200 Assent of bondholders. [1921 c 129 § 40, last am'ds 1890 p 701 § 65; RRS § 7491.] Now codified as RCW 87.03.670.
87.44.210 Order for election--Notice. [1921 c 129 § 41, last am'ds 1890 p 701 § 66; RRS § 7492.] Now codified as RCW 87.03.675.
87.44.220 Election--Order of exclusion. [1961 c 18 § 4. Prior: 1947 c 241 § 2; 1921 c 129 § 42; 1889-90 p 702 § 67; Rem. Supp. 1947 § 7482 (RRS § 7493).] Now codified as RCW 87.03.680.
87.44.230 Order to be recorded. [1921 c 129 § 43; 1890 p 702 § 68; RRS § 7494.] Now codified as RCW 87.03.685.
87.44.240 Refunds--Cancellation of assessments. [1921 c 129 § 44, last am'ds 1890 p 703 § 72; RRS § 7497.] Now codified as RCW 87.03.695.
87.44.250 Resolution to exclude nonirrigable land. [1925 ex.s. c 138 § 1; RRS § 7505-1.] Now codified as RCW 87.03.750.
87.44.260 Notice of hearing. [1925 ex.s. c 138 § 2; RRS § 7505-2.] Now codified as RCW 87.03.755.
87.44.270 Adoption of resolution--Appeal. [1925 ex.s. c 138 § 3; RRS § 7505-3.] Now codified as RCW 87.03.760.
87.44.280 Indebtedness may be reduced. [1925 ex.s. c 138 § 4; RRS § 7505-4.] Now codified as RCW 87.03.765.
87.44.290 Reconveyance of excluded land foreclosed to district. [1925 ex.s. c 138 § 5; RRS § 7505-5.] Now codified as RCW 87.03.770.

# Chapter 87.52 <br> <br> DISSOLUTION OF DISTRICTS WITHOUT BONDS 

 <br> <br> DISSOLUTION OF DISTRICTS WITHOUT BONDS}
87.52.020 Dissolution when not brought under irrigation for twenty years--Petition. [(i) 1939 c 149 § 1 ; RRS § 7527-1, now codified as RCW 87.52.070. (ii) 1939 c 149 § 2 ; RRS § 7527-2. Now codified as RCW 87.52.080.]
87.52.050 Notice--Hearing--Order of dissolution. [1897 c 79 § 4, part; RRS § 7529, part.] Now codified in RCW 87.52.040.

## Chapter 87.56 <br> DISSOLUTION OF INSOLVENT DISTRICTS

87.56.220 Compensation of trustee. [1925 ex.s. c 124 § 26; RRS § 7543-26.] Now codified as RCW 87.56.203.
87.56.250 Appeal. [1925 ex.s. c 124 § 29; RRS § 7543-29.] Now codified as RCW 87.56.225.

## Chapter 87.60 <br> WATER DISTRIBUTION DISTRICTS FOR IRRIGATION

87.60.010 Districts authorized. [1921 c 106 § 1 ; RRS § 7506.] Repealed by 1971 c 76 § 6.
87.60.020 Petition to form a district. [1921 c 106 § 2; RRS § 7507.] Repealed by 1971 c 76 § 6.
87.60.030 Petition--Contents--Map--Approval--Modification of existing districts. [1921 c 106 § 3; RRS § 7508.] Repealed by 1971 c 76 § 6.
87.60.040 Notice-_Contents--Service. [1921 c 106 § 4; RRS § 7509.] Repealed by 1971 c 76 § 6.
87.60.050 Hearing--Determination. [1921 c 106 § 5; RRS § 7510.] Repealed by 1971 c 76 § 6.
87.60.060 Trustees--Powers and duties. [1921 c 106 § 6; RRS § 7511.] Repealed by 1971 c 76 § 6.
87.60.070 Tax levy--Limitation on. [1921 c 106 § 7; RRS § 7512.] Repealed by 1971 c 76 § 6.
87.60.080 Collection of tax. [1921 c 106 § 8; RRS § 7513.] Repealed by 1971 c 76 § 6.
87.60.090 Disbursement of funds. [1921 c 106 § 9; RRS § 7514.] Repealed by 1971 c 76 § 6.
87.60.100 Limitation of indebtedness--Exception. [1921 c 106 § 10; RRS § 7515 .] Repealed by 1971 c 76 § 6.
87.60.110 District a body corporate--Eminent domain. [1921 c 106 § 11; RRS § 7516.] Repealed by 1971 c 76 § 6.
87.60.120 Plans for improving system. [1921 c 106 § 12; RRS § 7517.] Repealed by 1971 c 76 § 6.
87.60.130 Plans to be voted on. [1921 c 106 § 13; RRS § 7518.] Repealed by 1971 c 76 § 6.
87.60.140 Notice of election--Contents--Posting. [1921 c 106 § 14; RRS § 7519.] Repealed by 1971 c 76 § 6.
87.60.150 Conduct of election--Qualification of electors. [1971 ex.s. c 292 § 73.] Repealed by 1979 ex.s. c 30 § 20 . [1921 c 106 § 15 ; RRS § 7520.] Repealed by 1971 c 76 § 6.
87.60.160 Canvass of returns. [1921 c 106 § 16; RRS § 7521.] Repealed by 1971 c 76 § 6.
87.60.170 Improvements to be made--Supervision. [1921 c 106 § 17; RRS § 7522.] Repealed by 1971 c 76 § 6.
87.60.180 Levy to maintain improvements. [1921 c 106 § 18; RRS § 7523.] Repealed by 1971 c 76 § 6.
87.60.800 Disincorporation of district located in class $A$ or AA county and inactive for five years. Cross-reference section, decodified.
87.60.900 Saving. [1921 c 106 § 19; RRS § 7524.] Repealed by 1971 c 76 § 6.
87.60.910 Severability. [1921 c 106 § 20; RRS § 7525.] Repealed by 1971 c 76 § 6 .

## Chapter 87.64 <br> ADJUSTMENT OF IRRIGATION, DIKING, AND DRAINAGE DISTRICT INDEBTEDNESS

87.64.030 Contract to sell land to pay debts. [1941 c 39 § 3, part, last am'ds 1929 c 121 § 3; Rem. Supp. 1941 § 7530-42, part.] Now codified in RCW 87.64.020.
87.64.050 Powers of district. [1941 c 39 §4; Rem. Supp. 1941 § 7530-45.] Now codified as RCW 87.64.070.

## Chapter 87.68

## DISTRICTS UNDER CONTRACT WITH UNITED STATES

87.68.080 Deposit of funds. [1945 c 163 § 1, part; Rem. Supp. 1945 § 7525-40, part.] Now codified in RCW 87.68.070.

## Chapter 87.80

JOINT CONTROL OF IRRIGATION DISTRICTS
87.80.080 Investigation authorized. [1949 c 56 § 7, part; Rem. Supp. 1949 § 7505-26, part.] Now codified in RCW 87.80.070.

## Title 88 <br> NAVIGATION AND HARBOR IMPROVEMENTS

## Chapter 88.04 <br> PASSENGER WATERCRAFT FOR HIRE--REGULATION <br> (Formerly: Regulation of vessels)

88.04.010 Director of labor and industries to enforce. [1907 c 200 § 1; RRS § 9843.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.020 Compensation, travel expenses of inspectors. [1975-'76 2nd ex.s. c 34 § 177 ; 1947 c 137 § 1; 1907 c $200 \S 27$; RRS § 9869.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.030 Authority of inspectors. [1907 c 200 § 28; RRS § 9870.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.040 Inspection of vessels-Accidents to be investigated. [1907 c $200 \S 2$; RRS § 9844.] Repealed by 1977 ex.s. c $289 \S 17$, effective June 30, 1979.
88.04.050 Boiler tests and inspections--Inspection of launches. [1907 c 200 § 3; RRS § 9845.] Repealed by 1977 ex.s. c 289 § 17 , effective June 30, 1979.
88.04.060 Certificate of inspection. [1907 c 200 § 4; RRS § 9846.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.070 Inspection and license fees--Disposition of fees. [1907 c 200 § 26; RRS § 9868.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.080 License as master, pilot, or engineer--Examination--Revocation--Penalty. [1907 c 200 § 14; RRS § 9856.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.090 Rules of navigation. [1907 c 200 § 8; RRS § 9850.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.100 Lights. [1907 c 200 § 9; RRS § 9851.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.110 Limit of passengers--Penalty. [1907 c 200 § 5; RRS § 9847.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.120 Precautions against fire. [1907 c 200 § 6; RRS § 9848.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.130 Stairways and gangways--Penalty for obstruction. [1907 c $200 \S 7$; RRS § 9849.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.140 Fire fighting equipment required. [1907 c 200 § 10 ; RRS § 9852.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.150 Meddling with safety valves, etc.--Penalty. [1907 c 200 § 13; RRS § 9855.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.160 Combustibles, regulations on carrying. [1907 c 200 § 19; RRS § 9861.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.170 Unsafe steam pressure prohibited--Penalty. [1907 c 200 § 20; RRS § 9862.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.180 Quality of oil in lights. [1907 c 200 § 15 ; RRS § 9857.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.190 Small boats required on vessels. [1907 c 200 § 11 ; RRS § 9853.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.200 Landing passengers in small boats. [1907 c 200 § 17 ; RRS § 9859.] Repealed by 1977 ex.s. c $289 \S 17$, effective June 30, 1979.
88.04.210 Landing passengers--Engines to be stopped. [1907 c 200 § 18; RRS § 9860.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.220 Life preservers, buckets, axes. [1907 c 200 § 12; RRS § 9854.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.230 Name and home port on stern--Penalty. [1907 c 200 § 16; RRS § 9858.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.240 Penalty--General. [1907 c 200 § 21; RRS § 9863.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.250 Owner liable for conduct of master. [1907 c 200 §. 22; RRS § 9864.] Repealed by 1977 ex.s. c 289 § 17 , effective June 30, 1979.
88.04.260 Copy of chapter to be posted--Penalty. [1907 c 200 § 23; RRS § 9865.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.270 Director's report. [1907 c 200 § 24; RRS § 9866.] Repealed by 1977 c $75 \S 96$; and repealed by 1977 ex.s. c $289 \S 17$, said last repealer not to be effective until June 30, 1979.
88.04.280 Compliance required, exception, penalty--Certificate to continue after expiration, when--Passenger launches on Straits of Juan de Fuca. [1907 c $200 \S 25$; RRS § 9867. Formerly RCW 88.04.280 and 88.04.290.] Repealed by 1977 ex.s. c 289 § 17, effective June 30, 1979.
88.04.290 Penalty for failure to comply. [1907 c 200 § 25, part; RRS § 9867, part.] Now codified in RCW 88.04.280.

## Chapter 88.08 <br> SPECIFIC ACTS PROHIBITED

88.08.010 False manifest, etc. [1909 c 249 § 383; RRS § 2635.] Now codified as RCW 9.91.080.
88.08.040 Damage to vessel or cargo. [1909 c 249 § 382; RRS § 2634.] Now codified as RCW 9.91.070.

## Chapter 88.16

PILOTAGE ACT
(Formerly: Pilotage on Puget Sound)
88.16.030 Rules and regulations. [1971 ex.s. c 297 § 1 ; 1967 c 15 § 6; 1935 c 18 § 9; RRS § $9871-9$. Prior: 1888 p 176 § 4.] Repealed by 1977 ex.s. c 337 § 17.
88.16.060 Puget Sound pilotage account. [1935 c 18 § 12; RRS § 9871-12.] Repealed by 1967 c 15 § 12.
88.16.080 Pilotage rates. [1935 c 18 § 5; RRS § 9871-5. Prior: 1888 p 178 § 26.] Repealed by 1967 c 15 § 12.
88.16.116 Limiting liability of pilots--Terms in special contracts or tariffs to do so. [1981 c 196 § 2.] Repealed by 1984 c 69 § 2.
88.16.117 Limiting liability of pilots--Regulations--Forms-Records. [1981 c 196 § 3.] Repealed by 1984 c 69 § 2.

Chapter 88.24
WHARVES AND LANDINGS
88.24.050 County may build and maintain wharves. 1917 c 148 § 9 formerly codified herein was expressly repealed by 1935 c 115 . The repeal may have been overlooked in prior compilations since the repealer referred to the session law source and omitted reference to one of the former compilations. This section is listed as a source for 1927 c $255 \S 85$ (RCW 79.01.340), see reviser's notes appended to 1927 Senate Bill No. 85.
88.24.060 State may grant easement for right-of-way. [1917 c 148 § 10.] Decodified.

## Chapter 88.28

## OBSTRUCTIONS IN NAVIGABLE WATERS

88.28.010 Railroad bridges across navigable streams. [1927 c 255 § 92; RRS § 7797-92.] Now codified in RCW 79.01.368.
88.28.020 Public bridges across waterways and tide or shore lands. [1927 c 255 § 93; RRS § 7797-93.] Now codified in RCW 79.01.372.
88.28.030 Common carriers may bridge state waterways. [1927 c 255 § 94; RRS § 7797-94.] Now codified in RCW 79.01.376.
88.28.040 Location and plans to be approved. [1927 c 255 § 95; RRS § 7797-95.] Now codified in RCW 79.01.380.

## Chapter $\mathbf{8 8 . 3 2}$

RIVER AND HARBOR IMPROVEMENTS
88.32.050 State shorelands to be assessed. [1907 c 236 § 3, part; RRS § 9671, part.] Now codified in RCW 88.32.040.
88.32.110 Payment of assessments. [1907 c 236 § 8, part; RRS § 9676, part.] Now codified in RCW 88.32.100.
88.32.120 Payment in full. [1907 c 236 § 12, part; RRS § 9680, part.] Now codified in RCW 88.32.170.
88.32.150 Form of bonds. [1907 c 236 § 10, part; RRS § 9678, part.] Now codified in RCW 88.32.140.

## Title 89

## RECLAMATION, SOIL CONSERVATION AND LAND SETTLEMENT

Chapter 89.04<br>LAND SETTLEMENT

Existing contracts and obligations--1972 ex.s. c 52: "All existing contracts and obligations of the board abolished by this act, shall remain in full force and effect, and shall be performed by the department of ecology. ${ }^{\text {. [ } 1972 \text { ex.s. c } 52 \text { § 2.] }}$
Savings-- 1972 ex.s. c 52: "This act shall not affect any act done, ratified, or confirmed, or any right accrued or established, or any action or proceeding had or commenced in a civil or criminal cause before this act takes effect, but such actions or proceedings may be prosecuted and continued by the department of ecology." [1972 ex.s. c 52 § 3.]

The foregoing annotations apply to the repeal of this chapter by 1972 ex.s. c 52.
89.04.005 Short title. [1919 c 188 § 1; RRS § 3018.] Repealed by 1972 ex.s. c 52 § 1.
89.04.010 Declaration of purpose. [1919 c 188 § 2; RRS § 3019. Formerly RCW 89.04.010 and 89.04.020.] Repealed by 1972 ex.s. c 52 § 1.
89.04.020 Preamble. [1919 c 188 § 2, part; RRS § 3019, part.] Now codified in RCW 89.04.010.
89.04.030 Projects and contracts with United States authorized. [1919 c 188 § 3; RRS § 3020.] Repealed by 1972 ex.s. c 52 § 1.
89.04.040 Powers of director as to land settlement. [1921 c 90 § 1 ; 1919 c 188 § 4; RRS § 3021. Formerly RCW 89.04.040 through 89.04.060.] Repealed by 1972 ex.s. c 52 § 1.
89.04.050 Director--Duty to investigate and issue certificate. [1921 c 90 § 1, part; 1919 c 188 § 4; RRS § 3021, part.] Now codified in RCW 89.04.040.
89.04.060 Expense. [1921 c 90 § 1, part; 1919 c 188 § 4; RRS § 3021, part.] Now codified in RCW 89.04.040.
89.04.070 Investigation of other states--Biennial report. [1919 c 188 § 7; RRS § 3024.] Repealed by 1972 ex.s. c 52 § 1.
89.04.080 Soldier preference--Qualifications--Purchase contracts. [1919 c 188 § 5; RRS § 3022.] Repealed by 1972 ex.s. c 52 § 1.
89.04.090 Sale of cattle to settlers. [1923 c 112 § 1 ; RRS § 3021-1.] Repealed by 1972 ex.s. c 52 § 1.
89.04.100 Lease or sale--Notice--Terms. [1923 c 34 § 1; 1919 c 188 § 6; RRS § 3023.] Repealed by 1972 ex.s. c 52 § 1.
89.04.105 Penalty. [1921 c 90 § 2 ; RRS § 3027. Formerly RCW 89.04.120.] Repealed by 1972 ex.s. c 52 § 1.
89.04.110 Sale of land acquired by state. [1931 c 67 § 1 ; RRS § 3024-7. FORMER PART OF SECTION: 1931 c 67 § 2, now codified as RCW 89.04.115.] Repealed by 1972 ex.s. c 52 § 1.
89.04.115 Sale of land acquired by state--Proceeds. [1931 c 67 § 2; RRS § 3024-8. Formerly RCW 89.04.110, part.] Repealed by 1972 ex.s.c 52 § 1 .
89.04.120 Penalty. [1921 c 90 § 2; RRS § 3027.] Now codified in RCW 89.04.105.

## Chapter 89.08 <br> CONSERVATION DISTRICTS <br> (Formerly: Soil and water conservation districts)

89.08.230 through 89.08.330 [1939 c 187 §§ 9, 10, 11, 12; RRS §§ 10726-9, -10, -11, -12.] Repealed by 1955 c 304 § 29.
89.08.340 Intergovernmental cooperation--Transfer, allocation, of funds. [1961 c 240 § 14 ; 1939 c 187 § 14; RRS § 10726-14.] Repealed by 1973 lst ex.s. c $184 \S 29$.

## Chapter 89.12 <br> RECLAMATION AND IRRIGATION DISTRICTS IN UNITED STATES RECLAMATION AREAS

89.12.070 Fraudulent and unlawful conveyances--Penalties. [1951 c 200 § 2; 1943 c 275 § 7; Rem. Supp. 1943 § 7525-26.] Repealed by 1963 c 3 § 4.
89.12.130 Adoption of Columbia Basin project act. [1951 c 200 § 4; 1943 c 275 § 15 ; Rem. Supp. 1943 § 7525-34.] Repealed by 1963 c 3 § 5, see RCW 89.12.131.

## Chapter 89.16 <br> RECLAMATION BY STATE

89.16.030 Reimbursement of other funds. [1959 c 104 § 3. Prior: 1919 c 158 §4, part; RRS § 3007, part.] Repealed by 1972 ex.s. c 51 § 9.
89.16.090 State cut-over land--Survey and investigation. [1919 c 158 § 9; RRS § 3012.] Repealed by 1972 ex.s. c 51 § 9.
89.16.100 State cut-over land--Investigation, consideration-Report. [1919 c 158 § 10 ; RRS § 3013.] Repealed by 1972 ex.s. c 51 § 9.
89.16.110 State cut-over land--Determination to clear--Cost to be added to price--Sale procedure. [1919 c 158 § 11; RRS § 3014.] Repealed by 1972 ex.s. c 51 § 9.
89.16.120 Tax levy. [1933 c 24 § 1 ; 1931 c 80 § 1 ; 1929 c 94 § 1 ; 1927 c 218 § 1 ; 1925 ex.s. c 151 § 1 ; 1919 c 158 § 12; RRS § 3015.] Repealed by 1973 lst ex.s. c $40 \S 2$.

## RECLAMATION DISTRICTS OF ONE MILLION ACRES

## COMPARATIVE TABLE

Chapters $89.20,89.22,89.24,89.26$ and 89.28 RCW were recodified July 1, 1961 and are now codified in Chapter 89.30 RCW as follows:

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| 89.20.010 | Decodified; no session law source |
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| 89.20.510 | 89.30 .013 |
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| 89.20.560 | 89.30 .040 |
| 89.20.570 | 89.30.043 |
|  | 89.30 .046 |
| 89.20.580 | 89.30.052 |
| 89.20.590 | 89.30.049 |
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| 89.20 .710 | 89.30.058 |
|  | 89.30 .061 |
| 89.20 .720 | 89.30 .070 |
| 89.20 .730 | 89.30 .073 |
| 89.20 .740 | 89.30 .067 |
| 89.20 .750 | 89.30.076 |
| 89.20 .760 | 89.30 .079 |
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## Digest

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Chapter 89.30

## RECLAMATION DISTRICTS OF ONE MILLION ACRES

89.30.406 Elections to authorize indebtedness. [1927 c 254 § 136; RRS § 7402-136. Formerly RCW 89.22.650, part.] Repealed by 1984 c 186 § 70.
89.30.409 Elections to authorize indebtedness--Notice. [1927 c 254 § 137; RRS § 7402-137. Formerly RCW 89.22.650, part.] Repealed by 1984 c $186 \S 70$.
89.30.415 General obligation bonds--Form. [1983 c 167 § 251; 1927 c 254 § 139; RRS § 7402-139. Formerly RCW 89.26.210, part.] Repealed by 1984 c 186 § 70.
89.30.418 General obligation bonds--Date--Interest--Payments. [1983 c 167 § $252 ; 1970$ ex.s. c 56 § 102; 1969 ex.s. c $232 \S 61 ; 1927$ c 254 § 140; RRS § 7402-140. Formerly RCW 89.26.220.] Repealed by 1984 c 186 § 70.
89.30.421 General obligation bonds--Execution--Facsimile signatures. [1983 c 167 § 253; 1927 c 254 § 141 ; RRS § 7402-141. Formerly RCW 89.26.230.] Repealed by 1984 c 186 § 70.
89.30.424 General obligation bonds--Contents. [1927 c 254 § 142; RRS § 7402-142. Formerly RCW 89.26.210, part.] Repealed by 1984 c 186 § 70.
89.30.559 Negotiable coupon bonds of general improvement or divisional district--Registration. [1927 c 254 § 187; RRS § 7402-187. Formerly RCW 89.26.510.] Repealed by 1983 c 167 § 270.
89.30.562 Negotiable coupon bonds of general improvement or divisional district--Consideration to be registered. [1927 c 254 § 188; R RS § 7402-188. Formerly RCW 89.26.550.] Repealed by 1983 c 167 § 270.

## Title 90

## WATER RIGHTS--ENVIRONMENT

## Chapter 90.04 GENERAL PROVISIONS

90.04.010 Definitions. [(i) 1917 c 117 § 2; RRS § 7352. (ii) 1917 c 117 § 46; RRS § 7400.] Now codified as RCW 90.03.020 and 90.03.480.
90.04.020 Appropriation of water rights. [1917 c 117 § l; RRS § 7351.] Now codified as RCW 90.03.010.
90.04.030 Eminent domain. [1917 c 117 § 4; RRS § 7354.] Now codified as RCW 90.03.040.
90.04.040 Schedule of fees. [1951 c 57 §5, last am'ds 1917 c 117 § 44; RRS § 7399.] Now codified as RCW 90.03.470.
90.04.050 Appeal--Notice--Bond. [1919 c 71 § 1, part; 1917 c 117 § 11, part; RRS § 7361, part.] Now codified in RCW 90.03.080.
90.04.060 Procedure on appeal. [1919 c 71 § 1, part; 1917 c 117 § 11, part; RRS § 7361, part.] Now codified in RCW 90.03.080.

## Chapter 90.08 <br> STREAM PATROLMEN

90.08.010 Water masters--Appointment, compensation. [1947 c 123 § 2; 1917 c 117 § 9; Rem. Supp. 1947 § 7359.] Now codified as RCW 90.03.060.
90.08.020 Water masters--Duties. [1917 c 117 § 10; RRS § 7360.] Now codified as RCW 90.03.070.
90.08.030 Water masters--Power of arrest. [1917 c 117 § 12 ; RRS § 7362.] Now codified as RCW 90.03.090.

## Chapter 90.12

## DETERMINATION OF WATER RIGHTS

90.12.010 Determination of water rights--Petition--Statement and plan. [1917 c 117 § 14; 1891 p 327 § 1 ; R RS § 7364.] Now codified as RCW 90.03.110.
90.12.020 Order--Summons. [1917 c 117 § 15; RRS § 7365.] Now codified as RCW 90.03.120.
90.12.030 Service of summons. [1929 c 122 § 1 ; 1917 c 117 § 16 ; RRS § 7366.] Now codified as RCW 90.03.130.
90.12.040 Statement by defendants. [1929 c 122 § 2; 1917 c 117 § 17; RRS § 7367.] Now codified as RCW 90.03.140.
90.12.050 Guardian ad litem. [1917 c 117 § 18; RRS § 7368.] Now codified as RCW 90.03.150.
90.12.060 Reference to supervisor. [1917 c 117 § 19; RRS § 7369.] Now codified as RCW 90.03.160.
90.12.070 Hearing--Notice. [1917 c 117 § 20; RRS § 7370.] Now codified as RCW 90.03.170.
90.12.080 Fees--Apportionment of expense--Audit. [(i) 1929 c 122 § 3, last am'ds 1917 c 117 § 21; RRS § 7371. (ii) 1919 c 71 § 1 , part; 1917 c 117 § 11; RRS § 7361, part.] Now codified in RCW 90.03.180 and 90.03.080.
90.12.090 Transcript of testimony--Filing--Notice of hearing. [1917 c 117 § 22; RRS § 7372.] Now codified as RCW 90.03.190.
90.12.100 Exceptions to report--Decree--Appeal. [1917 c 117 § 23; RRS § 7373.] Now codified as RCW 90.03.200.
90.12.110 Interim regulation of water. [1921 c 103 § l; RRS § 7374.] Now codified as RCW 90.03.210.
90.12.120 Failure to appear--Estoppel. [1917 c 117 § 24; RRS § 7375.] Now codified as RCW 90.03.220.
90.12.130 Copy of decree to supervisor. [1917 c 117 § 25; RRS § 7376.] Now codified as RCW 90.03.230.
90.12.140 Diversion certificate. [1917 c 117 § 26; RRS § 7377.] Now codified as RCW 90.03.240.

## Chapter 90.14 <br> WATER RIGHTS--REGISTRATION--WAIVER AND RELINQUISHMENT, ETC.

90.14.030 Definitions. [1967 c 233 § 3.] Repealed by 1969 ex.s. c 284 § 23.
90.14.040 Claim of right to withdraw, divert or use ground or surface waters--Filing of statement of claim required--Exemptions. [1967 c 233 § 4.] Repealed by 1969 ex.s. c 284 § 23.
 Repealed by 1969 ex.s. c 284 § 23.
90.14.060 Statement of claim--Filing procedure--Processing of claim. [1967 c 233 § 6.] Repealed by 1969 ex.s. c 284 § 23.
90.14.070 Failure to submit claim waives and relinquishes right. [1967 c 233 § 7.] Repealed by 1969 ex.s. c 284 § 23.
90.14.080 Filing of claim not deemed adjudication of rights. [1967 c 233 § 8.] Repealed by 1969 ex.s. c 284 § 23.
90.14.090 Definitions--Water rights notice--Form. [1967 c 233 § 9.] Repealed by 1969 ex.s. c $284 \S 23$.
90.14.100 Notice of chapter provisions--How given--Requirements. [1967 c 233 § 10.] Repealed by 1969 ex.s. c 284 § 23.
90.14.110 Water rights claims registry. [1967 c 233 § 11.] Repealed by 1969 ex.s. c 284 § 23.
90.14.120 Affirmance of rule as to compliance with appropriation of water laws. [1967 c 233 § 12.] Repealed by 1969 ex.s. c 284 § 23.

Chapter 90.16
APPROPRIATION OF WATER FOR PUBLIC AND INDUSTRIAL PURPOSES
90.16.070 Penalty for failure to file statement and pay fee. [1929 c 105 § 2, part; RRS § 11575-2, part.] Now codified in RCW 90.16.060.
90.16.080 Excessive claim--Abandonment. [1929 c 105 § 2, part; RRS § 11575-2, part.] Now codified in RCW 90.16.060.

Chapter 90.20
APPROPRIATION PROCEDURE
90.20.010 Application for permit-Temporary permit. [1917 c 117 § 27; RRS § 7378.] Now codificd as RCW 90.03.250.
90.20.020 Application--Contents. [1917 c 117 § 28; RRS § 7379.] Now codified as RCW 90.03.260.
90.20.030 Record of application. [1917 c 117 § 29; RRS § 7380.] Now codified as RCW 90.03.270.
90.20.040 Notice. [1953 c 275 § 1; 1939 c 127 § 1 ; 1925 ex.s. c 161 § 1; 1917 c 117 § 30; RRS § 7381.] Now codified as RCW 90.03.280.
90.20.050 Supervisor to investigate--Preliminary permit. [1947 c 133 § 1, part, last am'ds 1917 c 117 § 31; Rem. Supp. 1947 § 7382, part.] Now codified in RCW 90.03.290.
90.20.060 Findings and action on application. [1947 c 133 § 1 , part, last am'ds 1917 c 117 § 31; Rem. Supp. 1947 § 7382, part.] Now codified in RCW 90.03.290.
90.20.070 Diversion of water for out-of-state use--Reciprocity. [1921 c 103 § 3; RRS § 7383.] Now codified as RCW 90.03.300.
90.20.080 Assignability of permit or application. [1917 c 117 § 32; R RS § 7384.] Now codified as RCW 90.03.310.
90.20.090 Construction. [1917 c 117 § 33; RRS § 7385.] Now codified as RCW 90.03.320.
90.20.100 Water right certificate. [1929 c 122 § 5; 1917 c 117 § 34; RRS § 7386.] Now codified as RCW 90.03.330.
90.20.110 Effective date of water right. [1917 c 117 § 35; R RS § 7387.] Now codified as RCW 90.03.340.

## Chapter 90.24

## REGULATION OF OUTFLOW OF LAKES

90.24.065 Elimination of weed growth, etc.--Cost--Special fund. [1959 c 258 §4.] Repealed by 1985 c 398 § 30, effective January 1, 1986.

Chapter 90.28

## MISCELLANEOUS RIGHTS AND DUTIES

90.28.050 Right to convey water along lake or stream. [1917 c 117 § 3; RRS § 7353.] Now codified as RCW 90.03.030.
90.28.060 Storage dam--Plans and specifications. [1955 c 362 § 1 ; 1939 c 107 § 1 ; 1917 c 117 § 36 ; RRS § 7388.] Now codified in RCW 90.03.350.
90.28.070 Controlling works and measuring devices. [1917 c 117 § 37; RRS § 7389.] Now codified in RCW 90.03.360.
90.28.080 Reservoir permits--Secondary permits. [1917 c 117 § 38; RRS § 7390.] Now codified in RCW 90.03.370.
90.28.090 Right to water attaches to land--Transfer or change in point of diversion. [1929 c 122 § 6; 1917 c 117 § 39; RRS § 7391.] Now codified as RCW 90.03.380.
90.28.100 Temporary changes--Rotation of use. [1929 c 122 § 7; RRS § 7391a.] Now codified as RCW 90.03.390.
90.28.110 Partnership ditches. [1919 c 71 § 3; RRS § 7395.] Now codified as RCW 90.03.430.
90.28.120 Partnership ditches--Lien for labor performed. [1919 c 71 § 5; RRS § 7397.] Now codified as RCW 90.03.450.
90.28.130 Division of water between joint owners. [1919 c 71 § 4; RRS § 7396.] Now codified as RCW 90.03.440.
90.28.140 Inchoate rights not affected. [1917 c 117 § 43; RRS § 7398.] Now codified as RCW 90.03.460.

## Chapter 90.32 <br> CRIMES AGAINST WATER CODE

90.32.010 Unauthorized use of water. [1917 c 117 § 40; RRS § 7392.] Now codified as RCW 90.03.400.
90.32.020 Interference with works-Wrongful use of water. [1921 c 103 § 2 ; 1917 c 117 § 41 ; RRS § 7393.] Now codified as RCW 90.03.410.
90.32.030 Obstruction of right-of-way. [1917 c 117 § 42; RRS § 7394.] Now codified as RCW 90.03.420.

## Chapter 90.44

## REGULATION OF PUBLIC GROUND WATERS

90.44.010 Definitions. [1945 c 263 § 3; RRS § 7400-3.] Now codified as RCW 90.44.035.
90.44.140 Designating or modifying boundaries of areas--Notice of hearing--Findings--Order. [1947 c 122 § 4, part; 1945 c 263 § 12; Rem. Supp. 1947 § 7400-12, part.] Now codified in RCW 90.44.130.
90.44.150 Priority of rights, how established. [1947 c 122 § 4, part; 1945 c 263 § 12; Rem. Supp. 1947 § 7400-12, part.] Now codified in RCW 90.44.130.
90.44.160 Artificially stored water--Declaration. [1947 c 122 § 4, part; 1945 c 263 § 12; Rem. Supp. 1947 § 7400-12, part.] Now codified in RCW 90.44.130.
90.44.170 Acceptance or rejection. [1947 c 122 § 4, part; 1945 c 263 § 12; Rem. Supp. 1947 § 7400-12, part.] Now codified in RCW 90.44.130.
90.44.190 Abandonment of right--Hearing--Order. [1945 c 263 § 14; Rem. Supp. 1945 § 7400-14.] Repealed by 1967 c 233 § 24.
90.44.210 Investigations. [1945 c 263 § 19; Rem. Supp. 1945 § 7400-19.] Now codified as RCW 90.44.250.
90.44.240 Appeal. [1945 c 263 § 16; Rem. Supp. 1945 § 7400-16.] Now codified as RCW 90.44.215.

## Chapter 90.48 WATER POLLUTION CONTROL

90.48.021 Water pollution control commission created-Composition. [1967 c 13 § 2; 1945 c 216 § 3; Rem. Supp. 1945 § 10964 c. Formerly RCW 43.54.010.] Repealed by 1970 ex.s. c 62 § 30.
90.48.022 Water pollution control commission created--Expenses. [1945 c 216 § 4; Rem. Supp. 1945 § 10964d. Formerly RCW 43.54.020.] Repealed by 1970 ex.s. c $62 \S 30$.
90.48.023 Water pollution control commission created-Chair-man--Director. [1945 c 216 § 5; Rem. Supp. 1945 § 10964e. Formerly RCW 43.54.030.] Repealed by 1970 ex.s. c $62 \S 30$.
90.48.024 Water pollution control commission created--Meet-ings--Records. [1967 c 13 § 3; 1945 c 216 § 6; Rem. Supp. 1945 § 10964f. Formerly RCW 43.54.040.] Repealed by 1970 ex.s. c $62 \S 30$.
90.48.025 Water pollution control commission created--Powers and duties of director. [1967 c 13 § 4; 1945 c 216 § 7; Rem. Supp. 1945 § 10964g. Formerly RCW 43.54.050.] Repealed by 1970 ex.s. c 62 § 30.
90.48.026 Water pollution control commission created--Technical advisors. [1967 c 13 § 5; 1945 c 216 § 8; Rem. Supp. 1945 § 10964 h. Formerly RCW 43.54.060.] Repealed by 1970 ex.s. c 62 § 30.
90.48.027 Water pollution control commission created--Special meetings--Quorum. [1945 c 216 § 9; Rem. Supp. 1945 § $10964 i$. Formerly RCW 43.54.070.] Repealed by 1970 ex.s. c $62 \S 30$.
90.48.040 Cooperation with federal government--Federal funds. [1949 c 58 § 1; Rem. Supp. 1949 § 10964pp.] Now codified as RCW 90.48.153.
90.48.050 Cooperation with other states--Interstate projects. [1949 c 58 § 2; Rem. Supp. 1949 § 10964 pp-1.] Now codified as RCW 90.48.156.
90.48.060 Injunctive relief. [1945 c 216 § 12; Rem. Supp. 1945 § 109641.] Repealed by 1967 c 13 § 29.
90.48.070 Determination of polluting substances, conditions. [1945 c 216 § 13; Rem. Supp. 1945 § 10964 m.] Repealed by 1973 c 155 § 10.
90.48.130 Hearings--Appeal. [1945 c 216 § 19; Rem. Supp. 1945 § 10964s.] Repealed by 1967 c 13 § 29. Later enactment, see RCW 90.48.135.
90.48.295 Grants to municipal or public corporations or political subdivisions to aid water pollution control projects--Biennial report to legislature. [1969 ex.s. c 284 § 2.] Repealed by 1977 c 75 § 96.

## Chapter 90.50

WATER POLLUTION CONTROL FACILITIES--FINANCING
90.50.070 Appropriation. [1967 c 106 § 7.] Repealed by 1980 c 32 § 16

## Chapter 90.70

## PUGET SOUND WATER QUALITY AUTHORITY

90.70.010 Puget Sound water quality authority established--Membership--Terms--Vacancies--Rules. [1983 c 243 § 1.] Repealed by 1985 c 451 § 12. Later enactment, see RCW 90.70.011.
90.70.020 Studies required--Reports. [1983 c 243 § 2.] Repealed by 1985 c 451 § 12.
90.70.030 Gifts, grants, and endowments. [1983 c 243 § 3.] Repealed by 1985 c 451 § 12.
90.70.040 Staff, employees--Authority to contract. [1983 c 243 § 4.] Repealed by 1985 c 451 § 12.
90.70.050 Travel expenses. [1983 c 243 § 5.] Repealed by 1985 c 451 § 12.

## Title 91 WATERWAYS

## Chapter 91.04 <br> COMMERCIAL WATERWAY DISTRICTS--GENERALLY

91.04.010 Districts authorized--Board's powers and duties. [1911 c $11 \S 1$; 1909 ex.s. c 8 § 1 ; RRS § 9724. Formerly RCW 91.04.010 and 91.04 .160 , part.] Repealed by 1971 c 76 § 6.
91.04.020 Petition to form district--Contents--Cost bond. [1911 c 11 § 2; 1909 ex.s. c 8 § 2; RRS § 9725.] Repealed by 1971 c 76 § 6.
91.04.021 Elections and terms of commissioners in class $A$ and first class counties--Nominating petitions. [1947 c 227 § 1; Rem. Supp. 1947 § 9725-a. Formerly RCW 91.04.090.] Repealed by 1971 c 76 § 6.
91.04.022 Elections and terms of commissioners in class $A$ and first class counties--Method of holding elections--Expense. [1947 c 227 § 2; Rem. Supp. 1947 § 9725-b. Formerly RCW 91.04.100.] Repealed by 1971 c 76 § 6.
91.04.023 Elections and terms of commissioners in class $A$ and first class counties--Terms of subsequent commissioners. [1947 c 227 § 3; Rem. Supp. 1947 § $9725-c$. Formerly RCW 91.04.110.] Repealed by 1971 c 76 § 6.
91.04.024 Elections and terms of commissioners in class $A$ and first class counties--Terms of first commissioners. [1947 c 227 § 4; Rem. Supp. 1947 § $9725-$ d. Formerly RCW 91.04.120.] Repealed by 1971 c 76 § 6.
91.04.025 Elections and terms of commissioners in class $A$ and first class counties--Biennial election. [1947 c 227 § 5; Rem. Supp. 1947 § 9725-e. Formerly RCW 91.04.130.] Repealed by 1971 c 76 § 6.
91.04.026 Elections and terms of commissioners in class $A$ and first class counties--Rotation of terms. [1947 c 227 § 6; Rem. Supp. 1947 § 9725-f. Formerly RCW 91.04.140.] Repealed by 1971 c 76 § 6.
91.04.027 Elections and terms of commissioners in class $A$ and first class counties--Vacancies. [1947 c 227 § 7; Rem. Supp. 1947 § 9725-g. Formerly RCW 91.04.150.] Repealed by 1971 c 76 § 6.
91.04.030 Notice of hearing--Hearing--Findings--Procedure to extend boundaries. [1911 c 11 § 3; 1909 ex.s. c 8 § 3; RRS § 9726. Formerly RCW 91.04.030, 91.04 .040 and 91.04.050.] Repealed by 1971 c 76 § 6.
91.04.040 Hearing--Findings--Additional land may be included. [1911॰ c $11 \S 3$, part; RRS § 9726, part.] Now codified in RCW 91.04.030.
91.04.050 Extending boundaries--Procedure. [1911 c 11 § 3, part; RRS § 9726, part.] Now codified in RCW 91.04.030.
91.04.060 Notice of election--Voting places and officials. [1911 c $11 \S 4 ; 1909$ ex.s. c 8 § 4; RRS § 9727. FORMER PART OF SECTION: 1913 c 46 § 2, part; 1911 c 11 § 6; RRS § 9729, part, now codified in RCW 91.04.080.] Repealed by 1971 c 76 § 6.
91.04.070 Election--Qualification of electors--Canvass--Com-missioners--Bonds. [1913 c 46 § 1 ; 1911 c 11 § $5 ; 1909$ ex.s. c 8 § 5 ; RRS § 9728.] Repealed by 1971 c 76 § 6.
91.04.080 Annual elections. [1913 c 46 § 2; 1911 c 11 § 6; 1909 ex.s. c $8 \S 6$; RRS $\S 9729$. Formerly RCW 91.04 .060 , part and 91.04 .080.] Repealed by 1971 c 76 § 6.
91.04.090 Nominating petitions--Districts in class A and first class counties. [1947 c 227 § 1; Rem. Supp. 1947 § 9725-a.] Now codified as RCW 91.04.021.
91.04.100 Method of holding elections--Expense. [1947 c 227 § 2; Rem. Supp. 1947 § 9725-b.] Now codified as RCW 91.04.022.
91.04.110 Terms of first commissioners--Class $A$ and first class counties. [1947 c 227 § 3; Rem. Supp. 1947 § 9725-c.] Now codified as RCW 91.04.023.
91.04.120 Terms of subsequent commissioners. [1947 c 227 § 4; Rem. Supp. 1947 § 9725-d.] Now codified as RCW 91.04.024.
91.04.130 Biennial election--Class A and first class counties. [1947 c 227 § 5; Rem. Supp. 1947 § 9725-e.] Now codified as RCW 91.04.025.
91.04.140 Rotation of terms. [1947 c 227 § 6; Rem. Supp. 1947 § 9725-f.] Now codified as RCW 91.04.026.
91.04.150 Vacancies. [1947 c 227 § 7; Rem. Supp. 1947 § 9725-g.] Now codified as RCW 91.04.027.
91.04.160 Duties of board--Warrants. [(i) 1911 c 11 § 1 , part; RRS § 9724, part. Now codified in RCW 91.04.010. (ii) 1913 c 46 § 3; 1911 c 11 § 10 ; RRS § 9736. Now codified as RCW 91.04.225. (iii) 1913 c 46 § 6; 1911 c 11 § 34 ; RRS § 9760 . Now codified as RCW 91.04.475.]
91.04.170 District powers. [1917 c 152 § 2; 1911 c 11 § 7; 1909 ex.s. c 8 § 7; RRS § 9731.] Repealed by 1971 c 76 § 6.
91.04.180 Eminent domain as to public lands. [1911 c 11 § 44; RRS § 9770.] Now codified as RCW 91.04.545.
91.04.190 Compensation of commissioners. [1911 c 11 §47; RRS § 9773.] Now codified as RCW 91.04.555.
91.04.200 Title to state tide, shore lands and beds vested in district. [1911 c 11 § 8; 1909 ex.s. c 8 § 8; RRS § 9732.] Repealed by 1971 c 76 § 6.
91.04.210 State, county, and municipalities may sign petition-Payment for benefits. [1911 c 11 § 9; 1909 ex.s. c 8 § 9; RRS § 9735. Formerly RCW 91.04.210 and 91.04.220.] Repealed by 1971 c 76 § 6.
91.04.220 Counties, cities and towns may contribute to cost. [1911 c 11 § 9, part; RRS § 9735, part.] Now codified in RCW 91.04.210.
91.04.225 Certain powers and duties of board--Vacancies. [1913 c 46 § 3; 1911 c $11 \S 10 ; 1909$ ex.s. c $8 \S 10$; RRS § 9736 . Formerly RCW 91.04.160, part.] Repealed by 1971 c 76 § 6.
91.04.230 Petition to construct improvement. [1911 c 11 § 11; 1909 ex.s. c 8 § 11 ; RRS § 9737.] Repealed by 1971 c 76 § 6.
91.04.240 Petition to construct improvement--Board may employ professional assistance. [1911 c 11 § 12; 1909 ex.s. c 8 § 12; RRS § 9738.] Repealed by 1971 c 76 § 6.
91.04.250 Summons. [1911 c $11 \S 13 ; 1909$ ex.s. c $8 \S \S 13,14$; RRS § 9739.] Repealed by 1971 c 76 § 6.
91.04.260 Appearance of defendants--Proofs requisite to calling jury--Selecting qualified jurors--Findings, generally--Decree, generally. [1911 c 11 § 14 ; 1909 ex.s. c 8 § 15 ; RRS § 9740.] Repealed by 1971 c 76 § 6.
91.04.270 Procedure when name or property omitted. [1911 c 11 § 15; 1909 ex.s. c 8 § 16; RRS § 9741 .] Repealed by 1971 c 76 § 6.
91.04.280 Separate findings. [1911 c $11 \S 43$; 1909 ex.s. c 8 § 42; RRS § 9769.] Now codified as RCW 91.04.543.
91.04.290 View of premises by jury. [1911 c 11 § 16; 1909 ex.s. c 8 § 17; RRS § 9742.] Repealed by 1971 c 76 § 6.
91.04.300 Measure of damages to buildings. [1911 c 11 § 17; 1909 ex.s. c 8 § 18; RRS § 9743.] Repealed by 1971 c 76 § 6.
91.04.310 Findings as to several interests--Adverse claimants. [1911 c 11 § 18 ; 1909 ex.s. c 8 § 19; RRS § 9744.] Repealed by 1971 c 76 § 6 .
91.04.320 Omitted property may be brought in. [1911 c 11 § 19; RRS § 9745.] Repealed by 1971 c 76 § 6.
91.04.325 Appeal. [1971 c $81 \S 178$.$] Repealed by 1979$ 1st ex.s. c 30 § 20. [1911 c 11 § 20; RRS § 9746. Formerly RCW 91.04.370.] Repealed by 1971 c 76 § 6.
91.04.330 Proceedings following verdict--Trial for new parties. [1911 c 11 § 21 ; 1909 ex.s. c 8 § 20; RRS § 9747.] Repealed by 1971 c 76 § 6.
91.04.340 Change in ownership--Procedure. [1911 c 11 § 22; 1909 ex.s. c 8 § 21 ; RRS § 9748.] Repealed by 1971 c 76 § 6.
91.04.350 Guardians ad litem. [1911 c 11 § 23; 1909 ex.s. c 8 § 22; RRS § 9749.] Repealed by 1971 c 76 § 6.
91.04.360 Finality of judgment--Costs--Waiver of appeal. [1971 c 81 § 179.] Repealed by 1979 1st ex.s. c 30 § 20. [1911 c 11 § 24; 1909 ex.s. c 8 § 23; RRS § 9750.] Repealed by 1971 c 76 § 6.
91.04.370 Appeal. [1911 c 11 § 20; RRS § 9746.] Now codified as RCW 91.04.325.
91.04.380 Decree of appropriation. [1911 c 11 § 25 ; 1909 ex.s. c 8 § 24; RRS § 9751.] Repealed by 1971 c 76 § 6.
91.04.390 Dismissal of proceedings. [1911 c 11 § 26; 1909 ex.s. c 8 § 25 ; RRS § 9752.] Repealed by 1971 c 76 § 6.
91.04.400 Levy to pay costs on dismissal. [1911 c 11 § 29; RRS § 9755.] Now codified as RCW 91.04.425.
91.04.410 Conflicting claims--Procedure. [1911 c 11 § 27; 1909 ex.s. c 8 § 26; RRS § 9753.] Repealed by 1971 c 76 § 6.
91.04.420 Levy and collection of assessments. [1913 c 46 § 4; 1911 c 11 § 28 ; 1909 ex.s. c 8 § 27 ; RRS § 9754.] Repealed by 1971 c 76 § 6.
91.04.425 Levy to pay costs on dismissal. [1911 c 11 § 29; 1909 ex.s. c 8 § 28; RRS § 9755. Formerly RCW 91.04.400.] Repealed by 1971 c 76 § 6.
91.04.430 Assessments against public property. [1911 c 11 § 45; RRS § 9771.] Now codified as RCW 91.04.547.
91.04.440 Construction of works--Contracts--Bonds. [1913 c 46 § 5; 1911 c 11 § 30; 1909 ex.s. c 8 § 29; RRS § 9756.] Repealed by 1971 c 76 § 6.
91.04.450 Change in plans--Procedure. [1911 c 11 § 31; 1909 ex.s. c 8 § 30; RRS § 9757.] Repealed by 1971 c 76 § 6.
91.04.460 Payments on contract--Reserve. [1911 c 11 § 32; 1909 ex.s. c 8 § 31; RRS § 9758.] Repealed by 1971 c 76 § 6.
91.04.470 Maintenance levy. [1911 c 11 § 33; 1909 ex.s. c 8 § 32; RRS § 9759.] Repealed by 1971 c 76 § 6.
91.04.475 Organization and officers of board--Warrants. [1913 c 46 § 6; 1911 c 11 § 34 ; 1909 ex.s. c 8 § 33 ; RRS § 9760 . Formerly RCW 91.04.160, part.] Repealed by 1971 c 76 § 6.
91.04.480 Bonds--Authorized--Sale--As legal security. [1913 c 46 § 7; 1911 c 11 § 35 ; 1909 ex.s. c 8 § 34 ; RRS § 9761. FORMER

PART OF SECTION: 1911 c 11 § 37; 1909 ex.s. c 8 § 36; RRS § 9763. Now codified as RCW 91.04.495.] Repealed by 1971 c 76 § 6.
91.04.490 Bonds--Form--Interest rate--Execution. [1970 ex.s. c 56 § 104; 1969 ex.s. c 232 § 47 ; 1913 c 46 § 8; 1911 c 11 § $36 ; 1909$ ex.s. c 8 § 35 ; RRS § 9762.] Repealed by 1971 c 76 § 6.
91.04.495 Bonds--Exchangeable for warrants. [1911 c 11 § 37 1909 ex.s. c 8 § 36; RRS § 9763. Formerly RCW 91.04.480, part.] Repealed by 1971 c 76 § 6.
91.04.500 Bonds--Assessments for payment--Sinking fund. [1913 c 46 § 9 ; 1911 c 11 § 38 ; 1909 ex.s. c 8 § 37 ; RRS § 9764.] Repealed by 1971 c 76 § 6.
91.04.510 Bonds--Call for payment. [1913 c 46 § 10 ; 1911 c 11 § 39; 1909 ex.s. c 8 § 38 ; RRS § 9765.] Repealed by 1971 c 76 § 6.
91.04.520 Bonds--Payment of coupons--"Interest fund." [1913 c 46 § 11 ; 1911 c 11 § 40 ; 1909 ex.s. c 8 § 39; RRS § 9766.] Repealed by 1971 c 76 § 6.
91.04.530 Bonds--Registry. [1911 c 11 § 41; 1909 ex.s. c 8 § 40; RRS § 9767.] Repealed by 1971 c 76 § 6.
91.04.540 Payment of warrants. [1911 c 11 § 42; 1909 ex.s. c 8 § 41; RRS § 9768.] Repealed by 1971 c 76 § 6.
91.04.543 Separate findings or verdict on trial of issue. [1911 c 11 § 43; 1909 ex.s. c 8 § 42; RRS § 9769. Formerly RCW 91.04.280.] Repealed by 1971 c 76 § 6.
91.04.545 Eminent domain as to public lands. [1911 c 11 § 44; 1909 ex.s. c 8 § 43; RRS § 9770. Formerly RCW 91.04.180.] Repealed by 1971 c 76 § 6.
91.04.547 Assessments against public property. [1911 c 11 § 45; 1909 ex.s. c 8 § 44; RRS § 9771. Formerly RCW 91.04.430.] Repealed by 1971 c 76 § 6.
91.04.550 Fees for serving process. [1911 c 11 § 46; 1909 ex.s. c 8 § 45 ; RRS § 9772.] Repealed by 1971 c 76 § 6.
91.04.555 Compensation of commissioners--Judicial action-Objections. [1911 c 11 § 47; 1909 ex.s. c 8 § 46; RRS § 9773.] Repealed by 1971 c 76 § 6.
91.04.560 Enforcement of chapter by court. [1911 c 11 § 48; 1909 ex.s. c 8 § 47; RRS § 9774.] Repealed by 1971 c 76 § 6.
91.04.565 Validation. [1911 c 11 § 49; RRS § 9775. Cf. 1911 c 10 § 1.] Repealed by 1971 c 76 § 6.
91.04.570 Authority of district to lease equipment. Cross-reference section, decodified.
91.04.580 Refunding bonds. [1923 c 38 § 1 ; RRS § 9776-1.] Now codified as RCW 91.06.010.
91.04.590 Form, execution, etc., of bonds. [1923 c 38 § 2; RRS § 9776-2.] Now codified as RCW 91.06.020.
91.04.600 Levy and collection of assessments. [1923 c 38 § 3; RRS § 9776-3.] Now codified as RCW 91.06.030.
91.04.610 Notice of levy. [1923 c 38 § 4; RRS § 9776-4.] Now codified as RCW 91.06.040.
91.04.620 Publication of notice. [1923 c 38 § 5; RRS § 9776-5.] Now codified as RCW 91.06.050.
91.04.630 Payment in full within thirty days. [1923 c 38 § 6; RRS § 9776-6.] Now codified as RCW 91.06.060.
91.04.640 Payment of bonds--"Construction warrant and interest fund." [1947 c 222 § 1; 1923 c 38 § 7; Rem. Supp. 1947 § 9776-7.] Now codified as RCW 91.06.070.
91.04.650 Call for payment. [1923 c 38 § 8; RRS § 9776-8.] Now codified as RCW 91.06.080.
91.04.660 Effect of sale of lands for taxes. [1923 c 38 § 9; RRS § 9776-9.] Now codified as RCW 91.06.090.
91.04.670 Registry of bonds. [1923 c 38 § 10; RRS § 9776-10.] Now codified as RCW 91.06.100.
91.04.900 Construction. [1911 c 11 § 50; RRS § 9776.] Repealed by 1971 c 76 § 6.

## Chapter 91.06 <br> REFUNDING BONDS OF COMMERCIAL WATERWAY DISTRICTS-- 1923 ACT

91.06.010 Authorization. [1923 c 38 § 1; RRS § 9776-1. Formerly RCW 91.04.580.] Repealed by 1979 ex.s. c 30 § 20.
91.06.020 Form--Sale--Maturity. [1923 c 38 § 2; RRS § 9776-2. Formerly RCW 91.04.590.] Repealed by 1979 ex.s. c 30 § 20.
91.06.030 Levy and collection of assessments. [1923 c 38 § 3; RRS § 9776-3. Formerly RCW 91.04.600.] Repealed by 1979 ex.s. c $30 \S$ 20.
91.06.040 Notice of levy--Record of payment. [1923 c 38 § 4; RRS § 9776-4. Formerly RCW 91.04.610.] Repealed by 1979 ex.s. c 30 § 20.
91.06.050 Publication of notice of levy. [1923 c 38 § 5 ; RRS § 9776-5. Formerly RCW 91.04.620.] Repealed by 1979 ex.s. c $30 \S 20$.
91.06.060 Payment of assessment--Installments--Interest. [1923 c 38 § 6; RRS § 9776-6. Formerly RCW 91.04.630.] Repealed by 1979 ex.s. c 30 § 20.
91.06.070 Payment on bonds and interest--Procedure--"Construction Warrant and Interest Fund". [1947 c 222 § 1; 1923 c 38 § 7; Rem. Supp. 1947 § 9776-7. Formerly RCW 91.04.640.] Repealed by 1979 ex.s. c 30 § 20.
91.06.080 Call of bonds for payment. [1923 c 38 § 8; RRS § 9776-8. Formerly RCW 91.04.650.] Repealed by 1979 ex.s. c $30 \S 20$.
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91.06.100 Registry of bonds. [1923 c 38 § 10 ; R RS § 9776-10. Formerly RCW 91.04.670.] Repealed by 1979 ex.s. c $30 \S 20$.

## Chapter 91.07

COMMERCIAL WATERWAY DISTRICTS IN CLASS AA COUNTIES--ACQUISITION BY PORT DISTRICTS
91.07.010 Examination and determination of feasibility by port commissioners. [1963 c 97 § 1.] Repealed by 1979 ex.s. c $30 \S 20$.
91.07.020 Procedure to effect transfer--Dissolution--Limitation on use of assets--Responsibility for liabilities and obligations. [1963 c 97 § 2.] Repealed by 1979 ex.s. c 30 § 20.

## Chapter 91.08 <br> PUBLIC WATERWAYS

91.08.040 Petition--Contents. [1911 c 23 § 3, part; RRS § 9779, part.] Now codified in RCW 91.08.030.
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91.08.470 Bonds may be issued. [(i) 1911 c 23 § 45 ; RRS § 9821. Now codified as RCW 91.08.465. (ii) 1911 c 23 § 47; RRS § 9823.] Now codified as RCW 91.08.485.

## Chapter 91.12 <br> CANAL COMMISSION

91.12.010 Declaration of purpose. [1965 ex.s. c 123 § 1.] Recodified as RCW 47.72.010 pursuant to 1977 ex.s. c 151 § 79.
91.12.020 Commission created--Composition--Officers--Terms--Vacancies--Removal. [1965 ex.s. c 123 § 2.] Repealed by 1977 ex.s. c 151 § 80.
91.12.030 Members' travel expenses. [1975-'76 2nd ex.s. c 34 § 181; 1967 c 36 § $1 ; 1965$ ex.s. c 123 § 3.] Repealed by 1977 ex.s. c 151 § 80.
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91.12.050 Powers and duties. [1977 ex.s. c 151 § $75 ; 1965$ ex.s. c 123 § S.] Recodified as RCW 47.72.050 pursuant to 1977 ex.s. c 151 § 79.
91.12.060 "Canal" defined. [1965 ex.s. c 123 § 6.] Recodified as RCW 47.72.060 pursuant to 1977 ex.s. c 151 § 79.

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1.08.039 Publication, sale, and distribution of code and supplements-Contracts or other arrangements. ${ }^{\text {The committee may enter into contracts or otherwise arrange for the publication and/or }}$ distribution, provided for in RCW 1.08 .038 , with or without calling for bids, by the public printer or by private printer upon specifications formulated under the authority of RCW 1.08.037, and upon such basis as the commiftee deems to be most expeditious and economical. Any such efntract may be upon such terms as the committee deems to be most advantageous to the state and potential purchasers of such publications. The committee shall fix terms and prices for such publications. [1955 c 235 § 8; 1953 c 257 § 12.]

1.08.040 Certification_Official code——Prima facie evidence. The Revised Code of Washington containing the certificater the temporary code committee and any supplement or addition thereto or reprint edjion thereof, which contains the certificate of the statute law committee referred to in RCW 1.08.057, shall be deemed official, and shall be prima facie evidence of the laws contained therein. [1955 c 5 § 2; 1953 c 257 § 15 ; 1951 c 157 § 16; 1941 c 149 § 3; Rem. Supp. 1941 § 152-38.]

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|  | 19.86.160 |  | 36.26 .090 |
|  | 19.100.160 | 4.92 | 4.92 .131 |
|  | 46.70 .250 |  | 26.44.060 |
|  | 70.110.080 |  | 28B. 20.255 |
|  |  |  | 70.124.060 |


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| 4.92 .050 | 4.92 .050 |
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|  | 4.92 .130 |
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| 4.92.100 | 38.52.205 |
|  | 77.12 .280 |
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|  | 57.02.020 |
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| 5.44 .040 | 43.43 .725 |
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|  | 5.48 .050 |
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| 6.04.090 | 6.04 .080 |
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|  | 6.12 .020 |  | 35.23.595 |  | 7.08 .100 |  | 7.33 .300 |  | $\begin{array}{r} 7.33 .300 \\ 7.33 .170 \end{array}$ |
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|  | 6.12 .140 |  | 35A. 11.200 |  | 7.08 .100 | 7.33 .050 | 7.33 .170 |  | 7.33 .300 |
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| 6.12.140 | 6.04.035 |  | 59.18.330 |  | 7.08 .150 |  | 7.33 .300 |  | 7.33.200 |
|  | 6.12 .150 |  | 59.20.260 | 7.08 .190 | 7.08 .200 | 7.33.060 | 7.33 .070 |  | 7.33 .300 |
| 6.12 .150 | 6.04.035 |  | 59.20.270 | 7.12 .040 | 7.12.050 |  | 7.33 .080 | 7.33.270 | 7.33 .170 |
| 6.12 .160 | 6.04.035 |  | 70.87.205 | 7.12 .060 | 7.12 .070 | 7.33.070 | 7.33 .070 |  | 7.33.200 |
| 6.12.170 | 6.04.035 | 7.04 .020 | 7.04.040 | 7.12 .120 | 7.12 .330 |  | 7.33 .080 |  | 7.33 .300 |
| 6.12 .180 | 6.04.035 | 7.04.040 | 7.04.160 | 7.12 .250 | 7.12 .270 | 7.33.080 | 7.33 .070 | 7.33 .280 | 7.33.170 |
| 6.12 .190 | 6.04.035 | 7.04 .050 | 49.66.090 | 7.16 | 36.62.150 |  | 7.33 .080 |  | 7.33.200 |
| 6.12 .200 | 6.04.035 | 7.04.060 | 7.04 .040 |  | 43.21G. 090 | 7.33 .090 | 7.33 .170 |  | 7.33.300 |
| 6.12 .210 | 6.04.035 |  | 7.04.160 | 7.16 .010 | 15.66.200 |  | 7.33 .200 |  | 26.09.130 |
| 6.12.220 | 6.04.035 | 7.04.150 | 7.04.175 | 7.16 .020 | 15.66.200 |  | 7.33 .300 |  | 26.18 .090 |
|  | 6.12 .280 | 7.04.160 | 7.04.150 | 7.16 .030 | 15.66.200 | 7.33 .100 | 7.33 .170 |  | 74.04.710 |
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|  | 6.12 .280 | 7.04 .170 | 7.04.150 | 7.16 .050 | 15.66.200 |  | 7.33 .300 |  | 7.33 .170 |
| 6.12 .240 | 6.04.035 |  | 7.04.175 | 7.16.060 | 15.66.200 | 7.33.110 | 7.33 .050 |  | 7.33 .200 |
| 6.12 .250 | 6.04.035 | 7.04.175 | 7.04 .090 | 7.16 .070 | 15.66.200 |  | 7.33 .120 |  | 7.33 .300 |
| 6.12 .300 | 6.12 .320 | 7.04 .220 | 70.87.205 | 7.16.080 | 15.66.200 |  | 7.33 .170 | 7.33 .300 | 7.33 .170 |
|  | 6.12.330 | 7.08 .010 | 7.08.030 | 7.16.100 | 15.66.200 |  | 7.33 .200 |  | 7.33 .200 |
| 6.16 | 74.04.710 |  | 7.08.100 | 7.16.110 | 15.66 .200 |  | 7.33 .300 |  | $\begin{aligned} & 7.33 .300 \\ & 7.33 .170 \end{aligned}$ |
| 6.16.020 | 6.04.100 |  | 7.08.110 | 7.16.120 | 15.66 .200 | 7.33.120 | 7.33 .170 | 7.33 .310 |  |
|  | 7.33 .280 |  | 7.08.150 |  | 46.29 .040 |  | 7.33.200 |  | 7.33 .200 |
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| 6.16 .090 | 6.04 .100 |  | 7.08.100 | 7.16.140 | 15.66.200 | 7.33 .130 | 7.33 .080 | 7.33 .320 | 7.33 .170 |
| 6.17 .045 | 6.24 .145 |  | 7.08.110 | 7.20 | 47.64.140 |  | 7.33 .140 |  | 7.33 .200 |
| 6.17 .050 | 6.24 .145 |  | 7.08.150 | 7.20 .010 | 7.20 .020 |  | 7.33 .170 |  | $7.33 .300$ |
| 6.24 .010 | 61.12 .090 | 7.08 .030 | 7.08.030 | 7.20 .030 | 7.20 .040 |  | 7.33 .200 | 7.33 .330 | 7.33 .170 |
| 6.24 .015 | 6.24 .010 |  | 7.08 .100 | 7.20 .040 | 13.32A.250 |  | 7.33 .300 |  | 7.33 .200 |
| 6.24 .130 | 61.12 .093 |  | 7.08.110 |  | 13.34.165 |  | 7.33.360 |  | 7.33 .300 |
| 6.24 .131 | 61.12.093 |  | 7.08.150 | 7.20 .050 | 13.32A. 250 |  | 7.33.370 | 7.33 .340 | $\begin{aligned} & 7.33 .170 \\ & 7.33 .200 \end{aligned}$ |
| 6.24.140 | 6.24.160 | 7.08 .050 | 7.08.030 |  | 13.34.165 | 7.33.140 | 7.33.170 |  |  |
|  | 6.24 .230 |  | 7.08 .100 | 7.20 .060 | 13.32A. 250 |  | 7.33 .200 |  | 7.33 .300 |
|  | 61.12.070 |  | 7.08.110 |  | 13.34.165 |  | 7.33 .300 | 7.33 .360 | 7.33 .350 |
|  | 61.12 .093 |  | 7.08.150 | 7.20 .070 | 13.32A.250 | 7.33 .150 | 7.33.050 |  | 7.33.370 |
| 6.24.145 | 61.12 .093 | 7.08.060 | 7.08.030 |  | 13.34.165 |  | 7.33.130 |  | 7.33.380 |
| 6.24 .150 | 61.12 .093 |  | 7.08 .100 | 7.20 .080 | 13.32A. 250 |  | 7.33.170 | 7.33 .370 | 7.33 .390 |
| 6.24 .160 | 61.12 .093 |  | 7.08.110 |  | 13.34.165 |  | 7.33 .200 |  | 7.33 .190 |
| 6.24 .170 | 61.12 .093 |  | 7.08.150 | 7.24 | 27.40.034 | 7.33.160 | 7.33.300 |  | 7.33 .350 |
| 6.24.180 | 61.12 .093 | 7.08.070 | 7.08.030 |  | 35A. 21.195 |  | 7.33 .170 |  | 7.33.380 |
| 6.24 .190 | 61.12.093 |  | 7.08.100 |  | 51.24 .090 |  | 7.33 .200 | 7.33 .380 | 7.33.350 |
| 6.24 .200 | 61.12.093 |  | 7.08.110 | 7.24 .010 | 7.24.050 |  | 7.33.300 | 7.33 .390 | 7.33.350 |
| 6.24 .210 | 61.12.093 |  | 7.08.150 |  | 7.24 .135 |  | 50.20.045 | 7.40 | 46.68.030 |
| 6.24 .220 | 6.24 .230 | 7.08.080 | 7.08.030 | 7.24 .020 | 7.24 .050 | 7.33 .165 | 7.33.170 | 7.40 .080 | $\begin{aligned} & 7.40 .085 \\ & 7.42 .040 \end{aligned}$ |
|  | 61.12.093 |  | 7.08 .100 |  | 7.24 .135 |  | 7.33 .200 | 7.42.020 |  |
| 6.24 .230 | 61.12.093 |  | 7.08.110 | 7.24 .030 | 7.24 .050 |  | 7.33 .300 |  | 7.42 .060 |
| 6.32 .010 | 6.32.015 |  | 7.08.150 | 7.25 | 35A. 21.195 | 7.33.170 | 7.33 .170 | 7.42 .040 | 7.42.050 |
|  | 6.32 .020 | 7.08 .090 | 7.08.030 | 7.28 .050 | 7.28 .060 |  | 7.33 .200 | 7.48 .010 | 7.48 .200 |
| 6.32 .070 | 6.32.110 |  | 7.08 .100 |  | 7.28 .100 |  | 7.33 .300 | 7.48 .020 | 7.48 .200 |
| 6.32 .080 | 6.32 .090 |  | 7.08.110 | 7.28 .060 | 7.28 .100 | 7.33 .180 | 7.33 .170 | 7.48.030 7.48.200 |  |
|  | 6.32.110 |  | 7.08.150 | 7.28 .070 | 7.28 .090 |  | 7.33 .200 | 7.48 .040 | 7.48 .200 |
| 6.32 .090 | 6.32.110 | 7.08 .100 | 7.08.030 |  | 7.28 .100 |  | 7.33 .300 | 7.48 .050 | 7.48 .080 |
| 6.32.100 | 6.32 .090 |  | 7.08 .100 | 7.28 .080 | 7.28 .090 | 7.33 .190 | 7.33 .170 |  | 7.48 .090 |
|  | 6.32.110 |  | 7.08.110 |  | 7.28 .100 |  | 7.33 .200 |  | 7.48 .100 |
| 6.32 .250 | 11.96.150 |  | 7.08.150 | 7.28 .090 | 7.28.100 | 7.33 .190 | 7.33.300 | 7.48 .052 | 7.48.080 |
| 6.32 .270 | 6.32 .260 | 7.08.110 | 7.08 .030 | 7.28.100 | 7.28 .100 | 7.33 .200 | 7.33 .170 |  | 7.48 .090 |
| 6.32 .300 | 6.32 .310 |  | 7.08 .100 | 7.28 .170 | 7.28 .180 |  | 7.33 .200 |  | $\begin{aligned} & 7.48 .100 \\ & 7.48 .080 \end{aligned}$ |
| 6.32 .330 | 6.32 .340 |  | 7.08.110 | 7.28 .260 | 7.28.270 |  | 7.33 .300 | 7.48.054 |  |
| 6.36.140 | 6.36.150 |  | 7.08.150 | 7.33 | 35A.21.195 | 7.33.210 | 7.33 .170 |  | 7.48 .090 |
| 6.40 .020 | 6.40 .030 | 7.08.120 | 7.08.030 |  | 51.24 .060 |  | 7.33 .200 |  | $\begin{aligned} & 7.48 .100 \\ & 7.48 .080 \end{aligned}$ |
| 6.40 .040 | 6.40 .030 |  | 7.08.100 |  | 51.48 .150 |  | 7.33 .300 | 7.48 .056 |  |
| 7 | 9A.82.100 |  | 7.08.110 | 7.33 .010 | 7.33.170 | 7.33 .220 | 7.33 .170 |  | 7.48 .090 |
|  | 16.70.030 |  | 7.08.150 |  | 7.33 .200 |  | 7.33 .200 |  | 7.48.100 |
|  | 43.20A. 650 | 7.08.130 | 7.08.030 |  | 7.33 .280 |  | 7.33 .230 | 7.48 .058 | 7.48 .060 |
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|  | 3.50 .800 |  | 7.08.150 |  | 7.33 .200 |  | 7.33 .200 |  | 7.48 .080 |
|  | 3.50 .805 | 7.08 .140 | 7.08.030 |  | 7.33 .300 |  | 7.33 .300 |  | 7.48 .090 |
|  | 3.62 .070 |  | 7.08.100 | 7.33.030 | 7.33 .020 | 7.33 .240 | 7.33 .170 |  | 7.48 .100 |
|  | 35.20 .010 |  | 7.08.110 |  | 7.33.170 |  | 7.33 .200 | 7.48 .060 | 7.48 .080 |
|  | 35.22.425 |  | 7.08.1 50 |  | 7.33.200 |  | 7.33.260 |  | 7.48 .090 |

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| 7.48.062 | 7.48 .064 | 7.68.220 | 7.68 .210 |
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|  | 7.48 .080 | 7.68 .240 | 7.68 .210 |
|  | 7.48 .090 | 7.68 .250 | 7.68 .210 |
|  | 7.48 .100 | 7.68 .260 | 7.68 .210 |
| 7.48.064 | 7.48.054 | 7.68.270 | 7.68 .210 |
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|  | 7.48 .090 | 7.70 .040 | 10.79.100 |
|  | 7.48 .100 | 7.70 .070 | 4.84 .320 |
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|  | 7.48 .100 | 7.75 .040 | 7.75 .080 |
| 7.48 .074 | 7.48 .080 | 7.75 .050 | 7.75 .090 |
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|  | 8.04.140 | 8.20.060 | 8.20 .020 |
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|  | 8.04.140 | 8.20.070 | 8.20 .020 |
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|  | 8.12 .570 |  | 8.20 .090 |
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|  | 8.08.120 | 8.20.150 | 8.20 .170 |
|  | 8.08.130 | 8.20 .160 | 8.20 .170 |
| 8.08 .100 | 8.08 .090 | 8.20 .170 | 8.20 .170 |
|  | 8.08.100 | 8.24 | 8.25 .270 |
|  | 8.08 .120 | 8.25 | 28A.58.070 |
|  | 8.08 .130 |  | 47.76 .090 |
| 8.08.110 | 8.08 .090 |  | 85.38 .180 |
|  | 8.08.100 | 8.25 .040 | 8.25 .170 |
|  | 8.08.1 20 | 8.25 .060 | 8.25 .170 |
|  | 8.08.130 | 8.25.070 | 8.25.073 |
| 8.08.120 | 8.08 .090 |  | 8.25 .075 |
|  | 8.08 .100 |  | 8.25.250 |
|  | 8.08.120 |  | 8.26.210 |
|  | 8.08.130 | 8.25 .075 | 8.26.210 |
| 8.08.130 | 8.08 .090 | 8.25.080 | 8.25 .170 |
|  | 8.08 .100 | 8.25 .120 | 8.25 .170 |
|  | 8.08 .120 | 8.25 .170 | 8.25 .170 |
|  | 8.08.130 | 8.25 .200 | 8.25 .170 |
| 8.12 | 8.25 .270 | 8.25 .210 | 8.25 .170 |
|  | 35.21 .360 | 8.25 .220 | 8.25 .170 |
|  | 35.23.450 |  | 8.25 .230 |
|  | 35.24.310 |  | 8.25.250 |
|  | 35.61.340 |  | 8.25 .260 |
|  | 35A.64.200 | 8.25 .230 | 8.25 .170 |
|  | 35A.80.010 |  | 8.25 .250 |


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| 8.25.270 | 8.04.191 |
|  | 8.08.1 50 |
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|  | 8.16.160 |
|  | 8.20.180 |
|  | 8.24 .050 |
|  | 8.25 .170 |
| 8.25 .930 | 8.25 .170 |
| 8.26 | 42.17 .310 |
|  | 47.76.090 |
| 8.26 .010 | 8.26 .140 |
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| 8.26 .090 | 8.26 .100 |
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| 8.26 .130 | 8.26.140 |
| 8.26.180 | 8.26 .030 |
| 8.28 | 35A.64.200 |
| 8.28 .010 | 79.01.416 |
| 98. | 9.94A. 010 |
|  | 43.52 .515 |
| 9.01 .010 | 9A.98.010 |
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| 9.01 .090 | 9.04.070 |
|  | 9A.98.010 |
| 9.01 .100 | 9A.98.010 |
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| 9.01 .112 | 9A.98.010 |
| 9.01 .113 | 9A.98.010 |
| 9.01 .114 | 9A.98.010 |
| 9.01 .116 | 9A.98.010 |
| 9.01 .150 | 9A.98.010 |
| 9.01 .170 | 9A.98.010 |
| 9.01 .180 | 9A.98.010 |
| 9.01 .190 | 9A.98.010 |
| 9.02 .060 | 9.02.070 |
| 9.02.070 | 9.02 .070 |
| 9.02 .080 | 9.02 .070 |
| 9.02.090 | 9.02 .070 |
| 9.03 .010 | 9.03 .030 |
| 9.03 .020 | 9.03 .030 |
| 9.04 | 18.39.225 |
|  | 19.09.340 |
|  | 19.31 .210 |
|  | 46.70 .220 |
|  | 58.19 .270 |
| 9.04.030 | 9.04.040 |
| 9.04.040 | 9.04.040 |
| 9.04.050 | 9.04 .060 |
|  | 9.04 .070 |
|  | 9.04 .080 |
|  | 18.35.180 |


| Reference | Cited In | Reference | Cited In | Reference | Cited In | Reference | Cited In | Reference | Cited In |
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| 9.04.060 | 9.04.060 | 9.18 .130 | 9.18.140 | 9.40 .030 | 9A.98.010 | 9.44 .010 | 9A.98.010 | 9.48 .160 | 9A.98.010 |
|  | 9.04.070 |  | 9.18 .150 | 9.40 .050 | 9A.98.010 | 9.44 .020 | 9A.98.010 | 9.48 .170 | 9A.98.010 |
|  | 9.04.080 | 9.18 .140 | 9.18 .140 | 9.40 .060 | 9A.98.010 | 9.44 .030 | 9A. 98.010 | 9.52 .010 | 9A.98.010 |
|  | 9.04 .090 |  | 9.18 .150 | 9.40 .070 | 9A.98.010 | 9.44 .040 | 9A.98.010 | 9.52 .020 | 9A.98.010 |
| 9.04.070 | 9.04.060 | 9.18 .150 | 9.18 .140 | 9.40 .080 | 9A.98.010 | 9.44.050 | 9A.98.010 | 9.52 .030 | 9A.98.010 |
|  | 9.04.070 |  | 9.18 .150 | 9.40 .110 | 9.40 .110 | 9.44 .060 | 9A.98.010 | 9.52 .040 | 9A.98.010 |
|  | 9.04.080 |  | 35A.40.200 | 9.40 .120 | 9.40 .110 | 9.44 .070 | 9A.98.010 | 9.54 .010 | 9A.98.010 |
|  | 9.04 .090 | 9.19 .010 | 9A.98.010 |  | 9.40 .130 | 9.45 .010 | 9A.98.010 | 9.54 .020 | 9A.98.010 |
| 9.04 .080 | 9.04 .060 | 9.19 .020 | 9A.98.010 | 9.40 .130 | 9.40 .110 | 9.45 .030 | 9A.98.010 | 9.54 .030 | 9A.98.010 |
|  | 9.04.070 | 9.19 .030 | 9A.98.010 | 9.41 | 9.81 .110 | 9.45 .050 | 9A.98.010 | 9.54 .040 | 9A.98.010 |
|  | 9.04.080 | 9.19 .040 | 9A.98.010 |  | 10.88.330 | 9.45 .060 | 60.04.190 | 9.54 .050 | 9A.98.010 |
|  | 9.04 .090 | 9.19 .050 | 9A.98.010 | 9.41 .010 | 9.41 .110 | 9.45 .080 | 9.45 .090 | 9.54 .060 | 9A.98.010 |
| 9.05.010 | 9.05 .020 | 9.22 .010 | 9A.98.010 |  | 9.41 .150 | 9.45.124 | 9.45 .126 | 9.54 .070 | 9A.98.010 |
|  | 9.05 .030 | 9.22 .020 | 9A.98.010 | 9.41 .030 | 9.41 .110 | 9.45 .160 | 9.45 .170 | 9.54 .080 | 9A.98.010 |
| 9.05.020 | 9.05 .020 | 9.22 .030 | 9A.98.010 |  | 9.41 .150 | 9.45 .200 | 9A.98.010 | 9.54 .090 | 9 A .98 .010 |
|  | 9.05 .050 | 9.22 .040 | 9A.98.010 | 9.41 .040 | 9.41 .070 | 9.45 .210 | 9.45 .230 | 9.54 .100 | 9A.98.010 |
| 9.05.030 | 9.05 .040 | 9.24 .030 | 32.04.120 |  | 9.41 .090 | 9.45 .220 | 9.45.230 | 9.54 .110 | 9A.98.010 |
|  | 9.05 .050 | 9.24 .040 | 32.04.120 |  | 9.41 .098 | 9.45 .240 | 10.79.015 | 9.54 .115 | 9A.98.010 |
| 9.05 .060 | 9.05 .070 | 9.24 .050 | 32.04.120 |  | 9.41 .110 | 9.46 | 9.46 .030 | 9.54 .120 | 9A.98.010 |
|  | 9.05 .080 | 9.26 .010 | 9A.98.010 |  | 9.41 .150 |  | 9.46.075 | 9.54 .140 | 9A.98.010 |
|  | 9.05 .090 | 9.26 .020 | 9A.98.010 |  | 9.94 A .320 |  | 9.46 .230 | 9.55 .010 | 9A.98.010 |
| 9.05.070 | 9.05 .080 | 9.26 .030 | 9A.98.010 | 9.41 .050 | 9.41 .060 |  | 9.46.285 | 9.58 .010 | 9.58.020 |
|  | 9.05 .090 | 9.26A. 010 | 9A.98.010 |  | 9.41 .110 |  | 9A.82.010 | 9.58 .110 | 9.58.120 |
| 9.05 .080 | 9.05 .090 |  | 19.100.010 |  | 9.41 .150 |  | 19.09.020 | 9.61 .010 | 9A.98.010 |
| 9.05 .100 | 9.05 .110 | 9.26A. 020 | 9A.98.010 | 9.41 .060 | 9.41 .098 |  | 42.17 .067 | 9.61 .020 | 9A.98.010 |
|  | 9.05 .120 | 9.26A. 030 | 9A.98.010 |  | 9.41 .110 |  | 67.70.050 | 9.61 .030 | 9A.98.010 |
|  | 9.05 .130 | 9.26A. 040 | 9A.98.010 |  | 9.41 .150 |  | 67.70.210 | 9.61 .040 | 9A.98.010 |
|  | 9.05 .140 | 9.26A. 050 | 9A.98.010 | 9.41 .070 | 9.41 .097 | 9.46.010 | 9.46 .090 | 9.61 .050 | 9A.98.010 |
| 9.05 .110 | 9.05 .110 | 9.26A. 060 | 9A.98.010 |  | 9.41 .098 | 9.46 .020 | 9.46 .030 | 9.61 .060 | 9 A .98 .010 |
|  | 9.05 .120 | 9.26A. 070 | 9A.98.010 |  | 9.41 .110 |  | 9.46 .070 | 9.61 .070 | 9A.98.010 |
|  | 9.05 .130 | 9.26A. 080 | 9A.98.010 |  | 9.41 .150 |  | 9.46.110 |  | 90.03 .410 |
|  | 9.05.140 | 9.27.010 | 9A.98.010 |  | 9.41 .300 |  | 9.46.230 | 9.61 .080 | 9 A .98 .010 |
| 9.05 .120 | 9.05 .110 | 9.27 .020 | 9A.98.010 |  | 9.94.043 | 9.46 .030 | 9.46 .020 | 9.61 .090 | 9A.98.010 |
|  | 9.05 .120 | 9.27 .030 | 9A.98.010 | 9.41 .080 | 9.41 .110 |  | 9.46.070 | 9.61 .100 | 9A.98.010 |
|  | 9.05 .130 | 9.27 .040 | 9A.98.010 |  | 9.41 .150 |  | 9.46 .110 | 9.61 .110 | 9A.98.010 |
|  | 9.05 .140 | 9.27 .050 | 9A.98.010 | 9.41 .090 | 9.41 .093 |  | 9.46.120 | 9.61 .160 | 9.61 .170 |
| 9.05 .130 | 9.05 .110 | 9.27 .060 | 9A.98.010 |  | 9.41 .095 |  | 9.46 .200 |  | 9.61 .180 |
|  | 9.05 .120 | 9.27 .070 | 9A.98.010 |  | 9.41 .097 |  | 9.46.220 |  | 28A.87.065 |
|  | 9.05 .130 | 9.27 .080 | 9A.98.010 |  | 9.41 .098 |  | 9.46.230 | 9.61 .170 | 9.61 .170 |
|  | 9.05 .140 | 9.27 .090 | 9A.98.010 |  | 9.41 .110 |  | 9.46.240 |  | 9.61 .180 |
| 9.05.140 | 9.05 .110 | 9.27 .100 | 9A.98.010 |  | 9.41 .150 |  | 9.46.250 |  | 28A.87.065 |
|  | 9.05 .120 | 9.30 .010 | 9A.98.010 | 9.41 .093 | 9.41 .110 | 9.46.040 | 9.46 .020 | 9.61 .180 | 9.61 .170 |
|  | 9.05 .130 | 9.30 .020 | 9A.98.010 |  | 9.41 .150 |  | 9.46 .090 |  | 9.61 .180 |
|  | 9.05.140 | 9.30 .030 | 9A.98.010 | 9.41 .095 | 9.41 .110 | 9.46.050 | 9.46.040 |  | 28A.87.065 |
| 9.08 .040 | 9A.98.010 | 9.30 .040 | 9A.98.010 |  | 9.41 .150 | 9.46.070 | 9.46.020 | 9.61 .190 | 9.61 .210 |
| 9.09 .010 | 9A.98.010 | 9.30 .050 | 9A.98.010 | 9.41 .097 | 9.41 .110 |  | 9.46.198 | 9.61 .200 | 9.61 .210 |
| 9.09 .020 | 9A.98.010 | 9.31 | 72.65 .070 |  | 9.41 .150 | 9.46 .075 | 67.70 .090 | 9.61 .220 | 9A.98.010 |
| 9.09 .030 | 9A.98.010 | 9.31 .005 | 9A.98.010 | 9.41 .098 | 9.41 .110 | 9.46 .080 | 9.46 .070 | 9.61 .230 | 9.61 .240 |
| 9.09.040 | 9A.98.010 | 9.31 .010 | 9A.98.010 |  | 9.41 .150 | 9.46.110 | 9.46.113 |  | 9.61 .250 |
| 9.09 .050 | 9A.98.010 | 9.31 .020 | 9A.98.010 | 9.41 .100 | 9.41 .110 |  | 9.46 .350 |  | 9A.46.060 |
| 9.09 .060 | 9A.98.010 | 9.31 .030 | 9A.98.010 |  | 9.41 .150 | 9.46 .115 | 9.46.116 |  | 9A.46.100 |
| 9.11 .010 | 9A.98.010 | 9.31 .040 | 9A.98.010 | 9.41 .110 | 9.41 .110 | 9.46 .220 | 9A.82.010 | 9.65 .010 | 9A.98.010 |
| 9.11 .020 | 9A.98.010 | 9.31 .050 | 9A.98.010 |  | 9.41 .150 | 9.46.230 | 9.46.235 | 9.65 .020 | 9A.98.010 |
| 9.11 .030 | 9A.98.010 | 9.31 .060 | 9A.98.010 | 9.41 .120 | 9.41 .110 |  | 9.46.260 | 9.65 .030 | 9A.98.010 |
| 9.11 .040 | 9A.98.010 | 9.31 .070 | 9A.98.010 |  | 9.41 .150 |  | 9A.82.010 | 9.66 .010 | 9.66.020 |
| 9.11 .050 | 9A.98.010 | 9.31 .080 | 9A.98.010 | 9.41 .130 | 9.41 .110 | 9.47 .080 | 9.47 .090 | 9.66 .030 | 9.66.040 |
| 9.15 .010 | 9A.98.010 | 9.31 .100 | 9A.98.010 |  | 9.41 .150 | 9.47 .090 | 9.47 .100 | 9.66.050 | 35A.70.010 |
| 9.15 .020 | 9A.98.010 | 9.33 .010 | 9A.98.010 | 9.41 .140 | 9.41 .110 | 9.47 A .010 | 9.47 A .020 | 9.68.050 | 9.68.050 |
| 9.16 | 15.66.010 | 9.33 .020 | 9A.98.010 |  | 9.41 .150 | 9.47 A .020 | 9.47 A .030 |  | 9.68 .060 |
| 9.16 .080 | 9.16.090 | 9.33 .040 | 9A.98.010 | 9.41 .150 | 9.41 .093 |  | 9.47 A .040 |  | 9.68 .080 |
| 9.18 | 35A.42.050 | 9.33 .050 | 9A.98.010 |  | 9.41 .110 | 9.48 .010 | 9A. 98.010 |  | 9.68 .090 |
| 9.18 .010 | 9A.98.010 | 9.33 .060 | 9A.98.010 |  | 9.41 .150 | 9.48 .020 | 9A.98.010 |  | 9.68 .100 |
| 9.18 .020 | 9A.98.010 | 9.33 .070 | 9A.98.010 | 9.41 .160 | 9.41 .110 | 9.48 .030 | 9A.98.010 |  | 9.68 .110 |
| 9.18 .030 | 9A.98.010 | 9.34 .010 | 9A.98.010 |  | 9.41 .150 | 9.48 .040 | 9A. 98.010 |  | 9.68 .120 |
| 9.18 .040 | 9A.98.010 | 9.34 .020 | 9A.98.010 | 9.41 .190 | 9.41 .200 | 9.48 .050 | 9A.98.010 | 9.68 .060 | 9.68 .050 |
| 9.18 .050 | 9A.98.010 | 9.37 .010 | 9A.98.010 |  | 9.41 .210 | 9.48 .060 | 9A.98.010 |  | 9.68.060 |
| 9.18 .060 | 9A.98.010 | 9.37 .020 | 9A.98.010 | 9.41 .200 | 9.41 .200 | 9.48 .070 | 9A.98.010 |  | 9.68 .070 |
| 9.18 .070 | 9A.98.010 | 9.37 .030 | 9A.98.010 |  | 9.41 .210 | 9.48 .080 | 9A.98.010 |  | 9.68.090 |
| 9.18 .090 | 9A.98.010 | 9.37 .040 | 9A.98.010 | 9.41 .210 | 9.41 .200 | 9.48 .090 | 9A.98.010 |  | 9.68 .100 |
| 9.18 .100 | 9A.98.010 | 9.37 .050 | 9A.98.010 |  | 9.41 .210 | 9.48 .100 | 9A.98.010 |  | 9.68.110 |
| 9.18 .110 | 9A.98.010 | 9.37 .060 | 9A.98.010 | 9.41 .220 | 9.41 .200 | 9.48 .110 | 9A.98.010 |  | 9.68 .120 |
| 9.18 .120 | 9.18 .130 | 9.38 .030 | 9A.98.010 |  | 9.41 .210 | 9.48 .120 | 9A. 98.010 | 9.68 .070 | 9.68.050 |
|  | 9.18.140 | 9.38 .050 | 9A.98.010 | 9.41 .250 | 9.41 .280 | 9.48 .130 | 9A.98.010 |  | 9.68 .060 |
|  | 9.18 .150 | 9.40 .010 | 9A.98.010 | 9.41 .280 | 28A.87.225 | 9.48 .140 | 9A. 98.010 |  | 9.68 .090 |
|  | 35A.40.200 | 9.40 .020 | 9A.98.010 | 9.41 .290 | 9.41 .300 | 9.48 .150 | 9A.98.010 |  | 9.68.100 |



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| 9.95 .340 | 9.95 .310 | 9A.20-cont. |  | 9A.40.030 | 9.94A. 320 | 9A.48.090 | 9A.46.060 | 9A.72.040 | 29.85.105 |
|  | 9.95 .330 |  | 22.09.310 |  | 9A.46.060 |  | 9A.48.100 |  | 70.120.110 |
|  | 9.95.360 |  | 26.20.030 |  | 9A.82.010 |  | 10.85.030 | 9A.72.085 | 9A.04.030 |
|  | 9.95 .370 |  | 26.20.035 |  | 10.99.020 |  | 10.99.020 |  | 9A.72.010 |
| 9.95 .350 | 9.95 .310 |  | 29.85.275 |  | 70.85.100 | 9 A .52 | 59.12.030 |  | 10.25.065 |
|  | 9.95 .330 |  | 30.04.405 | 9A.40.040 | 9.94A. 320 | 9A.52.020 | 9.94 A .320 | 9A.72.090 | 9.94A. 320 |
|  | 9.95 .360 |  | 30.12.047 |  | 9A.46.060 |  | 9A.46.060 |  | 9A.82.010 |
|  | 9.95 .370 |  | 31.12.635 |  | 10.99.020 |  | 10.99.020 | 9A.72.100 | 9.94A. 320 |
|  | 9.95 .900 |  | 32.16.097 |  | 70.85.100 | 9A.52.030 | 9.94A. 320 |  | 9A.82.010 |
| 9.95 .360 | 9.95 .310 |  | 32.32.228 | 9A.40.060 | 9A.40.080 |  | 9A.46.060 | 9A.72.110 | 9.94 A .320 |
|  | 9.95 .330 |  | 33.36.030 |  | 13.34.055 |  | 10.99.020 |  | 9A.82.010 |
|  | 9.95.350 |  | 33.36.040 |  | 13.34.060 | 9A.52.070 | 9A.46.060 | 9A.72.120 | 9.94 A .320 |
|  | 9.95 .360 |  | 33.36.060 | 9A.40.070 | 9A.40.080 |  | 9A.52.090 |  | 9A.82.010 |
|  | 9.95 .370 |  | 43.07.210 |  | 13.34 .055 |  | 10.99.020 | 9A.72.130 | 9.94 A .320 |
|  | 9.95.900 |  | 46.61 .520 |  | 13.34.060 | 9A.52.080 | 9A.46.060 |  | 9A.82.010 |
|  | 63.42.040 |  | 46.61.522 | 9 A .44 | 9.68 A .090 |  | 9A.52.090 | 9A.76.050 | 9A.76.060 |
| 9.95 .370 | 9.95 .310 |  | 64.36 .230 |  | 9.69 .100 |  | 10.99.020 | 9A.76.060 | 9A.76.070 |
|  | 9.95 .330 |  | 68.44.060 |  | 9.94 A .120 | 9A.52.095 | 9.94A. 320 |  | 9A.76.080 |
|  | 9.95 .360 |  | 68.46.210 |  | 9.94 A .122 | 9A. 56 | 4.24 .230 | 9A.76.070 | 9.94 A .320 |
|  | 9.95 .370 |  | 70.48.410 |  | 9A.44.900 | 9A.56.010 | 9A.56.110 |  | 9A.76.050 |
| 9.95 B .030 | 9.95 B .040 |  | 75.25 .160 |  | 9A.44.901 |  | 9A.60.010 |  | 9A.76.060 |
| 9.96.050 | 9.95.195 |  | 82.32.290 | 9A.44.010 | 9A.44.060 | 9A.56.030 | 9.94A. 320 |  | 9A.82.010 |
| 9.96 A | 9.46.075 |  | 82.48 .020 |  | 9A.64.020 |  | 9A.82.010 | 9A.76.080 | 9A.76.050 |
|  | 18.83.120 | 9A.20.010 | 19.86.170 |  | 9A.88.030 | 9A.56.040 | 9.94 A .320 |  | 9A.76.060 |
|  | 18.130.180 |  | 29.51 .020 | 9A.44.040 | 9.94 A .120 |  | 9A.82.010 | 9A.76.090 | 9A.76.050 |
|  | 66.24 .010 | 9A.20.020 | 9.94 A .040 |  | 9.94 A .122 | 9A.56.060 | 9.94A. 320 | 9A.76.110 | 9.94 A .320 |
|  | 67.70 .090 |  | 9.94 A .120 |  | 9.94 A .320 |  | 9A.82.010 |  | 9.94A. 360 |
| 9.96A. 010 | 43.43 .815 |  | 9A.20.030 |  | 9A.46.060 |  | 43.08.135 | 9A.76.120 | 9.94A. 320 |
| 9.96A. 020 | 18.32.530 |  | 29.51 .020 | 9A.44.050 | 9.94A. 120 | 9A.56.070 | 9.94A. 320 |  | 9.94 A .360 |
|  | 18.64A. 050 |  | 46.52 .020 |  | 9.94 A .122 | 9A.56.080 | 4.24 .320 | 9A.76.140 | 9.94A. 320 |
| 9A | 9A. 20.010 |  | 77.21 .010 |  | 9.94 A .320 |  | 9.94A. 320 | 9A.76.150 | 9.94 A .320 |
|  | 9A. 20.020 | 9A.20.030 | 74.09.230 |  | 9A.46.060 |  | 9A.82.010 | 9A.76.180 | 9.94A. 320 |
|  | 9A. 20.021 |  | 74.09.240 | 9A.44.060 | 9.94 A .320 | 9A.56.120 | 9.94 A .320 |  | 9A.82.010 |
|  | 9A. 20.040 |  | 74.09.260 |  | 9A.46.060 |  | 9A.46.060 | 9A.82.001 | 9A.82.903 |
|  | 9A.44.900 |  | 74.09.270 | 9A.44.070 | 9.94 A .320 |  | 9A.82.010 | 9A.82.010 | 9A.82.100 |
|  | 9A.44.901 | 9A. 28 | 9.94A.410 |  | 9A.04.080 | 9A.56.130 | 9.94A. 320 |  | 9A.82.903 |
|  | 18.44.070 |  | 9A.04.090 |  | 9A.46.060 |  | 9A.46.060 | 9A.82.020 | 9A.82.010 |
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| 15.28 .040 | 15.65.620 |  | 15.37.100 | 15.36.240 | 15.36.120 |  | 15.36 .480 |
| 15.28 .050 | 15.65.620 | 15.36.011 | 15.36 .011 |  | 15.36.140 | 15.36 .390 | 15.36 .120 |
| 15.28 .055 | 15.65.620 |  | 15.36 .540 |  | 15.36 .480 |  | 15.36 .320 |
| 15.28 .060 | 15.65.620 | 15.36 .020 | 15.36 .400 | 15.36.245 | 15.36 .120 |  | 15.36 .440 |
| 15.28 .070 | 15.65.620 | 15.36.075 | 15.36 .011 |  | 15.36.140 |  | 15.36 .480 |
| 15.28 .080 | 15.65 .620 |  | 15.36 .540 |  | 15.36 .480 | 15.36.395 | 15.36.120 |
| 15.28 .090 | 15.65 .620 | 15.36.100 | 15.36 .480 | 15.36.250 | 15.36 .120 |  | 15.36.320 |
| 15.28 .100 | 15.65.620 | 15.36.110 | 15.36 .140 |  | 15.36 .140 |  | 15.36 .480 |
| 15.28 .110 | 15.65.620 |  | 15.36 .260 |  | 15.36 .480 | 15.36.400 | 15.36 .120 |
| 15.28 .120 | 15.65 .620 |  | 15.36.290 | 15.36 .255 | 15.36 .120 |  | 15.36.320 |
| 15.28 .130 | 15.65 .620 |  | 15.36 .320 |  | 15.36 .140 |  | 15.36.480 |
| 15.28 .140 | 15.65.620 |  | 15.36.405 |  | 15.36 .480 | 15.36.405 | 15.36.120 |
| 15.28 .150 | 15.65.620 |  | 15.36 .450 | 15.36.260 | 15.36.120 |  | 15.36 .320 |
| 15.28 .160 | 15.65.620 |  | 15.36 .480 |  | 15.36 .140 |  | 15.36 .480 |
| 15.28 .170 | 15.65.620 | 15.36.120 | 15.36.120 |  | 15.36 .480 | 15.36.410 | 15.36.120 |
| 15.28 .175 | 15.65 .620 |  | 15.36.480 | 15.36 .265 | 15.36 .120 |  | 15.36 .320 |
| 15.28 .180 | 15.65 .620 | 15.36.130 | 15.36 .120 |  | 15.36 .140 |  | 15.36 .480 |
| 15.28 .190 | 15.65.620 |  | 15.36 .480 |  | 15.36 .480 | 15.36 .415 | 15.36 .120 |
| 15.28 .200 | 15.65.620 | 15.36.140 | 15.36 .120 | 15.36 .270 | 15.36 .120 |  | 15.36.320 |
| 15.28 .210 | 15.65 .620 |  | 15.36 .480 |  | 15.36 .140 |  | 15.36 .480 |
| 15.28 .220 | 15.65.620 | 15.36.150 | 15.36.120 |  | 15.36 .480 | 15.36 .420 | 15.36.120 |
| 15.28 .230 | 15.65.620 |  | 15.36 .140 | 15.36 .280 | 15.36 .120 |  | 15.36.320 |
| 15.28 .240 | 15.65 .620 |  | 15.36 .480 |  | 15.36 .140 |  | 15.36 .450 |
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|  | 48.20.410 |


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| 18.53-cont. |  | 18.57-cont. |  | 18.64 -cont. |  | 18.71-cont. |  | 18.72 -cont. |  |
|  | 48.21 .140 |  | 48.21 .240 |  | 18.64.044 |  | 48.21A. 090 |  | 18.71A. 030 |
|  | 48.44.026 |  | 48.21A. 090 |  | 18.64.140 |  | 48.44.026 |  | 18.100 .140 |
|  | 48.46 .020 |  | 48.44.026 |  | 18.64.280 |  | 48.44.290 |  | 18.120.020 |
| 18.53.010 | 18.53.100 |  | 48.44.310 |  | 18.64A. 060 |  | 48.44.300 |  | 18.130.040 |
|  | 18.53.150 |  | 48.44 .320 |  | 18.64A. 080 |  | 48.44.310 | 18.72.030 | 18.71 .230 |
| 18.53.020 | 18.53.150 |  | 48.44.340 |  | 18.100.140 |  | 48.44.320 |  | 18.71A.050 |
|  | 18.54.010 |  | 48.46.020 |  | 18.120 .020 |  | 48.44.340 |  | 18.72.265 |
| 18.53 .030 | 18.53.150 |  | 48.46.290 |  | 19.02.110 |  | 48.46.020 |  | 70.54.150 |
| 18.53 .040 | 18.53.150 |  | 69.41 .010 |  | 26.44.020 |  | 48.46.290 |  | 70.54.190 |
| 18.53.050 | 18.53.055 |  | 69.41 .030 |  | 48.46.020 |  | 66.04.010 | 18.72.080 | 18.72.055 |
|  | 18.53.150 |  | 69.50 .101 |  | 66.04.010 |  | 69.41.010 | 18.72.150 | 18.72.030 |
| 18.53 .055 | 18.53.150 |  | 69.51 .030 |  | 69.04.565 |  | 69.41 .030 | 18.72.175 | 18.72.030 |
| 18.53 .060 | 18.53.150 |  | 70.24.120 |  | 69.41 .010 |  | 69.50 .101 | 18.72.275 | 18.71.195 |
| 18.53 .070 | 18.53.150 |  | 70.28 .031 |  | 69.41 .030 |  | 69.50 .402 | 18.73 | 18.71.200 |
| 18.53.100 | 18.53.150 |  | 70.54.140 |  | 69.50.101 |  | 69.51 .030 |  | 18.120 .020 |
|  | 18.53.155 |  | 70.54.190 |  | 70.124 .020 |  | 70.24 .120 |  | 41.24 .050 |
|  | 18.54.080 |  | 70.122.020 | 18.64.001 | 43.131 .250 |  | 70.28.031 |  | 43.20A. 055 |
|  | 18.54.150 |  | 70.126.010 | 18.64.003 | 43.131 .250 |  | 70.54.140 | 18.73.030 | 36.01.095 |
| 18.53.140 | 18.34.090 |  | 74.42.200 | 18.64.005 | 43.131 .250 |  | 70.54 .190 | 18.73 .040 | 43.131 .304 |
|  | 18.53 .040 |  | 82.08.0283 | 18.64.007 | 43.131 .250 |  | 70.122.020 | 18.73.050 | 18.71.205 |
|  | 18.53.145 |  | 82.12.0277 | 18.64.009 | 43.131 .250 |  | 70.126.010 |  | 43.131 .304 |
|  | 18.53.150 | 18.57.001 | 18.57A. 010 | 18.64.011 | 18.64A. 010 |  | 71.24 .025 | 18.73 .060 | 18.73.030 |
|  | 18.53.155 | 18.57.020 | 18.57.130 | 18.64.045 | 18.64.043 |  | 74.42.200 | 18.73.070 | 18.73.130 |
|  | 18.54.080 | 18.57 .030 | 18.57A.050 | 18.64.160 | 4.24.260 |  | 82.08.0283 | 18.73.110 | 18.73.030 |
| 18.53.145 | 18.53.150 | 18.57.080 | 18.57.085 |  | 18.64A. 020 |  | 82.12.0277 |  | 18.73 .170 |
| 18.53.150 | 18.53.150 |  | 18.57A. 050 |  | 18.64A. 050 | 18.71.010 | 18.71A. 010 | 18.73.120 | 18.73.150 |
| 18.53.165 | 18.53.165 | 18.57.130 | 18.57A. 050 | 18.64.245 | 18.64.247 |  | 18.71A. 050 |  | 18.73 .170 |
|  | 18.53.185 | 18.57 .140 | 18.57.170 | 18.64.246 | 18.64.247 |  | 18.72.020 | 18.73.205 | 18.73.030 |
|  | 18.53 .190 | 18.57.170 | 18.57A. 030 | 18.64.250 | 69.50.201 | 18.71.020 | 18.71.200 | 18.73 .210 | 18.73 .210 |
| 18.53.170 | 18.53.165 |  | 70.54.150 | 18.64A | 18.64.160 |  | 18.71A.050 | 18.73.220 | 18.73 .210 |
|  | 18.53.185 |  | 70.54.190 |  | 18.120 .020 |  | 18.73.020 | 18.73.230 | 18.73.210 |
|  | 18.53.190 | 18.57.180 | 18.57A. 040 | 18.71 | 4.24 .260 | 18.71 .030 | 18.71.230 | 18.74 | 18.100.140 |
| 18.53.175 | 18.53.165 | 18.57.195 | 18.57.170 |  | 4.24 .290 | 18.71.040 | 18.72.020 |  | 18.120 .020 |
|  | 18.53.185 | 18.57A | 18.06.040 |  | 5.62 .010 | 18.71 .050 | 18.71 .090 |  | 18.130.040 |
|  | 18.53.190 |  | 18.06.180 |  | 9.02.060 |  | 18.71.095 |  | 41.05 .025 |
| 18.53.180 | 18.53.165 |  | 18.120 .020 |  | 18.06.040 |  | 18.72.020 |  | 43.230 .010 |
|  | 18.53.185 |  | 18.130.040 |  | 18.06.140 | 18.71.055 | 18.71.010 |  | 48.44.026 |
|  | 18.53.190 |  | 48.46 .020 |  | 18.06.170 | 18.71.080 | 18.71 .095 |  | 48.46.020 |
| 18.53.185 | 18.53.165 |  | 51.04 .030 |  | 18.06.210 |  | 18.72.020 |  | 74.42.010 |
|  | 18.53.190 |  | 69.41 .010 |  | 18.20.010 | 18.71.090 | 18.71 .070 |  | 74.46.020 |
| 18.53.190 | 18.53.165 |  | 69.41 .030 |  | 18.25.005 | 18.71 .095 | 18.71 .070 | 18.74.020 | 18.74.010 |
|  | 18.53.185 |  | 74.42 .010 |  | 18.35.110 | 18.71.120 | 18.72.020 | 18.78 | 4.24 .290 |
| 18.53.200 | 26.44.060 |  | 74.42.230 |  | 18.50.040 |  | 18.72.271 |  | 18.50.040 |
|  | 74.09.290 | 18.59 | 18.120 .020 |  | 18.55.010 | 18.71.140 | 18.71 A. 040 |  | 18.100.140 |
| 18.53.901 | 18.53.165 |  | 18.130.040 |  | 18.71.205 |  | 18.72.020 |  | 18.120 .020 |
| 18.54 | 18.53.005 |  | 43.131 .335 |  | 18.72.030 |  | 18.72.271 |  | 18.130.040 |
|  | 18.120.020 | 18.59 .010 | 43.131 .336 |  | 18.72.380 | 18.71.180 | 18.72.020 |  | 28B.05.040 |
|  | 18.130 .040 | 18.59.020 | 43.131 .336 |  | 18.83.010 |  | 18.72.271 |  | 43.131 .305 |
| 18.55 | 18.120 .020 | 18.59.030 | 18.59.070 |  | 18.88.290 | 18.71.200 | 18.71.020 |  | 48.46.020 |
|  | 18.130 .040 |  | 18.59.200 |  | 18.120 .020 |  | 18.71 .210 |  | 69.41 .010 |
| 18.57 | 4.24 .290 |  | 43.131 .336 |  | 18.130 .040 |  | 18.73.020 |  | 69.50.101 |
|  | 9.02.060 | 18.59.040 | 43.131 .336 |  | 18.135 .020 |  | 41.56.495 |  | 74.42.010 |
|  | 18.06.040 | 18.59.050 | 18.59 .040 |  | 26.44.056 | 18.71.205 | 18.73.030 |  | 74.42.380 |
|  | 18.06.140 |  | 18.59 .060 |  | 26.44.060 |  | 18.73.050 | 18.78 .010 | 43.131 .306 |
|  | 18.06.170 |  | 18.59.070 |  | 28A. 31.106 | 18.71.210 | 4.24.280 | 18.78.020 | 43.131 .306 |
|  | 18.06.210 |  | 43.131 .336 |  | 28A. 31.150 |  | 18.73.020 | 18.78.030 | 43.131 .306 |
|  | 18.20.010 | 18.59.060 | 18.59.050 |  | 28A.58.420 | 18.71.220 | 4.24.270 | 18.78.040 | 43.131 .306 |
|  | 18.35 .110 |  | 43.131 .336 |  | 41.05 .025 |  | 18.73.020 | 18.78.050 | 43.131 .306 |
|  | 18.50.040 | 18.59.070 | 43.131 .336 |  | 41.26 .030 | 18.71 A | 18.06.040 | 18.78.060 | 43.131 .306 |
|  | 18.55.010 | 18.59 .080 | 43.131 .336 |  | 43.230 .010 |  | 18.06.180 | 18.78.070 | 43.131 .306 |
|  | 18.71.205 | 18.59.090 | 43.131 .336 |  | 48.20 .390 |  | 18.120 .020 | 18.78 .080 | 43.131 .306 |
|  | 18.88.290 | 18.59.100 | 43.131 .336 |  | 48.20 .410 |  | 18.130 .040 | 18.78.090 | 43.131 .306 |
|  | 18.100.140 | 18.59.110 | 18.59.060 |  | 48.20.411 |  | 48.46.020 | 18.78.100 | 43.131 .306 |
|  | 18.120 .020 |  | 43.131 .336 |  | 48.20.412 |  | 51.04 .030 | 18.78.110 | 43.131 .306 |
|  | 18.130 .040 | 18.59.120 | 43.131 .336 |  | 48.20 .414 |  | 69.41 .010 | 18.78.120 | 43.131 .306 |
|  | 18.135 .020 | 18.59 .130 | 43.131 .336 |  | 48.20 .416 |  | 69.41 .030 | 18.78.130 | 43.131 .306 |
|  | 26.44.056 | 18.59.140 | 43.131 .336 |  | 48.21 .130 |  | 74.42.010 | 18.78.140 | 43.131 .306 |
|  | 26.44.060 | 18.59.150 | 43.131 .336 |  | 48.21 .140 |  | 74.42 .230 | 18.78.150 | 43.131 .306 |
|  | 28A. 31.106 | 18.59.200 | 43.131 .336 |  | 48.21 .141 | 18.72 | 4.24 .260 | 18.78.160 | 43.131 .306 |
|  | 28A.58.420 | 18.59.900 | 43.131 .336 |  | 48.21 .142 |  | 18.71 .030 | 18.78.170 | 43.131 .306 |
|  | 41.05 .025 | 18.59.905 | 43.131 .336 |  | 48.21 .144 |  | 18.71 .095 | 18.78.175 | 43.131 .306 |
|  | 41.26 .030 | 18.64 | 4.24 .260 |  | 48.21 .146 |  | 18.71.120 | 18.78.182 | 18.88.285 |
|  | 43.230 .010 |  | 15.58.320 |  | 48.21 .220 |  | $18.71 .140$ |  | 43.131 .306 |
|  | 48.21 .220 |  | 18.64.009 |  | 48.21 .240 |  | 18.71.230 |  |  |


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| 18.78.900 | 43.131 .306 | 18.88.080 | 43.131 .306 | 18.120 -cont. |  | 19.02-cont. |  | 19.28 | 19.27.080 |
| 18.81 | 18.100.140 | 18.88.090 | 43.131 .306 |  | 18.32.005 |  | 69.25.060 |  | 19.28.005 |
| 18.83 | 18.100.140 | 18.88.100 | 43.131 .306 |  | 18.34.005 | 19.02.020 | 19.02.120 |  | 19.28.123 |
|  | 18.120 .020 | 18.88.110 | 43.131 .306 |  | 18.35.005 | 19.02.120 | 19.02.130 |  | 19.28.180 |
|  | 18.130.040 | 18.88.120 | 43.131 .306 |  | 18.36.005 | 19.06.020 | 35A.64.020 |  | 19.28.330 |
|  | 26.44.020 | 18.88.130 | 43.131 .306 |  | 18.36.010 | 19.09 | 42.17.095 |  | 35.22.640 |
|  | 41.05 .025 | 18.88.140 | 43.131 .306 |  | 18.50.003 |  | 42.17.243 |  | 36.32.125 |
|  | 48.20.414 | 18.88.150 | 43.131 .306 |  | 18.53.003 | 19.09.020 | 19.09.065 |  | 43.22.505 |
|  | 48.21 .144 | 18.88.160 | 43.131 .306 |  | 18.54.005 |  | 19.09.069 |  | 50.04.145 |
|  | 48.21 .240 | 18.88.170 | 43.131 .306 |  | 18.55.005 |  | 19.09.100 |  | 50.24.130 |
|  | 48.44.026 | 18.88.180 | 43.131 .306 |  | 18.57.002 | 19.09.030 | 19.09.020 |  | 51.08 .070 |
|  | 48.44.340 | 18.88.185 | 43.131 .306 |  | 18.57A.005 |  | 19.09.045 |  | 51.08 .180 |
|  | 48.46.020 | 18.88.190 | 43.131 .306 |  | 18.59.005 |  | 19.09.050 |  | 51.12 .020 |
|  | 48.46.290 | 18.88.200 | 43.131 .306 |  | 18.64.002 |  | 19.09.065 |  | 51.12 .070 |
|  | 70.124.020 | 18.88.210 | 43.131 .306 |  | 18.64A.005 | 19.09.065 | 19.09.095 |  | 51.12 .115 |
|  | 71.05 .020 | 18.88.220 | 43.131 .306 |  | 18.71.005 | 19.09.075 | 19.09.085 |  | 60.04.010 |
|  | 71.24 .025 | 18.88.230 | 18.88.130 |  | 18.71A. 005 | 19.09.210 | 19.09.030 | 19.28.010 | 19.28 .015 |
|  | 71.34.020 |  | 43.131 .306 |  | 18.72.005 | 19.09.305 | 19.09.075 |  | 19.28.120 |
|  | 74.42.200 | 18.88.240 | 43.131 .306 |  | 18.73.005 |  | 19.09.079 |  | 19.28.200 |
| 18.83.010 | 49.44.120 | 18.88.250 | 43.131 .306 |  | 18.74.003 | 19.16 | 82.32 .265 |  | 19.28 .210 |
| 18.83.050 | 18.83.130 | 18.88.260 | 43.131 .306 |  | 18.78.003 | 19.16.110 | 19.16.440 |  | 19.28.350 |
| 18.83.060 | 18.83.072 | 18.88.265 | 43.131 .306 |  | 18.83.005 | 19.16.140 | 19.16.120 |  | 19.28 .370 |
| 18.83.070 | 18.83.082 | 18.88.270 | 43.131 .306 |  | 18.88.005 | 19.16.150 | 19.16.120 |  | 19.28 .380 |
| 18.83.110 | 18.83.130 | 18.88.280 | 43.131 .306 | 18.120 .030 | 18.120.040 | 19.16.190 | 19.16.120 |  | 19.28.610 |
|  | 26.44.060 | 18.88.285 | 43.131 .306 | 18.130 | 18.06.110 |  | 19.16.200 | 19.28.015 | 19.28.350 |
|  | 70.124.060 | 18.88.290 | 43.131 .306 |  | 18.22.017 | 19.16.210 | 19.16.190 |  | 19.28.370 |
|  | 74.09.290 | 18.88.300 | 43.131 .306 |  | 18.25.018 |  | 19.16.220 |  | 19.28.380 |
| 18.83.120 | 18.83.130 | 18.88.900 | 43.131 .306 |  | 18.26.027 | 19.16.220 | 19.16.190 | 19.28.060 | 19.28.350 |
| 18.83.150 | 18.83.130 | 18.90 | 18.100.140 |  | 18.29.075 | 19.16.250 | 19.16.440 |  | 19.28 .370 |
| 18.83.170 | 18.83.050 | 18.92 | 18.100.140 |  | 18.32.038 |  | 19.16.450 |  | 19.28 .380 |
| 18.85 | 18.85.400 |  | 18.120 .020 |  | 18.32.533 |  | 19.16.900 | 19.28.065 | 19.28.005 |
|  | 18.100.140 |  | 18.130.040 |  | 18.32.535 | 19.16.351 | 19.16.120 |  | 19.28 .350 |
|  | 19.110 .040 |  | 69.04.565 |  | 18.34.135 | 19.16.360 | 19.16.120 |  | 19.28 .370 |
|  | 21.20 .040 |  | 69.41 .010 |  | 18.35.173 |  | 19.16.351 |  | 19.28.380 |
|  | 43.180 .080 |  | 69.41 .030 |  | 18.36.135 | 19.16.430 | 19.16.245 | 19.28.070 | 19.28 .350 |
|  | 46.70.011 |  | 69.50 .101 |  | 18.39 .176 | 19.16.460 | 19.16 .470 |  | 19.28.360 |
|  | 64.36.070 | 18.92.015 | 18.92.060 |  | 18.50.125 | 19.26.010 | 19.26.020 |  | 19.28.370 |
|  | 79.01.612 | 18.92.070 | 18.92.120 |  | 18.52.065 | 19.27 | 18.51.145 |  | 19.28.380 |
| 18.85 .010 | 18.85.110 | 18.92.160 | 18.92.125 |  | 18.54.075 |  | 19.27A. 060 | 19.28.120 | 19.28.350 |
|  | 18.85.470 | 18.96 | 39.80.020 |  | 18.55.065 |  | 19.27A. 090 |  | 19.28.370 |
| 18.85.161 | 18.85.120 | 18.100 | 18.08.420 |  | 18.57.009 |  | 70.48.050 |  | 19.28.380 |
| 18.85.230 | 18.85.310 |  | 19.02.100 |  | 18.59.140 | 19.27.020 | 19.27.040 |  | 39.12.050 |
|  | 18.85.320 |  | 24.03.038 |  | 18.71.018 |  | 19.27.074 |  | 39.12 .065 |
| 18.88 | 4.24 .290 |  | 43.07.120 |  | 18.72.153 | 19.27 .031 | 19.27.060 | 19.28.123 | 19.28.005 |
|  | 5.62 .010 |  | 43.07.130 |  | 18.74.028 |  | 19.27.074 |  | 19.28.120 |
|  | 18.50.032 |  | 43.07.140 |  | 18.78.053 |  | 19.27 .078 |  | 19.28.350 |
|  | 18.50.040 |  | 43.07.190 |  | 18.83.053 |  | 19.27.120 |  | 19.28.370 |
|  | 18.50.140 | 18.100.118 | 18.100.065 |  | 18.88.085 | 19.27.040 | 14.08.330 |  | 19.28.380 |
|  | 18.100.140 |  | 18.100.090 |  | 18.92.045 |  | 19.27A. 110 | 19.28.125 | 19.28.350 |
|  | 18.120.020 | 18.104.050 | 18.104.110 |  | 18.108.075 | 19.27.074 | 19.27.060 |  | 19.28 .370 |
|  | 18.130.040 | 18.104 .060 | 18.104.130 |  | 43.24 .075 |  | 19.27.078 |  | 19.28.380 |
|  | 18.135 .020 | 18.104 .070 | 18.104.100 | 18.130.040 | 18.130 .020 | 19.27.075 | 19.27A. 010 | 19.28.180 | 19.28.350 |
|  | 28A.31.150 | 18.104 .080 | 18.104.070 |  | 18.130 .030 |  | 19.27A. 040 |  | 19.28.370 |
|  | 28B.05.040 | 18.104 .110 | 18.104.130 |  | 18.130.190 | 19.27.080 | 19.27.111 |  | 19.28.380 |
|  | 41.05.025 | 18.104.130 | 18.104.120 |  | 43.24 .075 | 19.27.110 | 19.27.110 | 19.28.190 | 19.28.350 |
|  | 43.131 .305 |  | 18.104.140 | 18.130 .050 | 18.130.060 |  | 19.27.111 |  | 19.28.370 |
|  | 48.20.411 | 18.104.180 | 18.104.020 | 18.130.160 | 18.130 .020 |  | 52.12 .031 |  | 19.28.380 |
|  | 48.21.141 |  | 18.104.070 |  | 18.130 .150 | 19.27.111 | 19.27.110 | 19.28.200 | 19.28.350 |
|  | 48.44.026 | 18.106.020 | 18.106.025 |  | 18.130 .170 | 19.27A. 010 | 19.27 .040 |  | 19.28.370 |
|  | 48.44.290 |  | 18.106.270 | 18.130.180 | 18.130.090 | 19.27A. 020 | 44.39.039 |  | 19.28.380 |
|  | 48.46.020 | 18.106.030 | 18.106.040 | 18.135 | 18.120.020 | 19.27A. 080 | 19.27A. 080 | 19.28 .210 | 19.28.350 |
|  | 69.41 .010 |  | 18.106.080 |  | 74.42 .380 |  | 19.27A. 110 |  | 19.28.360 |
|  | 69.41 .030 |  | 18.106.090 | 18.135 .010 | 18.135 .040 |  | 19.27A. 120 |  | 19.28.370 |
|  | 69.50.101 | 18.106.050 | 18.106.080 | 19.02 | 15.13 .250 | 19.27A. 090 | 19.27A. 080 |  | 19.28.380 |
|  | 71.24.025 |  | 18.106.090 |  | 15.13 .290 |  | 19.27A. 110 | 19.28.250 | 19.28.350 |
|  | 74.42.010 | 18.106.110 | 18.106.040 |  | 15.49.035 |  | 19.27A. 120 |  | 19.28.370 |
|  | 74.42.230 | 18.108 | 18.120.020 |  | 15.49 .390 | 19.27A. 100 | 19.27A. 080 |  | 19.28 .380 |
|  | 74.42.380 |  | 18.130.040 |  | 15.58 .030 |  | 19.27A. 110 | 19.28.260 | 19.28 .300 |
| 18.88.010 | 43.131 .306 | 18.108 .010 | 18.74.010 |  | 15.58.190 |  | 19.27A. 120 |  | 19.28.350 |
| 18.88.020 | 43.131 .306 | 18.110 | 62A.01-110 |  | 18.64.011 | 19.27A. 110 | 19.27A. 080 |  | 19.28 .370 |
| 18.88.030 | 43.131 .306 | 18.110 .030 | 18.110.040 |  | 18.64.044 |  | 19.27A. 110 |  | 19.28.380 |
|  | 74.42.010 | 18.120 | 18.22.003 |  | 19.32.020 |  | 19.27A. 120 | 19.28.300 | 19.28.350 |
| 18.88.050 | 43.131 .306 |  | 18.25.003 |  | 19.91 .010 | 19.27A. 120 | 19.27A. 080 |  | 19.28.370 |
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| 18.88.070 | 43.131 .306 |  | 18.29.003 |  | 69.25 .020 |  | 19.27A. 120 |  |  |


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|  | 19.28.370 |  | 19.28.620 |  | 74.09.240 |  | 19.16.120 |
|  | 19.28.380 | 19.28.590 | 19.28.550 | 19.68.030 | 19.68.020 |  | 19.86.023 |
| 19.28.330 | 19.28.350 |  | 19.28.580 | 19.72 | 42.08 .180 |  | 19.86.090 |
|  | 19.28.370 |  | 19.28.590 | 19.72.070 | 19.72.080 |  | 19.86.110 |
|  | 19.28.380 |  | 19.28.600 |  | 19.72.150 |  | 19.86.120 |
| 19.28.340 | 19.28.350 |  | 19.28 .610 | 19.72.080 | 19.72.150 |  | 19.86.130 |
|  | 19.28 .370 |  | 19.28.620 | 19.72 .090 | 19.72.150 |  | 19.86.140 |
|  | 19.28.380 | 19.28 .600 | 19.28.550 | 19.72.100 | 19.72.150 |  | 19.86.170 |
| 19.28.350 | 19.28.350 |  | 19.28.580 | 19.72.101 | 19.72.150 |  | 28B.05.230 |
|  | 19.28.370 |  | 19.28.590 | 19.72.109 | 19.72.001 |  | 49.60.030 |
|  | 19.28.380 |  | 19.28.600 |  | 19.72.110 |  | 58.19 .080 |
| 19.28.360 | 19.28 .350 |  | 19.28 .610 |  | 19.72 .180 | 19.86.030 | 19.86.090 |
|  | 19.28.370 |  | 19.28 .620 | 19.72.110 | 15.80.480 |  | 19.86.110 |
|  | 19.28.380 | 19.28.610 | 19.28.550 |  | 16.65.200 |  | 19.86.120 |
|  | 35A.70.050 |  | 19.28.580 |  | 19.72.109 |  | 19.86.130 |
| 19.28.370 | 19.28.350 |  | 19.28.590 | 19.72.130 | 19.72.109 |  | 19.86.140 |
|  | 19.28.370 |  | 19.28 .600 | 19.72.140 | 19.72.150 |  | 19.86.150 |
|  | 19.28.380 |  | 19.28.610 | 19.72.141 | 19.72.150 |  | 49.60.030 |
| 19.28.380 | 19.28.350 |  | 19.28.620 | 19.76.100 | 19.76.110 | 19.86.040 | 19.86.090 |
|  | 19.28 .370 | 19.28 .620 | 19.28.550 |  | 19.76.120 |  | 19.86.110 |
|  | 19.28.380 |  | 19.28.580 | 19.76.110 | 19.76.110 |  | 19.86.120 |
| 19.28.510 | 19.28.550 |  | 19.28.590 |  | 19.76.120 |  | 19.86.130 |
|  | 19.28 .580 |  | 19.28 .600 | 19.76.120 | 19.76.110 |  | 19.86.140 |
|  | 19.28.590 |  | 19.28 .610 |  | 19.76.120 |  | 19.86.150 |
|  | 19.28 .600 |  | 19.28.620 | 19.77 | 15.66.010 | 19.86.050 | 19.86.090 |
|  | 19.28 .610 | 19.29 | 35A.70.050 |  | 43.07 .140 |  | 19.86.110 |
|  | 19.28.620 | 19.30.030 | 19.30.040 | 19.77.060 | 19.77.070 |  | 19.86.120 |
| 19.28 .520 | 19.28 .550 |  | 19.30.081 | 19.77.150 | 19.77 .140 |  | 19.86.130 |
|  | 19.28 .560 |  | 19.30 .200 | 19.77 .900 | 19.77 .140 | 19.86.060 | 19.86.090 |
|  | 19.28.570 | 19.30.040 | 19.30.030 | 19.80 | 11.98 .110 |  | 19.86.110 |
|  | 19.28.580 |  | 19.30.170 |  | 15.66.010 |  | 19.86.120 |
|  | 19.28.590 | 19.30.150 | 19.30.160 |  | 18.44.040 |  | 19.86.130 |
|  | 19.28.600 | 19.30 .170 | 19.30.160 | 19.80.010 | 19.80.005 | 19.86.080 | 19.09.100 |
|  | 19.28 .610 | 19.30 .180 | 19.30.190 |  | 19.80.035 |  | 19.16.120 |
|  | 19.28 .620 | 19.31 .040 | 19.31 .150 |  | 19.80 .040 |  | 19.86.130 |
| 19.28.530 | 19.28.520 | 19.31 .070 | 19.31 .090 | 19.80.045 | 19.80.035 |  | 58.19.080 |
|  | 19.28.540 | 19.31 .150 | 19.31 .180 | 19.83 | 15.66 .010 | 19.86.090 | 19.09 .100 |
|  | 19.28.550 | 19.31 .160 | 19.31.180 | 19.84 | 15.66 .010 |  | 19.16.120 |
|  | 19.28.580 | 19.31.170 | 19.31 .040 | 19.84 .020 | 19.84.030 |  | 19.86.095 |
|  | 19.28 .590 |  | 19.31.180 | 19.85.030 | 19.85.020 |  | 19.86.120 |
|  | 19.28 .600 | 19.32 | 19.02.110 |  | 34.08.020 |  | 19.86.130 |
|  | 19.28 .610 | 19.48 | 60.64 .010 | 19.85.040 | 19.85.020 |  | 58.19 .080 |
|  | 19.28 .620 | 19.48.010 | 59.18.040 |  | 19.85.030 | 19.86.160 | 19.100.160 |
| 19.28.540 | 19.28.550 |  | 60.64.003 | 19.86 | 7.72 .010 | 19.86.170 | 80.36 .360 |
|  | 19.28.560 | 19.48.020 | 60.64.005 |  | 18.28.185 |  | 80.66.010 |
|  | 19.28 .570 | 19.48.030 | 19.48.070 |  | 18.35.120 | 19.91 | 19.02 .110 |
|  | 19.28.580 |  | 60.64 .007 |  | 18.35.180 |  | 82.24 .130 |
|  | 19.28 .590 | 19.48.070 | 60.64.007 |  | 18.39.225 |  | 82.24.250 |
|  | 19.28.600 | 19.48 .110 | 60.64.050 |  | 18.39.350 | 19.91.010 | 19.91.030 |
|  | 19.28 .610 | 19.52 | 19.52.034 |  | 19.09.340 | 19.91.020 | 19.91.110 |
|  | 19.28 .620 |  | 63.14.165 |  | 19.16 .440 |  | 19.91.180 |
| 19.28.550 | 19.28.550 | 19.52.005 | 19.52.005 |  | 19.31 .210 | 19.91.050 | 19.91 .060 |
|  | 19.28.580 | 19.52.020 | 4.56 .110 |  | 19.52.036 | 19.91 .100 | 19.91 .060 |
|  | 19.28.590 |  | 4.56.115 |  | 19.86.170 | 19.91.110 | 19.91.180 |
|  | 19.28.600 |  | 8.28 .040 |  | 19.100.030 | 19.91.130 | 19.91.120 |
|  | 19.28 .610 |  | 19.52.005 |  | 19.100.190 | 19.94 | 15.49 .320 |
|  | 19.28 .620 |  | 19.52.030 |  | 19.102.020 |  | 15.53 .9016 |
| 19.28.560 | 19.28 .550 |  | 63.29 .340 |  | 19.105.500 |  | 15.58.130 |
|  | 19.28.580 | 19.52 .030 | 19.52.005 |  | 19.110.170 | 19.94.020 | 19.94.010 |
|  | 19.28.590 |  | 19.52.032 |  | 19.130.060 | 19.94.030 | 19.94.010 |
|  | 19.28.600 | 19.52 .032 | 19.52.005 |  | 43.22 .440 | 19.94.040 | 19.94.010 |
|  | 19.28 .610 | 19.52 .034 | 19.52.005 |  | 46.70 .220 | 19.94.050 | 19.94.010 |
|  | 19.28 .620 | 19.52 .036 | 19.52.005 |  | 46.71 .070 | 19.94.060 | 19.94.010 |
| 19.28.570 | 19.28.550 | 19.52 .080 | 19.52 .900 |  | 49.60.030 | 19.94.070 | 19.94.010 |
|  | 19.28.580 | 19.62 .010 | 19.62.020 |  | 58.19 .270 |  | 19.94.480 |
|  | 19.28 .590 | 19.68 | 18.22.151 |  | 63.10.050 | 19.94.080 | 19.94.010 |
|  | 19.28.600 |  | 18.26.030 |  | 64.36 .170 | 19.94.090 | 19.94.010 |
|  | 19.28 .610 |  | 18.35.110 |  | 68.46.210 |  | 19.94.480 |
|  | 19.28.620 |  | 18.57.170 |  | 69.90.030 | 19.94.100 | 19.94.010 |
| 19.28.580 | 19.28.550 |  | 18.72.030 |  | 74.42.055 | 19.94.110 | 19.94.010 |
|  | 19.28.580 |  | 18.83.120 |  | 80.04.010 | 19.94.120 | 19.94.010 |
|  | 19.28.590 |  | 18.83.130 | 19.86.020 | 18.35.110 | 19.94.130 | 19.94.010 |
|  | 19.28.600 |  | 18.100.140 |  | 18.35.180 | 19.94.1 50 | 19.94.480 |
|  | 19.28.610 |  | 18.130.180 |  | 19.09.100 | 19.94.160 | 19.94.170 |


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|  | 19.94.270 |
| 19.94.210 | 19.94.190 |
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|  | 19.94.300 |
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|  | 19.94.300 |
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|  | 19.94.300 |
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| 19.94.280 | 19.94.310 |
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| 19.94.340 | 19.94.460 |
|  | 19.94.470 |
| 19.94.350 | 19.94.270 |
|  | 19.94.360 |
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|  | 19.98 .040 |
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| 19.100 .020 | 19.100 .210 |
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|  | 19.100.080 |
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| 19.100.040 | 19.100 .140 |
|  | 19.100 .240 |
| 19.100.050 | 19.100 .120 |
| 19.100.070 | 19.100 .170 |
|  | 19.100 .240 |
| 19.100.080 | 19.100 .210 |
| 19.100.120 | 19.100.060 |
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| 19.100.150 | 19.100.210 |
| 19.100.170 | 19.100 .190 |
|  | 19.100 .210 |
| 19.100.180 | 19.100.030 |
|  | 19.100.190 |
| 19.100.240 | 19.100.140 |
| 19.105 | 58.19 .020 |
|  | 64.36.290 |
| 19.105.310 | 19.105.400 |
|  | 19.105 .420 |
| 19.105.320 | 19.105 .310 |
|  | 19.105 .370 |
|  | 19.105 .430 |
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|  | 19.105 .470 |
| 19.105.420 | 19.105 .320 |
| 19.105 .510 | 19.105.910 |
| 19.106.030 | 30.04.505 |
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| 27.12.222-cont. |  | 27.75 | 46.16.070 | 28.57 .338 | 28A.98.011 | 28.80.560 | 28A.98.01I | 28A.01.010 | 28A.02.201 |
|  | 27.12.223 | 28 | 28A.98.030 | 28.57 .350 | 28A.98.011 | 28.81.055 | 28A.98.01I | 28A.01. 020 | 42.23 .030 |
|  | 27.12.420 |  | 28B.98.030 | 28.57.370 | 28A.98.011 | 28.81.084 | 28A.98.01I | 28A. 01.060 | $\begin{aligned} & \text { 28A.02.070 } \\ & \text { 28A. } 97.010 \end{aligned}$ |
|  | 84.52.706 | 28.02.020 | 28A.98.011 | 28.57.390 | 28A.98.011 | 28.81.100 | 28A.98.011 |  |  |
|  | 84.52.709 | 28.02.060 | 28A.98.011 | 28.57.425 | 28A.98.011 | 28.81.170 | 28A.98.01I | 28A.01.100 | 28A.60.010 |
|  | 84.52 .713 | 28.02.061 | 28A.98.011 | 28.57.426 | 28A.98.011 | 28.81.530 | 28A.98.011 | 28A.01.130 | $\begin{aligned} & \text { 28A. } 01.130 \\ & \text { 28A. } 41.140 \end{aligned}$ |
| 27.12.305 | 27.04.030 | 28.02.070 | 28A.98.011 | 28.57 .430 | 28A.98.011 | 28.81 .570 | 28A.98.011 |  |  |
|  | 27.04.080 | 28.02.120 | 28A.98.011 | 28.58.135 | 28A.98.011 | 28.85.020 | 28A.98.011 |  | 41.59.940 |
| 27.12.360 | 27.12.010 | 28.03.030 | 28A.98.011 | 28.58.281 | 28A.98.011 | 28.85.030 | 28A.98.011 |  | 84.52.0531 |
| 27.12.370 | 27.12.010 | 28.03.050 | 28A.98.011 | 28.58.310 | 28A.98.011 | 28.85.050 | 28A.98.011 | 28A. 02 | 19.27.080 |
| 27.12.380 | 27.12.010 | 28.04.060 | 28A.98.011 | 28.58.340 | 28A.98.011 | 28.85.060 | 28A.98.011 | 28A.02.030 | 28A.87.181 |
| 27.12.390 | 27.12.010 | 28.04.125 | 28A.98.011 | 28.58.360 | 28A.98.011 | 28.85.090 | 28A.98.011 | 28A.02.050 | 28A.58.138 |
|  | 52.04 .081 | 28.05.010 | 28A.98.011 | 28.58.430 | 28A.58.099 | 28.85.100 | 28A.98.011 | 28A.02.100 | $\begin{aligned} & \text { 28A.03.072 } \\ & \text { 28A. } 34.045 \end{aligned}$ |
|  | 84.52 .712 | 28.05.015 | 28A.98.011 | 28.58.445 | 28A.98.011 | 28.85.145 | 28A.98.011 |  |  |
| 27.12.420 | 27.12.390 | 28.05.050 | 28A.98.011 | 28.58.450 | 28A.98.011 | 28.85.170 | 28A.98.011 |  | 28A.46.020 |
|  | 84.52.713 | 28.10.080 | 28A.98.011 | 28.58.460 | 28A.98.011 | 28.85.221 | 28A.98.011 | 28A.02.110 | 39.33.070 |
| 27.12.450 | 27.12.320 | 28.10.100 | 28A.98.011 | 28.58.480 | 28A.98.011 | 28.85.240 | 28A.98.011 | 28A.02.201 | 28A.01.130 |
| 27.14.030 | 27.14 .035 | 28.10 .110 | 28A.98.011 | 28.58.490 | 28A.98.011 | 28.85.245 | 28A.98.011 |  | 28A.02.240 |
| 27.24 | 35A. 27.010 | 28.13 .010 | 28A.98.011 | 28.58 .515 | 28A.98.011 | 28.85.246 | 28A.98.011 |  | 28A.04.010 |
| 27.24.060 | 34.04 .050 | 28.19.500 | 28A.98.011 | 28.58.530 | 28A.98.011 | 28.85.250 | 28A.98.011 |  | 28A.04.120 |
| 27.24.070 | 27.24.090 | 28.19 .595 | 28A.98.011 | 28.58.550 | 28A.98.012 | 28.85.310 | 28A.98.011 |  | 28A.24.065 |
| 27.26 | 27.04.045 | 28.19.600 | 28A.98.011 | 28.58 .610 | 28A.98.011 | 28.85.320 | 28A.98.011 |  | 28A.27.010 |
|  | 43.131 .289 | 28.19.601 | 28A.98.011 | 28.63 .020 | 28A.98.011 | 28.85.370 | 28A.98.011 |  | 28A.31.102 |
| 27.26.010 | 43.131 .290 | 28.19.602 | 28A.98.011 | 28.63.022 | 28A.98.011 | 28.85.390 | 28A.98.011 |  | 28A.97.010 |
| 27.26.020 | 43.131 .290 | 28.19.610 | 28A.98.011 | 28.65.010 | 28A.98.011 | 28.85.535 | 28A.98.011 |  | 46.16.035 |
| 27.28.020 | 27.34.905 | 28.24.080 | 28A.98.011 | 28.65 .020 | 28A.98.011 | 28.85.551 | 28A.98.011 | 28A.02.220 | $\begin{aligned} & \text { 28A. } 02.240 \\ & \text { 28A. } 31.102 \end{aligned}$ |
| 27.34 | 27.53.030 | 28.24 .110 | 28A.98.011 | 28.65.040 | 28A.98.011 | 28.85.572 | 28A.98.011 |  |  |
|  | 35A.27.010 | 28.27.010 | 28A.98.011 | 28.65.060 | 28A.98.011 | 28.85.575 | 28A.98.011 |  | $\begin{aligned} & \text { 28A. } 97.010 \\ & \text { 28A. } 02.240 \end{aligned}$ |
|  | 84.26 .020 | 28.27.040 | 28A.98.011 | 28.65.080 | 28A.98.011 | 28.85.580 | 28A.98.011 | 28A.02.230 |  |
| 27.34.010 | 43.131 .314 | 28.27.080 | 28A.98.011 | 28.65.090 | 28A.98.011 | 28.85.850 | 28A.98.011 |  | 28A.31.102 |
| 27.34.020 | 43.131 .314 | 28.27.104 | 28A.98.011 | 28.65 .095 | 28A.98.011 | 28.85.869 | 28A.98.011 |  | 28A. 97.01028A.02.240 |
| 27.34.030 | 27.34.050 | 28.27.190 | 28A.98.011 | 28.65.100 | 28A.98.011 | 28.85.875 | 28A.98.011 | 28A.02.240 |  |
|  | 43.131 .314 | 28.41 .080 | 54.36.080 | 28.65 .110 | 28A.98.011 | 28.87.010 | 28A.98.011 |  | 28A.27.010 |
| 27.34 .040 | 43.131 .314 | 28.41 .130 | 28A.98.011 | 28.65.120 | 28A.98.011 | 28.87.050 | 28A.98.011 |  | 28A.31.102 |
| 27.34.050 | 27.34.070 | 28.41 .140 | 28A.98.011 | 28.65 .141 | 28A.98.011 | 28.87.060 | 28A.98.011 | 28A.02.250 | 28A.97.010 |
|  | 43.131.314 | 28.41 .145 | 28A.98.011 | 28.65.142 | 28A.98.011 | 28.87 .090 | 28A.98.011 |  | 28A.31.102 |
| 27.34.060 | 43.131 .314 | 28.41 .170 | 28A.98.011 | 28.65.150 | 28A.98.011 | 28.87.100 | 28A.98.011 |  | 28A.97.010 |
| 27.34.070 | 43.131 .314 | 28.47.784 | 28A.98.011 | 28.65.153 | 28A.98.011 | 28.87.110 | 28A.98.011 | 28A.02.260 | 28A.31.102 |
| 27.34.080 | 43.131 .314 | 28.47.787 | 28A.98.011 | 28.65.155 | 28A.98.011 | 28.87.130 | 28A.98.011 |  | 28A.67.015 |
| 27.34.090 | 43.131.314 | 28.47.788 | 28A.98.011 | 28.65.170 | 28A.98.011 | 28.87.140 | 28A.98.011 |  | 28A.70.030 |
| 27.34.200 | 27.34.220 | 28.47.792 | 28A.98.011 | 28.65.180 | 28A.98.011 | 28.87.170 | 28A.98.011 | 28A.02.300 | $\begin{array}{r} \text { 28A. } 41.130 \\ 46.68 .124 \end{array}$ |
|  | 27.34.230 | 28.47.799 | 28A.98.011 | 28.67.065 | 28A.98.011 | 28.88.010 | 28A.98.011 |  |  |
|  | 43.131 .314 | 28.47.800 | 28A.98.011 | 28.67.066 | 28A.98.011 | 28.88.020 | 28A.98.011 | 28A.02.310 | $\begin{aligned} & \text { 28A.02.300 } \\ & \text { 28A. } 41.130 \end{aligned}$ |
| 27.34.210 | 27.34.020 | 28.47.801 | 28A.98.012 | 28.67.074 | 28A.98.011 | 28.89 .010 | 28A.98.011 |  |  |
|  | 27.34.220 | 28.47 .811 | 28A.98.011 | 28.67.076 | 28A.98.011 | 28.89.120 | 28A.98.011 |  | 46.68.124 |
|  | 27.34.230 | 28.48.030 | 28A.98.011 | 28.70 .040 | 28A.98.011 | 28.89.900 | 28A.98.011 | 28A. 03.028 | 28A.21.088 |
|  | 43.131 .314 | 28.48.050 | 28A.98.011 | 28.70.060 | 28A.98.011 | 28.89 .910 | 28A.98.011 | 28A.03.300 | 28A.03.300 |
| 27.34.220 | 27.34.220 | 28.48.055 | 28A.98.011 | 28.70.110 | 28A.98.011 | 28.90.100 | 28A.98.011 |  | $\begin{aligned} & \text { 28A. } 03.320 \\ & \text { 28A. } 03.300 \end{aligned}$ |
|  | 27.34.230 | 28.48.060 | 28A.98.011 | 28.70.140 | 28A.98.011 | 28.90.180 | 28A.98.011 | 28A.03.310 |  |
|  | 43.131 .314 | 28.48.090 | 28A.98.011 | 28.71 .100 | 28A.98.011 | 28.93.010 | 28A.98.011 |  | 28A.03.320 |
| 27.34.230 | 27.34.220 | 28.48.100 | 28A.98.011 | 28.72.060 | 28A.98.011 | 28.93.030 | 28A.98.011 | 28A.03.320 | 28A.03.300 |
|  | 27.34.230 | 28.51.010 | 28A.98.011 | 28.72.070 | 28A.98.011 | 28.96.010 | 28A.98.011 |  | 28A.03.320 |
|  | 43.131 .314 |  | 28A.98.012 | 28.75.010 | 28A.98.011 | 28.96.100 | 28A.98.011 | 28A.03.360 | 28A.41.402 |
| 27.3 | 27.34.220 | 28.51 .020 | 28A.98.012 | 28.75.220 | 28A.98.011 | 28.96.300 | 28A.98.011 | 28A.03.417 | 28A.03.419 |
|  | 27.34.230 | 28.51.180 | 28A.98.011 | 28.75.230 | 28A.98.011 | 28A | 9.95.310 | 28A.03.423 | 28A.58.082 |
|  | 43.131 .314 | 28.52 .050 | 28A.98.011 | 28.75.900 | 28A.98.011 |  | 28A.02.260 | 28A.03.432 | 28A.03.438 |
| 27.34 .250 | 27.34.220 | 28.52.055 | 28A.98.011 | 28.75.930 | 28A.98.011 |  | 28A.03.030 |  | 28B.20.277 |
|  | 27.34.230 | 28.57.030 | 28A.98.011 | 28.76.192 | 28A.98.011 |  | 28A.41.180 | 28A.03.434 | 28A.03.438 |
|  | 43.131.314 | 28.57.040 | 28A.98.011 | 28.76.194 | 28A.98.011 |  | 28A.58.758 | 28A.03.436 | 28A.03.438 |
| 27.34 .260 | 27.34.220 | 28.57 .050 | 28A.98.011 | 28.76.200 | 28A.98.011 |  | 28A.58.760 | $\text { 28A. } 03.448$ | 28A.03.449 |
|  | 27.34.230 | 28.57.070 | 28A.98.011 | 28.76 .410 | 28A.98.011 |  | 28A.59.180 |  | 28A.03.450 |
|  | 43.131.314 | 28.57.090 | 28A.98.011 | 28.76.420 | 28A.98.011 |  | 28A.67.074 | 28A.03.449 | 28A.03.450 |
| 27.34.270 | 27.34.220 | 28.57.130 | 28A.98.011 | 28.76.421 | 28A.98.011 |  | 28A. 98.030 | 28A.03.450 | 28B.30.495 |
|  | 27.34.230 | 28.57.140 | 28A.98.011 | 28.76.540 | 28A.98.011 |  | 28A.98.040 | 28A. 04 | 19.27 .080 |
|  | 43.131.314 | 28.57.150 | 28A.98.011 | 28.76.560 | 28A.98.011 |  | 28A.98.050 | 28A.04.020 | 28A.04.030 |
| 27.34.280 | 27.34.220 | 28.57.170 | 28A.98.011 | 28.76.570 | 28A.98.011 |  | 28A.98.060 | 28A.04.030 | 28A.04.070 |
|  | 27.34.230 | 28.57.180 | 28A.98.011 | 28.77.070 | 28A.98.011 |  | 28A.98.070 | 28A.04.065 | 28A.21.034 |
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|  | 28B.80.160 |  | 28B.80.360 |  | 28B.19.210 |  | 28B.14G. 900 |  | 28B. 20.756 |
| 28B.15.011 | 28B. 12.060 | 28B. 15.736 | 28B.80.360 | 28B.19.073 | 28B. 19.070 |  | 28B. 20.735 |  | 28B. 20.757 |
|  | 28B.15.012 | 28B.15.750 | 28B. 15.752 |  | 28B. 19.077 |  | 28B. 20.740 |  | 28B. 20.758 |
|  | 28B.15.522 |  | 28B. 15.754 |  | 28B. 19.210 | 28B.20.715 | 28B.14D. 900 |  | 28B.20.759 |
| 28B.15.012 | 28B. 12.060 |  | 28B.80.360 | 28B. 19.077 | 28B. 19.210 |  | 28B.14G. 900 | 28B.20.757 | 28B.14G.900 |
|  | 28B.15.011 | 28B.15.752 | 28B. 15.754 | 28B. 19.080 | 28B. 19.210 |  | 28B. 20.735 |  | 28B.20.755 |
|  | 28B. 15.012 |  | 28B.80.360 | 28B. 19.090 | 28B. 19.210 |  | 28B. 20.740 |  | 28B. 20.756 |
|  | 28B.15.520 | 28B.15.754 | 28B.80.360 | 28B.19.100 | 28B. 19.210 | 28B.20.720 | 28B.14C. 080 |  | 28B. 20.757 |
|  | 28B.15.522 | 28B.15.756 | 28B.15.758 | 28B.19.110 | 28B.19.120 |  | 28B.14C. 090 |  | 28B. 20.758 |
|  | 28B. 15.620 |  | 28B.80.360 |  | 28B.19.210 |  | 28B.14D. 900 |  | 28B. 20.759 |
|  | 28B. 15.740 | 28B.15.758 | 28B.80.360 | 28B.19.120 | 28B.19.110 |  | 28B.14G. 900 | 28B.20.758 | 28B. 20.755 |
|  | 28B. 15.760 | 28B. 15.760 | 28B.80.360 |  | 28B. 19.210 |  | 28B. 20.721 |  | 28B. 20.756 |
|  | 28B. 15.820 | 28B.15.762 | 28B. 15.760 |  | 28B.50.873 |  | 28B. 20.735 |  | 28B. 20.757 |
| 28B.15.013 | 28B. 12.060 |  | 28B.15.764 | 28B. 19.130 | 28B.19.210 |  | 28B. 20.740 |  | 28B. 20.758 |
|  | 28B.15.011 |  | 28B.80.360 | 28B. 19.140 | 28B. 19.210 |  | 28B. 20.800 |  | 28B. 20.759 |
|  | 28B.15.012 | 28B.15.764 | 28B. 15.760 | 28B.19.150 | 28B. 19.210 |  | 28B. 20.810 | 28B.20.759 | 28B. 20.755 |
|  | 28B. 15.520 |  | 28B.80.360 |  | 28B.50.864 | 28B.20.721 | 28B.14D. 900 |  | 28B. 20.756 |
|  | 28B.15.522 | 28B. 15.766 | 28B.80.360 | 28B. 19.160 | 28B.19.165 |  | 28B.14G. 900 |  | 28B. 20.757 |
|  | 28B. 15.740 | 28B. 15.820 | 28B. 15.031 | 28B.19.163 | 28B.19.165 |  | 28B. 20.735 |  | 28B. 20.758 |
|  | 28B. 15.760 | 28B. 16 | 28B. 10.824 |  | 28B.19.168 |  | 28B. 20.740 |  | 28B. 20.759 |
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| 28B.15.014 | 28B. 12.060 |  | 28B.50.060 | 28B. 19.200 | 28B.19.210 |  | 28B.14D. 900 |  | 28B. 20.805 |
|  | 28B. 15.011 |  | 28B.80.350 | 28B. 20 | 28B.14C. 080 |  | 28B.14G. 900 |  | 28B. 20.810 |
|  | 28B.15.012 |  | 28B.80.430 |  | 28B.15.210 |  | 28B. 15.210 |  | 28B. 20.820 |
|  | 28B.15.520 |  | 41.04 .340 | 28B. 20.060 | 28B.10.105 |  | 28B. 20.720 | 28 B. 20.805 | 28B. 20.820 |
|  | 28B.15.522 |  | 41.06.150 | 28B.20.250 | 28B. 20.253 |  | 28B. 20.735 | 28B. 20.810 | 28B. 20.820 |
|  | 28B.15.740 |  | 41.06 .163 |  | 28B.20.255 |  | 28B. 20.740 | 28B. 20.820 | 28B. 20.820 |
|  | 28B. 15.760 |  | 41.60 .010 |  | 43.19.19364 | 28B. 20.730 | 28B.14D. 900 | 28B. 25.010 | 28B. 25.050 |
|  | 28B. 15.820 |  | 43.88 .280 | 28 B. 20.253 | 28B.20.255 |  | 28B.14G.900 | 28B.25.020 | 28B.25.050 |
| 28B.15.015 | 28B. 15.012 |  | 49.46.010 |  | 43.19.19364 |  | 28B. 20.735 | 28B. 25.030 | 28B.25.050 |
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|  | 28B.15.522 |  | 28B.16.030 |  | 43.19.19364 | 28B.20.735 | 28B.14D. 900 | 28B.25.050 | 28B.25.050 |
|  | 28B. 15.740 |  | 28B.16.042 | 28B. 20.280 | 28B.65.090 |  | 28B.14G. 900 | 28B. 25.060 | 28B.25.050 |
|  | 28B. 15.760 | 28B.16.060 | 28B.16.020 | 28B. 20.285 | 28B.65.095 |  | 28B. 20.735 | 28B. 30 | 28B.14C. 090 |
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| 28B.15.025 | 28B. 15.020 | 28B.16.100 | 28B.16.110 | 28B. 20.322 | 28B. 20.324 | 28B.20.740 | 28B.14D. 900 | 28B. 30.065 | 28B. 10.106 |
| 28B. 15.031 | 28B. 15.020 |  | 49.74.020 | 28B. 20.340 | 28B. 20.342 |  | 28B.14G. 900 | 28B. 30.068 | 66.08 .180 |
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|  | 28B. 15.402 |  | 49.74 .040 |  | 28B. 20.354 |  | 28B. 20.740 | 28B. 30.270 | 28B.30.285 |
|  | 28B. 15.502 | 28B.16.110 | 28B.16.112 | 28B. 20.354 | 28B. 20.350 | 28B. 20.745 | 28B.14D. 900 | 28B.30.350 | 28B. 30.355 |
| 28B.15.067 | 28B.15.202 | 28B.16.116 | 28B.16.100 |  | 28B. 20.356 |  | 28B.14G. 900 | 28B. 30.500 | 28B.65.100 |
|  | 28B. 15.402 | 28B.16.130 | 41.56.420 | 28B. 20.356 | 28B. 20.354 | 28B.20.750 | 28B. 20.751 | 28B.30.510 | 28B.40.325 |
|  | 28B. 15.502 | 28B.16.230 | 41.56 .200 | 28B. 20.360 | 28B. 20.364 |  | 28B. 20.755 |  | 28B.65.105 |
|  | 28B.80.360 | 28B.16.265 | 28B.16.275 | 28B. 20.380 | 28B. 20.130 |  | 28B. 20.756 | 28B. 30.520 | 28B.65.110 |
| 28B. 15.070 | 28B.15.202 | 28B. 19 | 28B. 10.822 |  | 28B. 20.392 |  | 28B. 20.757 | 28B. 30.530 | 28B.30.533 |
|  | 28B. 15.402 |  | 28B. 12.060 |  | 28B. 20.394 |  | 28B. 20.758 | 28B. 30.535 | 43.131 .330 |
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|  | 28B.80.360 |  | 28B.52.100 |  | 28B. 20.398 | 28B.20.751 | 28B.20.755 |  | 43.131 .330 |
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| 28B.15.210 | 28B.14D. 900 |  | 39.19 .030 |  | 28B. 20.396 |  | 28B. 20.758 | 28B. 30.543 | 43.131 .330 |
|  | 28B.14G.900 |  | 42.17 .020 |  | 28B. 20.398 |  | 28B. 20.759 | 28B. 30.600 | 28B. 30.600 |
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| 28B.15.220 | $\text { 28B. } 10.320$ |  |  | 28B. 20.396 | $\text { 28B. } 20.390$ |  | 28B. 20.755 |  | $\text { 28B. } 30.608$ |
|  | 28B. 20.757 |  |  |  | 28B.20.398 |  | 28B. 20.756 |  | 28B.30.610 |


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|  | 28B.30.614 |
|  | 28 B. 30.616 |
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|  | 28B.30.619 |
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|  | 28B.30.616 |


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| 28B.30.614-cont. |  | $\begin{array}{r} \text { 28B.30.740-cont. } \\ \text { 28B. } 30.730 \end{array}$ |  | 28B.35.370-cont. |  | 28B.35.760-cont. |  |
|  | 28B.30.618 |  |  |  | 28B. 35.740 |  | 28B. 35.780 |
|  | 28B.30.619 |  | 28B. 30.741 |  | 28B.40.370 |  | 28B. 35.790 |
|  | 28B. 30.620 |  | 28B. 30.742 |  | 28B. 40.740 |  | 28B. 40.760 |
| 28B.30.616 | 28B. 30.600 |  | 28B. 30.760 |  | 28B.98.020 | 28B.35.770 | 28B.14D.900 |
|  | 28B.30.604 |  | 28B. 30.770 | 28B.35.700 | 28B.14D. 900 |  | 28B.14G. 900 |
|  | 28B.30.608 |  | 28B.30.780 |  | 28B.14G. 900 |  | 28B. 35.700 |
|  | 28B.30.610 |  | 28B. 31.100 |  | 28B. 35.700 |  | 28B. 35.710 |
|  | 28B.30.612 | 28B.30.741 | 28B.14D. 900 |  | 28B.35.710 |  | 28B. 35.730 |
|  | 28B.30.614 |  | 28B.14G.900 |  | 28B. 35.730 |  | 28B. 35.770 |
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|  | 28B. 30.620 |  | 28B. 30.760 |  | 28B.40.700 | 28B.35.780 | 28B.14D. 900 |
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|  | 28B.30.610 | 28B.30.742 | 28B.14D. 900 |  | 28B. 35.710 |  | 28B. 35.730 |
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| 28B. 30.730 | 28B.14D. 900 |  | 28B. 30.760 |  | 28B. 35.370 | 28B.40.770 | 28B.14D. 900 |
|  | 28B.14G.900 |  | 28B. 30.770 |  | 28B. 35.700 | 28B.40.780 | 28B.14D. 900 |
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|  | 28B. 30.710 |  | 28B.35.710 |  | 28B. 35.770 |  | 28B.50.340 |


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|  | 28B.50.094 |  | 28B. 50.406 |
|  | 28C.04.160 |  | 28B. 50.407 |
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|  | 46.80.055 |  | 70.38.115 | 74.36 .120 |  | 90.58 .180 |  | 82.34 .040 |
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|  | 49.26 .110 |  | 70.94.405 | 78.52 .463 |  | 19.85.030 |  | 48.62.050 |
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35 A .43 .010 35A.80.010 $35.48 .010 \quad 35 \mathrm{~A} .37 .010$ $35.49 \quad 35.68 .050$ 35.68 .070 35.96.060 35A. 43.010 35A.80.010 36.83.050 52.20 .025 35.49.120 35A.60.010 $35.49 .130 \quad 35 \mathrm{~A} .60 .010$ 35.49.140 35A. 60.010 35.49.150 35A.60.010 $\begin{array}{lr}35.49 .160 & 35 \mathrm{~A} .60 .010 \\ 35.50 & 8.12 .470\end{array}$ $35.50 \quad 8.12 .470$ 35.68 .050 35.68 .070 35.96 .060 35A. 43.010 35A. 60.010 35A.80.010 36.83.050 52.20.025 57.20.030 84.38 .100 $\begin{array}{ll}35.50 .005 & 35.50 .010 \\ & 36.94 .220\end{array}$ $35.50 .030 \quad 35.50 .050$ $\begin{array}{ll}35.51 & 35.68 .050 \\ & 35.68 .070\end{array}$ $\begin{array}{rr} & 35 \mathrm{~A} .80 .010 \\ 35.53 & 35.68 .050\end{array}$ 35.68 .070 35.96.060 35A.43.010 35A. 79.010 36.83 .050 52.20.025 35.45 .150 35.68.070 35.96.060 35A.43.010 35A.80.010 36.83.050 35.54.010 35A.37.010 $35.55 \quad$ 35A.43.010 35A. 60.010 $\begin{array}{lr}35.55 .010 & 35.55 .040 \\ 35.56 & 35 \mathrm{~A} .43 .010\end{array}$ 35A.60.010


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|  | 43.20A. 430 |  | 43.21 .390 |  | 43.21 .300 |
|  |  |  | 43.21 .410 |  | 43.21 .340 |


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| 43.21.400-cont. |  | 43.21C-cont. |  | 43.22.400 | 43.22.350 | $\begin{aligned} & 43.22 .505 \\ & 43.23 \end{aligned}$ | 43.22 .500 |
|  | 43.21 .370 |  | 90.72.060 |  | 43.22 .390 |  | 15.85.050 |
|  | 43.21 .390 | 43.21C. 030 | 43.21C. 031 |  | 43.22 .430 |  | 16.70.060 |
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|  | 43.21 .340 |  | 43.21C. 080 | 43.22.431 | 43.22.433 |  | 20.01.912 |
|  | 43.21 .370 |  | 43.21 C .110 | 43.22.432 | 43.22.433 | 43.23 .070 | 43.23 .010 |
|  | 43.21 .390 |  | 43.21C. 150 | 43.22.433 | 43.22.433 |  | 43.23.015 |
|  | 43.21 .410 |  | 43.21C. 160 | 43.22.434 | 43.22.433 | 43.23 .205 | 43.23 .200 |
| 43.21A | 70.132 .020 |  | 58.17 .140 | 43.22.450 | 43.22.450 | 43.24 | 18.11.060 |
| 43.21 A .010 | 43.21 A. 020 |  | 80.50 .175 |  | 43.22 .460 |  | 18.34.040 |
|  | 43.21 A. 910 |  | 80.50.180 |  | 43.22.465 | 43.24 .015 | 46.01 .056 |
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| 43.21 A. 020 | 43.21 A. 900 | 43.21C. 060 | 43.21C. 075 |  | 43.22 .480 |  | 18.39.173 |
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| 43.21 A .060 | 43.27A. 015 | 43.21C. 075 | 43.21C. 075 |  | 43.22 .490 |  | 18.54.920 |
|  | 70.94.305 | 43.21 C. 080 | 43.21C. 075 | 43.22.455 | 43.22.450 | 43.24.072 | 18.06.120 |
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|  | 43.21 A. 210 | 43.21C. 110 | 43.21 B. 250 |  | 43.22.475 | 43.24 .085 | 18.74.070 |
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| 43.21 A. 445 | 43.20A.165 |  | 43.21C. 060 |  | 43.22.465 |  | 18.08.430 |
|  | 43.30.355 | 43.21C. 130 | 43.21C.135 |  | 43.22.475 |  | 18.11.080 |
|  | 78.52.045 | 43.21 C .500 | 43.01 .200 |  | 43.22 .480 |  | 18.11 .100 |
| 43.21 A. 500 | 43.01.200 | 43.21 E. 010 | 43.21 E. 020 |  | 43.22.485 |  | 18.11.110 |
| 43.21 A. 510 | 43.31 .390 | 43.21 E. 900 | 43.21 E. 905 |  | 43.22 .490 |  | 18.16.030 |
| 43.21 B | 18.104.1 30 | 43.21F. 010 | 43.21 G .900 | 43.22.465 | 43.22 .450 |  | 18.16.110 |
|  | 18.104.140 | 43.21 F. 045 | 43.21 F. 060 |  | 43.22 .460 |  | 18.22 .060 |
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|  | 70.94.222 | 43.21F. 065 | 43.21G. 010 |  | 43.22.485 |  | 18.25 .040 |
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| 43.21 B. 120 | 43.21B. 140 |  | 43.22 .390 |  | 43.22.465 |  | 18.36.040 |
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|  | 70.121 .030 |  | 43.22 .390 |  | 43.22.465 |  | 18.50.050 |
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|  | 90.03.247 |  | 43.22.430 |  | 43.22.490 |  | 18.52.130 |


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| 43.27A. 210 | 43.27A. 220 |
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|  | 43.31 .962 | 43.43.142 | 41.50 .032 |
| 43.31 .964 | 43.31 .958 | 43.43.170 | 43.43.175 |
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| 43.37.215 | 43.21C. 210 | 43.43.310 | 43.43.175 |
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| 43.43.800 | 43.43.705 |  | 43.51 .545 |
|  | 43.43.815 |  | 43.51 .550 |
| 43.43 .810 | 43.43.815 |  | 43.51.580 |
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| 43.43.852 | 43.43.852 |  | 43.51 .510 |
|  | 43.43.864 |  | 43.51 .545 |
| 43.43.854 | 43.43.852 |  | 43.51 .550 |
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|  | 43.43.858 |  | 43.51 .550 |
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| 43.75 | 43.75 .225 |  | 43.83.064 |
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|  | 43.83.144 |
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|  | 43.83.144 |  | 43.83.168 |  | 43.83.192 |  | 43.83B. 380 | 43.83B. 901 | 43.83B. 320 |
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| 43.83.150 | 43.83.150 |  | 43.83.180 |  | 43.83B. 380 |  | 43.83B. 355 |  | 43.83H. 166 |
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|  | 43.83.158 |  | 43.83.174 |  | 43.83B. 330 |  | 43.83B. 370 | 43.83H. 164 | 43.83H. 160 |
|  | 43.83.166 |  | 43.83.178 |  | 43.83B. 340 |  | 43.83B. 375 |  | 43.83H. 162 |
|  | 43.83.168 |  | 43.83.180 |  | 43.83B. 345 | 43.83B. 375 | 43.83B. 300 |  | 43.83H. 164 |
| 43.83 .152 | 43.83.150 |  | 43.83.182 |  | 43.83B. 380 |  | 43.83B. 320 |  | 43.83H. 166 |
|  | 43.83.152 | 43.83.178 | 43.83.172 | 43.83B. 325 | 43.83B. 320 |  | 43.83B. 330 |  | 43.83H. 168 |
|  | 43.83.154 |  | 43.83.174 |  | 43.83B. 325 |  | 43.83B. 340 |  | 43.83H. 170 |
|  | 43.83.158 |  | 43.83.178 |  | 43.83B. 330 |  | 43.83B. 345 | 43.83H. 166 | 43.83H. 160 |
|  | 43.83.166 |  | 43.83 .180 |  | 43.83B. 340 |  | 43.83B. 355 |  | 43.83H. 162 |
|  | 43.83.168 |  | 43.83.182 |  | 43.83B. 345 |  | 43.83B. 360 |  | 43.83H. 164 |
| 43.83.154 | 43.83.150 | 43.83 .180 | 43.83.172 |  | 43.83B. 380 |  | 43.83B. 365 |  | 43.83H. 166 |
|  | 43.83.152 |  | 43.83.174 | 43.83B. 330 | 43.83B. 320 |  | 43.83B. 370 |  | 43.83H. 168 |
|  | 43.83.154 |  | 43.83.178 |  | 43.83B. 325 |  | 43.83B. 375 |  | 43.83H. 170 |
|  | 43.83.158 |  | 43.83.180 |  | 43.83B. 330 | 43.83B. 380 | 43.83B. 320 | 43.83H. 168 | 43.83H. 160 |
|  | 43.83.166 |  | 43.83.182 |  | 43.83B. 340 |  | 43.83B. 330 |  | 43.83 H .162 |
|  | 43.83.168 | 43.83 .182 | 43.83.172 |  | 43.83B. 345 |  | 43.83B. 340 |  | 43.83H. 164 |
|  |  |  | 43.83.174 |  | 43.83B. 380 |  | 43.83B. 345 |  | 43.83H. 166 |


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| 43.83H.I68-cont. |  | 43.831.040 | 43.831 .040 | 43.83I.176 cont. |  | 43.88-cont. |  |
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| 43.83H.170 | 43.83H. 160 | 43.831 .050 | 43.831 .040 | 43.831 .178 | 43.831 .172 |  | 28A.41.040 |
|  | 43.83H. 162 |  | 43.831 .050 |  | 43.831 .178 |  | 28B.04.110 |
|  | 43.83H. 164 |  | 43.831.060 |  | 43.831 .180 |  | 28B.07.060 |
|  | 43.83H. 166 | 43.831 .060 | 43.831.040 |  | 43.831.182 |  | 28B. 15.045 |
|  | 43.83H. 168 |  | 43.831.050 | 43.831 .180 | 43.831.172 |  | 28B.16.100 |
|  | 43.83H. 170 |  | 43.831.060 |  | 43.831 .178 |  | 28B.16.200 |
| 43.83H. 172 | 43.83H. 172 | 43.831 .100 | 43.831 .100 |  | 43.831 .180 |  | 28B. 30.810 |
|  | 43.83H. 174 |  | 43.831 .110 |  | 43.831.182 | $\begin{array}{r} \text { 28B.50.090 } \\ 34.12 .030 \\ 34.12 .140 \end{array}$ |  |
|  | 43.83H. 176 |  | 43.831.120 | 43.831 .182 | 43.831 .172 |  |  |
|  | 43.83H. 178 |  | 43.831.130 |  | 43.831.178 |  |  |
|  | 43.83H. 180 |  | 43.831.140 |  | 43.831 .180 |  | 36.79 .130 |
|  | 43.83H. 182 |  | 43.831.150 | 43.831 .184 | 43.831 .186 |  | 39.29.030 |
| 43.83H. 174 | 43.83H. 172 | 43.831 .110 | 43.831.100 |  | 43.831 .190 |  | 41.06.110 |
|  | 43.83H. 174 |  | 43.831.120 |  | 43.831.192 |  | 41.06.150 |
|  | 43.83H. 176 |  | 43.831.130 |  | 43.831 .194 |  | 41.06.280 |
|  | 43.83H. 178 |  | 43.831.140 | 43.831 .186 | 43.831.188 |  | 42.17 .190 |
|  | 43.83H. 180 |  | 43.831.150 | 43.831 .190 | 43.831 .192 |  | 42.24.070 |
|  | 43.83H. 182 | 43.831.120 | 43.831.100 | 43.831 .910 | 43.831 .100 |  | 43.09.412 |
| 43.83H. 176 | 43.83H. 172 |  | 43.831.130 | 43.831 .912 | 43.831 .160 |  | 43.10.160 |
|  | 43.83H.I74 |  | 43.831.140 | 43.84 .031 | 43.84 .031 |  | 43.19.095 |
|  | 43.83H. 176 |  | 43.831.150 | 43.84.041 | 43.84.031 |  | 43.19.112 |
|  | 43.83H. 178 | 43.831.130 | 43.831 .100 |  | 43.84.051 |  | 43.41 .110 |
|  | 43.83H. 180 |  | 43.831 .130 | 43.84 .051 | 43.84 .031 |  | 43.43 .866 |
|  | 43.83H. 182 |  | 43.831.140 | 43.84.061 | 43.84 .031 |  | 43.51 .270 |
| 43.83H. 178 | 43.83H. 172 |  | 43.831 .150 | 43.84 .080 | 28B.30.606 |  | 43.51 .400 |
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|  | 43.83H. 176 |  | 43.831.130 |  | 47.12 .210 |  | 43.140 .030 |
|  | 43.83H. 178 |  | 43.831.140 |  | 47.60 .390 |  | 43.150 .070 |
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| 43.83H. 180 | 43.83H. 172 |  | 43.831 .130 |  | 41.05 .040 |  | 47.01.101 |
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|  | 43.83H. 176 |  | 43.831.150 |  | 43.84.092 |  | 66.08.170 |
|  | 43.83H. 178 | 43.831 .160 | 43.831.160 |  | 43.84.095 |  | 70.48.060 |
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|  | 43.83H. 176 |  | 43.831 .170 | 43.84 .120 | 43.84 .120 | 43.88.020 | 43.03 .045 |
|  | 43.83H. 178 | 43.831.162 | 43.831 .160 |  | 43.84 .130 |  | 43.88.280 |
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|  | 43.83H. 192 |  | 43.831 .170 |  | 41.26 .070 | 43.88.040 | 43.88.030 |
|  | 43.83H. 194 | 43.831.164 | 43.831.160 |  | 41.26 .330 | 43.88 .050 | 43.88 .030 |
| 43.83H. 186 | 43.83H. 188 |  | 43.831 .166 |  | 41.32 .201 | 43.88.090 | 19.27.074 |
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|  | 43.83H. 110 | 43.831 .166 | 43.831 .160 |  | 41.40.072 | 43.88.110 | 28B.50.873 |
|  | 43.83H. 120 |  | 43.831 .166 |  | 41.40 .077 |  | 43.79 .415 |
|  | 43.83H. 130 |  | 43.831.168 |  | 41.40 .080 |  | 43.88 .090 |
|  | 43.83H. 140 |  | 43.831 .170 |  | 41.50 .080 |  | 43.88 .160 |
|  | 43.83H. 150 | 43.831.168 | 43.831.160 |  | 41.50 .085 | 43.88.160 | 28B.50.490 |
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| 43.831 .010 | 43.831 .020 | 43.831 .172 | 43.831.172 | 43.85 .200 | 43.85 .190 |  | 43.10 .170 |
|  | 43.831 .030 |  | 43.831.174 | 43.85 .210 | 43.85 .190 |  | 43.79 .415 |
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|  | 43.831.050 |  | 43.831.178 | 43.85.230 | 43.85.190 |  | 44.28.085 |
|  | 43.831 .060 |  | 43.831.180 | 43.85.241 | 43.08.200 |  | 72.40.022 |
| 43.831.020 | 43.831.030 |  | 43.831 .182 |  | 43.79.415 | 43.88 .170 | 43.88 .180 |
|  | 43.831 .040 | 43.831.174 | 43.831.172 | 43.86A. 020 | 43.86A. 030 | 43.88 .180 | 74.29 .020 |
|  | 43.831.050 |  | 43.831.176 |  | 43.86A. 040 | 43.88.190 | 43.88 .180 |
|  | 43.831 .060 |  | 43.831 .178 | 43.86A. 030 | 43.86A. 030 | 43.88.205 | 43.06.150 |
| 43.831.030 | 43.831 .040 |  | 43.831.180 |  | 43.86A.040 | 43.88.280 | 43.88 .300 |
|  | 43.831.050 |  | 43.831.182 | 43.88 | 2.64.100 |  | 43.88.320 |
|  | 43.831.060 | 43.831 .176 | 43.831.172 |  | 4.92.170 | 43.88.290 | 43.88.280 |
|  |  |  | 43.831.178 |  | 9.46.100 |  | 43.88.300 |


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| 43.88.300 | 43.88.280 |
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| 43.88.505 | 43.88.510 |
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| 43.88.525 | 43.88.020 |
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| 43.88A | 2.56.120 |
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|  | 43.96B. 235 |
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|  | 43.96B. 215 |
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|  | 43.96B. 230 |
|  | 43.96B. 235 |
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| 43.96B.220-cont. |  | 43.99B. 014 | 43.99B. 010 | 43.99B.032-cont. |  | 43.105 .032 | 43.105 .020 | 43.131 .100 | 18.39 .91043.131 .256 |
|  | 43.96B. 225 |  | 43.99B. 012 |  | 43.99B. 038 | 43.105 .043 | 43.105 .016 |  |  |
|  | 43.96B. 230 |  | 43.99B. 014 |  | 43.99B. 040 |  | 43.105 .041 |  | 46.10.220 |
|  | 43.96B. 235 |  | 43.99B. 016 | 43.99B. 034 | 43.99B. 028 | 43.105 .080 | 41.07 .030 | 43.131 .110 | 18.39 .910 |
|  | 43.96B. 240 |  | 43.99B. 018 |  | 43.99B. 030 | 43.105 .110 | 43.105 .100 |  | 43.131 .256 |
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|  | 43.96B. 215 |  | 43.99B. 024 |  | 43.99B. 036 | 43.105 .130 | 43.105 .100 |  | 43.06.010 |
|  | 43.96B. 225 | 43.99B. 016 | 43.99B. 010 |  | 43.99B. 038 | 43.110 | 43.131 .211 |  | 43.136 .060 |
|  | 43.96B. 230 |  | 43.99B. 012 |  | 43.99B. 040 | 43.110 .010 | 43.131 .212 | 43.131 .188 | 43.131 .187 |
|  | 43.96B. 235 |  | 43.99B. 014 | 43.99B. 036 | 43.99B. 028 | 43.117 .010 | 43.131 .216 | 43.131 .190 | 43.131 .189 |
|  | 43.96B. 240 |  | 43.99B. 016 |  | 43.99B. 030 | 43.117 .020 | 43.131 .216 | 43.131 .212 | 43.131 .211 |
| 43.96B. 230 | 43.96B. 205 |  | 43.99B. 018 |  | 43.99B. 032 | 43.117 .030 | 43.131 .216 | 43.131 .214 | 43.131 .213 |
|  | 43.96B. 210 |  | 43.99B. 020 |  | 43.99B. 034 | 43.117 .040 | 43.131 .216 | 43.131 .216 | 43.131 .215 |
|  | 43.96B. 215 |  | 43.99B. 022 |  | 43.99B. 036 | 43.117 .050 | 43.131 .216 | 43.131 .222 | 43.131 .221 |
|  | 43.96B. 225 |  | 43.99B. 024 |  | 43.99B. 038 | 43.117 .060 | 43.131 .216 | 43.131 .228 | 43.131 .227 |
|  | 43.96B. 230 | 43.99B. 018 | 43.99B. 010 |  | 43.99B. 040 | 43.117 .070 | 43.131 .216 | 43.131 .246 | 43.131 .245 |
|  | 43.96B. 235 |  | 43.99B. 012 | 43.99B. 038 | 43.99B. 028 | 43.117 .080 | 43.131 .216 | 43.131 .247 | 43.131 .311 |
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| 43.96B. 235 | 43.96B. 205 |  | 43.99B. 016 |  | 43.99B. 032 | 43.117.100 | 43.131 .216 | 43.131 .254 | 43.131 .253 |
|  | 43.96B. 210 |  | 43.99B. 018 |  | 43.99B. 034 | 43.117 .900 | 43.131 .216 | 43.131 .257 | 43.131 .256 |
|  | 43.96B. 215 |  | 43.99B. 020 |  | 43.99B. 036 | 43.117 .910 | 43.131 .216 | 43.131 .267 | 43.131 .256 |
|  | 43.96B. 225 |  | 43.99B. 022 |  | 43.99B. 038 | 43.121 .010 | 43.131 .320 | 43.131 .268 | 43.131 .256 |
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|  | 43.96B.235 | 43.99B. 020 | 43.99B. 010 | 43.99B. 040 | 43.99B. 028 | 43.121 .030 | 43.131 .320 | 43.131 .269 | 43.131 .256 |
|  | 43.96B. 240 |  | 43.99B. 012 |  | 43.99B. 030 | 43.121 .040 | 43.131 .320 | 43.131 .270 | 43.131 .256 |
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|  | 43.96B. 225 |  | 43.99B. 018 |  | 43.99G. 090 | 43.130 .040 | 43.130 .030 | 43.131 .277 | 43.131 .256 |
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|  | 43.96B. 240 |  | 43.99B. 024 |  | 43.99G. 040 |  | 28A.61.900 | 43.131 .279 | 43.131 .256 |
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| 43.99 .040 | 43.99 .030 | 43.99B. 026 | 43.99B. 010 | 43.101 .030 | 43.101 .050 |  | 43.131 .256 | 43.131 .285 | 43.131 .256 |
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| 43.99 .080 | 43.99 .100 |  | 43.99B. 016 |  | 43.101 .200 |  | 43.06.010 | 43.131 .287 | 43.131 .256 |
| 43.99.110 | 43.99.080 |  | 43.99B. 018 |  | 70.48.210 |  | 43.131 .256 | 43.131 .288 | 43.131 .256 |
| 43.99.142 | 43.99 .146 |  | 43.99B. 020 | 43.101 .090 | 43.131 .310 |  | 46.10.220 |  | 43.131 .287 |
| 43.99A. 010 | 43.99A. 080 |  | 43.99B. 022 | 43.101 .100 | 43.101 .110 | 43.131 .040 | 18.39.910 | 43.131 .289 | 43.131 .256 |
| 43.99A. 050 | 43.99A. 070 |  | 43.99B. 024 |  | 43.101 .120 |  | 43.131 .256 | 43.131 .290 | 43.131 .256 |
| 43.99A. 070 | 43.99A. 020 | 43.99B. 028 | 43.99B. 028 |  | 43.131 .310 |  | 46.10.220 |  | 43.131 .289 |
| 43.99A. 080 | 43.99A. 020 |  | 43.99B. 030 | 43.101 .110 | 43.131 .310 | 43.131 .050 | 18.39.910 | 43.131 .291 | 43.131 .256 |
| 43.99B. 010 | 43.99B. 010 |  | 43.99B. 032 | 43.101 .120 | 43.131 .310 |  | 43.131 .256 | 43.131 .292 | 43.131 .256 |
|  | 43.99B. 012 |  | 43.99B. 034 | 43.101 .130 | 43.131 .310 |  | 46.10.220 |  | 43.131 .291 |
|  | 43.99B. 014 |  | 43.99B. 036 | 43.101 .140 | 43.131 .310 | 43.131 .060 | 18.39.910 | 43.131 .293 | 43.131 .256 |
|  | 43.99B. 016 |  | 43.99B. 038 | 43.101 .150 | 43.131 .310 |  | 43.131 .256 | 43.131 .294 | 43.131 .256 |
|  | 43.99B. 018 |  | 43.99B. 040 | 43.101 .160 | 36.28.025 |  | 46.10.220 |  | 43.131 .293 |
|  | 43.99B. 020 | 43.99B. 030 | 43.99B. 028 |  | 43.101 .170 | 43.131 .070 | 18.39.910 | 43.131 .295 | 43.131 .256 |
|  | 43.99B. 022 |  | 43.99B. 030 |  | 43.101 .200 |  | 43.20A.375 | 43.131 .296 | 43.131 .256 |
|  | 43.99B. 024 |  | 43.99B. 032 |  | 43.101 .220 |  | 43.131 .256 |  | 43.131 .295 |
| 43.99B. 012 | 43.99B. 010 |  | 43.99B. 034 |  | 43.131 .310 |  | 46.10.220 | 43.131 .297 | 43.131 .256 |
|  | 43.99B. 012 |  | 43.99B. 036 | 43.101 .210 | 9.68A. 120 | 43.131 .080 | 18.39 .910 | 43.131 .298 | 43.131 .256 |
|  | 43.99B. 014 |  | 43.99B. 038 | 43.103 .040 | 43.103.050 |  | 43.131 .256 |  | 43.131 .297 |
|  | 43.99B. 016 |  | 43.99B. 040 |  | 43.103 .060 |  | 46.10.220 | 43.131 .301 | 43.131 .256 |
|  | 43.99B. 018 | 43.99B. 032 | 43.99B. 028 | 43.105 | 27.04.045 | 43.131 .090 | 18.39 .910 | 43.131 .302 | 43.131 .256 |
|  | 43.99B. 020 |  | 43.99B. 030 |  | 27.26.020 |  | 43.131 .100 |  | 43.131 .301 |
|  | 43.99B. 022 |  | 43.99B. 032 |  | 44.48 .130 |  | 43.131 .256 | 43.131 .303 | 43.131 .256 |
|  | 43.99B. 024 |  | 43.99B. 034 |  |  |  | 46.10.220 | 43.131.304 | 43.131 .256 |
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| 43.131 .305 | 43.131 .256 | 43.200 .070 | 43.145 .030 | 44.04.120-cont. |  | 45.80 .070 | 45.82.010 | 46.04.302-cont. |  |
| 43.131 .306 | 43.131 .256 | 43.200.110 | 43.200 .100 |  | 67.28.090 | 45.80 .080 | 45.80 .050 | $\begin{aligned} & 46.44 .180 \\ & 82.45 .032 \end{aligned}$ |  |
|  | 43.131 .305 |  | 43.200 .120 |  | 67.34 .010 |  | 45.82 .010 |  |  |
| 43.131 .307 | 43.131 .256 |  | 43.200 .130 |  | 70.39 .050 | 45.82 | 45.56 .035 | 46.04.305 | 9A.52.095 |
| 43.131 .308 | 43.131 .256 | 43.200 .120 | 43.200 .130 |  | 72.09.080 | 46 | 7.68 .035 |  | 9A.52.100 |
|  | 43.131 .307 | 43.200 .130 | 43.200 .120 |  | 72.09.150 |  | 10.05.010 |  | 46.04.085 |
| 43.131 .309 | 43.131 .256 | 43.210 .010 | 43.131 .326 |  | 82.01.130 |  | 10.31.100 | 46.04.310 | 46.20.440 |
| 43.131 .310 | 43.131 .256 | 43.210 .020 | 43.131 .326 | 44.04.170 | 56.08.112 |  | 35.23.440 | 46.04.320 | 46.85 .020 |
|  | 43.131 .309 |  | 43.210 .040 |  | 57.08.112 |  | 35A.46.010 |  | 82.38.075 |
| 43.131 .312 | 43.131 .311 |  | 43.210 .050 | 44.05.030 | 29.70.100 |  | 36.32.120 | 46.04.330 | 46.16.015 |
| 43.131 .314 | 43.131 .313 | 43.210 .030 | 43.131 .326 | 44.05 .050 | 44.05.120 |  | 36.68.080 |  | 46.20 .130 |
| 43.131 .320 | 43.131 .319 |  | 43.210 .040 | 44.05.070 | 44.05.120 |  | 36.69.180 | 46.04.332 | 46.16.015 |
| 43.131 .326 | 43.131 .325 |  | 43.210 .050 | 44.05 .080 | 44.05.120 |  | 43.30 .310 |  | 46.20.130 |
| 43.131 .328 | 43.131 .327 | 43.210 .040 | 43.131 .326 | 44.05.100 | 44.05.110 |  | 46.01.110 | 46.04.355 | 9.91 .025 |
| 43.131 .330 | 43.131 .329 | 43.210 .050 | 43.131 .326 |  | 44.05.130 |  | 46.01.160 | 46.04.382 | 28A.41.520 |
| 43.131 .332 | 43.131 .331 |  | 43.210 .040 | 44.05.110 | 44.05.120 |  | 46.04.611 | 46.04.405 | 46.85 .020 |
| 43.131 .334 | 43.131 .333 | 43.210 .060 | 43.131 .326 | 44.05.120 | 44.05.100 |  | 46.08.170 | 46.04.416 | 46.20.440 |
| 43.131 .336 | 43.131 .335 | $43.220$ | 43.220 .070 |  | 44.05.110 |  | 46.12.020 | 46.04.460 | 46.29.020 |
| 43.132 | 2.56.120 |  | 43.220 .900 |  | 44.05.130 |  | 46.20.022 | 46.04.521 | 46.20.440 |
|  | 44.04 .190 |  | 50.12.235 | 44.07.540 | 44.07B. 900 |  | 46.20 .270 |  | 46.39 .010 |
| 43.135 | 43.88 .020 |  | 50.65.060 | 44.07A. 001 | 44.07B. 900 |  | 46.20 .285 | 46.04.552 | 46.37 .340 |
| 43.135 .050 | 43.135 .040 |  | 50.65.090 | 44.07A. 005 | 44.07B. 900 |  | 46.20 .292 |  | 82.38 .080 |
|  | 43.135 .060 | 43.220 .020 | 43.220.050 | 44.07A. 030 | 44.07B. 900 |  | 46.20.331 | 46.04.650 | 46.20.440 |
| 43.135 .060 | 43.135 .060 |  | 43.220 .060 | 44.07A. 040 | 44.07B. 900 |  | 46.37.005 | 46.04.670 | 46.85.020 |
| 43.140 .030 | 28A.40.100 |  | 43.220 .170 | 44.07A. 050 | 44.07B. 900 |  | 46.61 .990 | 46.04.690 | 46.85.020 |
| 43.145 | 43.200 .070 |  | 43.220 .190 | 44.07A. 060 | 44.07B. 900 |  | 46.70.011 | 46.08 | 46.01 .040 |
| 43.145 .010 | 82.04.260 |  | 43.220 .230 | 44.07A. 130 | 44.07B. 900 |  | 46.74.020 | 46.08.030 | 46.90.200 |
| 43.150 .010 | 43.131 .190 |  | 43.220 .240 | 44.07A. 140 | 44.07B. 900 |  | 46.79.070 | 46.08.065 | 46.08.067 |
| 43.150 .020 | 43.131 .190 |  | 43.220 .250 | 44.07A. 230 | 44.07B. 900 |  | 46.80 .030 |  | 46.08 .06746.16 .260 |
| 43.150 .030 | 43.131 .190 | 43.220.190 | 43.220 .210 | 44.07A. 260 | 44.07B. 900 |  | 46.80.110 |  |  |
| 43.150 .040 | 43.131 .190 |  | 43.220 .240 | 44.07A. 270 | 44.07B. 900 |  | 47.38.030 | 46.08.066 | 46.08.065 |
| 43.150 .050 | 43.131 .190 | 43.220 .210 | 50.65.135 | 44.07A. 900 | 44.07B. 900 |  | 47.98.020 |  | 46.08 .067 |
| 43.150 .060 | 43.131 .190 | 43.220 .220 | 50.65.140 | 44.07B. 003 | 29.69A. 002 |  | 53.08.220 |  | 46.08.068 |
| 43.150 .070 | 43.131 .190 | 43.220 .230 | 50.65.145 | 44.07B. 820 | 44.07B. 860 |  | 70.108 .130 | 46.08.067 | 46.08.068 |
| 43.155 .030 | 43.155 .020 | 43.220 .240 | 43.220.230 | 44.07B. 850 | 44.07B.860 |  | 81.68.080 | 46.08.150 | 46.08.170 |
| 43.155 .050 | 82.16 .020 | 43.230 .010 | 43.131 .322 | 44.16 | 50.13.060 |  | 81.70 .170 | 46.09.020 | 70.107.030 |
|  | 82.20 .010 | 43.230 .020 | 43.131.322 | 44.20 | 40.04.035 | 46.01 | 43.24.001 | 46.09.050 | 46.09.070 |
| 43.160 | 39.84 .200 | 43.230 .030 | 43.131 .322 | 44.28 | 43.52 .378 | 46.01 .030 | 46.01 .070 |  | 46.09.090 |
|  | 39.86.020 | 43.230 .040 | 43.131 .322 | 44.28 .010 | 44.28 .020 | 46.01 .040 | 46.01 .050 | 46.09.110 | 46.09.030 |
| 43.160 .030 | 43.160 .035 | 43.230 .050 | 43.131 .322 | 44.28 .020 | 44.28 .030 | 46.01 .050 | 43.24.024 |  | 46.09.270 |
| 43.160.074 | 43.160 .073 | 43.240 .010 | 43.240.070 | 44.28 .085 | 43.88.160 |  | 43.24.026 | 46.09.120 | 7.68.035 |
|  | 47.01 .280 | 43.240 .020 | 43.240 .070 |  | 44.28 .086 | 46.01 .055 | 43.24.026 |  | 46.09.190 |
|  | 47.10 .801 | 43.240 .030 | 43.240 .070 | 44.28 .140 | 43.10 .067 | 46.01 .130 | 46.09.030 |  | 46.63.020 |
| 43.160 .100 | 43.160 .140 | 43.240 .040 | 43.240 .070 | 44.39 .010 | 43.21G. 020 |  | 46.16.630 | 46.09.130 | 7.68.035 |
| 43.160 .110 | 43.160 .080 | 43.240 .050 | 43.240 .070 | 44.39.015 | 44.39.020 | 46.01 .140 | 46.09.030 |  | 46.09.190 |
|  | 43.160 .140 | 43.240 .060 | 43.240 .070 |  | 44.39.025 |  | 46.10.043 |  | 46.63.020 |
| 43.160.115 | 43.160 .080 | 44.04 | 44.04.125 | 44.39.038 | 19.27A. 065 |  | 46.16.160 | 46.09.150 | 46.09.020 |
|  | 43.160 .140 | 44.04 .040 | 44.04.041 | 44.40 | 44.40.100 |  | 46.16.270 | 46.09.170 | 46.09.270 |
| 43.160.120 | 43.160 .080 | 44.04.050 | 44.04.051 | 44.40.020 | 44.40 .025 |  | 46.16.630 | 46.09.240 | 46.09.1 10 |
|  | 43.160 .140 | 44.04.060 | 44.04.070 | 44.40.070 | 47.05 .070 |  | 46.68.035 |  | 46.09.170 |
| 43.160 .130 | 43.160 .080 | 44.04.120 | 1.08.005 | 44.42.050 | 44.42 .040 |  | 46.85.120 | 46.10 | 43.51 .300 |
|  | 43.160 .140 |  | 9.46 .040 | 44.44.010 | 41.26 .030 |  | 46.85.130 | 46.10 .010 | 46.90.200 |
| 43.160.140 | 43.160 .080 |  | 9.94 A .060 |  | 41.32 .010 |  | 46.88.010 | 46.10 .020 | 46.10 .050 |
|  | 43.160 .140 |  | 27.60.030 |  | 41.40 .010 |  | 88.02.050 | 46.10 .030 | 46.10 .090 |
| 43.160.150 | 43.160 .080 |  | 39.19 .040 |  | 43.43.120 | 46.01 .150 | 46.10.043 | 46.10 .040 | 46.10 .050 |
|  | 43.160 .140 |  | 41.05 .025 |  | 44.44 .030 | 46.01 .180 | 46.80 .090 | 46.10.050 | 46.10 .043 |
| 43.160.160 | 43.160 .080 |  | 41.52 .030 | 44.44.040 | 41.50 .090 | 46.04 | 46.04.585 |  | 46.10 .070 |
|  | 43.160 .140 |  | 41.56.415 | 44.48 .010 | 44.48.020 |  | 46.87 .020 | 46.10.055 | 46.10 .190 |
| 43.160.170 | 43.160 .080 |  | 43.20A. 685 | 44.48 .020 | 44.48.030 |  | 46.90.100 | 46.10.060 | 46.10 .050 |
|  | 43.160 .140 |  | 43.21 F. 085 | 44.48 .070 | 44.48.080 | 46.04.030 | 46.68.115 | 46.10.070 | 46.10.040 |
| 43.160 .180 | 39.86.020 |  | 43.33A. 050 | 44.52 .900 | 43.240 .900 | 46.04.050 | 46.20 .440 |  | 46.10 .050 |
| 43.168 .050 | 43.168 .110 |  | 43.38.010 | 44.52.901 | 43.240 .900 | 46.04.085 | 46.12.280 | 46.10.075 | 46.10 .220 |
| 43.180 | 4.92 .040 |  | 43.43.858 | 44.60.100 | 44.60.110 |  | 46.16.111 | 46.10 .090 | 7.68 .035 |
|  | 43.21C. 230 |  | 43.46.040 | 44.60.110 | 44.60.020 | 46.04.120 | 46.68.115 |  | 46.10.190 |
|  | 82.04.408 |  | 43.63A. 252 | 44.64 | 42.17 .940 | 46.04.140 | 82.36 .280 |  | 46.63.020 |
|  | 84.36 .135 |  | 43.110 .010 | 45.12.110 | 45.12.120 | 46.04.181 | 46.16 .010 |  | 46.90.200 |
| 43.180 .090 | 43.180 .110 |  | 43.200 .040 | 45.37 | 46.16.070 |  | 46.16.015 | 46.10.100 | 46.10.090 |
| 43.180 .100 | 43.180 .110 |  | 43.240 .030 | 45.52 .010 | 45.52 .020 |  | 46.16.025 |  | 46.10.110 |
| 43.190 | 74.38 .050 |  | 44.28 .040 | 45.72.050 | 45.72 .060 |  | 82.36.280 |  | 46.90.200 |
| 43.190 .030 | 36.39.060 |  | 44.39 .045 |  | 84.52 .766 | 46.04.183 | 46.04.182 | 46.10.110 | 46.10.090 |
| 43.190 .110 | 43.190 .030 |  | 44.40.040 | 45.72 .060 | 84.52 .766 | 46.04.190 | 46.20 .440 |  | 46.90.200 |
| 43.190.120 | 43.190 .030 |  | 44.42.030 | 45.80 | 45.82.010 | 46.04.302 | 43.22.440 | 46.10.120 | 46.90.200 |
| 43.200 | 82.04 .260 |  | 44.48 .040 | 45.80 .040 | 45.82.010 |  | 46.37 .090 | 46.10.130 | 7.68 .035 |
| 43.200 .020 | 43.200 .144 |  | 44.52 .050 | 45.80 .050 | 45.82.010 |  | 46.44.170 |  | 46.10 .190 |
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|  | 46.01 .040 |
|  | 46.04.270 |
|  | 46.04.670 |
|  | 46.12.240 |
|  | 46.12 .280 |
|  | 46.12.290 |
|  | 46.16.028 |
|  | 46.37 .510 |
|  | 46.63.020 |
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|  | 88.02.070 |
| 46.12.030 | 46.12.360 |
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|  | 46.90.300 |
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|  | 88.02.070 | 46.16.290 | 35A.46.010 |
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|  | 46.20.025 | 46.16.310 | 46.16.275 |
|  | 46.71 .010 |  | 46.16.311 |
|  | 46.90 .300 | 46.16.311 | 46.16.275 |
| 46.16.015 | 46.16.016 | 46.16.315 | 46.16.275 |
|  | 70.120 .050 | 46.16.320 | 46.16.330 |
|  | 70.120 .120 |  | 46.16.350 |
| 46.16.020 | 35A.46.010 | 46.16.330 | 46.16.330 |
|  | 46.16.270 |  | 46.16.350 |
| 46.16.025 | 46.90.300 | 46.16.340 | 46.16.330 |
| 46.16.028 | 46.63 .020 |  | 46.16.350 |
| 46.16.030 | 46.85.100 | 46.16.350 | 46.16.330 |
|  | 46.90.300 |  | 46.16.350 |
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| 46.16.060 | 46.16.065 |  | 43.51 .055 |
|  | 46.85.120 |  | 46.61.565 |
|  | 46.88.010 |  | 46.61.582 |
| 46.16.061 | 44.40.050 |  | 46.90.300 |
|  | 46.16.270 |  | 77.32 .230 |
|  | 46.88.010 | 46.16 .390 | 46.90 .300 |
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|  | 46.16.061 | 46.16.470 | 46.16.490 |
|  | 46.16.079 | 46.16.480 | 46.16.490 |
|  | 46.16.080 | 46.16.490 | 46.16 .490 |
|  | 46.16.090 | 46.16.500 | 46.90 .300 |
|  | 46.16.111 | 46.16.505 | 46.90 .300 |
|  | 46.16.115 | 46.16.560 | 46.16 .600 |
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|  | 46.44.041 |  | 46.16.605 |
|  | 46.68.030 | 46.16.570 | 46.16 .600 |
|  | 46.68.035 |  | 46.16.605 |
|  | 46.85.120 | 46.16.575 | 46.16.600 |
|  | 46.88.010 |  | 46.16.605 |
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|  | 82.44.170 |  | 46.16.600 |
| 46.16.072 | 47.26.910 |  | 46.16.605 |
| 46.16.075 | 47.26.910 | 46.16.585 | 46.16.565 |
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|  | 46.16.060 |  | 46.16.605 |
|  | 46.16.061 | 46.16.590 | 46.16.595 |
|  | 46.68.030 |  | 46.16.600 |
|  | 46.68.035 |  | 46.16.605 |
|  | 82.44.170 | 46.16.595 | 46.16.600 |
| 46.16.111 | 46.16.040 |  | 46.16.605 |
| 46.16.115 | 46.16.083 |  | 46.16 .620 |
|  | 46.16.111 | 46.16 .600 | 46.16.605 |
| 46.16.120 | 47.26.910 | 46.16.605 | 46.16.605 |
| 46.16.135 | 46.44.160 | 46.16.630 | 46.16 .640 |
|  | 46.90.300 |  | 46.61 .710 |
| 46.16.140 | 46.16.145 | 46.20 | 46.01 .040 |
|  | 46.90.300 |  | 46.20 .011 |
| 46.16.145 | 46.90.300 |  | 46.20 .130 |
| 46.16.160 | 46.63.020 |  | 46.20 .391 |
|  | 82.08.0263 |  | 46.68.041 |
|  | 82.08.0264 | 46.20.010 | 46.20 .900 |
|  | 82.12.0254 | 46.20 .011 | 46.90 .300 |
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| 46.16.170 | 46.90 .300 | 46.20.021 | 46.12 .020 |
| 46.16.180 | 46.90.300 |  | 46.20 .435 |
| 46.16.210 | 46.71 .080 |  | 46.63 .020 |
| 46.16.230 | 46.16.570 |  | 46.90 .300 |
|  | 46.85.290 | 46.20.022 | 46.20 .418 |
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| 46.16 .237 | 46.16.270 | 46.20.025 | 46.90 .300 |
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| 46.20.041 | 46.20.305 | 46.20.342 | 10.31.100 |
|  | 46.90.300 |  | 46.12.020 |
| 46.20.045 | 46.90.300 |  | 46.20 .021 |
| 46.20 .055 | 46.82.360 |  | 46.20 .311 |
| 46.20 .060 | 46.20 .900 |  | 46.20 .394 |
| 46.20.070 | 46.20.011 |  | 46.20 .416 |
| 46.20 .080 | 46.20 .900 |  | 46.20 .420 |
| 46.20 .090 | 46.20 .900 |  | 46.20 .435 |
| 46.20.092 | 46.20.092 |  | 46.63.020 |
|  | 46.20 .911 |  | 46.65 .090 |
| 46.20.110 | 46.20 .900 |  | 46.90 .300 |
| 46.20.115 | 46.20 .118 | 46.20 .343 | 46.90 .300 |
|  | 46.20.119 | 46.20.344 | 46.90 .300 |
| 46.20.116 | 46.20 .118 | 46.20 .350 | 46.20 .900 |
|  | 46.20.119 | 46.20 .360 | 46.20 .900 |
| 46.20.117 | 46.20.118 | 46.20.391 | 46.20 .380 |
|  | 46.20.119 |  | 46.20 .394 |
|  | 66.16.040 |  | 46.90 .300 |
| 46.20.118 | 46.20.118 | 46.20 .393 | 46.90.300 |
|  | 46.20.119 | 46.20.394 | 46.20 .391 |
| 46.20.119 | 46.20 .118 |  | 46.90 .300 |
|  | 46.20.119 | 46.20.410 | 7.68.035 |
| 46.20.130 | 46.20 .440 |  | 46.63 .020 |
| 46.20 .140 | 46.20 .900 |  | 46.90 .300 |
| 46.20.161 | 46.20 .900 | 46.20.414 | 46.20 .418 |
| 46.20 .171 | 46.20 .900 | 46.20 .416 | 46.12 .020 |
| 46.20 .180 | 46.20 .900 |  | 46.20 .021 |
| 46.20 .190 | 46.90 .300 |  | 46.20 .418 |
| 46.20.205 | 46.29 .330 |  | 46.63 .020 |
| 46.20 .210 | 46.20 .900 |  | 46.90 .300 |
| 46.20 .220 | 46.90 .300 | 46.20.420 | 46.12 .020 |
| 46.20 .230 | 46.20 .900 |  | 46.20 .021 |
| 46.20.250 | 46.20 .900 |  | 46.20.435 |
| 46.20.270 | 13.40 .250 |  | 46.63.020 |
|  | 13.50 .200 |  | 46.90 .300 |
|  | 46.16 .216 | 46.20.430 | 46.64.070 |
|  | 46.63 .070 |  | 46.90 .300 |
|  | 46.63 .090 | 46.20.435 | 46.90 .300 |
|  | 46.63 .100 | 46.20.440 | 28A.04.131 |
|  | 46.65 .020 |  | 46.20 .460 |
|  | 70.160 .070 |  | 46.55 .090 |
| 46.20 .280 | 46.20 .900 |  | 46.61 .519 |
| 46.20 .285 | 46.04.480 |  | 46.90 .300 |
| 46.20 .290 | 46.20 .900 | 46.20.450 | 28A.04.131 |
| 46.20 .291 | 46.20.311 |  | 46.20 .460 |
| 46.20 .305 | 46.20.324 | 46.20 .460 | 28A.04.131 |
| 46.20.308 | 46.20.092 | 46.20 .470 | 28A.04.131 |
|  | 46.20 .311 | 46.20 .500 | 46.90.300 |
|  | 46.20 .911 | 46.20.505 | 46.20 .510 |
|  | 46.61.506 |  | 46.68.065 |
|  | 46.61.508 | 46.20.510 | 46.20 .055 |
|  | 46.61.517 |  | 46.20 .510 |
|  | 46.90.300 |  | 46.68.065 |
|  | 70.96A. 120 |  | 46.90 .300 |
| 46.20 .310 | 46.20.900 | 46.20.515 | 46.20 .510 |
| 46.20 .311 | 46.04.480 |  | 46.68.065 |
|  | 46.20.031 | 46.20.520 | 46.68 .065 |
|  | 46.20.092 | 46.20.550 | 46.90 .300 |
|  | 46.20 .911 | 46.20 .599 | 46.90 .300 |
| 46.20.322 | 46.20 .325 | 46.20 .600 | 46.90.300 |
|  | 46.20 .326 | 46.20.911 | 46.20 .092 |
| 46.20 .323 | 46.20 .325 | 46.21 | 46.20.130 |
|  | 46.20 .326 | 46.23 .010 | 46.23 .040 |
| 46.20.324 | 46.20 .322 |  | 46.23.050 |
| 46.20 .325 | 46.20 .322 | 46.23.020 | 46.20.311 |
| 46.20 .328 | 46.20 .329 |  | 46.23 .040 |
| 46.20 .329 | 46.20 .308 |  | 46.23.050 |
| 46.20 .330 | 46.20 .900 | 46.24.010 | 46.29.920 |
| 46.20 .332 | 46.20.308 | 46.24 .910 | 46.29 .920 |
| 46.20 .334 | 46.20.308 | 46.28 .010 | 46.29 .920 |
| 46.20 .336 | 46.20.117 | 46.28.200 | 46.29 .920 |
|  | 46.20 .291 | 46.29 | 46.01 .040 |
|  | 46.63 .020 |  | 46.20 .130 |
|  | 46.90.300 |  | 46.20 .311 |
|  |  |  | 46.20.342 |


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| 46.29-cont. |  | 46.29.470-cont. |  | 46.37.050-cont. |  | 46.37.200 | 46.37.070 | 46.37.480 | 46.90.300 |
|  | 46.20.391 |  | 46.29 .900 |  | 46.90.300 |  | 46.37 .170 | 46.37.490 | 46.90 .300 |
|  | 46.63.020 | 46.29.480 | 46.29 .900 | 46.37 .060 | 46.37 .090 |  | 46.37.280 | 46.37.500 | 46.90 .300 |
|  | 46.65.100 | 46.29.490 | 10.05.140 |  | 46.37.170 |  | 46.90.300 | 46.37.510 | 46.90.300 |
| 46.29.010 | 46.29.900 |  | 46.29 .900 |  | 46.37.525 | 46.37 .210 | 46.37.170 | 46.37.513 | 46.90 .300 |
| 46.29.020 | 46.29.900 | 46.29.500 | 46.29 .900 |  | 46.90.300 |  | 46.37 .280 | 46.37.517 | 46.90.300 |
| 46.29.030 | 46.29.900 | 46.29.510 | 46.29 .900 | 46.37 .070 | 46.37 .090 |  | 46.90.300 | 46.37.520 | 46.90.300 |
| 46.29.040 | 46.29.900 | 46.29.520 | 46.29.450 |  | 46.37 .170 | 46.37 .215 | 46.37.160 | 46.37.522 | 46.90.300 |
| 46.29 .050 | 46.29.900 |  | 46.29.540 |  | 46.37.200 |  | 46.37.170 | 46.37.523 | 46.90.300 |
| 46.29.060 | 46.29.140 |  | 46.29 .900 |  | 46.37 .210 |  | 46.37 .280 | 46.37.524 | 46.90.300 |
|  | 46.29.900 | 46.29.530 | 46.29.900 |  | 46.37.525 |  | 46.90.300 | 46.37.525 | 46.90.300 |
| 46.29.070 | 46.29.250 | 46.29.540 | 46.29 .900 |  | 46.90.300 | 46.37 .220 | 46.37.160 | 46.37.527 | 46.90.300 |
|  | 46.29.420 | 46.29.550 | 46.29.450 | 46.37 .080 | 46.37 .090 |  | 46.37 .170 | 46.37.528 | 46.37.527 |
|  | 46.29.900 |  | 46.29 .900 |  | 46.37 .170 |  | 46.37.180 |  | 46.90.300 |
| 46.29.080 | 46.29 .090 | 46.29.560 | 46.29 .900 |  | 46.90 .300 |  | 46.37.230 | 46.37.529 | 46.37.527 |
|  | 46.29.900 | 46.29 .570 | 46.29 .900 | 46.37 .090 | 46.37 .060 |  | 46.37.260 |  | 46.90.300 |
| 46.29 .090 | 46.29.100 | 46.29.580 | 46.29 .900 |  | 46.37 .080 |  | 46.37.524 | 46.37.530 | 46.37.410 |
|  | 46.29 .900 | 46.29 .590 | 46.29 .900 |  | 46.37 .110 |  | 46.90.300 |  | 46.61 .613 |
| 46.29 .100 | 46.29.900 | 46.29.600 | 46.29 .900 |  | 46.37 .120 | 46.37 .230 | 46.37 .170 |  | 46.90.300 |
| 46.29.110 | 46.29.180 | 46.29.605 | 46.29.900 |  | 46.37.170 |  | 46.90.300 | 46.37 .535 | 46.90.300 |
|  | 46.29 .900 |  | 46.90.300 |  | 46.37.210 | 46.37.240 | 46.37 .160 | 46.37.537 | 46.90.300 |
| 46.29.120 | 46.29.160 | 46.29.610 | 46.29 .900 |  | 46.90 .300 |  | 46.37.170 | 46.37.539 | 46.90.300 |
|  | 46.29 .900 | 46.29.620 | 46.29 .900 | 46.37 .100 | 46.37 .080 |  | 46.37 .260 | 46.37.540 | 46.37.590 |
| 46.29.130 | 46.29.160 | 46.29.625 | 46.29 .900 |  | 46.37 .170 |  | 46.90 .300 |  | 46.70.180 |
|  | 46.29 .900 | 46.29.630 | 46.29 .080 |  | 46.90 .300 | 46.37.260 | 46.37.160 |  | 46.90.300 |
| 46.29.140 | 46.29.160 |  | 46.29 .450 | 46.37 .110 | 46.37 .060 |  | 46.37 .170 | 46.37 .550 | 46.37 .590 |
|  | 46.29.900 |  | 46.29 .900 |  | 46.37.080 |  | 46.90.300 |  | 46.70.180 |
| 46.29.1 50 | 46.29.160 | 46.29.640 | 46.29 .900 |  | 46.37.170 | 46.37 .270 | 46.37.170 |  | 46.90.300 |
|  | 46.29 .900 | $46.32$ | 43.131 .275 |  | 46.90 .300 |  | 46.90.300 | 46.37.560 | 46.37.590 |
| 46.29.160 | 46.29.900 |  | 46.64.070 | 46.37.120 | 46.37.060 | 46.37 .280 | 46.37.170 |  | 46.70.180 |
| 46.29.170 | 46.29 .900 | 46.32.010 | 43.131 .276 |  | 46.37 .080 |  | 46.90.300 |  | 46.90 .300 |
| 46.29.180 | 46.29 .900 | 46.32 .020 | 43.131 .276 |  | 46.37 .090 | 46.37.290 | 46.37.170 | 46.37.570 | 46.70 .180 |
| 46.29.190 | 46.29 .900 | 46.32.030 | 35A.46.010 |  | 46.37.170 |  | 46.90.300 |  | 46.90.300 |
| 46.29.200 | 46.29 .900 |  | 43.131 .276 |  | 46.90 .300 | 46.37.300 | 46.37 .170 | 46.37 .590 | 46.90.300 |
| 46.29 .210 | 46.29.900 | 46.32.040 | 43.131 .276 | 46.37 .130 | 46.37.080 |  | 46.37.280 | 46.37 .600 | 46.90.300 |
| 46.29 .220 | 46.29 .900 | 46.32.050 | 43.131 .276 |  | 46.37.170 |  | 46.61.215 | 46.37 .610 | 46.90 .300 |
| 46.29 .230 | 46.29 .900 | 46.32.060 | 43.131 .276 |  | 46.90.300 |  | 46.90 .300 | 46.44 | 46.16.060 |
| 46.29.240 | 46.29 .900 |  | 46.90 .300 | 46.37 .140 | 46.37.170 | 46.37 .310 | 46.37.170 |  | 46.44.1 20 |
| 46.29 .250 | 46.29 .900 | 46.32.070 | 43.131 .276 |  | 46.90.300 |  | 46.90.300 |  | 46.44.1 50 |
| 46.29.260 | 46.29.520 |  | 46.90 .300 | 46.37.150 | 46.37 .170 | 46.37 .320 | 46.37 .170 |  | 46.63.110 |
|  | 46.29 .900 | 46.37 | 46.37 .600 |  | 46.90.300 |  | 46.37.210 |  | 46.87 .040 |
| 46.29 .270 | 46.29 .900 |  | 46.39 .010 | 46.37.160 | 46.37 .010 | 46.37 .330 | 46.37.170 | 46.44.010 | 46.44.038 |
| 46.29 .280 | 46.29 .900 |  | 46.55.180 |  | 46.37.170 | 46.37.340 | 46.16.640 |  | 46.44.098 |
| 46.29 .290 | 46.29 .900 |  | 46.64.070 |  | 46.90.300 |  | 46.90.300 |  | 46.44.130 |
| 46.29 .300 | 46.29 .900 |  | 70.107 .070 | 46.37 .170 | 46.37.170 | 46.37 .351 | 46.37 .340 |  | 46.90.300 |
| 46.29.310 | 46.29.320 | 46.37.005 | 46.37 .010 |  | 46.90.300 |  | 46.37.527 | 46.44.020 | 46.44.038 |
|  | 46.29.330 |  | 46.37 .210 | 46.37.180 | 46.37 .170 |  | 46.37.529 |  | 46.44.130 |
|  | 46.29 .900 |  | 46.55 .010 |  | 46.90 .300 |  | 46.90.300 |  | 46.90.300 |
| 46.29 .320 | 46.29 .900 |  | 46.61 .563 | 46.37.184 | 46.37.170 | 46.37 .360 | 46.90.300 | 46.44.030 | 46.44.037 |
| 46.29 .330 | 46.29 .340 | 46.37.010 | 46.37 .170 |  | 46.37.188 | 46.37.365 | 46.90 .300 |  | 46.44.038 |
|  | 46.29 .360 |  | 46.90 .300 |  | 46.90 .300 | 46.37.369 | 46.90.300 |  | 46.44.130 |
|  | 46.29 .900 | 46.37 .020 | 46.37 .030 | 46.37.185 | 46.37 .170 | 46.37.375 | 46.90 .300 |  | 46.90.300 |
| 46.29 .340 | 46.29 .900 |  | 46.37 .050 |  | 46.37.187 | 46.37.380 | 46.37.539 | 46.44.034 | 46.90.300 |
| 46.29 .350 | 46.29.370 |  | 46.37 .080 |  | 46.37.188 |  | 46.61.264 | 46.44.036 | 46.44.037 |
|  | 46.29 .900 |  | 46.37.140 |  | 46.90 .300 |  | 46.90 .300 |  | 46.44.038 |
| 46.29.360 | 46.29 .370 |  | 46.37 .160 | 46.37.186 | 46.37 .170 | 46.37.390 | 46.37.539 |  | 46.90 .300 |
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| 46.29 .390 | 46.29 .900 |  | 46.37 .260 |  | 46.90.300 |  | 46.90.300 |  | 46.90 .300 |
| 46.29.400 | 46.29.350 |  | 46.37 .270 | 46.37.187 | 46.37.170 | 46.37.410 | 46.90 .300 | 46.44.041 | 46.16 .070 |
|  | 46.29 .370 |  | 46.37 .280 |  | 46.37.188 | 46.37.420 | 46.37.539 |  | 46.16.115 |
|  | 46.29 .900 |  | 46.61 .460 |  | 46.90.300 |  | 46.90.300 |  | 46.44.042 |
| 46.29 .410 | 46.29 .900 |  | 46.61 .780 | 46.37.188 | 46.37.170 |  | 47.36.250 |  | 46.44.050 |
| 46.29.420 | 46.29.430 |  | 46.90 .300 |  | 46.90.300 | 46.37.423 | 46.70 .180 |  | 46.44.095 |
|  | 46.29 .900 | 46.37 .030 | 46.37 .040 | 46.37 .190 | 46.37.170 | 46.37.424 | 46.70 .180 |  | 46.44.096 |
| 46.29 .430 | 46.29 .900 |  | 46.37 .060 |  | 46.37.280 | 46.37.425 | 46.70.180 |  | 46.44.098 |
| 46.29 .440 | 46.29 .900 |  | 46.37.170 |  | 46.61.035 |  | 46.90.300 |  | 46.44.105 |
| 46.29 .450 | 46.29 .900 |  | 46.37 .523 |  | 46.61 .210 | 46.37.430 | 46.37 .410 |  | 46.44.130 |
| 46.29.460 | 46.29 .450 |  | 46.90.300 |  | 46.61 .264 |  | 46.90.300 |  | 46.44.150 |
|  | 46.29.490 | 46.37 .040 | 46.37 .090 |  | 46.61 .370 | 46.37.440 | 46.37.450 |  | 46.90.300 |
|  | 46.29 .500 |  | 46.37.170 |  | 46.61.375 |  | 46.90.300 | 46.44.042 | 46.16.115 |
|  | 46.29 .900 |  | 46.90 .300 |  | 46.90.300 | 46.37.450 | 46.90 .300 |  | 46.44.041 |
| 46.29 .470 | 46.29.450 | 46.37 .050 | 46.37 .090 | $46.37 .194$ | 46.37.170 | 46.37 .460 | 46.90 .300 |  | 46.44.050 |
|  | 46.29.490 |  | 46.37 .170 | 46.37.196 | 46.37.170 | 46.37.465 | 46.90 .300 |  | 46.44.095 |
|  | 46.29.500 |  | 46.37 .210 |  | 46.90.300 | 46.37.467 | 46.90.300 |  | 46.44.096 |

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46.44 .150
46.90 .300
46.44.047
$\begin{array}{lr} & 46.90 .300 \\ 46.44 .050 & 46.90 .300 \\ 46.44 .060 & 46.90 .300 \\ 46.44 .070 & 46.90 .300 \\ 46.44 .080 & 35 A .46 .010\end{array}$
$46.44 .090 \quad 46.16 .010$

46.37 .090
46.44 .096
46.44 .105
46.44 .170
46.44 .175
46.90 .300
$\begin{array}{ll}46.44 .091 & 46.44 .095 \\ & 46.44 .105 \\ & 46.90 .300 \\ & 46.44 .092\end{array}$
46.44.092
46.44.093
46.44.0941
46.44.095
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46.44 .096
46.44 .105
46.44 .120 46.44.130
46.44.140
46.44.170
$\begin{array}{ll}46.44 .173 & 46.44 .175 \\ & 46.90 .300 \\ 46.44 .175 & 46.70 .090 \\ & 46.90 .300\end{array}$
$\begin{array}{lr}46.44 .180 & 7.68 .035 \\ & 46.63 .020 \\ & 46.90 .300\end{array}$

| 46.48 .012 | 46.61 .990 |
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| 46.48 .014 | 46.61 .990 |
| 46.48 .015 | 46.61 .990 |
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| 46.48 .046 | 46.61 .990 |
| 46.48 .050 | 46.61 .990 |
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| 46.48 .150 | 46.61 .990 |
| 46.48 .160 | 46.61 .990 |
| 46.48 .170 | 46.48 .170 |
|  | 46.48 .175 |


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|  | 46.90.300 | 46.52.116 | 46.90 .300 |
| 46.48.175 | 46.48.170 | 46.52.117 | 46.90 .300 |
|  | 46.63.020 | 46.52.118 | 46.90.300 |
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| 46.48.185 | 46.48.170 | 46.52.1192 | 46.90 .300 |
| 46.48 .190 | 46.48.170 | 46.52.1194 | 46.90.300 |
| 46.48 .340 | 46.61 .990 | 46.52 .1195 | 46.90.300 |
| 46.52 | 46.01 .040 | 46.52 .1196 | 46.90.300 |
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|  | 46.10 .140 | 46.52.130 | 10.97.030 |
|  | 46.52.088 |  | 46.63.020 |
|  | 63.21 .080 | 46.52.145 | 46.90.300 |
|  | 63.40 .010 | 46.52.150 | 46.90 .300 |
| 46.52.010 | 7.68.035 | 46.52.160 | 46.90.300 |
|  | 10.31 .100 | 46.52.170 | 46.52 .190 |
|  | 46.61 .005 |  | 46.52 .200 |
|  | 46.61 .600 |  | 46.55 .010 |
|  | 46.63.020 |  | 46.55.120 |
|  | 46.90 .300 |  | 46.90 .300 |
|  | 46.90.400 | 46.52.180 | 46.52 .190 |
| 46.52.020 | 7.68 .035 |  | 46.52 .200 |
|  | 9.94 A .320 |  | 46.90 .300 |
|  | 9.94 A .360 | 46.52.190 | 46.52 .190 |
|  | 10.31.100 |  | 46.52 .200 |
|  | 46.61 .005 |  | 46.90 .300 |
|  | 46.61 .600 | 46.52.200 | 46.90 .300 |
|  | 46.63.020 | 46.52 .210 | 46.90 .300 |
|  | 46.65 .020 | 46.55 .010 | 46.55 .080 |
|  | 46.90 .300 | 46.55 .020 | 46.63 .020 |
|  | 46.90 .400 | 46.55 .030 | 46.55 .040 |
| 46.52 .030 | 46.52.035 | 46.55 .050 | 46.55 .040 |
|  | 46.61.005 | 46.55 .070 | 46.55 .010 |
|  | 46.90 .300 | 46.55 .080 | 46.55 .120 |
|  | 46.90.400 |  | 46.55 .150 |
| 46.52 .035 | 46.61.005 | 46.55.110 | 46.55 .120 |
| 46.52 .040 | 46.61 .005 |  | 46.55 .130 |
|  | 46.90 .300 | 46.55.120 | 46.55 .060 |
| 46.52 .050 | 46.61.005 |  | 46.55 .240 |
| 46.52 .060 | 46.61 .005 | 46.55 .130 | 46.55.120 |
| 46.52 .065 | 46.61 .005 | 46.55 .230 | 46.55 .010 |
| 46.52.070 | 46.52 .030 | 46.56 .030 | 46.61 .990 |
|  | 46.61 .005 | 46.56 .070 | 46.61 .990 |
|  | 46.90 .300 | 46.56.100 | 46.61 .990 |
|  | 46.90 .400 | 46.56.130 | 46.61 .990 |
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|  | 46.52.085 | 46.56.190 | 46.61 .990 |
|  | 46.61 .005 | 46.56 .200 | 46.61 .990 |
|  | 46.90 .300 | 46.56 .210 | 46.61 .990 |
|  | 46.90.400 | 46.56 .220 | 46.61 .990 |
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| 46.52.088 | 46.52 .080 | 46.60.270 | 46.61 .990 |
|  | 46.61 .005 | 46.60.330 | 46.61 .990 |
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| 46.52 .090 | 7.68.035 | 46.61 .015 | 7.68.035 |
|  | 46.61.005 |  | 46.63.020 |
|  | 46.63.020 |  | 46.90.406 |
|  | 46.90 .300 | 46.61 .020 | 46.63.020 |
|  | 46.90.400 |  | 46.90.406 |
| 46.52.100 | 7.68 .035 | 46.61.021 | 46.61 .022 |
|  | 46.20 .293 |  | 46.90 .406 |
|  | 46.63.020 | 46.61 .022 | 46.63.020 |
|  | 46.90 .300 |  | 46.90 .406 |
| 46.52.102 | 46.61 .565 | 46.61.024 | 7.68.035 |
| 46.52.104 | 46.52.190 |  | 9.94 A .320 |
|  | 46.90.300 |  | 46.63.020 |
| 46.52.106 | 46.52 .190 |  | 46.65.020 |
|  | 46.90 .300 | 46.61 .025 | 46.90 .406 |
| 46.52.108 | 46.90 .166 | 46.61 .030 | 46.90 .406 |
|  | 46.90.300 | 46.61.035 | 46.37.185 |
| 46.52.111 | 46.90 .300 |  | 46.61 .264 |
| 46.52.112 | 46.90.300 |  | 46.90 .406 |


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| 46.61.050 | 46.90 .406 | 46.61.315 | 46.90.427 |
| 46.61.055 | 46.90.406 | 46.61.340 | 46.61 .065 |
| 46.61 .060 | 46.61.055 |  | 46.90.427 |
|  | 46.61 .230 | 46.61.345 | 46.90.427 |
|  | 46.90 .406 | 46.61.350 | 46.37 .190 |
| 46.61 .065 | 46.90 .406 |  | 46.90.427 |
| 46.61 .070 | 46.90 .406 | 46.61.355 | 46.90.427 |
| 46.61 .072 | 46.90 .406 | 46.61.365 | 46.90.427 |
| 46.61 .075 | 46.90 .406 | 46.61.370 | 46.37 .190 |
| 46.61 .080 | 46.90 .406 |  | 46.90.427 |
| 46.61 .085 | 46.90.415 | 46.61.375 | 46.90.427 |
| 46.61 .100 | 46.61.120 | 46.61 .380 | 28A.03.079 |
|  | 46.61.125 | 46.61.385 | 28A.02.120 |
|  | 46.61 .130 |  | 46.90.427 |
|  | 46.90.415 | 46.61.400 | 46.61 .415 |
| 46.61.105 | 46.61 .120 |  | 46.61 .440 |
|  | 46.90 .415 |  | 46.90.427 |
| 46.61.110 | 46.61.120 | 46.61.405 | 46.61 .400 |
|  | 46.90.415 |  | 46.61 .410 |
| 46.61.115 | 46.61.120 | 46.61 .410 | 46.61 .400 |
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| 46.61 .120 | 46.61.120 | 46.61.415 | 46.61 .400 |
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|  | 46.90.415 |  | 46.90.427 |
| 46.61.125 | 46.61 .120 | 46.61.425 | 46.90.427 |
|  | 46.90 .415 | 46.61.427 | 46.90.427 |
| 46.61.130 | 46.61 .120 | 46.61.428 | 46.61 .670 |
|  | 46.90.415 |  | 46.90.427 |
| 46.61.135 | 46.61 .120 | 46.61.430 | 47.52 .090 |
|  | 46.90 .270 | 46.61.435 | 46.90.270 |
|  | 46.90 .415 |  | 46.90.427 |
| 46.61.140 | 46.61.120 | 46.61.440 | 46.61 .415 |
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|  | 46.61 .375 | 46.61.465 | 46.90.427 |
|  | 46.90.415 | 46.61 .470 | 46.90.427 |
| 46.61 .155 | 46.61.120 | 46.61.475 | 46.90.427 |
|  | 46.90.415 | 46.61.500 | 7.68.035 |
| 46.61.160 | 46.61.120 |  | 9.94 A .360 |
|  | 46.90.415 |  | 10.31.100 |
| 46.61 .180 | 46.90 .415 |  | 46.61 .005 |
| 46.61 .185 | 46.90 .415 |  | 46.61 .030 |
| 46.61.190 | 46.90 .415 |  | 46.61 .530 |
| 46.61.195 | 46.90.265 |  | 46.61.540 |
|  | 46.90 .270 |  | 46.63.020 |
|  | 46.90 .415 |  | 46.65.020 |
| 46.61 .200 | 46.90.415 |  | 46.90.400 |
| 46.61 .202 | 46.90.415 |  | 46.90.427 |
| 46.61.205 | 46.90.415 | 46.61.502 | 7.68.035 |
| 46.61.210 | 46.37.190 |  | 9.94A. 360 |
|  | 46.90.415 |  | 10.05.015 |
| 46.61.215 | 46.90 .415 |  | 10.31.100 |
| 46.61 .230 | 46.90.415 |  | 35.21.165 |
| 46.61 .235 | 46.90.415 |  | 36.32.127 |
| 46.61 .240 | 46.61 .235 |  | 46.20 .308 |
|  | 46.90 .415 |  | 46.20 .311 |
| 46.61 .245 | 46.90 .421 |  | 46.20 .342 |
| 46.61 .250 | 46.90.421 |  | 46.20 .391 |
| 46.61.255 | 46.90 .421 |  | 46.20.599 |
| 46.61 .260 | 46.90.421 |  | 46.61 .005 |
| 46.61 .261 | 46.90 .415 |  | 46.61 .030 |
| 46.61 .264 | 46.90.415 |  | 46.61.506 |
| 46.61 .266 | 46.90 .415 |  | 46.61 .515 |
| 46.61.269 | 46.90 .415 |  | 46.61 .5151 |
| 46.61 .290 | 46.90.421 |  | 46.61.520 |
| 46.61 .295 | 46.90.421 |  | 46.61.522 |
| 46.61 .300 | 46.90.427 |  | 46.61.540 |
| $\begin{aligned} & 46.61 .305 \\ & 46.61 .310 \end{aligned}$ | 46.90 .427 |  | 46.63.020 |
|  | 46.61.305 |  | 46.65 .090 |
|  | 46.90.427 |  | 46.90.400 |
|  |  |  | 46.90.427 |
|  |  |  | 70.48.020 |


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| 46.61.502-cont. |  | 46.61.5195-cont. |  | 46.61 .660 | 46.90.463 | 46.63.080 | 46.90.705 | 46.68.122 | 46.68.120 |
|  | 70.48.380 |  | 46.90.427 | 46.61 .665 | 46.90.463 | 46.63.090 | 12.36.010 | 46.68.124 | 46.68.120 |
| 46.61.504 | 7.68.035 | 46.61 .520 | 7.68 .020 | 46.61 .670 | 46.90.463 |  | 35.20.030 |  | 46.68.122 |
|  | 9.94A. 360 |  | 7.68 .035 | 46.61 .675 | 46.90.463 |  | 46.90.705 | 46.68.130 | 46.68 .090 |
|  | 10.05.015 |  | 9.94A. 320 | 46.61 .680 | 46.90.463 | 46.63 .100 | 46.90.705 |  | 46.68.100 |
|  | 10.31.100 |  | 9A.32.020 | 46.61.685 | 7.68.035 | 46.63.110 | 46.90.705 |  | 46.68.1 50 |
|  | 35.21.165 |  | 46.20 .308 |  | 46.63.020 | 46.63.120 | 46.90.705 |  | 47.10 .794 |
|  | 36.32.127 |  | 46.20 .391 |  | 46.90.463 | 46.63.130 | 46.90.705 |  | 47.10.805 |
|  | 46.20.311 |  | 46.61 .005 | 46.61 .687 | 46.90.463 | 46.63.140 | 46.90.705 |  | 47.60 .590 |
|  | 46.20 .342 |  | 46.61 .030 | 46.61 .690 | 46.90.463 | 46.63.151 | 46.90 .705 |  | 47.60 .620 |
|  | 46.20 .391 |  | 46.61 .540 | 46.61 .700 | 46.90.481 | 46.64.010 | 46.63.020 |  | 82.36.025 |
|  | 46.20.599 |  | 46.63.020 | 46.61 .710 | 46.90.481 |  | 46.64.015 | 46.68.150 | 46.68 .100 |
|  | 46.61.005 |  | 46.65.020 | 46.61 .720 | 46.90.481 |  | 46.90.700 |  | 47.26.034 |
|  | 46.61 .030 | 46.61 .522 | 7.68 .020 | 46.61 .730 | 46.90.481 | 46.64.015 | 46.90 .700 |  | 47.26 .060 |
|  | 46.61.506 |  | 7.68.035 | 46.61 .750 | 46.61.750 | 46.64.020 | 46.63.020 |  | 47.26.070 |
|  | 46.61.515 |  | 9.94A. 320 |  | 46.61.755 |  | 46.90 .700 |  | 47.26 .410 |
|  | 46.61.5151 |  | 46.20 .308 |  | 46.90.481 | 46.64.025 | 46.20.275 | 46.68.200 | 46.68.180 |
|  | 46.61.540 |  | 46.20 .391 | 46.61 .755 | 46.61 .750 |  | 46.90 .700 | 46.70 | 19.60.085 |
|  | 46.63.020 |  | 46.61.540 |  | 46.61 .755 | 46.64 .030 | 46.90 .700 |  | 19.100 .010 |
|  | 46.65.020 |  | 46.63.020 |  | 46.90.481 | 46.64 .040 | 43.07.130 |  | 46.01 .040 |
|  | 46.65.090 |  | 46.65 .020 | 46.61 .758 | 46.61 .750 | 46.64.048 | 46.63.020 |  | 46.04.670 |
|  | 46.90 .400 | 46.61.525 | 7.68.035 |  | 46.61 .755 |  | 46.90.700 |  | 46.09.080 |
|  | 46.90.427 |  | 10.31.100 | 46.61 .760 | 46.61 .750 | 46.64.050 | 46.71 .070 |  | 46.16.015 |
|  | 70.48.020 |  | 46.61 .540 |  | 46.61 .755 | 46.64.060 | 46.64.060 |  | 46.16.045 |
|  | 70.48 .380 |  | 46.63.020 |  | 46.90.481 |  | 46.64.070 |  | 46.63.020 |
| 46.61 .506 | 46.20 .092 |  | 46.90.427 | 46.61 .765 | 46.61 .750 | 46.64.070 | 46.64 .060 |  | 46.63.110 |
|  | 46.20.308 | 46.61 .530 | 7.68.035 |  | 46.61.755 |  | 46.64.070 |  | 46.70.160 |
|  | 46.20.911 |  | 10.31.100 |  | 46.90.481 | 46.65 | 46.04.480 |  | 46.70 .200 |
|  | 46.61.005 |  | 46.61 .540 | 46.61 .770 | 46.61 .750 |  | 46.63.020 |  | 46.70 .290 |
|  | 46.61 .030 |  | 46.63.020 |  | 46.61 .755 | 46.65.020 | 46.65 .030 |  | 70.120 .010 |
|  | 46.61 .502 |  | 46.90.427 |  | 46.90.481 |  | 46.65 .060 | 46.70.011 | 18.85.230 |
|  | 46.61.504 | 46.61 .535 | 46.61 .540 | 46.61 .775 | 46.61 .750 |  | 46.65.065 |  | 70.120 .010 |
|  | 46.61.540 |  | 46.90.427 |  | 46.61 .755 | 46.65 .060 | 46.65.065 | 46.70 .090 | 46.70.101 |
|  | 46.90.400 | 46.61 .540 | 46.90.427 |  | 46.90.481 | 46.65.090 | 7.68 .035 | 46.70.101 | 46.70.090 |
|  | 46.90.427 | 46.61.560 | 46.61.565 | 46.61 .780 | 46.61.750 |  | 46.12.020 |  | 46.70.102 |
|  | 88.02.095 |  | 46.90.427 |  | 46.61 .755 |  | 46.20 .021 | 46.70.135 | 43.22.445 |
| 46.61.508 | 46.61.005 | 46.61 .565 | 46.52 .190 |  | 46.90.481 |  | 46.90.300 | 46.70.140 | 7.68.035 |
|  | 46.61 .030 |  | 46.52 .200 |  | 46.90.535 | 46.68 | 46.01 .040 | 46.70.180 | 46.70.051 |
|  | 46.61 .540 |  | 46.55 .010 | 46.63 | 3.50 .030 | 46.68.030 | 46.16.025 |  | 46.70.101 |
|  | 46.90.400 |  | 46.55.120 |  | 3.50 .800 |  | 46.16.060 |  | 46.70 .190 |
| 46.61 .515 | 10.05.120 |  | 46.90.427 |  | 3.50.805 | 46.68.035 | 46.16 .070 |  | 46.70.270 |
|  | 35.21 .165 | 46.61 .570 | 46.61.560 |  | 3.66.060 |  | 46.16.085 | 46.70.183 | 46.70.101 |
|  | 36.32.127 |  | 46.90.427 |  | 35.20.205 |  | 46.87.050 | 46.70.190 | 46.70.200 |
|  | 46.04.480 | 46.61 .575 | 35A.46.010 |  | 46.61 .687 | 46.68.080 | 35A.42.010 |  | 46.70 .210 |
|  | 46.20 .311 |  | 46.61.560 |  | 70.160.070 |  | 46.68.124 |  | 46.70 .240 |
|  | 46.20 .391 |  | 46.90.270 | 46.63.010 | 46.90.705 | 46.68.090 | 46.09.170 | 46.70.200 | 46.70.051 |
|  | 46.61.005 |  | 46.90.427 | 46.63.020 | 3.50.805 |  | 46.68.100 |  | 46.70.210 |
|  | 46.61 .030 | 46.61 .581 | 46.61.565 |  | 35.22.425 |  | 82.36 .020 | 46.71 .020 | 46.71 .050 |
|  | 46.61 .5151 |  | 46.90.463 |  | 35.23 .440 |  | 82.36 .025 | 46.71 .030 | 46.71 .050 |
|  | 46.61.540 | 46.61 .582 | 46.90.463 |  | 35.23.595 | 46.68.100 | 46.68.110 | 46.71 .040 | 46.71 .047 |
|  | 46.90 .400 | 46.61 .583 | 46.90.463 |  | 35.24.455 |  | 46.68.115 |  | 46.71 .050 |
|  | 46.90.427 | 46.61.585 | 43.51 .330 |  | 35.27.515 |  | 46.68.130 | 46.72 | 46.01.040 |
| 46.61.5151 | 46.61.005 |  | 46.61 .587 |  | 36.32.120 |  | 46.68 .150 |  | 46.63.020 |
|  | 46.61 .030 | 46.61 .587 | 43.51 .321 |  | 36.68.080 |  | 47.26.032 |  | 46.74.020 |
|  | 46.61.540 | 46.61 .590 | 46.61 .560 |  | 36.69.180 |  | 47.26.405 | 46.72.040 | 46.72.050 |
| 46.61 .516 | 46.61.005 |  | 46.90.463 |  | 43.30 .310 |  | 47.26.4252 | 46.72.130 | 46.72.150 |
|  | 46.61 .030 | 46.61 .600 | 46.90.463 |  | 46.08 .170 |  | 47.26.4254 | 46.72.140 | 46.72.150 |
|  | 46.61.540 | 46.61 .605 | 46.90.463 |  | 46.63.040 |  | 47.30 .030 | 46.73.010 | 46.73.020 |
| 46.61 .517 | 46.61.005 | 46.61 .606 | 46.90.463 |  | 46.90.705 |  | 47.30 .050 |  | 46.73.030 |
|  | 46.61 .030 | 46.61 .608 | 46.90.463 |  | 47.38 .030 |  | 47.56 .712 | 46.74.010 | 51.08 .013 |
|  | 46.61.540 | 46.61 .610 | 46.61 .613 |  | 53.08.220 |  | 47.56 .725 |  | 81.68.015 |
| 46.61 .519 | 46.61.005 |  | 46.90.463 |  | 70.108.130 |  | 47.56 .750 |  | 82.04.355 |
|  | 46.61 .030 | 46.61 .611 | 46.61 .613 |  | 81.68 .080 |  | 47.60.420 |  | 82.08.0287 |
|  | 46.61 .5191 |  | 46.90.463 |  | 81.70 .170 |  | 82.36 .020 |  | 82.12.0282 |
|  | 46.61 .5195 | 46.61 .612 | 46.61 .613 | 46.63.030 | 46.63.140 | 46.68.110 | 35.76 .050 |  | 82.16 .047 |
|  | 46.61.540 |  | 46.90.463 |  | 46.64.020 |  | 46.68.100 |  | 82.44.015 |
|  | 46.90.427 | 46.61 .614 | 46.90.463 |  | 46.90.705 |  | 46.68.115 | 46.74.030 | 81.66 .070 |
| 46.61 .5191 | 46.61.005 | 46.61 .615 | 46.90.463 | 46.63 .040 | 46.90.705 | 46.68.115 | 46.68.100 | 46.76 | 46.01 .040 |
|  | 46.61 .030 | 46.61 .620 | 46.90.463 | 46.63.060 | 18.27.240 | 46.68.120 | 28A.03.076 | 46.76.010 | 46.76.065 |
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|  | 46.90.427 | 46.61 .635 | 46.90.463 | 46.63.070 | 46.20.270 |  | 36.80.080 | 46.79.120 | 46.90.300 |
| 46.61 .5195 | 46.61.005 | 46.61 .640 | 46.90.463 |  | 46.90.705 |  | 46.68.100 | 46.80 | 19.60.085 |
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|  | 46.61.540 | 46.61 .655 | 46.90.463 |  |  |  |  |  | 46.52 .090 |



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|  | 47.10 .714 | 47.10.733 | 47.10 .728 |
|  | 47.10 .720 |  | 47.10.729 |


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|  | 47.10 .732 |  | 47.10 .766 |
|  | 47.10 .734 |  | 47.10 .771 |
|  | 47.10 .738 | 47.10.762 | 47.10 .761 |
| 47.10.734 | 47.10.728 |  | 47.10 .764 |
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|  | 47.10 .730 |  | 47.10 .771 |
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|  | 47.10 .730 | 47.10.768 | 47.10 .761 |
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| 47.10.796 | 47.10.791 | 47.12 .080 | 35A.47.030 |
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| 47.36.200 | 46.90 .900 |
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| 47.36.210 | 47.36.210 |
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| 47.56.010 | 47.56 .706 |
| 47.56.030 | 47.01 .230 |
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| 47.60.470 - cont. |  | 47.60.700 -cont. |  | 47.68 | 38.52 .010 | 48.03.070 | 48.21 A .050 |
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|  | 47.60.700 |  |  | 48.03.060 | 48.21A. 050 |  | 48.08.150 |


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|  | 48.13 .020 | 48.17 .210 | 48.17.150 |  | 48.19 .290 |  | 48.20 .032 | 48.21 .190 | 48.21 .190 |
|  | 48.13 .110 | 48.17 .240 | 48.17.110 |  | 48.19 .370 |  | 48.20 .282 |  | 48.44.241 |
|  | 48.13.120 | 48.17 .250 | 48.15 .070 | 48.19 .050 | 48.19.210 |  | 48.20 .322 | 48.21 .260 | 48.21 .250 |
|  | 48.13.170 | 48.17 .330 | 48.17 .150 | 48.19.060 | 48.19 .100 | 48.20.162 | 48.20.012 | 48.22 .020 | 48.36 .410 |
|  | 48.13 .260 | 48.17 .340 | 48.17 .330 |  | 48.19 .120 |  | 48.20 .282 | 48.23 .020 | 48.18A. 050 |
|  | 48.13 .265 | 48.17.430 | 48.17 .380 | 48.19.070 | 48.19 .060 |  | 48.20 .322 | 48.23.030 | 48.18A. 050 |
| 48.13 .170 | 48.13 .020 | 48.17.530 | 48.05 .310 |  | 48.19 .110 | 48.20.172 | 48.20 .012 |  | 48.23.020 |
| 48.13.180 | 48.13 .030 | 48.17.540 | 48.04.020 | 48.19 .090 | 48.19.040 |  | 48.20 .052 | 48.23 .040 | 48.23 .020 |
|  | 48.13 .260 |  | 48.05.310 | 48.19.110 | 48.19.120 |  | 48.20 .162 | 48.23 .050 | 48.23 .020 |
|  |  |  |  | 48.19.230 | 48.19.320 |  | 48.20 .282 | 48.23.060 | 48.23 .020 |


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| $48.23 .070$ | $48.23 .020$ | $48.23 .460$ | 48.23 .200 | 48.28 -cont. |  | 48.32.060-cont. |  | 48.46.080 | 48.46.140 |
| 48.23.075 | 48.23.020 |  | 48.23.410 |  | 35A.42.020 |  | 48.32.170 | 48.46.100 | $\begin{aligned} & 48.46 .030 \\ & 48.46 .040 \end{aligned}$ |
| $48.23 .080$ | 48.18A.050 |  | 48.23.420 |  | 75.28 .323 | 48.32 .070 | 48.32 .040 |  |  |
|  | 48.23.020 |  | 48.23.430 |  | 78.44.120 | 48.32.080 | 48.32.060 | 48.46.230 | 48.46.240 |
|  | 48.23.085 |  | 48.23.440 |  | 82.38 .020 | 48.32.110 | 48.32.060 | 48.46.370 | 49.60.030 |
| 48.23.085 | 48.18A.050 |  | 48.23.480 | 48.28 .040 | 42.08.005 | 48.32 A | 48.62.060 |  | 49.60.178 |
|  | 48.23.020 |  | 48.23.510 | 48.29 | 48.05 .340 | 48.32A. 010 | 48.32A.910 | 48.46.380 | 48.46.390 |
| 48.23.090 | 48.18A.050 |  | 48.23 .520 |  | 48.16.100 | 48.32A. 060 | 48.31 .280 | 48.46.450 | 48.46.360 |
|  | 48.23.020 | 48.23.470 | 48.23.200 | 48.29.030 | 48.29.020 |  | 48.32A. 050 |  | 48.46.440 |
| 48.23.100 | 48.18A.050 |  | 48.23.410 |  | 48.29 .040 | 48.32A. 080 | 48.32A. 030 | 48.46.460 | 48.46.360 |
|  | 48.23.020 |  | 48.23.420 | 48.30 | 48.17 .530 |  | 48.32A. 050 | 48.48 | 19.27.080 |
| 48.23.110 | 48.18A.050 |  | 48.23.430 |  | 48.38 .050 | 48.32A. 090 | 48.32A. 030 | 48.48.060 | 43.43 .710 |
|  | 48.23.020 |  | 48.23.440 |  | 49.60.178 | 48.34 | 31.08.175 |  | 52.12.031 |
| 48.23.120 | 48.18A.050 |  | 48.23.480 | 48.30 .140 | 48.30 .157 | 48.34 .080 | 48.34 .090 | 48.50 .020 | 48.50 .075 |
|  | 48.23.020 |  | 48.23 .510 |  | 48.62.120 | 48.34.110 | 48.34 .080 | 48.50 .030 | 48.50 .050 |
| 48.23.130 | 48.23.020 |  | 48.23 .520 | 48.30.150 | 48.30.157 | 48.36.010 | 48.36 .300 |  | 48.50 .060 |
| 48.23 .140 | 48.18A. 050 | 48.23.480 | 48.23 .200 |  | 48.62.120 |  | 48.36.310 |  | 48.50 .070 |
| 48.23.150 | 48.18A. 050 |  | 48.23.410 | 48.30.155 | 48.30.157 | 48.36.020 | 48.36.300 | 48.50 .040 | 48.50.050 |
|  | 48.23.140 |  | 48.23.420 | 48.30.180 | 48.17.530 |  | 48.36.310 |  | 48.50 .060 |
|  | 48.23.230 |  | 48.23.430 | 48.30.270 | 67.40.020 | 48.36.030 | 48.36.300 |  | 48.50 .070 |
| 48.23.160 | 48.23.140 |  | 48.23.440 | 48.30.300 | 49.60.030 |  | 48.36.310 | 48.50 .050 | 48.50.070 |
|  | 48.23 .230 |  | 48.23.510 |  | 49.60.178 | 48.36 .050 | 48.36.010 | 48.50 .060 | 48.50 .070 |
| 48.23.170 | 48.23.140 |  | 48.23.520 | 48.30 .320 | 48.30 .330 |  | 48.36.090 | 48.52 | 41.04.180 |
|  | 48.23 .230 | 48.23.490 | 48.23.200 | 48.31 | 48.18.295 | $48.36 .120$ | 48.36.240 |  | 49.52.010 |
| 48.23.180 | 48.23.140 |  | 48.23 .410 | 48.31 .010 | 48.09.350 | 48.36 .150 | 48.36.160 | 48.53 | 48.18.290 |
|  | 48.23.160 |  | 48.23 .420 |  | 48.31 .020 | 48.36 .160 | 48.36.290 |  | 48.18 .2901 |
|  | 48.23.230 |  | 48.23.510 | 48.31 .030 | 48.31 .050 | 48.36.230 | 48.36.370 | 48.53 .030 | 48.53 .040 |
| 48.23.190 | 48.23 .140 |  | 48.23.520 |  | 48.31 .080 | 48.36 .250 | 48.36 .240 | 48.53 .040 | 48.53 .030 |
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|  | $48.23 .140$ |  | 48.23.420 | 48.31 .050 | 48.31 .060 | 48.38 .020 | 48.38.030 | 48.56 .100 | 48.56.030 |
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|  | 48.23.140 |  | 48.23.510 | 48.31 .110 | 48.31 .020 |  | 48.42.050 | 48.56 .130 | 48.56.030 |
| $48.23 .220$ | 48.18A.050 |  | 48.23.520 |  | 48.31 .100 | 48.42.020 | 48.42.030 | 48.62 | 28A.58.420 |
| 48.23.230 | 48.18A. 050 | 48.23.510 | 48.23.200 | 48.31 .120 | 48.31 .110 | 48.42 .030 | 48.42.050 | 48.62.010 | 48.62 .020 |
|  | 48.23.220 |  | 48.23.410 | 48.31 .130 | 48.31 .110 | 48.42.080 | 48.42 .070 |  | 48.62 .030 |
| 48.23.240 | $48.18 \mathrm{~A} .050$ |  | 48.23.420 | 48.31 .140 | 48.31 .110 | 48.44 | 41.04 .180 | 48.62.020 | 48.01.050 |
|  | $48.23 .220$ |  | 48.23.510 | 48.31 .150 | 48.31 .110 |  | 41.05 .025 |  | 48.62.020 |
| 48.23.260 | 48.23 .010 |  | 48.23.520 |  | 48.31 .140 |  | 41.26.150 |  | 48.62 .030 |
|  | 48.25.230 | 48.23.520 | 48.23.200 | 48.31 .160 | 48.31 .110 |  | 48.44.160 | 48.62.030 | 48.62.020 |
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| 48.23 .310 | 48.18A.050 |  | 48.23.420 | 48.31 .180 | 48.31 .110 |  | 48.62.035 |  | 48.62 .040 |
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| 48.23.350 | 48.18A. 050 |  | 48.23.510 |  | 48.31 .330 | 48.44.010 | 24.03.015 |  | 48.62 .010 |
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|  | 48.23 .080 | 48.24 | 48.18A. 050 |  | 48.31 .300 |  | 48.70 .900 |  | 48.62.030 |
|  | 48.74.030 | 48.24 .020 | 48.24 .030 | 48.31 .280 | 48.31 .185 |  | 70.39 .070 |  | 48.62 .070 |
| 48.23.360 | 48.18A.050 | 48.24 .030 | 48.24.180 | 48.31 .300 | 48.31 .260 |  | 70.39.125 |  | 48.62.080 |
|  | 48.23.200 |  | 48.24 .190 | 48.31 .310 | 48.31 .300 | 48.44.020 | 48.44.145 |  | 48.62 .100 |
| 48.23.410 | 48.23.510 | 48.24.040 | 48.18.420 | 48.31 .320 | 48.31 .330 | 48.44.220 | 49.60.030 |  | 48.62.110 |
|  | 48.23 .520 | 48.24 .050 | 48.24.030 | 48.31 .330 | 48.31 .340 |  | 49.60.178 | 48.62.040 | 48.01 .050 |
| 48.23.420 | 48.23 .200 | 48.24.060 | 48.24.030 | 48.31 .340 | 48.31 .350 | 48.44.240 | 48.21 .190 |  | 48.62.020 |
|  | 48.23.410 | 48.24 .070 | 48.24 .030 |  | 48.31 .360 | 48.44.260 | 48.44.270 |  | 48.62.030 |
|  | 48.23 .420 | 48.24 .090 | 48.24 .030 | 48.31 .360 | 48.31 .340 | 48.44.370 | 48.44.360 |  | 48.62 .050 |
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|  | 48.23 .520 | 48.24.180 | 48.24.100 | 48.31 A .050 | 48.31 A. 050 | 48.46.010 | 48.46.040 | 48.62.050 | 48.62 .020 |
| 48.23.440 | 48.23 .200 |  | 48.24.170 |  | 48.31A.055 | 48.46.020 | 24.03.015 |  | 48.62 .030 |
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|  | 48.23.510 | 48.24.190 | 48.24.100 | 48.32 .020 | 48.32 .030 |  | 48.46.030 |  | 48.62.030 |
|  | 48.23 .520 |  | 48.24.170 | 48.32.030 | 48.31 .280 |  | 48.46.040 |  | 48.62 .050 |
| 48.23.450 | 48.23 .200 |  | 48.24 .200 |  | 48.32 .040 |  | 49.60.178 | 48.62.070 | 48.62 .020 |
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| 62A.03-515 | 62A.03-525 |  | 22.09.080 |
| 62A.03-520 | 62A.03-515 |  | 22.09.150 |
|  | 62A.03-522 |  | 22.09.290 |
|  | 62A.03-525 |  | 22.09.300 |
|  |  |  | 22.09.920 |


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|  | 62A.05-111 |  | 62A.07-209 |
|  | 62A.10-104 |  | 62A.09-409 |
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| 62A.07-204 | 62A.07-202 |  | 62A.09-302 |
| 62A.07-205 | 62A.07-502 |  | 62A.09-312 |
| 62A.07-209 | 62A.07-202 |  | 62A.09-401 |
| 62A.07-210 | 62A.07-206 |  | 62A.09-402 |
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| 62A.07-402 | 62A.07-504 |  | 62A.11-106 |
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|  | 62A.07-202 |  | 61.12.162 |
|  | 62A.07-503 |  | 62A.09-102 |
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|  | 62A.09-309 |  | 59.20.074 |
| 62A.07-502 | 62A.05-114 |  | 62A.09-104 |
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|  | 62A.07-403 | 62A.09-106 | 62A.09-105 |
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| 62A. 08 | 30.04.240 |  | 62A.09-105 |
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| 62A.08-202 | 62A.08-105 | 62A.09-208 | 62A.09-112 |
| 62A.08-205 | 62A.08-202 | 62A.09-301 | 62A.09-105 |
| 62A.08-301 | 62A.08-102 | 62A.09-302 | 9A.82.120 |
|  | 62A.08-320 |  | 46.12.010 |
|  | 62A.09-309 |  | 62A.09-303 |
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| 62A.08-303 | 62A.08-102 | 62A.09-303 | 9A.82.120 |
| 62A.08-304 | 62A.08-310 | 62A.09-304 | 9A.82.120 |
| 62A.08-306 | 62A.05-114 |  | 62A. $08-320$ |
| 62A.08-308 | 62A.08-312 |  | 62A.09-302 |
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|  | 62A.08-404 |  | 62A.09-312 |
| 62A.08-311 | 62A.08-306 | 62A.09-305 | 9A.82.120 |
|  | 62A.08-315 |  | 62A.08-320 |
| 62A.08-312 | 62A.08-402 |  | 62A.09-302 |
| 62A.08-319 | 62A.01-206 |  | 62A.09-303 |
| $\begin{aligned} & \text { 62A. } 08-320 \\ & 62 A .08-402 \end{aligned}$ | 62A.08-313 | 62A.09-306 | 9A.82.120 |
|  | 62A.08-102 |  | 62A.09-104 |
|  | 62A.08-401 |  | 62A.09-105 |
|  | 62A.08-403 |  | 62A.09-203 |
| 62A.08-403 | 62A.08-401 |  | 62A.09-302 |
|  | 62A.08-404 |  | 62A.09-303 |
| $\begin{aligned} & \text { 62A. } 08 \\ & 62 \mathrm{~A} .09 \end{aligned}$ | 62A.08-311 |  | 62A.09-304 |
|  | 7.28 .230 |  | 62A.09-308 |
|  | 15.48.280 |  | 62A.09-402 |
|  | 15.48 .290 |  | 62A.09-502 |
|  | 16.59.020 | 62A.09-307 | 62A.07-503 |
|  | 19.98.020 |  | 62A.09-103 |
|  | 43.180 .150 | 62A.09-308 | 62A.09-306 |
|  | 53.08 .091 | 62A.09-310 | 62A.09-102 |
|  | 60.10 .010 |  | 62A.09-104 |
|  | 62A.01-201 | 62A.09-312 | 62A.09-104 |
|  | 62A.02-326 |  | 62A.09-301 |
|  | 62A.02-401 |  | 62A.09-304 |
|  | 62A.02-402 | 62A.09-313 | 62A.09-104 |
|  | 62A.02-403 |  | 62A.09-105 |
|  | 62A.03-103 |  | 62A.09-302 |
|  | 62A.04-106 |  | 62A.09-401 |
|  | 62A.04-208 |  | 62A.09-402 |


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|  | 62A.11-106 |
| 62A.09-402 | 9A.82.120 |
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|  | 62A.09-409 |
|  | 62A.11-105 |
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|  | 62A.09-406 |
|  | 62A.11-106 |
| 62A.09-405 | 62A.09-403 |
|  | 62A.09-404 |
|  | 62A.09-406 |
| 62A.09-407 | 88.02.140 |
| 62A.09-502 | 62A.09-112 |
|  | 62A.09-501 |
| 62A.09-503 | 59.20.074 |
| 62A.09-504 | 59.20.074 |
|  | 62A.09-112 |
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| 62A.09-505 | 62A.09-112 |
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| 62A.10-101 | 62A.10-102 |
| 62A.11-105 | 62A.11-103 |
| 62A.11-106 | 62A.11-105 |
| 63.04.010 | 62A.10-102 |
| 63.04.780 | 62A.10-102 |
| 63.08.010 | 62A.10-102 |
| 63.08.060 | 62A.10-102 |
| 63.10.020 | 19.52.010 |
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| 63.10 .060 | 19.52.150 |
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|  | 68.46.055 |
|  | 68.46.210 |
| 63.14.010 | 19.31.040 |
|  | 19.52.100 |
|  | 63.10.020 |
|  | 82.04.460 |
| 63.14.020 | 63.14.110 |
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| 63.14.070 | 63.14.020 |
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| 63.14.110 | 63.14 .020 |
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| 63.14.140 | 63.14.156 |
|  | 63.14.158 |
| 63.14.165 | 19.52.115 |
| 63.14.167 | 63.14.165 |
| 63.14.180 | 63.14 .200 |
| 63.14.190 | 63.14 .200 |
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| 63.21 | 35A.79.010 |
| 63.24 | 63.21 .080 |
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| 63.24.160 | 63.24.150 |
| 63.29 | 23A.28.240 |
|  | 46.55 .090 |
|  | 53.08.320 |
|  | 63.21 .080 |
|  | 63.29 .900 |
|  | 63.40.050 |
|  | 63.42.060 |
|  | 74.46.760 |
| 63.29 .020 | 63.29.030 |
| 63.29 .030 | 63.29.250 |
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|  | 63.29 .310 |
| 63.29 .180 | 63.29 .380 |
| 63.29 .190 | 63.29.060 |
| 63.29 .200 | 63.29 .190 |
| 63.29 .210 | 63.29.240 |
| 63.29 .220 | 63.29 .230 |
| 63.29 .230 | 63.29 .220 |
|  | 63.29 .380 |
| 63.29.290 | 63.29.200 |
|  | 63.29 .900 |
| 63.29 .310 | 63.29.300 |
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|  | 63.24 .160 |
| 63.32 .020 | 63.32.010 |
| 63.32.030 | 35A.37.010 |
| 63.40 | 36.23.070 |
|  | 63.21 .030 |
|  | 63.21 .050 |
|  | 63.21 .060 |
|  | 63.24.160 |
| 63.40.020 | 63.40.010 |
| 64.04 | 79.70.020 |
| 64.04.010 | 61.12.010 |


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|  | 84.36.500 |  | 65.08 .130 |  | 70.94 .390 |
| 64.08 .090 | 72.01 .490 | 65.08.095 | 65.08 .060 | 66.12.010 | 66.32 .010 |
| 64.24.050 | 11.95 .070 |  | 65.08.130 | 66.12.130 | 66.04.010 |
| 64.28 | 63.44 .010 | 65.08.100 | 65.08.060 |  | 66.44 .140 |
| 64.28.010 | 64.28 .020 |  | 65.08.130 | 66.16.040 | 46.20.185 |
| 64.32 | 58.17.040 | 65.08.110 | 65.08 .060 |  | 66.20 .160 |
|  | 64.04.055 |  | 65.08 .130 | 66.16.080 | 66.08.030 |
| 64.32 .010 | 64.32.100 | 65.08.120 | 65.08 .060 | 66.20.010 | 66.12 .170 |
|  | 64.32.910 |  | 65.08 .130 |  | 66.28 .040 |
|  | 82.04.4298 | 65.08.130 | 65.08 .060 | 66.20.160 | 66.20.160 |
| 64.32 .020 | 64.32 .910 |  | 65.08.130 | 66.20.170 | 66.20.160 |
| 64.32.030 | 64.32.910 | 65.08 .140 | 65.08.060 | 66.20.180 | 66.20.160 |
| 64.32.040 | 64.32 .910 |  | 65.08 .130 |  | 66.20 .210 |
| 64.32.050 | 64.32.910 | 65.08.150 | 65.08 .060 | 66.20 .190 | 66.20 .160 |
| 64.32 .060 | 64.32 .910 |  | 65.08 .130 |  | 66.20 .200 |
| 64.32.070 | 64.32 .910 | 65.08 .170 | 65.08.180 |  | 66.20 .210 |
| 64.32.080 | 64.32.910 | 65.12 | 64.04.120 | 66.20.200 | 66.20.160 |
| 64.32.090 | 64.32.120 | 65.12.135 | 65.12.125 | 66.20 .210 | 66.20 .160 |
|  | 64.32 .910 | 65.12.155 | 65.12.160 | 66.24 | 66.28 .010 |
| 64.32 .100 | 64.32 .910 | 65.12.160 | 65.12.165 | 66.24 .010 | 19.126.070 |
| 64.32.110 | 64.32.910 | $\begin{aligned} & 65.12 .195 \\ & 65.12 .660 \end{aligned}$ | 65.12.255 |  | 66.24.185 |
| 64.32.120 | 64.04.055 |  | 65.12 .670 | 66.24.170 | 19.126.020 |
|  | 64.32 .910 | $\begin{aligned} & 65.12 .660 \\ & 65.12 .670 \end{aligned}$ | 65.12.020 |  | 66.24.185 |
| $64.32 .130$ | 64.32.910 | 65.12.790 | 65.12 .020 | 66.24.200 | 66.24.170 |
| 64.32.140 | 64.32.910 |  | 65.12 .800 | 66.24.206 | 19.126.020 |
| 64.32.150 | 64.32.050 | 65.16 | 35.21 .875 |  | 66.24 .310 |
|  | 64.32.160 |  | 35A.21.230 |  | 66.28 .170 |
|  | 64.32 .910 |  | 35A.65.020 |  | 66.28.180 |
| 64.32 .160 | 64.32.910 |  | 70.116 .070 | 66.24.210 | 66.08.180 |
| 64.32.170 | 64.32.910 |  | 85.05.440 |  | 66.20.010 |
| 64.32.180 | 64.32 .910 | 65.16 .040 | 61.30 .050 |  | 66.24.185 |
| 64.32.190 | 64.32.910 | 65.16.130 | 29.27 .072 |  | 66.24.305 |
| 64.32.200 | 64.32.910 | 65.16.140 | 29.27.072 |  | 66.28 .010 |
| 64.32.210 | 64.32 .910 | 65.16.150 | 29.27.072 |  | 66.28 .040 |
| 64.32.220 | 64.32.910 | 66 | 35A.66.020 |  | 82.02.030 |
| 64.32.230 | 64.32.050 |  | 43.19.19054 | 66.24.240 | 19.126.020 |
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| 64.32.240 | 64.32.910 |  | 66.12.120 | 66.24 .270 | 19.126.020 |
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| 64.32.900 | 64.32 .910 |  | 66.44 .316 |  | 66.28 .170 |
| 64.32.910 | 64.32.910 |  | 66.44.320 |  | 66.28.180 |
| 64.32.920 | 64.32 .910 |  | 66.44.370 | 66.24 .290 | 66.20.010 |
| 64.36.020 | 64.36.070 |  | 69.07.100 |  | 66.24 .305 |
|  | 64.36.080 |  | 69.50.201 |  | 66.28.010 |
|  | 64.36.230 | 66.04 | 66.24.410 |  | 66.28 .040 |
|  | 64.36.310 |  | 82.08.150 |  | 82.02.030 |
| 64.36.030 | 64.36 .020 | 66.04.010 | 66.24.410 | 66.24 .310 | 66.28 .050 |
|  | 64.36.050 |  | 66.24.450 | 66.24 .320 | 66.08.180 |
|  | 64.36.060 |  | 66.24 .481 | 66.24 .330 | 66.08.180 |
|  | 64.36.140 | 66.08 .026 | 66.08.024 |  | 66.24 .240 |
| 64.36 .050 | 64.36.080 | 66.08.050 | 41.06.070 | 66.24 .340 | 66.08.180 |
| 64.36.090 | 64.36.180 | 66.08.120 | 35A.11.020 | 66.24.350 | 66.08.180 |
| 64.36.100 | 64.36.040 | 66.08.150 | 34.04.010 | 66.24.360 | 66.08.180 |
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| 64.36.140 | 64.36.020 | 66.08.180 | 28B.30.068 | 66.24.370 | 66.08.180 |
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|  | 64.36.260 |  | 68.08.107 | 66.24.375 | 66.24.490 |
| 64.36.180 | 64.36 .090 | 66.08 .190 | 35A.66.020 | 66.24 .380 | 66.24 .375 |
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| 64.36.903 | 64.36.902 |  | 66.08.220 |  | 18.108.130 |
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| 65.08 | 61.12.170 |  | 66.08 .180 | 66.24.410 | 66.24.410 |
|  | 64.04.110 |  | 66.08.220 |  | 66.24.425 |
| 65.08 .010 | 62A.10-102 |  | 70.94 .390 |  | 66.24.510 |
| 65.08.020 | 62A.10-102 |  | 82.08 .170 | 66.24.420 | 66.24.410 |
| 65.08.040 | 62A.10-102 | 66.08.210 | 35A.66.020 |  | 66.24.425 |
| 65.08.060 | 65.08.060 |  | 66.08.026 | 66.24.425 | 66.24.410 |
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|  | 65.08.060 |  | 70.94.390 |  | 66.24 .410 |
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|  | 67.04.060 |  | 67.16.130 |  | 67.40.080 |  | 68.08.105 |
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| 69.41 .030 | 69.41 .070 |
| 69.41 .040 | 69.41 .070 |
| 69.41 .050 | 69.41 .070 |
|  | 69.41.240 |
|  | 69.41.250 |
|  | 69.41.260 |
| 69.41 .060 | 69.41 .230 |
| 69.41 .100 | 69.41 .110 |
|  | 69.41.150 |
|  | 69.41.180 |
| 69.41 .110 | 69.41 .110 |
|  | 69.41.150 |
|  | 69.41 .180 |
| 69.41 .120 | 69.41.110 |
|  | 69.41 .150 |
|  | 69.41.180 |
| 69.41 .130 | 69.41 .110 |
|  | 69.41.150 |
|  | 69.41 .180 |
| 69.41 .140 | 69.41.110 |
|  | 69.41 .150 |
|  | 69.41 .180 |
| 69.41.150 | 69.41 .110 |
|  | 69.41 .150 |
|  | 69.41 .180 |
| 69.41 .160 | 69.41 .110 |
|  | 69.41 .150 |
|  | 69.41 .180 |
| 69.41 .170 | 69.41 .110 |
|  | 69.41.150 |
|  | 69.41 .180 |
| 69.41 .180 | 69.41 .110 |
|  | 69.41 .150 |
|  | 69.41 .180 |


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| 69.41.200 | 69.41 .210 | 69.50.303 | 69.50.304 | 70.08 | 35A.70.070 | 70.38-cont. |  | 70.44.020 | 70.44.051 |
|  | 69.41 .240 |  | 69.52 .030 |  | 43.20.025 |  | 74.46.680 | 70.44.030 | 70.44.051 |
|  | 69.41.250 | 69.50.304 | 69.50.305 |  | 70.05.132 | 70.38 .020 | 70.122 .020 | 70.44.035 | 70.44.051 |
|  | 69.41 .260 | 69.50 .305 | 69.50 .302 |  | 70.05.145 | 70.38.025 | 70.38.105 | 70.44.040 | 70.44.042 |
| 69.41 .210 | 69.41 .210 | 69.50 .306 | 69.50 .308 | 70.08.070 | 41.04.400 | 70.38.055 | 70.38.025 |  | 70.44.045 |
|  | 69.41.240 | 69.50.307 | 69.50.403 | 70.08.090 | 70.05.145 |  | 70.39 .070 |  | 70.44.055 |
|  | 69.41 .250 | 69.50 .308 | 69.50.402 |  | 70.08.050 | 70.38.065 | 18.120.040 |  | 70.44.185 |
|  | 69.41 .260 | 69.50.401 | 9.41 .040 | 70.10 .020 | 70.10 .040 |  | 70.38 .025 |  | 70.44 .380 |
|  | 74.09.055 |  | 9.94 A .320 | 70.12 | 35A. 70.070 | 70.38.085 | 70.38.025 | 70.44.051 | 70.44.045 |
| 69.41.220 | 69.41 .210 |  | 9.94 A .360 | 70.22 .060 | 35A. 70.070 |  | 70.39 .020 |  | 70.44.053 |
|  | 69.41 .240 |  | 69.41 .070 | 70.24 | 35A.70.070 | 70.38.105 | 70.38 .045 | 70.44.053 | 70.44.045 |
|  | 69.41 .250 |  | 69.50.406 | 70.24.010 | 70.24 .020 | 70.38.115 | 70.38 .045 | 70.44.055 | 70.44.045 |
|  | 69.41.260 |  | 69.50 .408 |  | 70.24 .060 | 70.38.125 | 70.38 .045 | 70.44.057 | 70.44.045 |
| 69.41 .230 | 69.41 .210 |  | 69.50.410 | 70.24.020 | 70.24 .020 |  | 74.46.290 | 70.44.060 | 70.44.045 |
|  | 69.41 .240 |  | 69.50.505 |  | 70.24 .030 | 70.39 | 19.09.030 |  | 84.52 .790 |
|  | 69.41 .250 | 69.50.406 | 9.94 A .320 |  | 70.24.040 |  | 48.46.170 | 70.44.062 | 70.44.045 |
|  | 69.41.260 |  | 13.32A. 080 |  | 70.24 .060 |  | 70.38.035 | 70.44.065 | 70.44.045 |
| 69.41 .240 | 69.41 .210 | 69.50.410 | 9.41 .040 | 70.24.030 | 70.24 .020 | 70.39.010 | 43.131 .254 | 70.44.070 | 70.44.045 |
|  | 69.41 .240 |  | 9.94 A .320 |  | 70.24 .060 |  | 70.39.150 | 70.44.080 | 70.44.045 |
|  | 69.41.250 |  | 69.50.401 | 70.24.040 | 43.131 .214 |  | 70.39 .910 | 70.44.090 | 70.44.045 |
|  | 69.41 .260 | 69.50 .500 | 69.50.502 |  | 70.24.020 | 70.39.020 | 18.72.040 | 70.44.110 | 70.44.045 |
| 69.41 .250 | 69.41 .210 | 69.50.502 | 69.50.501 |  | 70.24.060 |  | 43.131 .254 |  | 70.44.060 |
|  | 69.41 .240 | 69.50.505 | 69.52 .040 | 70.24.050 | 70.24 .020 |  | 48.01 .050 | 70.44.130 | 70.44.045 |
|  | 69.41 .250 | 69.51 .050 | 69.51 .040 |  | 70.24 .060 |  | 51.14 .150 |  | 70.44.060 |
|  | 69.41.260 | 69.54.040 | 69.54.120 | 70.24.060 | 70.24 .020 |  | 66.12.150 | 70.44.140 | 70.44.045 |
| 69.41 .260 | 69.41 .210 |  | 69.54.130 |  | 70.24.060 |  | 70.38.105 | 70.44.171 | 70.44.045 |
|  | 69.41 .240 | 69.54.060 | 13.04.047 | 70.24.070 | 43.131 .214 |  | 70.39.165 | 70.44.185 | 70.44.045 |
|  | 69.41 .250 | 69.80 .030 | 69.80.900 |  | 70.24.020 | 70.39.030 | 43.131 .254 | 70.44.190 | 70.44.045 |
|  | 69.41 .260 | 70 | 15.36 .060 |  | 70.24 .060 | 70.39.040 | 43.131 .254 | 70.44.200 | 70.44.045 |
| 69.50 | 9.41 .040 |  | 35A.70.070 | 70.24.080 | 70.24 .020 | 70.39.050 | 43.131 .254 |  | 70.44.200 |
|  | 9.41 .098 |  | 43.20A. 625 |  | 70.24.060 | 70.39.060 | 43.131 .254 | 70.44.210 | 70.44.045 |
|  | 9.94.041 |  | 74.09.300 | 70.28 | 35A.70.070 | 70.39 .070 | 43.131 .254 |  | 70.44.210 |
|  | 9.94.045 | 70.01 .010 | 43.20 .220 | 70.28.010 | 70.28 .020 | 70.39.080 | 43.131 .254 | 70.44.220 | 70.44.045 |
|  | 9.94 A .330 |  | 43.20A.665 |  | 70.28 .040 | 70.39 .090 | 43.131 .254 |  | 70.44.210 |
|  | 9.94 A .360 | 70.05 | 35A.70.070 | 70.28.031 | 70.28 .033 | 70.39.100 | 43.131 .254 | 70.44.230 | 70.44.045 |
|  | 9.94 A. 390 |  | 43.20 .025 |  | 70.28 .035 |  | 70.39 .140 |  | 70.44.210 |
|  | 9A.82.010 |  | 70.05.010 | 70.28.035 | 43.131 .214 | 70.39 .110 | 43.131 .254 | 70.44.240 | 70.44.045 |
|  | 18.57 .170 |  | 70.05.020 | 70.30 | 35A.70.070 | 70.39 .120 | 43.131 .254 | 70.44.260 | 70.44.045 |
|  | 18.64.009 |  | 70.05.030 | 70.30.061 | 70.33 .020 | 70.39.125 | 43.131 .254 | 70.44.300 | 70.44.045 |
|  | 18.64.011 |  | 70.05.080 |  | 70.33.030 | 70.39 .130 | 43.131 .254 | 70.44.310 | 70.44.045 |
|  | 18.88.280 |  | 70.05 .120 | 70.32 | 35A.70.070 | 70.39.140 | 43.131 .254 | 70.44.320 | 70.44.045 |
|  | 43.51 .370 |  | 70.05.130 | 70.32.010 | 70.33 .010 |  | 70.39.160 | 70.44.350 | 70.44.045 |
|  | 46.61 .540 |  | 70.05.132 |  | 70.33 .020 | 70.39.150 | 43.131 .254 |  | 70.44.350 |
|  | 49.44.120 |  | 70.05.145 |  | 70.33 .030 |  | 51.14.150 |  | 70.44.360 |
|  | 51.36 .010 |  | 70.46.030 | 70.32.050 | 70.33 .010 | 70.39.160 | 43.131.254 |  | 70.44.370 |
|  | 69.41 .070 |  | 70.46.050 |  | 70.33 .020 |  | 70.39.150 | 70.44.360 | 70.44 .045 |
|  | 69.41 .210 |  | 70.46.060 |  | 70.33 .030 | 70.39.165 | 43.131 .254 |  | 70.44.350 |
|  | 69.52.020 | 70.05 .030 | 70.05 .050 |  | 70.33 .040 |  | 70.39 .130 |  | 70.44.370 |
|  | 69.54 .090 | 70.05 .040 | 70.05.050 | 70.32.060 | 70.33 .010 | 70.39 .170 | 43.131 .254 | 70.44.370 | 70.44.045 |
| 69.50.101 | 69.52 .030 |  | 70.05 .060 |  | 70.33 .020 | 70.39 .180 | 43.131 .254 |  | 70.44.350 |
| 69.50.201 | 69.50.101 |  | 70.05.070 |  | 70.33 .030 | 70.39.190 | 43.131 .254 |  | 70.44.370 |
| 69.50.204 | 18.108 .170 |  | 70.05.120 |  | 70.33 .040 | 70.39 .195 | 43.131 .254 |  | 70.44 .380 |
|  | 69.50.201 |  | 70.05.132 | 70.33.020 | 70.32.010 | 70.39 .200 | 43.131 .254 | 70.44.380 | 70.44.045 |
|  | 69.50.202 | 70.05.050 | 70.05.040 |  | 70.33 .020 | 70.39 .900 | 43.131 .254 |  | 70.44.350 |
|  | 69.50 .303 |  | 70.05 .051 |  | 70.33 .030 | 70.39 .910 | 43.131 .254 |  | 70.44.370 |
|  | 69.50 .410 |  | 70.05.053 |  | 70.33 .040 | 70.40.120 | 70.40.130 | 70.44.400 | 70.44.045 |
|  | 69.51 .080 |  | 70.05.080 | 70.33.030 | 70.33 .020 | 70.41 | 18.20.160 | 70.44.900 | 70.44.045 |
| 69.50.206 | 69.50.201 |  | 70.08.030 |  | 70.33 .030 |  | 18.52A. 020 | 70.44 .901 | 70.44 .045 |
|  | 69.50.202 |  | 70.46.090 | 70.33.040 | 70.32 .050 |  | 18.52A. 030 | 70.44.902 | 70.44 .045 |
|  | 69.50 .303 | 70.05.051 | 70.05.050 |  | 70.33 .020 |  | 18.64A. 040 | 70.44.903 | 70.44.045 |
|  | 69.51 .080 |  | 70.05.053 |  | 70.33 .030 |  | 19.27.080 | 70.44.910 | 70.44.045 |
| 69.50.208 | 69.50 .201 | 70.05.053 | 70.05.050 |  | 70.33 .050 |  | 43.20A. 435 | 70.46 | 35A.56.010 |
|  | 69.50.202 |  | 70.05 .051 |  | 70.33 .060 |  | 49.46 .020 |  | 35A. 70.070 |
|  | 69.50 .303 | 70.05.054 | 70.05.050 | 70.37 .030 | 70.37.020 |  | 74.15 .020 |  | 41.40 .410 |
| 69.50.210 | 69.50.201 |  | 70.05 .051 | 70.38 | 48.46.170 |  | 74.46.020 |  | 43.20.025 |
|  | 69.50.202 |  | 70.05.053 |  | 70.37 .050 |  | 82.04.4288 | 70.46.020 | 70.05.010 |
|  | 69.50 .303 | 70.05.055 | 70.05.050 |  | 70.38 .157 |  | 82.04.4289 |  | 70.05.020 |
| 69.50.212 | 69.50.201 |  | 70.05.051 |  | 70.38.914 | 70.41 .020 | 70.39.020 |  | 70.05.030 |
|  | 69.50.202 |  | 70.05.053 |  | 70.38.915 | 70.41 .130 | 70.41 .030 |  | 70.05.080 |
|  | 69.50 .303 | 70.05 .070 | 70.05 .045 |  | 70.39 .120 | 70.44 | 35A.56.010 |  | 70.05.120 |
| $\begin{aligned} & 69.50 .301 \\ & 69.50 .302 \end{aligned}$ | 69.52.030 | 70.05 .110 | 43.131 .214 |  | 70.39 .130 |  | 70.44.003 |  | 70.05.130 |
|  | 69.50.303 | 70.05.145 | 70.05.132 |  | 70.39.150 |  | 70.44.016 |  | 70.46.030 |
|  | 69.50.306 | 70.05.150 | 70.05.145 |  | 70.126.050 |  | 70.44.028 |  | 70.46.050 |
|  | 69.50.307 |  | 70.46.130 |  | $\begin{aligned} & 74.46 .410 \\ & 74.46 .660 \end{aligned}$ |  | 70.44.040 |  | 70.46.060 |


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| 70.46.030 | 70.05.010 | 70.48.050 | 19.27.060 | $\begin{aligned} & \text { 70.48A. } 070-\text { cont. } \\ & 70.48 \mathrm{~A} .070 \end{aligned}$ |  | 70.74.050 | 70.74.110 |
|  | 70.05.020 |  | 70.48.020 |  |  | 70.74.120 |
|  | 70.05.030 |  | 70.48 .060 |  | 70.48A. 080 |  | 70.74.061 | 70.74.110 |
|  | 70.05.080 |  | 70.48.070 | 70.48A. 080 | 70.48A. 020 | 70.74.120 |  |
|  | 70.05.120 |  | 70.48.330 |  | 70.48A. 030 | 70.74.110 | 70.74.030 |
|  | 70.05.130 |  | 70.48.370 |  | 70.48A. 040 | 70.74.120 | 70.74.030 |
|  | 70.46.030 |  | 72.09.170 |  | 70.48A. 050 | 70.74.180 | 9.94 A .320 |
|  | 70.46.050 |  | 72.65.020 |  | 70.48A. 070 | 70.74.270 | 9.61 .140 |
|  | 70.46.060 | 70.48.060 | 70.48.070 |  | 70.48A. 080 |  | 9.94 A .320 |
| 70.46.040 | 70.05.010 |  | 70.48.110 | 70.50 | 28A.31.055 | 70.74.280 | 9.61 .150 |
|  | 70.05.020 |  | 70.48.160 | 70.50 .020 | 28A.03.200 |  | 9.94 A .320 |
|  | 70.05.030 | 70.48.070 | 70.48 .020 | 70.54 | 35A.70.070 | 70.75 | 19.27.080 |
|  | 70.05.080 |  | 70.48 .060 | 70.54 .010 | 35A.70.010 | 70.75 .020 | 70.75 .030 |
|  | 70.05.120 |  | 70.48.100 | 70.54 .030 | 35A.70.010 | 70.77 | 19.27.080 |
|  | 70.05.130 |  | 70.48.160 | 70.54 .090 | 70.54.100 |  | 35A.70.070 |
|  | 70.46.030 |  | 70.48A. 020 | 70.54.110 | 43.131 .214 | 70.77.255 | 70.77 .260 |
|  | 70.46.050 |  | 72.09.170 | 70.54.130 | 70.54 .130 |  | 70.77.415 |
|  | 70.46 .060 | 70.48.080 | 70.48.050 |  | 70.54 .140 |  | 70.77.430 |
| 70.46.050 | 70.05.010 |  | 70.48 .070 | 70.54.140 | 70.54 .130 | 70.77.260 | 70.77.265 |
|  | 70.05 .020 |  | 70.48.082 |  | 70.54 .140 |  | 70.77.270 |
|  | 70.05.030 |  | 72.09.170 | 70.54.150 | 70.54 .130 |  | 70.77.280 |
|  | 70.05.080 | 70.48.090 | 10.79.070 |  | 70.54 .140 |  | 70.77.285 |
|  | 70.05 .120 |  | 70.48.060 | 70.54.160 | 70.54.170 |  | 70.77.290 |
|  | 70.05.130 | 70.48.110 | 70.48.050 | 70.58 | 35A.70.070 |  | 70.77.295 |
|  | 70.46.030 |  | 70.48 .070 | 70.58.120 | 70.58 .095 |  | 70.77.355 |
|  | 70.46 .050 |  | 70.48A. 020 |  | 70.58.145 | 70.77.285 | 70.77.295 |
|  | 70.46 .060 | 70.48.120 | 70.48 .090 | 70.58.200 | 26.04.090 |  | 70.77.355 |
| 70.46.060 | 70.05 .010 |  | 70.48.110 |  | 26.04.165 | 70.77.295 | 70.77.285 |
|  | 70.05.020 | 70.48.260 | 70.48.200 |  | 26.09.020 | 70.77.311 | 70.77.395 |
|  | 70.05.030 | 70.48.400 | 70.48.460 |  | 26.09.150 | 70.77 .340 | 70.77.325 |
|  | 70.05.080 | 70.48.410 | 70.48.460 | 70.58.300 | 70.58 .320 | 70.77.355 | 70.77.285 |
|  | 70.05.120 | 70.48 .420 | 70.48 .460 |  | 70.58 .340 | 70.77.435 | 70.77 .440 |
|  | 70.05.130 | 70.48 .430 | 70.48.460 |  | 70.58 .350 | 70.77 .440 | 70.77.435 |
|  | 70.46.030 | 70.48 .440 | 70.48 .460 | 70.58.310 | 70.58 .320 | 70.79 | 19.27.080 |
|  | 70.46.050 | 70.48.450 | 70.48.460 |  | 70.58 .340 |  | 36.32.125 |
|  | 70.46.060 | 70.48A. 010 | 70.48A. 020 |  | 70.58 .350 |  | 43.22.505 |
| 70.46.080 | 70.05.010 |  | 70.48A. 030 | 70.58.320 | 70.58 .320 |  | 70.79.350 |
|  | 70.05 .020 |  | 70.48A. 040 |  | 70.58.324 | 70.79 .080 | 70.79.240 |
|  | 70.05.030 |  | 70.48A. 050 |  | 70.58 .330 | 70.79 .090 | 70.79.240 |
|  | 70.05.080 |  | 70.48A. 070 |  | 70.58 .340 | 70.79.120 | 70.79 .130 |
|  | 70.05.120 |  | 70.48A. 080 |  | 70.58 .350 | 70.79.160 | 70.79.290 |
|  | 70.05 .130 | 70.48A. 020 | 70.48A. 020 | 70.58.322 | 70.58 .320 | 70.79.170 | 70.79.100 |
|  | 70.05.135 |  | 70.48A. 030 |  | 70.58 .340 |  | 70.79.120 |
|  | 70.46.030 |  | 70.48A. 040 |  | 70.58 .350 |  | 70.79.130 |
|  | 70.46.050 |  | 70.48A. 050 | 70.58.324 | 70.58 .320 |  | 70.79.280 |
|  | 70.46.060 |  | 70.48A. 070 |  | 70.58 .330 | 70.79.220 | 70.79 .090 |
|  | 70.46.085 |  | 70.48A. 080 |  | 70.58 .340 | 70.79 .240 | 70.79 .090 |
| 70.46.085 | 70.05.010 | 70.48A. 030 | 70.48A. 020 |  | 70.58 .350 | 70.79.250 | 70.79 .090 |
|  | 70.05.020 |  | 70.48A. 030 | 70.58.330 | 70.58 .320 | 70.79 .260 | 70.79 .090 |
|  | 70.05 .030 |  | 70.48A. 040 |  | 70.58 .340 | 70.79.270 | 70.79 .090 |
|  | 70.05.080 |  | 70.48 A .050 |  | 70.58 .350 | 70.79 .280 | 70.79 .090 |
|  | 70.05.120 |  | 70.48A. 070 | 70.58 .332 | 70.58 .320 | 70.79 .290 | 70.79 .090 |
|  | 70.05.130 |  | 70.48A. 080 |  | 70.58 .334 |  | 70.79.110 |
|  | 70.05.140 | 70.48A. 040 | 70.48A. 020 |  | 70.58 .340 | 70.79.300 | 70.79.090 |
|  | 70.46 .030 |  | 70.48A. 030 |  | 70.58 .350 | 70.79 .310 | 70.79 .090 |
|  | 70.46 .050 |  | 70.48A. 040 | 70.58.334 | 70.58 .320 | 70.79.320 | 70.79 .090 |
|  | 70.46.060 |  | 70.48A. 050 |  | 70.58 .340 | 70.79.330 | 70.79 .090 |
| 70.46.090 | 70.05.010 |  | 70.48A. 070 |  | 70.58 .350 |  | 70.79 .150 |
|  | 70.05.020 |  | 70.48A. 080 | 70.58.338 | 70.58 .320 |  | 70.79.290 |
|  | 70.05.030 | 70.48A. 050 | 70.48A. 020 |  | 70.58 .340 | 70.79 .360 | 70.79.190 |
|  | 70.05.080 |  | 70.48A. 030 |  | 70.58 .350 | 70.83.050 | 43.131 .214 |
|  | 70.05.120 |  | 70.48A. 040 | 70.58.340 | 70.58 .320 | 70.84.010 | 70.84 .030 |
|  | 70.05.130 |  | 70.48 A .050 |  | 70.58 .340 |  | 70.84 .050 |
|  | 70.46 .030 |  | 70.48A. 070 |  | 70.58.350 |  | 70.84 .060 |
|  | 70.46.050 |  | 70.48A. 080 | 70.58 .350 | 43.131 .214 |  | 70.84 .070 |
|  | 70.46 .060 | 70.48A. 060 | 70.48A. 020 |  | 70.58.320 |  | 70.84 .080 |
| 70.48 | 70.48 .180 |  | 70.48A. 030 |  | 70.58 .340 | 70.84 .020 | 46.90 .900 |
|  | 70.48 .190 |  | 70.48A. 040 |  | 70.58 .350 | 70.84 .040 | 46.90 .900 |
|  | 70.48.210 |  | 70.48A. 050 | 70.62 | 19.27.080 | 70.85.100 | 9.73 .030 |
| 70.48.010 | 70.48 .400 |  | 70.48A. 070 | 70.74 | 43.22.505 |  | 70.85.110 |
| 70.48.020 | 70.48.180 |  | 70.48A. 080 | 70.74.010 | 70.74.020 |  | 70.85.120 |
|  | 70.48 .190 | 70.48A. 070 | 70.48A. 020 | 70.74.025 | 70.74.120 |  | 70.85.130 |
|  | 70.48 .380 |  | 70.48A. 030 |  | 70.74.350 | 70.85.110 | 70.85 .100 |
| 70.48 .030 | 70.48.020 |  | 70.48A. 040 | 70.74.030 | 70.74.110 |  | 70.85.110 |
| 70.48.035 | 72.09.140 |  | 70.48A. 050 |  | 70.74.120 |  | 70.85.120 |


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|  | 70.85.120 |
|  | 70.85.130 |
| 70.85.130 | 70.85 .110 |
|  | 70.85.120 |
| 70.86 | 35A.70.040 |
| 70.86.020 | 70.86.030 |
| 70.86.030 | 70.86.020 |
| 70.87 | 19.27.080 |
|  | 35A.70.060 |
|  | 36.32.125 |
|  | 43.22.505 |
| 70.87 .030 | 43.22.010 |
| 70.87.050 | 70.87.200 |
| 70.87.080 | 70.87.180 |
| 70.87 .090 | 70.87.060 |
|  | 70.87.180 |
| 70.87.125 | 70.87.120 |
| 70.87.145 | 70.87.120 |
| 70.87.170 | 70.87.125 |
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|  | 70.87.185 |
| 70.87.185 | 70.87.145 |
| 70.87.200 | 70.87 .010 |
|  | 70.87.205 |
| 70.88 | 67.42.010 |
| 70.88.010 | 70.88 .020 |
|  | 70.88 .030 |
|  | 70.88.060 |
| 70.89 .010 | 70.89 .021 |
| 70.90 | 35A.70.070 |
| 70.92 | 19.27.040 |
|  | 46.16.390 |
|  | 74.42.540 |
| 70.92.100 | 19.27.031 |
|  | 19.27A.010 |
|  | 70.92.110 |
|  | 70.92.150 |
|  | 70.92.160 |
| 70.92.110 | 19.27.031 |
|  | 19.27A. 010 |
|  | 70.92.110 |
|  | 70.92.150 |
|  | 70.92.160 |
| 70.92.120 | 19.27.031 |
|  | 19.27A.010 |
|  | 46.61.581 |
|  | 70.92.110 |
|  | 70.92.150 |
|  | 70.92.160 |
| 70.92.130 | 19.27.031 |
|  | 19.27A. 010 |
|  | 70.92.110 |
|  | 70.92.150 |
|  | 70.92.160 |
| 70.92.140 | 19.27.031 |
|  | 19.27A. 010 |
|  | 70.92.110 |
|  | 70.92.150 |
|  | 70.92.160 |
| 70.92.150 | 19.27.031 |
|  | 19.27A. 010 |
|  | 70.92.110 |
|  | 70.92.150 |
|  | 70.92.160 |
| 70.92.160 | 19.27.031 |
|  | 19.27A. 010 |
|  | 70.92.110 |
|  | 70.92.150 |
|  | 70.92.160 |
| 70.93 | 43.220 .090 |
| 70.93.060 | 46.90.900 |
| 70.93.070 | 70.93.180 |


| Reference | Cited In | Reference | Cited In | Reference | Cited In | Reference | Cited In | Reference | Cited In |
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| 70.93.120 | 70.93.150 | 70.94.410-cont. |  | 70.94.745-cont. |  | 70.96A. 090 | 70.96A. 020 | 70.105A.040-cont. |  |
| 70.93.130 | 70.93.140 |  | 70.94.390 |  | 70.94.765 | 70.96A.110 | 70.96A. 080 |  | 70.105A. 050 |
| 70.94 | 19.27.080 |  | 70.94.400 | 70.94.750 | 70.94.755 |  | 70.96A. 140 |  | 70.105A. 070 |
|  | 35A.56.010 | 70.94.420 | 70.94.181 |  | 70.94.760 | 70.96A. 120 | 70.96A. 080 |  | 70.105A. 080 |
|  | 43.21 A. 060 | 70.94.425 | 70.94.211 |  | 70.94.765 |  | 70.96A. 140 |  | 70.105A. 090 |
|  | 43.21 B. 010 |  | 70.94.332 | 70.94.755 | 70.94 .750 | 70.96A. 140 | 70.96A. 080 |  | 70.105A. 905 |
|  | 43.21B.110 |  | 70.94.410 |  | 70.94.755 |  | 70.96A. 120 | 70.105A. 050 | 70.105A. 090 |
|  | 43.21B. 120 |  | 70.94.435 |  | 70.94.760 | 70.96A. 170 | 70.96A. 020 | 70.105A. 060 | 70.105.165 |
|  | 43.21B. 130 | 70.94.430 | 70.94.211 |  | 70.94.765 | 70.96A. 220 | 70.96A. 210 |  | 70.105A. 040 |
|  | 43.21B. 190 |  | 70.94.332 | 70.94.760 | 70.94.755 | 70.98 | 43.200 .090 |  | 70.105A. 050 |
|  | 43.21B. 230 | 70.94.431 | 90.52.030 |  | 70.94.760 |  | 49.17 .270 |  | 70.105A. 090 |
|  | 43.21 B. 260 | 70.94.435 | 70.94.211 |  | 70.94.765 |  | 70.121 .020 | 70.105A. 070 | 70.105A. 090 |
|  | 70.94.205 |  | 70.94.332 | 70.94.765 | 70.94.755 | 70.98.010 | 70.98.020 | 70.105A. 080 | 70.105A. 070 |
|  | 70.94.231 |  | 70.94.410 |  | 70.94.760 | 70.98.050 | 43.20A. 160 |  | 70.105A. 080 |
|  | 70.94.232 | 70.94.650 | 70.94.654 |  | 70.94.765 |  | 43.200 .090 |  | 70.105A. 090 |
|  | 70.94.431 |  | 70.94.656 | 70.94.775 | 70.94.770 |  | 70.98.122 | 70.105A. 090 | 70.105A. 090 |
|  | 70.95A. 100 |  | 70.94.680 | 70.94.780 | 70.94.770 | 70.98.110 | 70.98.910 | 70.106.040 | 70.106.030 |
|  | 70.120.130 |  | 70.94.700 | 70.94.800 | 70.94.805 | 70.99.030 | 70.99.050 | 70.106.050 | 70.106 .030 |
|  | 76.04.150 |  | 70.94.775 |  | 70.94.815 | 70.99.040 | 70.99 .050 | 70.106 .060 | 70.106 .030 |
|  | 76.09.905 | 70.94.654 | 70.94.680 | 70.94.805 | 70.94.805 | 70.100 .030 | 70.100 .020 | 70.106 .070 | 70.106 .030 |
|  | 82.34.030 |  | 70.94.700 |  | 70.94.815 | 70.102 .020 | 49.70 .175 | 70.106 .080 | 70.106.030 |
|  | 82.34.100 | 70.94.656 | 70.94.680 | 70.94.810 | 70.94.805 | 70.105 | 70.102.020 | 70.106 .090 | 70.106 .030 |
|  | 90.62.020 |  | 70.94.700 |  | 70.94.815 |  | 70.105.105 | 70.106.100 | 70.106 .110 |
| 70.94.011 | 70.94.053 | 70.94.660 | 70.94.650 | 70.94.815 | 70.94.805 |  | 70.105 .110 | 70.106.110 | 70.106 .070 |
| 70.94.030 | 70.120 .010 |  | 70.94.670 |  | 70.94.815 |  | 70.105 .145 |  | 70.106 .100 |
| 70.94.061 | 70.94.902 |  | 70.94.680 | 70.94.820 | 70.94.805 |  | 70.105A. 020 | 70.107 .050 | 70.107 .070 |
| 70.94.062 | 70.94.902 |  | 70.94.690 | 70.94.825 | 70.94.805 |  | 70.105A.030 | 70.107 .060 | 70.107.060 |
| 70.94.064 | 70.94.902 |  | 70.94.700 | 70.94.860 | 70.94.850 | 70.105 .010 | 70.105.020 | 70.108 | 19.27.080 |
| 70.94.066 | 70.94.902 |  | 70.94.760 | 70.95 | 35.21.154 |  | 70.105A. 020 | 70.108.040 | 70.108 .060 |
| 70.94.091 | 84.52 .793 |  | 70.94.785 |  | 36.58.040 | 70.105 .020 | 70.105A. 060 |  | 70.108 .160 |
| 70.94.092 | 70.94.0935 | 70.94.670 | 70.94.680 |  | 36.58A. 010 | 70.105 .030 | 70.105A.060 | 70.108 .080 | 70.108 .160 |
| 70.94.093 | 70.94.431 |  | 70.94.700 |  | 43.21A. 020 | 70.105.080 | 70.105 .090 | 70.110 .04070.116 .040 | 70.110 .07070.116 .050 |
| 70.94.100 | 70.94.053 |  | 70.94.785 |  | 43.21 A. 060 |  | 70.105A. 060 |  |  |
|  | 70.94.069 | 70.94.680 | 70.94.680 |  | 70.105.060 | 70.105 .100 | 70.105A. 060 | 70.116 .060 | 70.116 .050 |
|  | 70.94.130 |  | 70.94.700 | 70.95.020 | 70.95.530 | 70.105 .120 | 70.105A. 060 | 70.116.070 | 70.116 .050 |
|  | 70.94.232 |  | 70.94.785 | 70.95 .040 | 70.105 .010 | 70.105.130 | 70.105.140 |  | 70.116 .060 |
|  | 70.94.400 | 70.94.690 | 70.94.680 | 70.95 .050 | 70.105 .010 |  | 70.105A.040 | 70.116 .080 | 70.116 .050 |
| 70.94.110 | 70.94.069 |  | 70.94.700 | 70.95 .060 | 70.105 .010 |  | 70.105A.060 | 70.117 .030 | 70.117 .010 |
|  | 70.94.232 |  | 70.94.785 | 70.95 .070 | 70.105 .010 | 70.105.150 | 70.105.160 | 70.119 .020 | 70.142 .050 |
| 70.94.120 | 70.94.069 | 70.94.700 | 70.94.680 | 70.95.080 | 36.58.050 |  | 70.105.165 | 70.119.030 | 70.119 .090 |
|  | 70.94.232 |  | 70.94.700 |  | 70.95.110 |  | 70.105 .170 |  | 70.119 .130 |
| 70.94.141 | 70.94.142 | 70.94.710 | 70.94.041 |  | 70.95.130 |  | 70.105 .200 | 70.119 .050 | 70.119 .030 |
|  | 70.94.143 |  | 70.94.181 | 70.95 .090 | 80.01.300 | 70.105 .160 | 70.105.165 |  | 70.119 .070 |
|  | 70.94.331 |  | 70.94.232 | 70.95 .130 | 70.95.150 |  | 70.105 .170 | 70.119 .060 | 70.119 .070 |
| 70.94.152 | 70.94.0935 |  | 70.94.725 | 70.95 .160 | 70.95 .240 |  | 70.105 .200 | 70.119 .090 | 70.119 .100 |
|  | 70.94.850 |  | 70.94.760 | 70.95.165 | 70.95.090 |  | 70.105A. 060 | 70.119 .100 | 70.119 .050 |
| 70.94.155 | 70.94.850 | 70.94.715 | 70.94.041 | 70.95.180 | 70.95 .170 | 70.105 .170 | 70.105A.060 | 70.119 .110 | 70.119 .130 |
| 70.94.181 | 70.94.040 |  | 70.94.181 |  | 70.95.185 | 70.105.200 | 70.105 .210 | 70.119 .130 | 70.119 .130 |
|  | 70.94.142 |  | 70.94.232 | 70.95.185 | 70.95.190 |  | 70.105 .270 | 70.120 .010 | 70.120.120 |
|  | 70.94.333 |  | 70.94.725 | 70.95 .240 | 70.95.250 | 70.105.210 | 70.105 .225 | 70.120.020 | 70.120 .040 |
| 70.94.221 | 70.94.142 |  | 70.94.730 | 70.95.530 | 70.95.520 |  | 70.105 .270 |  | 70.120 .120 |
| 70.94.230 | 70.94.069 |  | 70.94.760 | 70.95A. 040 | 70.95A. 070 | 70.105.220 | 70.105 .010 | 70.120 .030 | 70.120 .120 |
|  | 70.94.231 |  | 70.94.775 | 70.95A. 050 | 70.95A. 070 |  | 70.105 .200 | 70.120.040 | 46.16 .015 |
|  | 70.94.232 | 70.94.720 | 70.94.041 | 70.95B. 040 | 70.95B. 060 |  | 70.105 .250 |  | 70.120 .030 |
| 70.94.231 | 70.94.232 |  | 70.94.181 | 70.95B. 050 | 70.95B. 060 |  | 70.105 .270 |  | 70.120 .050 |
| 70.94.232 | 70.94.053 |  | 70.94.232 | 70.95B. 070 | 70.95B. 020 | 70.105 .225 | 70.105 .005 |  | 70.120 .060 |
|  | 70.94.232 |  | 70.94.715 |  | 70.119 .020 |  | 70.105 .200 |  | 70.120 .120 |
| 70.94.260 | 70.94.231 |  | 70.94.725 |  | 70.119 .080 |  | 70.105 .220 | 70.120 .050 | 70.120 .120 |
| 70.94.331 | 70.94.385 |  | 70.94.730 | 70.95B. 080 | 70.95B. 090 |  | 70.105 .240 | 70.120.060 | 46.16.015 |
|  | 70.94.410 |  | 70.94.760 | 70.96.085 | 66.08.180 |  | 70.105 .250 |  | 70.120 .070 |
| 70.94.333 | 70.94.142 | 70.94.725 | 70.94.041 |  | 70.96.092 |  | 70.105 .270 |  | 70.120 .110 |
|  | 70.94.333 |  | 70.94.181 |  | 70.96.094 | 70.105 .230 | 70.105 .270 |  | 70.120 .120 |
|  | 70.94.410 |  | 70.94.232 | 70.96.092 | 48.21 .170 | 70.105 .235 | 70.105 .220 | 70.120.070 | 46.16 .015 |
| 70.94.380 | 70.94.232 |  | 70.94.725 | 70.96.160 | 70.96.096 | 70.105 .240 | 70.105 .270 |  | 70.120 .110 |
|  | 70.94.385 |  | 70.94.760 | 70.96A | 10.05.020 | 70.105A. 010 | 70.105A. 090 |  | 70.120 .120 |
| 70.94.390 | 70.94.181 | 70.94.730 | 70.94.041 |  | 10.05.030 | 70.105A. 020 | 70.105A. 090 | 70.120.080 | 46.16.015 |
|  | 70.94.390 |  | 70.94.181 |  | 10.05.150 | 70.105A. 030 | 70.105A. 020 |  | 70.120.030 |
|  | 70.94.400 |  | 70.94.232 |  | 70.96.200 |  | 70.105A. 040 |  | 70.120 .110 |
| 70.94.395 | 70.94.181 |  | 70.94.725 |  | 71.05 .040 |  | 70.105A. 050 |  | 70.120.120 |
|  | 70.94.232 |  | 70.94.760 | 70.96A. 020 | 48.21 .170 |  | 70.105A. 070 | 70.120.100 | 70.120 .120 |
| 70.94.400 | 70.94.232 | 70.94.740 | 70.94.755 |  | 48.21 .180 |  | 70.105A. 080 | 70.120 .110 | 70.120 .120 |
|  | 70.94.410 |  | 70.94.760 |  | 48.44.240 |  | 70.105A. 090 | 70.121 | 43.200 .090 |
| $\begin{aligned} & 70.94 .405 \\ & 70.94 .410 \end{aligned}$ | 70.94.410 |  | 70.94.765 |  | 48.46.350 |  | 70.105A.905 | 70.121 .030 | 70.121 .050 |
|  | 70.94.181 | 70.94.745 | 70.94.755 | 70.96A. 080 | 70.96A. 020 | 70.105A. 040 | 70.105A. 020 | 70.121 .050 | 70.121 .060 |
|  | 70.94.332 |  | 70.94.760 |  | 70.96A. 180 |  | 70.105A.030 |  | 70.121 .080 |


| Reference | Cited In | Reference | Cited In | Reference | Cited In | Reference | Cited In | Reference | Cited In |
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| 70.121 .060 | 70.121 .070 | 71.02.413 | 71.02 .412 | 71.06 .060 | 71.06 .091 | 72.01 .370 | 72.01 .365 | 72.05.170 | 72.05 .010 |
| 70.122.030 | 70.122.020 |  | 71.02 .413 | 71.06 .091 | 71.06.100 |  | 72.01.375 |  | 72.05 .160 |
|  | 70.122.060 |  | 71.02 .417 |  | 71.06.130 |  | 72.01.380 |  | 72.05.200 |
|  | 70.122 .070 |  | 72.23.230 | 71.06.140 | 71.06 .030 |  | 72.08.390 |  | 72.05 .210 |
|  | 70.122.080 | 71.02 .414 | 71.02 .412 | 71.12 | 9.95.055 |  | 72.12.150 | 72.05.200 | 72.05 .010 |
| 70.122 .040 | 70.122 .090 |  | 71.02 .413 |  | 9.95.115 |  | 72.13 .180 |  | 72.05.160 |
| 70.123 .030 | 70.123.040 |  | 71.02 .417 |  | 18.20.160 | 72.01.375 | 72.01 .365 |  | 72.05 .200 |
| 70.124 | 18.51 .060 | 71.02.415 | 71.02.412 |  | 18.64A. 040 |  | 72.01.370 |  | 72.05 .210 |
| 70.124.030 | 70.124.040 |  | 71.02 .413 |  | 19.27.080 |  | 72.08.390 | 72.05.210 | 72.05 .010 |
|  | 70.124.070 |  | 71.02 .417 |  | 35A.70.070 |  | 72.12.150 |  | 72.05.160 |
| 70.124.040 | 70.124.030 | 71.02.417 | 71.02 .412 |  | 49.46.020 |  | 72.13 .180 |  | 72.05.200 |
|  | 70.124.070 |  | 71.02 .413 |  | 70.39 .020 | 72.01 .380 | 72.08.390 |  | 72.05.210 |
| 70.124 .050 | 70.124.040 |  | 71.02 .417 |  | 70.41 .020 |  | 72.12.150 | 72.05 .300 | 28A.58.400 |
| 70.125 .040 | 70.125 .050 | 71.05 | 5.60 .060 |  | 70.41 .090 |  | 72.13.180 | 72.06 | 35A. 70.070 |
| 70.126.001 | 70.126.001 |  | 9.41 .098 |  | 71.05 .250 | 72.02 | 72.70.060 | 72.06.070 | 72.01.454 |
| 70.126 .010 | 70.126 .001 |  | 10.77.090 |  | 71.12.570 | 72.02.100 | 10.77.170 | 72.09.010 | 72.08.101 |
| 70.126.020 | 70.126.001 |  | 10.77.110 | 71.12.550 | 35A.66.010 |  | 71.05 .350 | 72.09.020 | 70.48.430 |
|  | 70.126 .010 |  | 11.92 .040 |  | 71.12 .590 |  | 72.02.100 | 72.09.040 | 72.09.200 |
|  | 70.126.030 |  | 11.92.190 | 71.12.560 | 18.51 .010 |  | 72.02.110 |  | 72.09.210 |
| 70.126.030 | 70.126 .001 |  | 70.85.100 |  | 71.12 .590 |  | 72.74.070 |  | 72.09.903 |
|  | 70.126.010 |  | 71.05 .015 | 71.12.570 | 18.51.010 | 72.02.110 | 10.77.170 | 72.09.080 | 72.09.070 |
| 70.126.040 | 70.126 .001 |  | 71.24.025 |  | 71.12 .590 |  | 71.05 .350 | 72.09.100 | 72.60.102 |
| 70.126.050 | 70.126.001 |  | 71.34 .180 | 71.20 | 71.20 .110 |  | 72.02.100 |  | 72.63 .020 |
| 70.136 .010 | 70.136.020 |  | 71.34 .190 | 71.20 .016 | 13.34.030 | 72.02.150 | 72.02.170 | 72.16 | 13.40.020 |
| 70.136.020 | 47.48.050 |  | 74.13.033 |  | 43.51 .055 |  | 72.72.050 | 72.19 | 13.40.020 |
|  | 70.136.010 |  | 74.42 .010 |  | 71.30.020 |  | 72.72.060 | 72.19 .070 | 72.19 .100 |
|  | 70.136 .020 |  | 74.46 .020 |  | 77.32 .230 | 72.04A. 050 | 9.95.267 |  | 72.19 .110 |
| 70.136.030 | 70.136 .010 | 71.05 .010 | 71.05 .015 | 71.20 .040 | 71.20 .070 |  | 72.04A. 900 | 72.19.100 | 72.19 .100 |
|  | 70.136.020 | 71.05 .020 | 71.05 .300 |  | 71.20 .090 | 72.04A. 070 | 9.95.119 |  | 72.19 .110 |
| 70.136.040 | 70.136 .010 |  | 71.24.025 | 71.20 .050 | 71.20 .060 |  | 72.04A. 900 | 72.19 .110 | 72.19 .100 |
|  | 70.136.020 |  | 72.23 .010 | 71.20 .060 | 71.20 .080 | 72.04A. 080 | 9.95.117 |  | 72.19 .110 |
| 70.136.050 | 4.24 .312 | $71.05 .050$ | 71.12 .570 | 71.20.110 | 84.52 .796 |  | 72.04A. 900 | 72.19.120 | 35A.40.050 |
|  | $70.136 .010$ | 71.05.150 | 71.05.155 | 71.24 | 10.05.020 | 72.04A. 090 | 72.04 A .120 |  | 72.19 .100 |
|  | 70.136 .020 |  | 71.05 .160 |  | 10.05.030 |  | 72.04A. 900 |  | 72.19 .110 |
|  | 70.136.060 |  | 71.05.200 |  | 48.21 .240 | 72.05 | 13.40.020 | 72.19.130 | 72.19 .100 |
| 70.136.055 | 70.136 .010 | 71.05.170 | 71.05.150 |  | 48.44.340 | 72.05.010 | 28A.58.770 |  | 72.19 .110 |
|  | 70.136 .020 |  | 71.05.180 |  | 48.46.290 |  | 72.05 .010 | 72.20 | 13.40.020 |
| 70.136.060 | 70.136 .010 | 71.05.180 | 71.05.150 |  | 71.05 .390 |  | 72.05.160 | 72.23 | 11.92 .040 |
|  | 70.136 .020 |  | 71.05 .240 |  | 71.05 .530 |  | 72.05.200 |  | 11.92 .190 |
|  | 70.136.050 | 71.05.210 | 71.05 .170 |  | 71.05.550 |  | 72.05.210 |  | 70.124 .020 |
| 70.136.070 | 70.136 .010 |  | 71.05 .240 |  | 71.20 .110 | 72.05.020 | 72.05.010 | 72.23 .010 | 72.25 .010 |
|  | 70.136 .020 | 71.05 .240 | 71.05 .230 |  | 71.34 .020 |  | 72.05 .160 |  | 72.25 .020 |
|  | 70.136 .050 | 71.05 .250 | 5.62 .030 |  | 71.34.140 |  | 72.05.200 |  | 72.25 .030 |
| 70.160 .040 | 70.160 .070 |  | 71.05 .310 |  | 74.04.230 |  | 72.05.210 | 72.23 .070 | 71.02 .411 |
| $70.160 .050$ | 70.160.070 | 71.05 .280 | 71.05.260 |  | 74.38 .040 | 72.05.130 | 28A.58.770 |  | 71.02 .417 |
| $71$ | 71.02 .411 |  | 71.05 .290 | 71.24 .025 | 71.34 .020 |  | 72.05.010 |  | 72.23 .080 |
|  | 71.02 .417 |  | 71.05 .320 | 71.24.035 | 71.24 .025 |  | 72.05.160 |  | 72.23 .125 |
|  | 71.05 .910 | 71.05 .310 | 71.05 .240 |  | 71.24 .035 |  | 72.05.200 |  | 72.27.050 |
|  | 74.09 .300 |  | 71.05 .300 |  | 71.24 .045 |  | 72.05.210 |  | 74.13.033 |
| 71.02 | 71.05 .080 |  | 71.05.320 | 71.24.045 | 71.24 .025 | 72.05 .140 | 72.05 .010 | 72.25 | 72.27.070 |
|  | 71.05 .100 | 71.05 .320 | 9.41 .040 |  | 71.24 .035 |  | 72.05.160 | 72.27 .010 | 72.27 .020 |
|  | 71.05 .910 |  | 71.05 .080 | 71.24 .155 | 71.24 .045 |  | 72.05.200 | 72.33 | 71.20 .070 |
| 71.02.230 | 71.02 .330 |  | 71.05 .110 | 71.28 | 71.20 .110 |  | 72.05.210 |  | 72.30 .040 |
|  | 71.02 .340 |  | 71.05 .280 | 71.34 | 13.04.093 | 72.05.150 | 72.05 .010 |  | 74.20A. 030 |
|  | 71.02 .350 | 71.05 .340 | 71.05 .320 |  | 71.05 .030 |  | 72.05.154 | 72.33.020 | 43.51.055 |
|  | 71.02 .417 | 71.05.360 | 71.05 .380 | 71.34.100 | 71.34.110 |  | 72.05.160 |  | 72.33.125 |
| 71.02.320 | 71.02 .412 |  | 71.12 .570 | 71.34.110 | 71.34.120 |  | 72.05.200 | 72.33 .030 | 72.33.655 |
|  | 71.02 .413 | 71.05.370 | 11.92 .040 | 72.01 | 36.01.070 |  | 72.05.210 | 72.33.070 | 72.33.130 |
|  | 71.02 .417 |  | 71.05 .380 | 72.01 .042 | 72.01 .043 | 72.05.152 | 72.05.010 | 72.33.125 | 72.33.140 |
| 71.02.330 | 71.02 .350 |  | 71.12 .570 | 72.01 .050 | 63.42.020 |  | 72.05.152 |  | 72.33.165 |
|  | 71.02 .380 | 71.05 .380 | 71.12 .570 | 72.01.142 | 28B. 30.820 |  | 72.05.154 |  | 72.33 .200 |
| 71.02.410 | 71.02 .411 | 71.05.390 | 71.05 .410 |  | 72.01 .140 |  | 72.05.160 | 72.33 .130 | 72.33 .140 |
|  | 71.02 .412 |  | 71.05 .420 | 72.01 .200 | 28A.58.770 |  | 72.05.200 | 72.33.150 | 72.33.140 |
|  | 71.02 .413 |  | 71.24 .035 | 72.01 .210 | 72.01 .220 |  | 72.05.210 | 72.33.160 | 72.33.020 |
|  | 71.02.417 | 71.05 .400 | 71.05 .420 |  | 72.01.230 | 72.05.154 | 72.05 .010 |  | 72.33.220 |
| 71.02 .411 | 10.77.250 |  | 71.24.035 |  | 72.01.240 |  | 72.05.152 |  | 72.33.840 |
|  | 71.02 .390 | 71.05.410 | 71.05 .420 |  | 72.01.260 |  | 72.05.154 |  | 72.33 .850 |
|  | 71.02 .412 |  | 71.24.035 | 72.01 .220 | 72.01 .260 |  | 72.05.160 | 72.33 .180 | 72.30 .040 |
|  | 71.02.413 | 71.05 .420 | 71.24.035 | 72.01 .230 | 72.01 .260 |  | 72.05.200 |  | 72.33.655 |
|  | 71.02 .417 | 71.05 .430 | 71.24.035 | 72.01 .240 | 72.01 .260 |  | 72.05.210 |  | 72.33.665 |
|  | 71.05 .100 | 71.05 .440 | 71.24.035 | 72.01.280 | 72.01.282 | 72.05.160 | 72.05 .010 | 72.33 .650 | 72.33 .650 |
| 71.02.412 | 71.02 .412 | 71.06 | 9.94 A .160 |  | 72.98.060 |  | 72.05.160 |  | 72.33 .660 |
|  | 71.02.413 |  | 43.43.765 | 72.01.365 | 72.08.390 |  | 72.05.200 |  | 72.33 .670 |
|  | 71.02.417 |  | 71.05 .030 |  | 72.12.150 |  | 72.05.210 |  | 72.33.685 |
|  |  |  | 72.72.020 |  | 72.13.180 |  |  |  | 72.33.690 |


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|  | 72.33.695 |  | 72.33 .805 |
|  | 72.33.700 |  | 72.33 .820 |
| 72.33.655 | 72.33 .650 | 72.33 .810 | 72.33 .800 |
|  | 72.33 .660 |  | 72.33.805 |
|  | 72.33 .670 |  | 72.33 .820 |
|  | 72.33 .685 |  | 74.15 .020 |
|  | 72.33 .690 | 72.33.815 | 72.33 .800 |
|  | 72.33.695 |  | 72.33 .805 |
|  | 72.33 .700 |  | 72.33 .820 |
| 72.33 .660 | 72.33 .650 | 72.33 .820 | 72.33 .800 |
|  | 72.33.660 |  | 72.33 .805 |
|  | 72.33 .665 | 72.33.830 | 72.33 .840 |
|  | 72.33 .670 |  | 72.33 .850 |
|  | 72.33.685 | 72.33.840 | 72.33 .840 |
|  | 72.33 .690 |  | 72.33 .850 |
|  | 72.33 .695 | 72.33.850 | 72.33 .840 |
|  | 72.33 .700 |  | 72.33 .850 |
| 72.33.665 | 72.33.650 | 72.36.040 | 72.36.050 |
|  | 72.33 .660 | 72.36 .090 | 72.36.100 |
|  | 72.33 .670 | 72.40.020 | 43.20A. 607 |
|  | 72.33.685 |  | 72.01 .060 |
|  | 72.33 .690 | 72.40.022 | 72.40.024 |
|  | 72.33 .695 | 72.40.040 | 72.41 .040 |
|  | 72.33 .700 |  | 72.42 .040 |
| 72.33 .670 | 72.33 .180 | 72.40.050 | 72.41 .040 |
|  | 72.33.650 |  | 72.42 .040 |
|  | 72.33 .660 | 72.41 .020 | 72.41 .025 |
|  | 72.33 .670 | 72.42 .020 | 72.42.025 |
|  | 72.33 .685 | 72.60.102 | 72.60 .100 |
|  | 72.33 .690 | 72.60.280 | 72.09 .070 |
|  | 72.33 .695 | 72.63.020 | 72.63.030 |
|  | 72.33 .700 | 72.64.050 | 9.94 A .030 |
| 72.33 .680 | 72.33 .650 |  | 72.64.065 |
|  | 72.33 .660 | 72.64.060 | 9.94 A .030 |
|  | 72.33 .670 |  | 72.64 .060 |
|  | 72.33 .685 |  | 72.64.065 |
|  | 72.33 .690 |  | 72.64 .070 |
|  | 72.33.695 |  | 72.64.080 |
|  | 72.33 .700 |  | 72.64.090 |
| 72.33 .685 | 72.33 .650 | 72.64.065 | 72.60.100 |
|  | 72.33 .660 |  | 72.64 .060 |
|  | 72.33 .670 |  | 72.64.080 |
|  | 72.33.685 |  | 72.64 .090 |
|  | 72.33 .690 | 72.64.070 | 72.64.060 |
|  | 72.33 .695 |  | 72.64 .080 |
|  | 72.33.700 |  | 72.64.090 |
| 72.33 .690 | 72.33 .650 | 72.64.080 | 72.64.060 |
|  | 72.33 .660 |  | 72.64 .080 |
|  | 72.33 .670 |  | 72.64 .090 |
|  | 72.33.685 | 72.64.090 | 72.64.060 |
|  | 72.33 .690 |  | 72.64 .080 |
|  | 72.33 .695 |  | 72.64.090 |
|  | 72.33 .700 | 72.64.100 | 72.64.065 |
| 72.33.695 | 72.33 .650 | 72.64.110 | 72.64.100 |
|  | 72.33 .660 | 72.65 | 7.68.120 |
|  | 72.33 .670 |  | 51.32 .040 |
|  | 72.33 .685 |  | 63.42 .020 |
|  | 72.33 .690 | 72.65 .010 | 51.32.040 |
|  | 72.33.695 |  | 72.63.020 |
|  | 72.33.700 |  | 72.68.080 |
| 72.33.700 | 72.33 .650 | 72.65 .020 | 72.65 .050 |
|  | 72.33 .660 | 72.65.050 | 72.65 .020 |
|  | 72.33 .670 |  | 72.65.080 |
|  | 72.33.685 | 72.65 .070 | 9.94A. 360 |
|  | 72.33 .690 | 72.65 .090 | 72.65.050 |
|  | 72.33.695 | 72.66.010 | 9.94A.155 |
|  | 72.33 .700 | 72.66.012 | 43.43.745 |
| 72.33 .800 | 39.23.010 | 72.66.014 | 72.66.012 |
|  | 43.19.525 |  | 72.66.042 |
|  | 43.19.532 | 72.66.016 | 72.66.012 |
|  | 72.33 .800 |  | 72.66.042 |
|  | 72.33 .805 | 72.66.018 | 72.66.012 |
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|  | 72.66.028 |
|  | 72.66.042 |
| 72.66.028 | 72.66.026 |
| 72.66.032 | 72.66.026 |
| 72.66.034 | 72.66.012 |
| 72.66.036 | 72.66.012 |
| 72.66.060 | 9.94 A .320 |
|  | 9.94A. 360 |
| 72.68 | 43.06.350 |
| 72.68.031 | 71.05.030 |
|  | 72.68.035 |
|  | 72.68.037 |
| 72.68.032 | 71.05 .030 |
|  | 72.68.035 |
|  | 72.68.037 |
| 72.68.035 | 71.05 .030 |
| 72.68 .037 | 71.05 .030 |
| 72.68.040 | 72.68.050 |
|  | 72.68.060 |
|  | 72.68 .070 |
| 72.68.050 | 72.68.050 |
|  | 72.68.060 |
|  | 72.68.070 |
| 72.68.060 | 72.68.050 |
|  | 72.68.060 |
|  | 72.68.070 |
| 72.68 .070 | 72.68.050 |
|  | 72.68.060 |
|  | 72.68.070 |
| 72.70 | 72.68.075 |
| 73.04 | 35A.82.020 |
| 73.04 .050 | 73.04.060 |
| 73.04.060 | 73.04.050 |
| 73.04.110 | 41.04.005 |
| 73.08.010 | 73.08.060 |
| 73.08 .030 | 73.08.060 |
| 73.08.080 | 41.04.005 |
|  | 84.52 .799 |
| 73.16.010 | 73.16 .015 |
|  | 73.16.020 |
| 73.16.031 | 38.24.060 |
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|  | 73.16 .051 |
|  | 73.16.061 |
| 73.16.033 | 73.16.031 |
|  | 73.16.035 |
|  | 73.16 .041 |
|  | 73.16 .051 |
|  | 73.16.061 |
| 73.16.035 | 38.24.060 |
|  | 41.04 .010 |
|  | 73.16 .031 |
|  | 73.16.033 |
|  | 73.16.035 |
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|  | 73.16.061 |
| 73.16.041 | 38.24 .060 |
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|  | 73.16.035 |
|  | 73.16 .051 |
|  | 73.16 .061 |
| 73.16.051 | 38.24.060 |
|  | 73.16 .031 |
|  | 73.16.035 |
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| 73.16.061 | 38.24.060 |
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| 73.20.050 | 73.20 .060 | 74.04.550 | 74.04.570 |
|  | 73.20 .080 |  | 74.04.580 |
| 73.20 .060 | 73.20 .080 | 74.04.560 | 74.04.570 |
| 73.20 .070 | 73.20 .080 |  | 74.04.580 |
| 73.36.010 | 73.36.170 | 74.04.570 | 74.04.570 |
| 74 | 8.25 .170 |  | 74.04.580 |
|  | 8.26 .140 | 74.04.580 | 74.04.570 |
|  | 9.95 .310 |  | 74.04.580 |
|  | 26.18.020 | 74.04.600 | 74.04.600 |
|  | 36.39.010 |  | 74.04.650 |
|  | 41.44.250 | 74.04.610 | 74.04.600 |
|  | 46.20.117 |  | 74.04.650 |
|  | 73.04.110 | 74.04.620 | 74.04.600 |
|  | 74.09 .900 |  | 74.04.630 |
|  | 74.13 .020 |  | 74.04.650 |
|  | 74.20A. 090 | 74.04.630 | 74.04.600 |
| 74.04 | 10.82.080 |  | 74.04 .610 |
|  | 28B. 15.522 |  | 74.04.650 |
|  | 74.04.470 | 74.04.640 | 74.04.600 |
| 74.04.005 | 74.04.006 |  | 74.04 .650 |
|  | 74.04.007 | 74.04.650 | 74.04.600 |
|  | 74.04.230 |  | 74.04.650 |
|  | 74.04 .266 | 74.04.700 | 74.04.005 |
|  | 74.04.610 | 74.04.710 | 74.04.720 |
|  | 74.04.780 | 74.08 | 7.68 .070 |
|  | 74.08 .120 |  | 74.04.610 |
|  | 74.38 .020 |  | 74.08.560 |
| 74.04.060 | 74.04 .520 | 74.08.025 | 74.08.030 |
|  | 74.20 .160 |  | 74.12 .030 |
| 74.04.290 | 74.32 .130 | 74.08.055 | 9.94A. 320 |
| 74.04.300 | 74.04.710 | 74.08.070 | 74.04.700 |
|  | 74.04.730 |  | 74.08.080 |
| 74.04.340 | 36.39.050 |  | 74.12.270 |
| 74.04.350 | 36.39.050 |  | 74.13.127 |
| 74.04.360 | 36.39.050 | 74.08.080 | 74.04.700 |
| 74.04.380 | 74.04.385 |  | 74.12 .270 |
| 74.04.390 | 35A.74.010 |  | 74.13.127 |
|  | 74.04.473 | 74.08 .331 | 9.94A. 320 |
|  | 74.04.477 | 74.08.541 | 74.08.550 |
| 74.04.400 | 35A.74.010 |  | 74.08.560 |
|  | 74.04.473 | 74.08.550 | 74.08.560 |
|  | 74.04.477 | 74.09 | 26.09.105 |
| 74.04.410 | 35A.74.010 |  | 74.42.010 |
|  | 74.04.470 |  | 74.46.020 |
|  | 74.04.473 |  | 74.46.610 |
|  | 74.04.477 |  | 74.46.840 |
| 74.04.420 | 35A.74.010 | 74.09 .010 | 74.08.541 |
|  | 74.04.473 |  | 74.09.055 |
|  | 74.04.477 | 74.09.035 | 74.09.510 |
| 74.04.430 | 35A.74.010 | 74.09.120 | 18.51 .310 |
|  | 74.04.473 |  | 70.39.140 |
|  | 74.04.477 |  | 74.46.840 |
| 74.04.440 | 35A.74.010 | 74.09.180 | 60.45.010 |
|  | 74.04.473 |  | 74.09.182 |
|  | 74.04.477 |  | 74.09.184 |
| 74.04.450 | 35A.74.010 |  | 74.09.186 |
|  | 74.04.473 | 74.09.182 | 60.45 .010 |
|  | 74.04.477 | 74.09.184 | 60.45.010 |
| 74.04.460 | 35A.74.010 | 74.09.186 | 60.45.010 |
|  | 74.04.473 | 74.09.200 | 74.09.290 |
|  | 74.04.477 | 74.09.210 | 74.09.220 |
| 74.04.470 | 35A.74.010 |  | 74.09 .290 |
|  | 74.04.473 |  | 74.09.300 |
|  | 74.04.477 | 74.09.220 | 74.09.220 |
| 74.04.500 | 9.91 .120 |  | 74.09 .290 |
| 74.04.505 | 9.91 .120 | 74.09.230 | 74.09.290 |
| 74.04.510 | 9.91 .120 | 74.09.240 | 74.09.290 |
| 74.04.530 | 51.32 .040 | 74.09.250 | 74.09 .290 |
|  | 74.04.540 | 74.09.260 | 74.09.290 |
|  | 74.04.570 | 74.09.270 | 74.09.290 |
|  | 74.04.580 | 74.09 .280 | 74.09.290 |
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| 74.09.534 | 74.09.510 |
|  | 74.09.532 |
|  | 74.09.700 |
| 74.09.536 | 74.09.510 |
|  | 74.09.700 |
| 74.09.700 | 70.39.130 |
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|  | 74.09.538 |
| 74.09.720 | 74.18 .250 |
| 74.10 | 74.04.610 |
| 74.12 | 74.08.560 |
|  | 74.20 .065 |
| 74.12.010 | 74.12.260 |
| 74.12 .280 | 74.13 .040 |
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| 74.13 | 13.32A. 060 |
|  | 26.44.050 |
|  | 74.12 .280 |
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| 74.13 .010 | 74.13 .031 |
| 74.13.020 | 9A.76.010 |
|  | 74.13.031 |
| 74.13 .031 | 9A.76.010 |
|  | 74.15 .010 |
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|  | 74.15 .030 |
|  | 74.15 .040 |
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|  | 74.15 .060 |
|  | 74.15 .080 |
|  | 74.15 .100 |
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|  | 74.15 .140 |
|  | 74.15 .150 |
|  | 74.15 .160 |
| 74.13 .032 | 74.13 .031 |
|  | 74.13 .034 |
|  | 74.15 .020 |
| 74.13 .033 | 74.13 .031 |
|  | 74.13 .034 |
|  | 74.15 .020 |
| 74.13 .034 | 74.13 .031 |
|  | 74.15 .020 |
| 74.13 .035 | 74.13 .031 |
|  | 74.15 .020 |
| 74.13 .036 | 74.13 .031 |
|  | 74.15 .020 |
| 74.13 .100 | 74.13 .100 |
|  | 74.13 .106 |
|  | 74.13.109 |
|  | 74.13.112 |
|  | 74.13.115 |
|  | 74.13.118 |
|  | 74.13.121 |
|  | 74.13.124 |
|  | 74.13.127 |
|  | 74.13.130 |
|  | 74.13 .133 |
|  | 74.13 .136 |
|  | 74.13.139 |
|  | 74.13 .145 |
| 74.13.103 | 74.13 .100 |
|  | 74.13 .106 |
|  | 74.13 .109 |
|  | 74.13.112 |
|  | 74.13 .115 |
|  | 74.13.118 |
|  | 74.13 .121 |
|  | 74.13.124 |
|  | 74.13.127 |


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|  | 74.13.130 |  | 74.13.145 |  |  |
|  | 74.13.133 | 74.13.121 | 74.13.100 |  | 74.13.115 |
|  | 74.13.136 |  | 74.13 .106 |  | 74.13.118 |
|  | 74.13.139 |  | 74.13.109 |  | 74.13 .121 |
|  | 74.13.145 |  | 74.13.112 |  | 74.13.124 |
| 74.13 .106 | 74.13.100 |  | 74.13.115 |  | 74.13.127 |
|  | 74.13.106 |  | 74.13.118 |  | 74.13.130 |
|  | 74.13.109 |  | 74.13.121 |  | 74.13 .133 |
|  | 74.13.112 |  | 74.13.124 |  | 74.13.136 |
|  | 74.13.115 |  | 74.13.127 |  | 74.13 .139 |
|  | 74.13.118 |  | 74.13.130 |  | 74.13 .145 |
|  | 74.13.121 |  | 74.13.133 | 74.13 .139 | 74.13 .100 |
|  | 74.13.124 |  | 74.13.136 |  | 74.13 .106 |
|  | 74.13.127 |  | 74.13.139 |  | 74.13.109 |
|  | 74.13.130 |  | 74.13.145 |  | 74.13.112 |
|  | 74.13.133 | 74.13.124 | 74.13 .100 |  | 74.13.115 |
|  | 74.13.136 |  | 74.13.106 |  | 74.13.118 |
|  | 74.13.139 |  | 74.13.109 |  | 74.13 .121 |
|  | 74.13 .145 |  | 74.13.112 |  | 74.13 .124 |
| 74.13.109 | 74.13 .100 |  | 74.13.115 |  | 74.13.127 |
|  | 74.13 .106 |  | 74.13.118 |  | 74.13 .130 |
|  | 74.13.109 |  | 74.13 .121 |  | 74.13.133 |
|  | 74.13.112 |  | 74.13.124 |  | 74.13 .136 |
|  | 74.13.115 |  | 74.13.127 |  | 74.13 .139 |
|  | 74.13.118 |  | 74.13.130 |  | 74.13 .145 |
|  | 74.13.121 |  | 74.13.133 | 74.13 .145 | 74.13 .100 |
|  | 74.13.124 |  | 74.13.136 |  | 74.13 .106 |
|  | 74.13.127 |  | 74.13 .139 |  | 74.13.109 |
|  | 74.13.130 |  | 74.13.145 |  | 74.13.112 |
|  | 74.13.133 | 74.13.127 | 74.13.100 |  | 74.13.115 |
|  | 74.13 .136 |  | 74.13 .106 |  | 74.13.118 |
|  | 74.13.139 |  | 74.13.109 |  | 74.13 .121 |
|  | 74.13.145 |  | 74.13 .112 |  | 74.13.124 |
| 74.13.112 | 74.13 .100 |  | 74.13.115 |  | 74.13.i27 |
|  | 74.13 .106 |  | 74.13.118 |  | 74.13 .130 |
|  | 74.13.109 |  | 74.13.121 |  | 74.13 .133 |
|  | 74.13.112 |  | 74.13.124 |  | 74.13.136 |
|  | 74.13.115 |  | 74.13.127 |  | 74.13.139 |
|  | 74.13.118 |  | 74.13 .130 |  | 74.13 .145 |
|  | 74.13.121 |  | 74.13.133 | 74.13 .200 | 74.13 .210 |
|  | 74.13.124 |  | 74.13 .136 |  | 74.13 .230 |
|  | 74.13.127 |  | 74.13.139 | 74.13 .210 | 74.13 .210 |
|  | 74.13 .130 |  | 74.13.145 |  | 74.13 .230 |
|  | 74.13.133 | 74.13 .130 | 74.13 .100 | 74.13 .220 | 74.13 .210 |
|  | 74.13.136 |  | 74.13 .106 |  | 74.13 .230 |
|  | 74.13.139 |  | 74.13.109 | 74.13 .230 | 74.13 .210 |
|  | 74.13.145 |  | 74.13 .112 |  | 74.13 .230 |
| 74.13 .115 | 74.13 .100 |  | 74.13.115 | 74.14 | 74.15 .160 |
|  | 74.13 .106 |  | 74.13 .118 | 74.15 | 13.32A.160 |
|  | 74.13.109 |  | 74.13 .121 |  | 13.34 .130 |
|  | 74.13 .112 |  | 74.13.124 |  | 19.27.080 |
|  | 74.13 .115 |  | 74.13.127 |  | 26.33 .020 |
|  | 74.13.118 |  | 74.13 .130 |  | 26.44.070 |
|  | 74.13.121 |  | 74.13 .133 |  | 28A. 31.102 |
|  | 74.13.124 |  | 74.13.136 |  | 74.15 .010 |
|  | 74.13.127 |  | 74.13 .139 |  | 74.15 .020 |
|  | 74.13.130 |  | 74.13.145 |  | 74.15 .030 |
|  | 74.13.133 | 74.13.133 | 74.13 .100 |  | 74.15 .040 |
|  | 74.13.136 |  | 74.13 .106 |  | 74.15 .050 |
|  | 74.13 .139 |  | 74.13.109 |  | 74.15 .060 |
|  | 74.13.145 |  | 74.13 .112 |  | 74.15 .080 |
| 74.13.118 | 74.13 .100 |  | 74.13.115 |  | 74.15 .090 |
|  | 74.13 .106 |  | 74.13.118 |  | 74.15 .100 |
|  | 74.13.109 |  | 74.13.121 |  | 74.15 .130 |
|  | 74.13.112 |  | 74.13.124 |  | 74.15 .140 |
|  | 74.13.115 |  | 74.13.127 |  | 74.15 .150 |
|  | 74.13.118 |  | 74.13.130 |  | 74.15 .160 |
|  | 74.13.121 |  | 74.13.133 | 74.15 .010 | 74.13 .031 |
|  | 74.13.124 |  | 74.13.136 | 74.15 .020 | 13.40 .020 |
|  | 74.13.127 |  | 74.13.139 |  | 74.15 .010 |
|  | 74.13.130 |  | 74.13.145 |  | 84.36 .040 |
|  | 74.13.133 | 74.13 .136 | 74.13 .100 | 74.15 .030 | 13.34 .060 |
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| 74.16 | 74.04.610 |
| 74.18 .020 | 74.18.130 |
| 74.18 .060 | 43.20A. 300 |
| 74.18 .090 | 74.18 .080 |
|  | 74.18 .100 |
| 74.18 .200 | 74.18 .200 |
| 74.18 .210 | 74.18 .200 |
| 74.18 .220 | 74.18 .200 |
| 74.18 .230 | 74.18 .200 |
| 74.20 | 26.09.120 |
|  | 26.18.010 |
|  | 26.26.150 |
|  | 74.20 .040 |
|  | 74.20A. 020 |
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|  | 74.20A. 270 |
| 74.20 .040 | 74.20 .330 |
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|  | 74.20A. 160 |
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|  | 74.20A. 270 |
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|  | 74.20.010 |
|  | 74.20 .040 |
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|  | 74.20A. 080 |
|  | 74.20A. 100 |
|  | 74.20A. 160 |
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|  | 74.20A. 180 |  | 74.42.600 |  | 74.42.580 |  | 74.42.580 |  | 74.42.620 |
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|  | 74.20A. 080 |  | 74.42.600 |  | 74.42 .220 |  | 74.42 .360 |  | 74.42 .600 |
|  | 74.20A. 270 |  | 74.42.620 |  | 74.42.360 |  | 74.42.580 |  | 74.42.620 |
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|  | 74.20A. 100 |  | 74.42.020 |  | 74.42.600 |  | 74.42.620 |  | 74.42.220 |
|  | 74.20A. 180 |  | 74.42.220 |  | 74.42.620 | 74.42.240 | 74.42.020 |  | 74.42.360 |
| 74.20A. 140 | $74.20 \mathrm{~A} .150$ |  | 74.42 .360 | 74.42.130 | 74.42 .010 |  | 74.42.220 |  | 74.42.580 |
|  | 74.20A. 180 |  | 74.42.580 |  | 74.42.020 |  | 74.42.360 |  | 74.42 .600 |
| 74.20 A .250 | 74.20A. 270 |  | 74.42.600 |  | 74.42.060 |  | 74.42.580 |  | 74.42.620 |
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| 74.20A. 270 | 74.20A. 020 |  | 74.42.020 |  | 74.42.580 | 74.42.250 | 74.42.020 |  | 74.42.360 |
|  | 74.20 A .030 |  | 74.42 .220 |  | 74.42 .600 |  | 74.42 .220 |  | 74.42.580 |
|  | 74.20A. 060 |  | 74.42.360 |  | 74.42.620 |  | 74.42.360 |  | 74.42.600 |
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|  | 74.29 .110 |  | 74.42.220 |  | 74.42.220 |  | 74.42.600 | 74.42.410 | 74.42.020 |
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|  | 74.29 .100 |  | 74.42.580 |  | 74.42.580 | 74.42.290 | 74.42.020 |  | 74.42.360 |
|  | 74.29 .110 |  | 74.42.600 |  | 74.42.600 |  | 74.42.220 |  | 74.42.580 |
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|  | 74.29 .100 |  | 74.42.010 | 74.42.180 | 74.42 .020 |  | 74.42.580 |  | 74.42.620 |
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|  | 74.36.120 |  | 74.42 .620 |  | 74.42 .360 |  | 74.42 .620 |  | 74.42 .220 |
|  | 74.36.130 | 74.42.100 | 74.42.010 |  | 74.42 .580 | 74.42.330 | 74.42.020 |  | 74.42.360 |
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|  | 82.12.0293 |  | 74.42 .360 | 74.42.220 | 74.42 .020 |  | 74.42.580 |  | 74.42.620 |
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| 74.38 .060 | 74.38 .020 |  | 74.42 .600 |  | 74.42 .360 |  | 74.42 .620 |  | 74.42 .220 |
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|  | 74.42.360 |  | 70.44.300 | 74.46.560 | 74.46.420 |
|  | 74.42.580 | 74.46.040 | 74.46.030 | 74.46.570 | 74.46.420 |
|  | 74.42.600 |  | 74.46.690 | 74.46.580 | 74.46.420 |
|  | 74.42.620 | 74.46.050 | 74.46.030 | 74.46.590 | 74.46.420 |
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|  | 74.42.220 | 74.46.080 | 74.46.030 | 74.46.630 | 74.46.620 |
|  | 74.42.360 | 74.46.090 | 74.46.030 | 74.46.660 | 74.46.680 |
|  | 74.42.580 | 74.46.105 | 74.46.100 | 74.46.670 | 74.46.270 |
|  | 74.42.600 |  | 74.46.130 |  | 74.46.450 |
|  | 74.42.620 |  | 74.46.170 |  | 74.46.680 |
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|  | 74.42.600 |  | 74.46.690 |  | 74.46.430 |
|  | 74.42.620 | 74.46.180 | 74.46.500 |  | 74.46.560 |
| 74.42.500 | 74.42.020 |  | 74.46.510 |  | 74.46.570 |
|  | 74.42.220 | 74.46.260 | 74.46.280 |  | 74.46.770 |
|  | 74.42 .360 | 74.46.270 | 74.46.280 | 74.46.820 | 74.46.590 |
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|  | 82.04.290 |  | 43.06.400 |  | 82.04.425 |  | 35.58.279 |  | 82.32 .300 |
|  | 82.04.2901 |  | 67.28 .190 |  | 82.08.0261 |  | 36.57.080 | 82.24 .010 | 82.26 .010 |
|  | 82.04.2904 |  | 82.04.2904 | 82.08.0263 | 82.04.2904 |  | 36.57A.150 | 82.24.020 | 28A.47.440 |
|  | 82.04.300 |  | 82.04.435 | 82.08.028 1 | 82.04.4288 |  | 82.14.045 |  | 82.02.030 |
|  | 82.04.440 |  | 82.12 .010 |  | 82.04.4289 | 82.14.050 | 35.58.2711 |  | 82.24 .080 |
| 82.04.255 | 70.93.160 |  | 82.12 .020 | 82.08.031 | 82.04.4328 |  | 82.14 .060 |  | 82.24 .260 |
|  | 82.04.290 |  | 82.12 .0252 | 82.08.060 | 82.08.050 | 82.14.060 | 35.58.2711 | 82.24.025 | 82.24 .020 |
|  | 82.04 .440 |  | 82.12 .0265 |  | 82.08.080 |  | 82.14 .210 |  | 82.24 .260 |
| 82.04.260 | 70.93.160 |  | 82.12 .045 |  | 82.14 .070 | 82.14.200 | 82.14 .220 | 82.24 .040 | 82.24 .260 |
|  | 82.04.240 |  | 82.14 .020 | 82.08 .080 | 82.08 .010 |  | 82.44.150 | 82.24 .050 | 82.24 .260 |
|  | 82.04.250 |  | 82.14 .030 | 82.08.090 | 35.42 .090 |  | 82.44.151 | 82.24 .070 | 28A.47.440 |
|  | 82.04.270 |  | 82.14 .045 | 82.08.150 | 82.02.030 | 82.14.210 | 82.14.220 |  | 82.24.025 |
|  | 82.04.290 |  | 82.14 .050 |  | 82.08.160 |  | 82.44.150 | 82.24.130 | 82.24.250 |
|  | 82.04.2904 |  | 82.24 .260 |  | 82.14 .020 | 82.14A | 35.22.282 | 82.24 .230 | 82.24 .260 |
|  | 82.04.300 |  | 82.32 .010 | 82.08.170 | 35A.66.020 |  | 35.23.442 | 82.24 .250 | 82.24 .130 |
|  | 82.04.440 |  | 82.32.020 |  | 70.94.390 |  | 35.24.292 | 82.26 | 82.12 .045 |
| 82.04.270 | 70.93.160 |  | 82.32 .045 | 82.12 | 35.21 .768 |  | 35.27 .372 |  | 82.32 .010 |
|  | 82.04.290. |  | 82.32 .070 |  | 35.95 .040 |  | 35A.82.040 |  | 82.32 .020 |
|  | 82.04.2904 |  | 82.32 .300 |  | 43.06.400 |  | 82.04.460 |  | 82.32 .070 |
|  | 82.04.300 |  | 82.34 .050 |  | 82.04.435 |  | 82.12 .045 |  | 82.32 .300 |
|  | 82.04.325 |  | 82.45.032 |  | 82.08.020 |  | 82.32 .010 | 82.26 .010 | 82.26 .030 |
|  | 82.04.440 |  | 82.60 .040 |  | 82.08.0251 |  | 82.32.020 | 82.26 .020 | 82.02 .030 |
| 82.04.280 | 70.93.160 |  | 82.61 .050 |  | 82.08 .0261 |  | 82.32 .070 |  | 82.26 .040 |
|  | 82.04.050 | 82.08 .010 | 67.28 .190 |  | 82.12 .020 | 82.14A. 010 | 82.32 .300 | 82.27 | 43.06.400 |
|  | 82.04.190 |  | 82.12 .010 |  | 82.12 .0252 |  | 33.28.040 |  | 77.12 .170 |
|  | 82.04.290 | 82.08.020 | 82.08.0251 |  | 82.12 .0265 |  | 82.14A. 010 |  | 82.12 .045 |
|  | 82.04.2904 |  | 82.08.0252 |  | 82.12 .045 |  | 82.14 A .020 |  | 82.32 .010 |
|  | 82.04.300 |  | 82.08.0253 |  | 82.14 .020 |  | 82.14A. 030 |  | 82.32 .020 |
|  | 82.04.440 |  | 82.08.0254 |  | 82.14 .030 | 82.14A. 020 | 82.14A. 010 |  | 82.32 .070 |
|  | 82.12 .020 |  | 82.08.0255 |  | 82.14 .045 | 82.14A. 030 | 82.14A. 010 |  | 82.32 .300 |
| 82.04.290 | 70.93.160 |  | 82.08.0256 |  | 82.14.050 | 82.14 B | 82.12 .045 | 82.27 .010 | 82.27 .030 |
|  | 70.105A.030 |  | 82.08.0257 |  | 82.32 .010 |  | 82.32 .010 | 82.27.020 | 82.02.030 |
|  | 82.04.050 |  | 82.08.0258 |  | 82.32 .020 |  | 82.32 .020 |  | 82.27 .030 |
|  | 82.04.190 |  | 82.08.0259 |  | 82.32 .045 |  | 82.32 .070 |  | 82.27 .040 |
|  | 82.04.300 |  | 82.08.0261 |  | 82.32 .070 |  | 82.32 .300 | 82.28 | 82.32 .040 |
|  | 82.04.4291 |  | 82.08.0262 |  | 82.32 .300 | 82.16 | 35.21 .710 | 82.29A | 35.21 .755 |
|  | 82.04.440 |  | 82.08.0263 |  | 82.34 .050 |  | 35A.82.050 |  | 43.06 .400 |
|  | 82.04.460 |  | 82.08.0264 |  | 82.34 .060 |  | 43.06.400 |  | 82.12 .045 |
| 82.04.2901 | 82.02.030 |  | 82.08.0265 |  | 82.45 .032 |  | 70.105A. 030 |  | 82.32 .010 |
| 82.04.2904 | 82.04.2901 |  | 82.08.0266 |  | 82.60 .040 |  | 82.04.050 | 82.29A. 020 | 82.29 A .130 |
| 82.04.291 | 84.33.120 |  | 82.08.0267 |  | 82.61 .050 |  | 82.04.260 |  | 84.36.451 |
| 82.04.325 | 82.01 .110 |  | 82.08.0268 | 82.12 .010 | 82.12 .060 |  | 82.04 .310 |  | 84.40.175 |
| 82.04.330 | 70.93.160 |  | 82.08.0269 | 82.12.020 | 82.08.020 |  | 82.04.417 | 82.29A. 030 | 82.02.030 |
|  | 82.04.050 |  | 82.08.0271 |  | 82.08 .0288 |  | 82.08.0251 |  | 82.29 A .050 |
|  | 82.04.4287 |  | 82.08.0272 |  | 82.12 .0281 |  | 82.08.0252 |  | 82.29 A .070 |
|  | 84.36 .470 |  | 82.08.0273 |  | 82.12.0283 |  | 82.12.0253 |  | 82.29A. 120 |
| 82.04.385 | 39.23.010 |  | 82.08.0274 |  | 82.12 .033 |  | 82.12 .045 |  | 82.29A. 130 |
|  | 43.19.525 |  | 82.08.0275 |  | 82.42 .020 |  | 82.32 .010 | 82.29A. 040 | 82.29A. 030 |
|  | 43.19 .532 |  | 82.08.0276 |  | 82.42 .090 |  | 82.32 .020 |  | 82.29 A .050 |
|  | 43.20A.445 |  | 82.08.0277 | 82.12.0252 | 82.12 .020 |  | 82.32.045 |  | 82.29 A .080 |
| 82.04.408 | 43.180 .902 |  | 82.08.0278 | 82.12 .031 | 82.04.4328 |  | 82.32 .070 |  | 82.29A. 100 |
| 82.04 .417 | 82.16 .043 |  | 82.08.0279 | 82.12 .060 | 82.12.0252 |  | 82.32 .300 |  | 82.29A. 120 |
| 82.04.4271 | 82.08.0291 |  | 82.08.0281 | 82.14 | 35A.82.030 |  | 82.34 .050 |  | 82.29A. 130 |
| 82.04.4297 | 82.04.431 |  | 82.08.0282 |  | 36.56.040 |  | 82.34 .060 |  | 82.29A. 140 |
| 82.04.4322 | 82.04.4328 |  | 82.08.0283 |  | 43.06.400 | 82.16 .010 | 35.21 .860 | 82.29A. 135 | 82.01 .110 |
| 82.04.4324 | 82.04.4328 |  | 82.08.0285 |  | 67.40 .100 |  | 70.105 A .030 | 82.29A. 150 | 82.29A. 900 |
| 82.04.4326 | 82.04.4328 |  | 82.08.0286 |  | 82.02.020 |  | 82.08.0256 | 82.32 | 23A. 28.010 |
| 82.04.4327 | 82.04.4328 |  | 82.08.0288 |  | 82.12 .045 |  | 82.12.0257 |  | 23A.28.110 |
| 82.04.4328 | 84.36.050 |  | 82.08.0289 |  | 82.32 .010 |  | 82.60 .020 |  | 23A. 32.140 |
| 82.04.435 | 82.32 .060 |  | 82.08.0291 |  | 82.32 .020 | 82.16.020 | 82.02 .030 |  | 24.03.240 |
|  | 82.32 .070 |  | 82.08.0293 |  | 82.32 .045 |  | 82.16.030 |  | 24.03.370 |
|  | 82.34.050 |  | 82.08.0294 |  | 82.32 .070 |  |  |  | 24.06.275 |



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| 82.44.020 | 35.58.273 | 82.49.020 | 82.49 .010 |
|  | 46.85.120 |  | 84.36.080 |
|  | 46.88.010 | 82.49.050 | 82.49.060 |
|  | 47.60 .620 | 82.49 .060 | 84.08.200 |
|  | 81.80 .300 | 82.50 | 46.01 .040 |
|  | 81.80.318 |  | 46.16 .006 |
|  | 82.02.030 |  | 82.50 .901 |
|  | 82.44.040 | 82.50 .010 | 31.12 .406 |
|  | 82.44.050 |  | 46.16.063 |
|  | 82.44.110 |  | 82.44 .010 |
|  | 82.44.1 50 |  | 82.44.030 |
| 82.44.030 | 35.58.274 |  | 82.50 .530 |
|  | 46.70.061 |  | 84.60.020 |
|  | 82.44.150 | 82.50 .020 | 82.50 .903 |
|  | 82.50 .520 | 82.50 .030 | 82.50 .903 |
| 82.44.040 | 35.58.275 | 82.50 .040 | 82.50 .903 |
|  | 46.12 .360 | 82.50 .050 | 82.50 .903 |
|  | 82.44.045 | 82.50 .070 | 82.50 .903 |
|  | 82.44.060 | 82.50 .101 | 82.50 .903 |
|  | 82.50 .400 | 82.50 .105 | 82.50 .903 |
|  | 82.50 .420 | 82.50 .110 | 82.50 .903 |
|  | 82.50 .430 | 82.50 .120 | 82.50 .903 |
| 82.44.050 | 35.58.275 | 82.50 .130 | 82.50 .903 |
|  | 82.44.045 | 82.50 .140 | 82.50 .903 |
|  | 82.50 .430 | 82.50 .160 | 82.50 .903 |
| 82.44.060 | 35.58.276 | 82.50 .180 | 82.50 .903 |
| 82.44.070 | 82.44.150 | 82.50 .185 | 82.50 .903 |
| 82.44 .110 | 35.58.277 | 82.50 .190 | 82.50 .903 |
|  | 46.87.050 | 82.50 .200 | 82.50 .903 |
|  | 82.44.170 | 82.60 .030 | 82.60.050 |
| 82.44.140 | 35.58.272 | 82.60.040 | 82.60.050 |
|  | 35.58.276 | 82.61 .020 | 82.61 .040 |
| 82.44.150 | 28A.46.011 | 82.61 .030 | 82.61 .040 |
|  | 35.58.273 | 83 | 83.100 .902 |
|  | 35.58.277 | 83.01 | 83.100 .900 |
|  | 35.58.278 | 83.04 | 83.100 .900 |
|  | 43.62.010 | 83.05 | 83.100 .900 |
|  | 82.14 .200 | 83.08 | 83.100 .900 |
|  | 82.14.210 | 83.08.005 | 32.32.025 |
|  | 82.44.151 | 83.12 | 83.100 .900 |
|  | 82.44.160 | 83.14 | 83.100 .900 |
| 82.44.151 | 43.63 A .251 | 83.16 | 83.100 .900 |
|  | 43.63A. 256 | 83.20 | 83.100 .900 |
| 82.44.160 | 43.110 .020 | 83.20 .030 | 28B.10.423 |
|  | 43.131 .212 | 83.24 | 83.100 .900 |
| 82.44.170 | 46.87 .050 | 83.28 | 83.100 .900 |
| 82.45 | 35.42.090 | 83.32 | 83.100 .900 |
|  | 46.12.105 | 83.36 | 83.100 .900 |
|  | 82.08.033 | 83.40 | 83.100 .900 |
|  | 82.12.033 | 83.40 .040 | 11.44 .061 |
|  | 82.46 .010 | 83.44 | 83.100 .900 |
| 82.45.032 | 82.08.033 | 83.48 | 83.100 .900 |
|  | 82.08.034 | 83.52 | 83.100 .900 |
|  | 82.12.033 | 83.58 | 83.100 .900 |
|  | 82.12.034 | 83.60 | 83.100 .900 |
| 82.45 .060 | 82.02.030 | 83.98 | 83.100 .900 |
| 82.45.120 | 84.26.080 | 83.100 | 83.100 .902 |
|  | 84.33 .120 | 83.100 .010 | 83.100 .902 |
|  | 84.33 .140 | 83.100 .020 | 83.100 .902 |
|  | 84.34.108 | 83.100 .030 | 83.100 .902 |
| 82.46 | 43.155 .070 | 83.100 .040 | 83.100 .902 |
| 82.46.010 | 82.46.021 | 83.100.050 | 83.100 .060 |
|  | 82.46.030 |  | 83.100 .070 |
|  | 82.46.040 |  | 83.100 .080 |
|  | 82.46.050 |  | 83.100 .902 |
|  | 82.46 .060 | 83.100 .060 | 83.100 .902 |
| 82.46.040 | 82.46 .060 | 83.100 .070 | 83.100 .090 |
| 82.48.100 | 14.20.010 |  | 83.100 .902 |
|  | 14.20.070 | 83.100 .080 | 83.100 .902 |
|  | 14.20.090 | 83.100 .090 | 83.100 .902 |
| 82.48.110 | 82.48 .060 | 83.100 .100 | 83.100 .902 |
| 82.49 | 84.08.200 | 83.100 .110 | 83.100 .902 |
|  | 88.02.025 | 83.100 .120 | 83.100 .902 |
|  | 88.02.050 | 83.100 .130 | 83.100.902 |



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| 84.34.310-cont. |  | 84.34 .370 | 35.44.015 | 84.36.040 | 84.36 .800 | $\begin{aligned} & \text { 84.36.385-cont. } \\ & 84.36 .389 \end{aligned}$ |  | 84.36.835 | 84.36.043 |
|  | 84.34 .310 |  | 36.88.085 |  | 84.36.805 |  |  | 84.36 .800 |
|  | 84.34.360 |  | 36.94.225 |  | 84.36 .810 |  | 84.38 .010 |  | 84.36 .860 |
|  | 86.09.152 |  | 53.08.015 |  | 84.40.175 |  | 84.38 .020 |  | 84.36.840 | 84.36 .043 |
|  | 87.03.242 |  | 54.16.125 | 84.36.043 | 84.40.175 |  | 84.38 .030 |  | 84.36 .800 |
| 84.34.320 | 35.44.015 |  | 56.20 .035 | 84.36.045 | 84.36.805 | 84.36.387 | 84.69 .020 |  | 84.36.860 |
|  | 36.88.085 |  | 57.16.075 |  | 84.40.175 |  | 84.36.383 | 84.36.845 | 84.36.043 |
|  | 36.94.225 |  | 84.34.300 | 84.36.047 | 84.36.805 |  | 84.36.385 |  | 84.36 .800 |
|  | 53.08.015 |  | 84.34.310 |  | 84.40.175 |  | 84.36 .389 |  | 84.36 .860 |
|  | 54.16.125 |  | 84.34.360 | 84.36.050 | 82.29A. 130 |  | 84.38 .010 | 84.36.850 | 84.36 .043 |
|  | 56.20 .035 |  | 86.09.152 |  | 84.36 .800 |  | 84.38 .020 |  | 84.36 .800 |
|  | 57.16 .075 |  | 87.03.242 |  | 84.36 .805 |  | 84.38 .030 |  | 84.36 .820 |
|  | 84.34 .300 | 84.34 .380 | 35.44.015 |  | 84.36 .810 |  | 84.69 .020 | 84.36.855 | 84.36 .043 |
|  | 84.34 .310 |  | 36.88.085 |  | 84.36 .840 | 84.36.389 | 84.36 .383 |  | 84.36 .800 |
|  | 84.34 .330 |  | 36.94.225 |  | 84.40.175 |  | 84.36.385 | 84.36.860 | 84.36 .043 |
|  | 84.34 .340 |  | 53.08.015 | 84.36.060 | 84.36 .800 |  | 84.36 .389 |  | 84.36 .800 |
|  | 84.34.360 |  | 54.16.125 |  | 84.36.805 |  | 84.38 .010 | 84.36.865 | 84.36 .043 |
|  | 84.34 .370 |  | 56.20.035 |  | 84.36 .810 |  | 84.38 .020 |  | 84.36 .800 |
|  | 86.09.152 |  | 57.16.075 |  | 84.40.175 |  | 84.38 .030 | 84.38 | 84.64.030 |
|  | 87.03.242 |  | 84.34 .300 | 84.36.079 | 84.36 .090 |  | 84.69.020 |  | 84.64.050 |
| 84.34 .330 | 35.44.015 |  | 84.34 .310 | 84.36.080 | 84.08.200 | 84.36.451 | 82.29A. 130 | 84.38 .030 | 84.38 .130 |
|  | 36.88.085 |  | 84.34.360 |  | 84.36 .090 |  | 82.29A. 140 | 84.38 .090 | 84.38 .100 |
|  | 36.94.225 |  | 86.09.152 |  | 84.36 .100 |  | 82.29A. 150 | 84.38 .100 | 84.38 .130 |
|  | 53.08 .015 |  | 87.03.242 | 84.36 .090 | 84.36 .100 |  | 82.29A.160 | 84.40 | 35A.84.010 |
|  | 54.16.125 | 84.34.922 | 35.44.015 | 84.36 .110 | 84.36 .120 | 84.36 .470 | 84.36 .473 |  | 84.08.200 |
|  | 56.20 .035 |  | 36.88.085 | 84.36.140 | 84.36 .160 |  | 84.40.405 | 84.40.020 | 42.17 .310 |
|  | 57.16.075 |  | 36.94.225 |  | 84.36.161 | 84.36 .473 | 84.36 .477 |  | 84.36 .300 |
|  | 84.34 .300 |  | 53.08 .015 |  | 84.36.162 |  | 84.40.405 | 84.40.030 | 84.40.0302 |
|  | 84.34 .310 |  | 54.16.125 | 84.36.150 | 84.36 .140 | 84.36.475 | 84.36 .473 |  | 84.40 A .010 |
|  | 84.34.320 |  | 56.20.035 |  | 84.36.160 |  | 84.40.405 |  | 84.40A. 900 |
|  | 84.34 .340 |  | 57.16.075 |  | 84.36 .161 | 84.36.477 | 84.36.473 |  | 84.41 .090 |
|  | 84.34 .350 |  | 84.34.300 |  | 84.36 .162 |  | 84.36.475 | 84.40.031 | 84.40 .031 |
|  | 84.34.360 |  | 86.09.152 | 84.36.160 | 84.36.161 |  | 84.40.405 |  | 84.40.032 |
|  | 86.09.152 |  | 87.03.242 |  | 84.36 .162 | 84.36 .480 | 84.36.805 | 84.40.032 | 84.40.031 |
|  | 87.03.242 | 84.36 | 35A.84.010 | 84.36.161 | 84.36 .160 | 84.36.485 | 82.35 .080 |  | 84.40.032 |
| 84.34.340 | 35.44.015 |  | 82.12.0284 |  | 84.36.162 | 84.36 .490 | 82.01 .110 | 84.40 .033 | 84.40.031 |
|  | 36.88.085 |  | 82.45 .120 | 84.36.162 | 84.36 .160 | 84.36.800 | 18.51 .170 |  | 84.40 .032 |
|  | 36.94.225 |  | 84.36.470 |  | 84.36.161 |  | 21.20.310 | 84.40.040 | 84.36 .310 |
|  | 53.08.015 |  | 84.36.810 | 84.36.190 | 84.36.191 |  | 84.36 .043 |  | 84.40 .130 |
|  | 54.16 .125 |  | 84.36 .813 | 84.36.260 | 84.36 .264 |  | 84.36 .800 | 84.40.045 | 84.34.055 |
|  | 56.20 .035 |  | 84.36.815 | 84.36.262 | 82.45 .120 | 84.36.805 | 84.36.030 |  | 84.56 .400 |
|  | 57.16.075 |  | 84.36.833 |  | 84.36.812 |  | 84.36 .040 | 84.40.130 | 84.36.385 |
|  | 84.34 .300 | 84.36.005 | 84.40.175 | 84.36.270 | 67.28 .350 |  | 84.36 .043 |  | 84.40 .190 |
|  | 84.34.310 | 84.36.010 | 77.12.203 |  | 84.36.280 |  | 84.36 .045 |  | 84.40 .340 |
|  | 84.34 .320 |  | 82.29A. 130 |  | 84.36 .290 |  | 84.36 .047 | 84.40.175 | 82.29A. 130 |
|  | 84.34 .350 |  | 84.40.175 | 84.36.280 | 67.28 .350 |  | 84.36 .050 |  | 82.29A. 140 |
|  | 84.34 .360 |  | 84.40.315 |  | 84.36.270 |  | 84.36 .480 |  | 82.29A. 160 |
|  | 86.09.152 | 84.36.020 | 68.05.280 |  | 84.36 .290 |  | 84.36 .800 | 84.40.185 | 84.56.180 |
|  | 87.03.242 |  | 68.46.120 | 84.36.290 | 67.28.350 | 84.36.810 | 82.45.120 | 84.40.210 | 84.36.161 |
| 84.34 .350 | 35.44.015 |  | 68.48.070 | 84.36.300 | 84.36.301 |  | 84.36 .043 | 84.40.230 | 84.36.451 |
|  | 36.88.085 |  | 84.34 .108 |  | 84.36 .310 |  | 84.36 .800 |  | 84.40.350 |
|  | 36.94.225 |  | 84.36 .032 |  | 84.36.330 |  | 84.36.812 | 84.40.250 | 84.36 .383 |
|  | 53.08.015 |  | 84.36 .800 | 84.36 .310 | 84.36 .320 |  | 84.36.845 | 84.40 .340 | 84.36 .320 |
|  | 54.16.125 |  | 84.36.825 | 84.36 .350 | 84.36.805 |  | 84.36.855 | 84.40 .350 | 84.36.855 |
|  | 56.20.035 |  | 84.36 .840 | 84.36.381 | 43.51 .055 | 84.36.812 | 84.36 .043 |  | 84.40.350 |
|  | 57.16 .075 |  | 84.40.175 |  | 74.38 .070 |  | 84.36 .800 |  | 84.40 .380 |
|  | 84.34 .300 | 84.36.030 | 82.04.4271 |  | 84.36 .383 | 84.36.813 | 84.36 .043 |  | 84.40 .390 |
|  | 84.34 .310 |  | 82.49.020 |  | 84.36 .385 |  | 84.36 .800 | 84.40 .360 | 84.36.855 |
|  | 84.34 .360 |  | 84.33 .075 |  | 84.36 .387 | 84.36.815 | 84.36.043 |  | 84.40 .350 |
|  | 86.09.152 |  | 84.34.108 |  | 84.36 .389 |  | 84.36 .800 |  | 84.40.380 |
|  | 87.03.242 |  | 84.36 .031 |  | 84.38 .010 |  | 84.36 .860 |  | 84.40.390 |
| 84.34 .360 | 35.44.015 |  | 84.36 .032 |  | 84.38 .020 | 84.36 .820 | 84.36 .043 | 84.40 .370 | 84.36 .855 |
|  | 36.88.085 |  | 84.36 .800 |  | 84.38 .030 |  | 84.36 .800 |  | 84.40.350 |
|  | 36.94.225 |  | 84.36 .805 |  | 84.69 .020 |  | 84.36 .860 |  | 84.40 .380 |
|  | 53.08.015 |  | 84.36 .810 | 84.36.383 | 84.36 .379 | 84.36.825 | 84.36.043 |  | 84.40.390 |
|  | 54.16.125 |  | 84.36 .840 |  | 84.36 .381 |  | 84.36 .800 | 84.40.380 | 84.36.855 |
|  | 56.20 .035 |  | 84.40.175 |  | 84.36 .383 |  | 84.36 .815 |  | 84.40.350 |
|  | 57.16.075 | 84.36 .031 | 84.40 .175 |  | 84.36 .385 |  | 84.36 .820 |  | 84.40.380 |
|  | 84.34 .300 | 84.36.032 | 84.40.175 |  | 84.36 .389 |  | 84.36 .860 |  | 84.40.390 |
|  | 84.34 .310 | 84.36.035 | 84.36.805 |  | 84.38 .010 | 84.36 .830 | 84.36 .043 | 84.40.390 | 84.36.855 |
|  | 84.34.320 |  | 84.40 .175 |  | 84.38 .020 |  | 84.36 .800 |  | 84.40.350 |
|  | 84.34 .360 | 84.36.037 | 84.36 .800 |  | 84.38 .030 |  | 84.36 .860 |  | 84.40 .380 |
|  | 86.09.152 |  | 84.36.805 |  | 84.69.020 | 84.36.833 | 84.36.043 |  | 84.40 .390 |
|  | 87.03.242 |  | 84.36.810 | 84.36.385 | 84.36 .383 |  | 84.36 .800 | 84.41 | 35A.84.010 |
|  |  |  | 84.40.175 |  | 84.36.385 |  | 84.36.860 |  | 36.21 .011 |


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| 84.41-cont. |  | 84.52.053-cont. |  | 84.56.070 | 84.56 .090 | 84.64 .370 | 84.64.330 | 84.68.120 | 84.68.110 |
|  | 39.88.020 |  | 84.52.0531 |  | 84.60.020 |  | 84.64.340 |  | 84.68.120 |
|  | 39.88.070 |  | 84.52.054 | 84.56.120 | 84.56 .090 |  | 84.64.350 |  | 84.68.150 |
| 84.41 .030 | 84.41 .041 |  | 84.52.056 | 84.56.150 | 84.56 .170 |  | 84.64.380 | 84.68.130 | 84.68 .110 |
| 84.44 | 35A.84.010 | 84.52.0531 | 28A.44.150 | 84.56.160 | 84.56.170 |  | 84.64.420 |  | 84.68.120 |
| 84.44.060 | 84.36 .161 |  | 28A.44.160 | 84.56.180 | 84.36 .330 |  | 84.64.430 |  | 84.68.150 |
|  | 84.36 .470 |  | 28A.44.170 |  | 84.56 .190 | 84.64.380 | 84.64 .330 | 84.68.140 | 84.68 .110 |
| 84.48 | 35A.84.010 |  | 28A.44.180 | 84.56.230 | 79.66.100 |  | 84.64 .340 |  | 84.68 .120 |
|  | 84.08.200 |  | 28A.44.190 |  | 82.29A. 100 |  | 84.64.350 |  | 84.68.150 |
| 84.48.010 | 84.36.385 |  | 28A.44.220 | 84.56.280 | 82.45.180 |  | 84.64.380 | 84.68.150 | 84.68.110 |
|  | 84.48.050 |  | 28A.44.230 |  | 84.52.067 |  | 84.64.420 |  | 84.68.120 |
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| 84.48.080 | 84.48.075 |  | 84.52.053 | 84.56 .360 | 84.56 .380 | 84.64 .390 | 84.64 .330 | 84.69 | 28B. 20.394 |
|  | 84.55 .070 |  | 84.52.054 | 84.56.370 | 84.56 .360 |  | 84.64 .340 |  | 35A.84.010 |
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|  | 84.40.405 | 84.52.056 | 27.12.050 | 84.60 | 35A.60.010 |  | 84.64 .340 | 84.69 .050 | 84.69 .100 |
| 84.52.020 | 35.33 .135 |  | 27.12.150 |  | 35A.84.010 |  | 84.64 .350 | 84.69 .060 | 84.69 .100 |
|  | 35.34.230 |  | 27.12.222 |  | 84.08.200 |  | 84.64 .380 | 84.69 .070 | 84.69 .100 |
|  | 35A.33.135 |  | 27.12.420 |  | 84.34 .090 |  | 84.64.420 | 84.69 .080 | 84.69 .100 |
|  | 35A. 34.230 |  | 35.58.450 |  | 84.38 .100 |  | 84.64.430 | 84.69 .090 | 84.69 .100 |
| 84.52.043 | 28B. 20.394 |  | 36.58.150 |  | 84.38 .140 | 84.64.410 | 84.64.330 | 84.69 .110 | 84.69 .070 |
|  | 35.61 .210 |  | 36.60.040 | 84.60 .010 | 15.09.100 |  | 84.64 .340 | 84.70 | 36.21 .080 |
|  | 36.33 .220 |  | 36.68.520 | 84.60 .040 | 84.60.020 |  | 84.64.350 | 84.70.010 | 84.70 .020 |
|  | 36.68.525 |  | 36.69.140 | 84.60 .050 | 35A.79.010 |  | 84.64 .380 |  | 84.70 .040 |
|  | 36.69.145 |  | 36.83.030 | 84.60.070 | 35A.79.010 |  | 84.64.420 | 84.70.020 | 84.70 .020 |
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|  | 84.04.140 | 84.55 | 27.12.390 |  | 84.64.370 |  | 84.64.350 | 85.05 .020 | 85.05 .610 |
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|  | 84.52 .052 |  | 73.08.080 | 84.64.270 | 84.64 .300 | 84.68.010 | 84.68.020 | 85.05.510 | 85.05 .510 |
|  | 84.52 .053 |  | 84.28 .215 | 84.64 .310 | 36.35 .070 |  | 84.68 .070 |  | 85.05.550 |
|  | 84.52 .056 | 84.55 .010 | 36.69.145 | 84.64.330 | 84.64.330 |  | 84.68.140 | 85.05.520 | 85.05.510 |
|  | $84.52 .063$ |  | 67.38.130 |  | 84.64 .340 | 84.68.020 | 82.03 .180 |  | 85.05.550 |
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| 86.15 .178 | 86.15 .025 | 87.03.320 | 86.15 .162 |
| 86.16 | 43.27A. 190 |  | 87.03 .370 |
|  | 58.17.120 | 87.03.325 | 86.15.162 |
|  | 86.15.110 |  | 87.03 .370 |
|  | 86.18.030 | 87.03.330 | 86.15 .162 |
| 86.16.080 | 43.27A. 200 |  | 87.03 .370 |
|  | 43.83B. 320 | 87.03.340 | 87.03.350 |
|  | 86.16.085 | 87.03.345 | 87.03.350 |
| 86.26.050 | 86.26.105 | 87.03.350 | 87.03.350 |
| 86.26.060 | 86.26.105 | 87.03.360 | 87.03.355 |
| 87 | 35.97.050 | 87.03.375 | 87.03 .370 |
|  | 82.02.020 | 87.03.380 | 87.03 .370 |
|  | 87.03.032 | 87.03.385 | 87.03 .370 |
|  | 87.84 .060 |  | 87.03 .380 |
| 87.03 | 35A.56.010 | 87.03.390 | 87.03 .370 |
|  | 58.17 .310 | 87.03.395 | 87.03 .370 |
|  | 84.38.020 | 87.03.400 | 87.03 .370 |
|  | 87.84 .040 | 87.03.405 | 87.03 .370 |
| 87.03.010 | 87.03.005 | 87.03 .410 | 87.03 .370 |
|  | 87.84.050 | 87.03 .415 | 87.03 .370 |
| 87.03.015 | 87.03.005 | 87.03 .440 | 87.03.272 |
|  | 87.03.018 |  | 87.03.438 |
|  | 87.03.115 |  | 87.28.005 |
|  | 87.03.137 | 87.03.445 | 87.03.272 |
|  | 87.28.010 | 87.03.480 | 87.03 .527 |
| 87.03.020 | 87.03.535 | 87.03.485 | 87.03.495 |
|  | 87.04.030 |  | 87.03.500 |
|  | 87.84.030 |  | 87.03.527 |


| Reference | Cited In | Reference | Cited In | Reference | Cited In |
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| 87.03 .490 | 87.03.527 | 87.03.837-cont. |  | 87.56.210 | 87.03 .440 |
| 87.03.495 | 87.03.527 | $\begin{aligned} & 35.23 .445 \\ & 35.24 .295 \end{aligned}$ |  | 87.64 | 35A.56.010 |
| 87.03.500 | 87.03.527 |  |  | 85.07.150 |
| 87.03.505 | 87.03.527 |  | 35.27 .377 |  | 85.24 .310 |
| 87.03.510 | 87.03.527 |  | 35.30.014 |  | $\begin{aligned} & 87.68 \\ & 87.68 .010 \end{aligned}$ | $\begin{array}{r} 35 A .56 .010 \\ 87.68 .040 \end{array}$ |
| 87.03.515 | 87.03.527 |  | 35A.11.037 |  |  |  |
| 87.03.520 | 87.03.527 |  | 35A. 21.164 |  | 87.68 .05087.68 .040 |  |
| 87.03.522 | 87.03.527 |  | 35A.80.030 | 87.68.020 |  |  |
| 87.03.525 | 87.03.527 |  | 45.12.025 |  | 87.68.050 |  |
| 87.03.585 | 87.03.590 |  | 54.16.047 | 87.68.030 | 87.68.040 |  |
| 87.03.600 | 87.03.605 | 87.03.840 | 35.21.412 |  | 87.68.050 |  |
| 87.03.645 | 87.03.555 |  | 35.22.287 | 87.68.040 | 87.68.040 |  |
| 87.03.670 | 87.03.645 |  | 35.23.445 |  | 87.68.050 |  |
| 87.03.750 | 87.03.755 |  | 35.24.295 | 87.68.050 | 87.68.040 |  |
|  | 87.03.765 |  | 35.27.377 |  | 87.68.050 |  |
| 87.03.755 | 87.03.760 |  | 35.30.014 | 87.68.070 | $\begin{aligned} & 87.68 .090 \\ & 87.68 .090 \end{aligned}$ |  |
|  | 87.03.765 | 35A.11.037 |  | 87.68.090 |  |  |
| 87.03.760 | 87.03.765 | 35A. 21.164 |  | 87.68.100 | 87.68.090 |  |
| 87.03.785 | 87.03.520 | 35A.80.030 |  | 87.68.110 | 87.68.090 |  |
| 87.03 .790 | 87.03.520 |  | 45.12.025 | 87.68.120 | 87.68 .090 |  |
| 87.03.795 | 87.03.520 |  | 54.16 .047 | 87.68.130 | 87.68.090 |  |
| 87.03.800 | 87.03.520 | 87.04 | 35A.56.010 | 87.68.140 | 87.68 .090 |  |
| 87.03.805 | 87.03.520 | 87.04.050 | 87.04.055 | 87.76 | 35A.56.010 |  |
| 87.03.810 | 87.03.815 | 87.04.055 | 87.04.050 | 87.80 | 35A.56.010 |  |
| 87.03.820 | 87.52.150 | 87.04.060 | 87.04.050 | 87.8487.84 .070 | 35A.56.010 |  |
|  | 87.53 .200 | 87.04.070 | 87.04.050 |  | 84.52 .817 |  |
|  | 87.56.260 | 87.19 | 35A.56.010 | 87.84.070 |  |  |
| 87.03.825 | 35.21.412 |  | 87.03 .220 | 88.02 | 82.49.020 |  |
|  | 35.22.287 | 87.22 | 35A.56.010 |  | 88.02.025 |  |
|  | 35.23.445 |  | 87.03.225 |  | 88.02.200 |  |
|  | 35.24.295 |  | 87.22.175 | 88.02.020 | 88.02.060 |  |
|  | 35.27 .377 |  | 87.64.020 | 88.02.025 | 10.31.100 |  |
|  | 35.30.014 | 87.22.040 | 87.22.230 |  | 88.02 .06084.36 .080 |  |
|  | 35A. 11.037 |  | 87.22 .240 | 88.02.030 |  |  |
|  | 35A. 21.164 | 87.22.230 | 87.22.275 |  | 88.02.060 |  |
|  | 35A.80.030 | 87.22.240 | 87.22.245 | 88.02.040 | 88.02.060 |  |
|  | 45.12 .025 | 87.25 | 35A.56.010 |  | $\begin{aligned} & 88.02 .070 \\ & 82.49 .010 \end{aligned}$ |  |
|  | 54.16 .047 | 87.28 | 35A.56.010 | 88.02.050 |  |  |
| 87.03.828 | 35.21 .412 |  | 87.03.230 |  | $\begin{aligned} & 82.49 .010 \\ & 82.49 .070 \end{aligned}$ |  |
|  | 35.22 .287 | 87.48 | 35A.56.01087.48 .030 |  | $\begin{aligned} & 82.49 .070 \\ & 88.02 .060 \end{aligned}$ |  |
|  | 35.23.445 | 87.48 .010 |  | 88.02.070 | 62A.09-302 |  |
|  | 35.24.295 | 87.52 | $\begin{array}{r} 35 \mathrm{~A} .56 .010 \\ 87.03 .820 \end{array}$ | 88.02.080 | $\begin{aligned} & 43.51 .402 \\ & 88.02 .090 \end{aligned}$ |  |
|  | 35.27 .377 |  |  | 88.02.110 |  |  |
|  | 35.30.014 | 87.52.010 | 87.52.015 | 88.04 | 88.02 .090 47.64 .140 |  |
|  | 35A.11.037 |  | 87.52 .030 | 88.04.300 |  |  |
|  | 35A.21.164 |  | 87.52 .040 | 88.04.330 | $\begin{aligned} & \text { 47.64.140 } \\ & \text { 88.04.310 } \end{aligned}$ |  |
|  | 35A.80.030 |  | 87.52.060 | 88.08 | 47.64.140 |  |
|  | 45.12.025 | 87.52.015 | 87.52.015 | 88.16 | 43.22 .50588.16 .035 |  |
|  | 54.16.047 |  | 87.52 .030 | 88.16.005 |  |  |
|  | 87.03.831 |  | 87.52 .040 | 88.16 .010 | $\begin{aligned} & 88.16 .035 \\ & 88.16 .035 \end{aligned}$ |  |
|  | 87.03.840 |  | 87.52.060 | 88.16 .020 | 88.16.035 |  |
| 87.03.831 | 35.21 .412 | 87.52.030 | 87.52 .015 | 88.16.035 | 88.16.035 |  |
|  | 35.22.287 |  | 87.52 .030 |  | 88.16.180 |  |
|  | 35.23.445 |  | 87.52 .040 | 88.16.050 | 88.16.035 |  |
|  | 35.24.295 |  | 87.52.060 | 88.16.061 | $\begin{aligned} & 43.79 .336 \\ & 88.16 .035 \end{aligned}$ |  |
|  | 35.27 .377 |  | 87.52 .090 | 88.16.070 |  |  |
|  | 35.30.014 | 87.52.040 | 87.52.015 |  | 88.16.180 |  |
|  | 35A.11.037 |  | 87.52 .030 | 88.16.090 | 88.16.035 |  |
|  | 35A. 21.164 |  | 87.52 .040 | 88.16.100 | 88.16.103 |  |
|  | 35A.80.030 |  | 87.52 .060 |  | 88.16.155 |  |
|  | 45.12 .025 |  | 87.52 .090 | 88.16.103 | 88.16.035 |  |
|  | 54.16.047 | 87.52.060 | 87.52.015 | $88.16 .105$ | 88.16.035 |  |
| 87.03.834 | 35.21.412 |  | 87.52.030 | $88.16 .150$ | 88.16.035 |  |
|  | 35.22.287 |  | 87.52 .040 | 88.16.150 | 88.16 .070 |  |
|  | 35.23.445 |  | 87.52 .060 |  | 88.16.120 |  |
|  | 35.24.295 |  | 87.52 .090 |  | 88.16 .130 |  |
|  | 35.27.377 | 87.52 .070 | 87.52 .080 |  | 88.16.155 |  |
|  | 35.30.014 | 87.52 .080 | $\begin{aligned} & 87.52 .080 \\ & 87.57080 \end{aligned}$ | 88.16.155 | 88.16.035 |  |
|  | 35A. 11.037 | 87.52 .090 |  | 88.16.170 |  |  |
|  | 35A. 21.164 | 87.53 | 35A.56.010 | 88.16.180 | 88.16 .190 |  |
|  | 35A.80.030 |  | 87.03.820 |  | $\begin{aligned} & 88.16 .035 \\ & 88.16 .170 \end{aligned}$ |  |
|  | 45.12.025 | 87.56 | $\begin{array}{r} 35 \mathrm{~A} .56 .010 \\ 87.03 .820 \end{array}$ |  |  |  |
|  | 54.16 .047 |  |  |  | 88.16.190 |  |
| 87.03.837 | 35.21 .412 | $\begin{aligned} & 87.56 .110 \\ & 87.56 .160 \end{aligned}$ | $\begin{aligned} & 87.03 .440 \\ & 87.56 .170 \end{aligned}$ | 88.16.190 | 88.16.035 |  |
|  | 35.22.287 |  |  |  | 88.16.170 |  |


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| 88.32.170 | 88.32 .020 |
|  | 88.32 .090 |
|  | 88.32 .130 |
|  | 88.32.170 |
|  | 88.32.180 |
|  | 88.32.210 |
| 88.32.180 | 88.32.020 |
|  | 88.32.090 |
|  | 88.32 .130 |
|  | 88.32.170 |
|  | 88.32.180 |
| 88.32.190 | 88.32.020 |
|  | 88.32.090 |
|  | 88.32.130 |
|  | 88.32 .170 |
|  | 88.32.180 |
| 88.32.200 | 88.32.020 |
|  | 88.32 .090 |
|  | 88.32.130 |
|  | 88.32 .170 |
|  | 88.32.180 |
| 88.32.210 | 88.32 .020 |
|  | 88.32 .090 |
|  | 88.32.130 |
|  | 88.32 .170 |
|  | 88.32.180 |
| 88.32.220 | 88.32.020 |
|  | 88.32 .090 |
|  | 88.32 .130 |
|  | 88.32 .170 |
|  | 88.32.180 |
| 88.32.240 | 35A.88.030 |
|  | 88.32 .250 |
| 88.32.250 | 35A.88.030 |
|  | 88.32.250 |
| 89.08 | 36.82.075 |
| 89.08.010 | 89.08 .220 |
| 89.12 | 35A.56.010 |
|  | 36.81 .140 |
| 89.12 .020 | 89.12.120 |
| 89.12 .030 | 89.12 .020 |
| 89.12.040 | 89.12 .080 |
|  | 89.12 .110 |
| 89.12.050 | 89.12 .060 |
|  | 89.12 .080 |
| 89.12 .070 | 89.12 .071 |
| 89.12 .080 | 89.12 .050 |
| 89.12.090 | 79.44.010 |
| 89.12.130 | 89.12 .131 |
| 89.12.140 | 89.12 .150 |
| 89.16 | 85.08.900 |
|  | 87.03.527 |
|  | 89.16.055 |
| 89.16.020 | 89.16.055 |
| 89.16.050 | 89.16 .055 |
| 89.16.500 | 43.01 .200 |
| 89.30.007 | 89.30 .010 |
|  | 89.30 .427 |
| 89.30.391 | 84.52.820 |
| 89.30.394 | 84.52 .820 |
| 89.30.397 | 84.52 .820 |
| 89.30.520 | 89.30 .517 |
| 89.30.523 | 89.30 .517 |
| 89.30.526 | 89.30 .517 |
| 89.30.529 | 89.30 .517 |
| 89.30.532 | 89.30.517 |
| 89.30.535 | 89.30 .517 |
| 89.30.538 | 89.30.517 |
| 89.30 .541 | 89.30.517 |
| 89.30.544 | 89.30 .517 |
| 89.30.547 | 89.30 .517 |
| 89.30.550 | 89.30.517 |
| 89.30.553 | 89.30 .517 |
| 89.30.556 | 89.30 .517 |
| 89.30.565 | 89.30 .517 |


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| 89.30.568 | 89.30 .517 | 90.03.210-cont. |  | 90.14.044 | 90.14.031 | 90.44 | 43.21C.110 | 90.48.160-cont. |  |
| 90 | 78.44.050 |  | 90.44.220 |  | 90.14 .091 |  | 43.27A. 190 |  | 90.48.162 |
|  | 79.76.060 | 90.03.220 | 43.27A. 200 | 90.14.051 | 90.14 .031 |  | 43.83B. 310 |  | 90.48.165 |
| 90.03 | 43.21.130 |  | 90.03.010 |  | 90.14.043 |  | 43.83B. 335 |  | 90.48.240 |
|  | 43.21C. 110 |  | 90.03.245 |  | 90.14.071 |  | 90.14.210 |  | 90.48.262 |
|  | 43.27A. 190 |  | 90.44 .220 |  | 90.14.091 |  | 90.62.040 |  | 90.48 .460 |
|  | 43.83B. 310 | 90.03.230 | 43.27A. 200 |  | 90.14.101 |  | 90.66 .040 | 90.48.162 | 90.48.460 |
|  | 43.83B. 335 |  | 90.03.010 |  | 90.14 .111 | 90.44.035 | 18.104.020 | 90.48 .170 | 90.48.162 |
|  | 90.03.247 |  | 90.03.245 | 90.14.060 | 90.14.130 |  | 56.08 .013 | 90.48.180 | 90.48.144 |
|  | 90.14.140 |  | 90.44.220 | 90.14.061 | 90.14.031 |  | 90.44.040 |  | 90.48.162 |
|  | 90.40 .090 | 90.03.240 | 43.27A. 200 |  | 90.14 .071 | 90.44.050 | 43.27A. 200 |  | 90.48.343 |
|  | 90.44.020 |  | 90.03.010 |  | 90.14 .081 |  | 90.14.051 | 90.48.190 | 90.48.162 |
|  | 90.44.220 |  | 90.03.245 |  | 90.14 .091 | 90.44.060 | 43.83B. 325 | 90.48.195 | 90.48.162 |
|  | 90.54 .170 |  | 90.44.220 |  | 90.14 .111 |  | 90.44 .090 | 90.48.200 | 90.48.162 |
|  | 90.62.040 | 90.03.250 | 43.21C. 035 |  | 90.14.121 | 90.44.080 | 90.14.180 |  | 90.48.320 |
|  | 90.66.040 |  | 43.27A. 200 | 90.14 .071 | 90.14.031 |  | 90.44.090 |  | 90.48.360 |
| 90.03.040 | 90.03.010 |  | 43.83B. 325 |  | 90.14 .043 |  | 90.44.100 | 90.48 .210 | 90.48.162 |
|  | 90.03.290 |  | 90.03.370 |  | 90.14 .091 | 90.44.090 | 90.14.180 | 90.48.260 | 90.48.262 |
| 90.03.060 | 90.08.040 |  | 90.14.160 |  | 90.14.101 |  | 90.44.050 |  | 90.48.460 |
|  | 90.44.200 |  | 90.14.170 | 90.14.081 | 90.14.031 |  | 90.44.130 | 90.48.262 | 90.48.160 |
| 90.03.070 | 43.27A. 190 |  | 90.14.180 |  | 90.14 .051 | 90.44.130 | 90.44.060 |  | 90.48.260 |
|  | 90.44.200 |  | 90.44.060 |  | 90.14 .061 |  | 90.44.180 | 90.48.270 | 90.48.280 |
| 90.03.080 | 43.27A. 200 | 90.03.260 | 43.21C. 035 |  | 90.14 .091 | 90.44.180 | 90.44.130 | 90.48.315 | 90.48.315 |
|  | 90.03.210 |  | 90.03.370 | 90.14.091 | 90.14 .031 | 90.44.215 | 90.44.130 |  | 90.48.345 |
|  | 90.44.215 |  | 90.44.060 |  | 90.14 .091 |  | 90.44.230 |  | 90.48.355 |
| 90.03 .110 | 43.27A. 200 | 90.03.270 | 43.21C. 035 | 90.14.101 | 90.14 .031 | 90.44.220 | 43.27A. 200 |  | 90.48.365 |
|  | 89.16.055 |  | 90.03.370 |  | 90.14 .091 |  | 89.16.055 |  | 90.48.370 |
|  | 90.03.010 |  | 90.44.060 | 90.14.111 | 90.14.031 |  | 90.03.243 |  | 90.48 .380 |
|  | 90.03.120 | 90.03.280 | 43.21C. 035 |  | 90.14 .091 |  | 90.03.245 |  | 90.48 .390 |
|  | 90.03.243 |  | 90.03.370 | 90.14.121 | 90.14.031 |  | 90.14.200 |  | 90.48.400 |
|  | 90.03.245 |  | 90.03.380 |  | 90.14 .091 |  | 90.44.230 |  | 90.48.907 |
|  | 90.14 .200 |  | 90.44.060 | 90.14.130 | 90.14.200 | 90.44.230 | 43.27A. 200 | 90.48.320 | 90.48.315 |
|  | 90.44 .220 | 90.03.290 | 43.21C. 035 | 90.14.160 | 90.14.130 | 90.44.400 | 90.44.400 |  | 90.48.325 |
| 90.03 .120 | 43.27A. 200 |  | 90.03.370 |  | 90.14.200 |  | 90.44.410 |  | 90.48.336 |
|  | 90.03.010 |  | 90.14.150 | 90.14.170 | 90.14 .130 |  | 90.44.440 |  | 90.48.340 |
|  | 90.03.245 |  | 90.14.200 |  | 90.14.200 | 90.44.410 | 90.44.400 |  | 90.48.345 |
|  | 90.44.220 |  | 90.44.060 | 90.14.180 | 90.14.130 |  | 90.44.440 |  | 90.48.355 |
| 90.03.130 | 43.27A. 200 | 90.03.300 | 43.21C. 035 |  | 90.14.200 | 90.44.420 | 90.44.400 |  | 90.48.365 |
|  | 90.03 .010 |  | 90.03.370 | 90.16 | 90.14.140 |  | 90.44.440 |  | 90.48.370 |
|  | 90.03.245 |  | 90.44.060 | 90.16.020 | 90.16.025 | 90.44.430 | 90.44.440 |  | 90.48.380 |
|  | 90.44 .220 | 90.03 .310 | 43.21C. 035 | 90.16 .030 | 90.16.045 | 90.48 | 17.10.260 |  | 90.48 .390 |
| 90.03.140 | 43.27A. 200 |  | 90.03.370 | 90.16.050 | 89.30.001 |  | 35A.69.010 |  | 90.48 .400 |
|  | 90.03.010 |  | 90.44.060 |  | 90.16.060 |  | 43.21 A. 060 |  | 90.48.907 |
|  | 90.03.180 | 90.03.320 | 43.21C. 035 | 90.16.060 | 89.30.001 |  | 70.95A. 100 | 90.48.325 | 90.48.315 |
|  | 90.03.245 |  | 90.03.370 | 90.16.090 | 89.30.001 |  | 76.42.060 |  | 90.48.335 |
|  | 90.44.220 |  | 90.44.060 | 90.22 | 43.83B. 335 |  | 80.50 .040 |  | 90.48.338 |
| 90.03.150 | 43.27A. 200 | 90.03.330 | 43.21C. 035 | 90.22.010 | 90.03.247 |  | 80.50 .150 |  | 90.48.345 |
|  | 90.03.010 |  | 90.14.180 |  | 90.03.345 |  | 82.34 .030 |  | 90.48.355 |
|  | 90.03.245 |  | 90.44.060 |  | 90.22.020 |  | 82.34.100 |  | 90.48.365 |
|  | 90.44.220 | 90.03.340 | 43.21C. 035 |  | 90.22 .030 |  | 90.48.120 |  | 90.48.370 |
| 90.03.160 | 43.27A. 200 |  | 90.44.060 |  | 90.22 .040 |  | 90.48.260 |  | 90.48.380 |
|  | 90.03 .010 | 90.03.350 | 43.27A. 200 | 90.22.020 | 90.22 .030 |  | 90.48.262 |  | 90.48 .390 |
|  | 90.03.245 | 90.03 .370 | 43.27A. 200 |  | 90.22 .040 |  | 90.48.350 |  | 90.48.400 |
|  | 90.44.220 | 90.03.380 | 43.27A. 200 | 90.24.050 | 90.24 .060 |  | 90.48.420 |  | 90.48.907 |
| 90.03.170 | 43.27A. 200 |  | 90.03.390 | 90.28.010 | 35.21 .425 |  | 90.52 .040 | 90.48.330 | 90.48.315 |
|  | 90.03 .010 | 90.03.430 | 90.03.450 |  | 90.28.020 | 90.48.010 | 90.48.035 |  | 90.48.335 |
|  | 90.03.245 | 90.03.470 | 89.30.001 | 90.28.020 | 35A.47.030 |  | 90.48 .180 |  | 90.48.340 |
|  | 90.44.220 |  | 90.03.290 |  | 90.28.020 | 90.48.020 | 35.58 .020 |  | 90.48.345 |
| 90.03.180 | 43.27A. 200 |  | 90.40.090 | 90.28.030 | 43.131 .277 | 90.48.021 | 90.48.020 |  | 90.48.355 |
|  | 90.03.010 | 90.08.050 | 90.08.070 |  | 43.131 .278 | 90.48.023 | 90.48.020 |  | 90.48.365 |
|  | 90.03.080 | 90.08.060 | 90.08.070 | 90.36.020 | 90.36.030 | 90.48.080 | 90.48.144 |  | 90.48.370 |
|  | 90.03.245 | 90.14 | 90.14.043 |  | 90.36.040 | 90.48.110 | 35A.80.010 |  | 90.48.380 |
|  | 90.03.471 | 90.14 .031 | 90.14 .031 | 90.36.050 | 90.36.040 | 90.48.120 | 90.48 .410 |  | 90.48 .390 |
|  | 90.44.220 |  | 90.14 .091 | 90.40.010 | 90.03.250 | 90.48.135 | 90.48.120 |  | 90.48.400 |
| 90.03.190 | 43.27A. 200 |  | 90.14.101 | 90.40.020 | 90.03.250 |  | 90.48.210 |  | 90.48.907 |
|  | 90.03.010 | 90.14 .041 | 90.14 .031 | 90.40.030 | 90.03.250 |  | 90.48.240 | 90.48.335 | 90.48.315 |
|  | 90.03.245 |  | 90.14.043 |  | 90.14.140 |  | 90.48.340 |  | 90.48.340 |
|  | 90.44 .220 |  | 90.14.061 |  | 90.40.040 |  | 90.48.350 |  | 90.48.345 |
| 90.03.200 | 43.27A. 200 |  | 90.14 .071 |  | 90.40.050 | 90.48.142 | 76.09.180 |  | 90.48.355 |
|  | 90.03 .010 |  | 90.14 .091 |  | 90.40.060 | 90.48.144 | 43.83B. 335 |  | 90.48.365 |
|  | 90.03.245 |  | 90.14.101 | 90.40.040 | 90.03.250 |  | 70.105A. 080 |  | 90.48.370 |
|  | 90.44.220 |  | 90.14.111 | 90.40.050 | 90.03.250 |  | 90.52.030 |  | 90.48.380 |
| 90.03.210 | 43.27A. 200 | 90.14.043 | 90.14.031 | 90.40.060 | 90.03.250 | 90.48.160 | 70.105A. 070 |  | 90.48 .390 |
|  | 90.03.010 |  | 90.14.091 | 90.40.070 | 90.03.250 |  | 90.48.142 |  | 90.48.400 |
|  | 90.03.245 |  |  | 90.40.080 | 90.03.250 |  | 90.48.144 |  | 90.48.907 |




[^0]:    *Note: Proposed by congress on March 4, 1794, and declared ratified on January 8, 1798.

[^1]:    *Note: Proposed by congress on December 9, 1803; declared ratified on September 25, 1804; supplemented by Amendment XX.

[^2]:    *Note: Proposed by congress on January 31, 1865; declared ratified on December 18, 1865.

[^3]:    *Note: Proposed by congress on June 13, 1866; declared ratified on July 28, 1868.

[^4]:    Original text--Art. 2 § 31 Laws, When to Take Effect--No law, except appropriation bills, shall take effect until ninety days after the adjournment of the session at which it was enacted, unless in case of an emergency (which emergency must be expressed in the preamble or in the body of the act) the legislature shall otherwise direct by a vote of two-thirds of all the members elected to each house, said vote to be taken by yeas and nays and entered on the journals.
    Effective dates of laws: Art. 2 §§ 1 and 41.

[^5]:    Amendment 3 (1900)--Art. 7 § 2, was amended by adding the following proviso: "And provided further, That the legislature shall have power, by appropriate legislation, to exempt personal property to the amount of three hundred dollars (\$300) for each head of a family liable to assessment and taxation under the provisions of the laws of this state of which the individual is the actual and bona fide owner." [AMENDMENT 3, 1899 p 121 § 1. Approved November, 1900.]

    Original text-Art. 7 § 2 Taxation--Uniformity and Equal-ITY--EXEMPTION--T he legislature shall provide by law a uniform and equal rate of assessment and taxation on all property in the state, according to its value in money, and shall prescribe such regulations by general law as shall secure a just valuation for taxation of all property, so that every person and corporation shall pay a tax in proportion to the value of his, her, or its property, Provided, that a deduction of debts from credits may be authorized: Provided, further, that the property of the United States and of the state, counties, school districts and other municipal corporations, and such other property as the legislature may by general laws provide, shall be exempt from taxation.

[^6]:    Original text—Art. 7 § 3 Assessment of Corporate Property -The legislature shall provide by general law for the assessing and levying of taxes on all corporation property as near as may be by the

[^7]:    Original text--Art. 8 § 1 Limitation of State Debt--The state may to meet casual deficits or failure in revenues, or for expenses not provided for, contract debts, but such debts, direct and contingent, singly or in the aggregate, shall not at any time exceed four hundred thousand dollars $(\$ 400,000)$, and the moneys arising from the loans creating such debts shall be applied to the purpose for which they were obtained or to repay the debts so contracted, and to no other purpose whatever.

[^8]:    Original text--Art. 11 § 7 Tenure of Office Limited to Two Terms-No county officer shall be eligible to hold his office more than two terms in succession.

[^9]:    Original text--Art. 12 § 11 Prohibition Against Issuance of Money and Liability of Stockholders in Banks--No corporation, association, or individual shall issue or put in circulation as money anything but the lawful money of the United States. Each stockholder of any banking or insurance corporation or joint stock association, shall be individually and personally liable equally and ratably and not one for another, for all contracts, debts and engagements of such corporation or association accruing while they remain such stockholders to the extent of the amount of their stock therein at the par value thereof, in addition to the amount invested in such shares.

[^10]:    Amendment 1 (1894)--Art. 16 § 5 Investment of School Fund --None of the permanent school fund of this state shall ever be loaned to private persons or corporations, but it may be invested in national, state, county, municipal or school district bonds. [AMENDMENT 1, 1893 p 9 § 1. Approved November, 1894.]

[^11]:    Custody of seal: Art. 3 § 18.

[^12]:    Original text--Art. 24 § 1 State Boundaries-- The boundaries of the State of Washington shall be as follows: Beginning at a point in the Pacific ocean one marine league due west of and opposite the middle of the mouth of the north ship channel of the Columbia river thence running easterly to and up the middle channel of said river and where it is divided by islands up the middle of the widest channel thereof to where the forty-sixth parallel of north latitude crosses said river near the mouth of the Walla Walla river, thence east on said forty-sixth parallel of latitude to the middle of the main channel of the Shoshone or Snake river, thence follow down the middle of the main channel of Snake river to a point opposite the mouth of the Kooskooskia or Clear Water river, thence due north to the forty-ninth parallel of north latitude, thence west along said forty-ninth parallel of north latitude to the middle of the channel which separates Vancouver's island from the continent, that is to say to a point in longitude 123 degrees, 19 minutes and 15 seconds west, thence following the boundary line between the United States and British possessions through the channel which separates Vancouver's island from the continent to the termination of the boundary line between the United States and British possessions at a point in the Pacific ocean equi distant between Bonnilla point on Vancouver's island and Tatoosh island light house, thence running in a southerly course and parallel with the coast line, keeping one marine league off shore to place of beginning.

[^13]:    Comment
    Disciplinary measures may include reporting a lawyer's misconduct to an appropriate disciplinary body.

[^14]:    La
    2 Board of Governors

[^15]:    Comment 609
    This rule is substantially the same as Federal Rule 609 and is more restrictive than previous Washington law.
    Two Washington statutes provide that the credibility of a witness may be attacked by evidence that the witness had been previously convicted of a crime. RCW 5.60.040; 10.52.030. The statutes, and some limitations developed by decisional law, are discussed in 5 R. Meisenholder, Wash. Prac. § 300 (1965 \& Supp.). The Washington Supreme Court has recently expressed some concern about the constitutionality of the statutes, but it has not invalidated them. State v. Murray, 86 Wn.2d 165, 543 P.2d 332 (1975) (Rosellini, J., concurring); State v. Hultenschmidt, 87 Wn.2d 212, 550 P.2d 1155 (1976). Justice Rosellini, concurring in State v. Murray, above, observed that, "These statutes, relating as they do to the judicial process, may be superseded by rule of court." 86 Wn . 2 d at 170. Rule 609 offers a balance between the right of the accused to testify freely in his own behalf and the desirability of allowing the State to attack the credibility of the accused who chooses to testify. The two statutes in point are superseded.

    Section (a). This section narrows the scope of convictions which may be used to impeach the accused in a criminal case. RCW 10.52.030, which is superseded by the rule, did not contain the restrictions expressed in section (a). This portion of the rule will not cause a different result in most civil cases because misdemeanor convictions were not ordinarily admissible for impeachment in civil cases under prior law, and they remain excluded by the 1 -year limitation defined by

[^16]:    Comment 614
    Sections (a) and (b) are modifications of Federal Rule 614. Section (c) is the same as Federal Rule 614(c). As modified, the rule is consistent with previous Washington law.
    Section (a). There is dictum to the effect that a trial judge may call witnesses in Washington. Ramsey v. Mading, 36 Wn.2d 303, 217 P.2d 1041 (1950). The phrase "where necessary in the interests of justice" has been added to the language of the federal rule to insure against unlimited, unreviewable discretion. If the court intends to call a witness, the judge, in fairness, should confer with counsel before calling the witness, and the conference should be on the record.
    The federal rule provides that the court may also call a witness "at the suggestion of a party." The Washington rule substitutes the phrase "on motion of a party." The drafters of the Washington rule felt that the word "suggestion" was ambiguous and that "motion" was more precise in terms of established practice under the civil and criminal rules.

[^17]:    References
    Rule 13.7, Proceedings (in Supreme Court) After Acceptance of Review (of Court of Appeals decision), (a) Procedure

[^18]:    I hereby certify that the amount claimed in this invoice is for that portion of the verbatim report of proceedings ordered by the trial court; that the typing of the report is in accordance with appellate rule $9.2(\mathrm{e})$ and $(\mathrm{g})$; and that the bill is computed at the current rate

[^19]:    D. Request for Relief

    I want this court to:
    $\square$ vacate my conviction and give me a new trial
    $\square$ vacate my conviction and dismiss the criminal charges against me without a new trial
    $\square$ other
    (specify)

    ## E. Oath of Petitioner

    COUNTY OF $\qquad$ ss.

    After being first duly sworn, on oath, I depose and say: That I am the petitioner, that I have read the petition, know its contents, and I believe the petition is true.

    | Subscribed and Sworn | [sign here] |  |  |
    | :--- | :--- | :--- | :--- |

    If a notary is not available, explain why none is available and indicate who can be contacted to help you find a notary:

[^20]:    To the Defendant: A lawsuit has been started against you in the above entitled court by $\qquad$ , plaintiff. Plaintiff's claim is stated in the written complaint, a copy of which is served upon you with this summons.

    In order to defend against this lawsuit, you must respond to the complaint by stating your defense in writing, and by serving a copy upon the person signing this summons within 20 days after the service of this summons, excluding the day of service, or a default judgment

[^21]:    Judicial Council Comment
    Rule 4.3 allows an arbitrator to issue a subpoena regardless of whether the arbitrator is a lawyer.

[^22]:    Judicial Council Comment
    The judgment on an award is not subject to appellate review. As a practical matter, appellate review is precluded by the lack of a record of the arbitration proceeding. The remedy to correct an error or impropriety in the arbitration proceeding is a trial de novo or a motion to vacate the judgment on the award.
    The rule does not restrict appellate review of a judgment following a trial de novo or of a ruling on a motion to vacate.

[^23]:    Rule
    6.1 Trial by Jury or by the Court
    6.2 Jurors' Orientation
    6.3 Selecting the Jury
    6.4 Challenges
    6.5 Alternate Jurors
    6.6 Jurors' Oath
    6.7 Custody of Jury
    6.8 Notetaking by Jurors
    6.9 View of Premises by Jury
    6.10 Discharge of Jury
    6.11 Judge—Disability
    6.12 Witnesses
    6.13 Testimony in Lieu of Witnesses

[^24]:    The undersigned certifies under penalty of perjury that:

    1. He performed a test on the (substance) (object) in question;
    2. The person from whom he received the (substance) (object) in question is
    3. The document on which this certificate appears or to which it is attached is a true and complete copy of my official report; and
[^25]:    The State of Washington To (name of person to be detained):
    It is alleged that because of mental disorder you present a likelihood of serious harm to yourself, other persons, or the property of other persons, or are gravely disabled.

    You are hereby required to appear in person at (address of evaluation and treatment facility) in (city), Washington, on or before (hour) on (month, day, year) for evaluation and possible treatment. You may be detained without court order for evaluation and possible treatment for not more than 72 hours, not including Saturdays, Sundays, or holidays. If you fail to appear in person on or before the date stated above, you may be taken into custody.

[^26]:    To: Any Peace Officer or Mental Health Professional
    (Name of person) $\square$ has failed to appear in response to summons issued by me pursuant to RCW 71.05.150 a copy of which is attached, or $\square$ as a result of mental disorder:
    $\square$ presents an imminent likelihood of serious harm to him/herself
    $\square$ presents an imminent likelihood of serious harm to others
    $\square$ presents an imminent likelihood of serious harm to the property of others $\square$ is in imminent danger because he/she is gravely disabled
    You are notified to take or to cause such person to be taken into custody forthwith and placed in (name and location of evaluation and treatment facility) for evaluation and treatment for not more than 72 hours, or for such additional time as a court may order. The 72 -hour period begins when the person is provisionally accepted at the evaluation and treatment facility and excludes Saturdays, Sundays, and holidays.

    Dated: $ـ$\begin{tabular}{l}
    [signed] <br>

    | Mental |
    | :--- |
    | (name) County, Washington | <br>

    \hline
    \end{tabular}

[^27]:    A form of treatment less restrictive than involuntary detention is not in the best interest of the respondent or others.

    The petitioner requests that a hearing be held to determine whether (respondent) shall be detained for involuntary treatment for a period not to exceed 180 days.

    Dated this $\qquad$ day of $\qquad$ , 19_.

[^28]:    Right to Lawyer
    (1) You have the right to talk to a lawyer if you desire and, if you cannot afford a lawyer, one will be appointed for you.
    (2) A lawyer can look at the social and legal files in your case, talk to the caseworker, tell you about the law, help you understand your rights, and help you at trial.

[^29]:    11. I plead guilty to the charge.
    12. I make this plea freely. No one has threatened to harm me or anyone else in order to have me plead guilty.
    13. No one has made any promises to make me plead guilty, except as written in this statement.
    14. I have read or someone has read to me everything printed above and I have been given a copy of this statement. I have no more questions to ask the court.
[^30]:    To the Defendant: A lawsuit has been started against you in the above entitled court by , plaintiff. Plaintiff's claim is stated in the written complaint, a copy of which is served upon you with this summons.

    In order to defend against this lawsuit, you must respond to the complaint by stating your defense in writing, and serve a copy upon the person signing this summons within 20 days after the service of this summons, excluding the day of service, or a default judgment may be entered against you without notice. A default judgment is one where plaintiff is entitled to what he asks for because you have not responded. If you serve a notice of appearance on the undersigned person you are entitled to notice before a default judgment may be entered.

    If you wish to seek the advice of an attorney in this matter, you should do so promptly so that your written response, if any, may be served on time.

    This summons is issued pursuant to rule 4 of the Justice Court Civil Rules.
    [signed]

    | Print or Type Name |
    | :--- |
    | ( ) Plaintiff ( ) Plaintiff's Attorney |
    | P.O. Address |

    Dated P.O. Address

    Telephone Number

[^31]:    3. The document on which this certificate appears or to which it is attached is a true and complete copy of my official report, and
    4. Such document is a report of the results of a test which report and test were made by the undersigned who has the following qualifications and experience:
[^32]:    Rev. Code
    Chap. Sec. of Wash.
    244 Leg. rev.
    245 Repealer
    246 Em.

