

FIRST DAY**NOON SESSION**

Senate Chamber, Olympia
Monday, January 11, 2021

At 11:13 a.m., pursuant to law, the Senate of the 2021 Regular Session of the Sixty-Seventh Legislature of the State of Washington assembled in the Senate Chamber at the State Capitol. Senator Karen Keiser, President Pro Tempore, called the Senate to order.

The Washington State Patrol Honor Guard, consisting of Lieutenant Matt Fehler, Sergeant Kelli Howes, Sergeant Michael McGee, Trooper Dean Gallanger and Trooper Brandon Tobol presented the Colors.

Miss Finley Kochaniewicz, Mr. Thomas Kochaniewicz, Miss Sally Kochaniewicz and Mr. Seamus Kochaniewicz led the Senate in the Pledge of Allegiance. They are the children of Mr. Sean Kochaniewicz, the Senate Reading Clerk.

The prayer was offered by Rabbi Seth Goldstein, Temple Beth Hatfiloh, Olympia. Rabbi Goldstein was a guest of Lieutenant Governor-elect Denny Heck.

Rabbi Goldstein: "This past year has been difficult in many ways, and as we enter this new legislative session, held in this virtual format, we are reminded that the difficulties are still with us for the foreseeable future.

And yet, while we have faced this challenge, this time has reminded us of the many blessings in our lives. One, is that while we each carry our individual wants, we all share the same needs, and that we are truly dependent on one another. We, as humans, live in community, and we rely on each other to do not just what is best for ourselves, but for our neighbor.

And two, that government, when functioning well, has the ability not only to create the conditions for us to live out our individual rights, but to give shape to our communal responsibilities. That good government allows all of us to rise up and prevents all of us from falling behind.

And as we learn today that leadership, counsel, and community-building exist not in halls of marble and gold, but in the hearts, minds, and souls of those who serve.

So, we ask for blessing upon you, our public servants, our Senators of the State of Washington.

In the Jewish lectionary, we have most recently read the beginning of the book of Exodus, when Moses is called into service by God to free the Israelites from bondage. Moses is a reluctant leader and is finally convinced to take the role when God promises that his brother Aaron will join him in confronting Pharaoh. Leadership, like life itself, needs partnership and shared responsibility.

To our new Lieutenant Governor, may you preside over this body with grace and wisdom, courage and humility, honoring all who serve within.

To, our Senators, both those returning to this chamber or newly elected. May you approach your work with insight, compassion, discernment and curiosity. May you be both firm in your convictions, and willing to question your assumptions and opinions. May you listen as much as speak, and may you see that no one person has a greater claim to commitment, empathy or truth.

And may all who work herein always treat each other with the respect and dignity befitting a fellow elected, and may you always remember that everyone you represent is a whole human being,

created with the spark of the divine, worthy of love and dignity, justice and peace.

May you all find blessing in your work and may we all benefit from your sacred service.

Amen."

MOTION

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

LETTER OF RESIGNATION

December 15, 2020

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

Re: Resignation from the Washington State Senate effective December 31, 2020

Dear Governor Inslee:

Having been elected to serve on the Pierce County Council, to take office the first week of January 2021, I will resign from my seat in the Washington State Senate on December 31, 2020.

It has been an honor to serve the people of the 25th District in the legislature over the past decade.

Pursuant to RCW 42.12.020, please accept my resignation from the Washington State Senate effective Thursday, December 31, 2020 at 11:59 p.m.

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

Sincerely,

/s/

Hans Zeiger
State Senator, 25th District

MESSAGES FROM THE SECRETARY OF STATE**Canvass of the Returns of the General Election
Held on November 3, 2020**

I, Kim Wyman, Secretary of State of the State of Washington, do hereby certify that according to the provisions of RCW 29A.60.250, I have canvassed the returns of the 4,116,894 votes cast in the November 3, 2020 General Election by the registered voters of the state for all statewide measures, statewide offices, those legislative and judicial offices whose jurisdiction encompasses more than one county, as received from the County Auditors. The votes cast for these measures and these candidates are as follows:

Referendum Measure No. 90

The legislature passed Engrossed Substitute Senate Bill 5395 concerning comprehensive sexual health education. This bill

would require school districts to adopt or develop, consistent with state standards, comprehensive age-appropriate sexual health education, as defined, for all students, and excuse students if their parents request.

Approved 2,283,630
Rejected 1,665,906

Advisory Vote No. 32

Engrossed Substitute Senate Bill 5323

The legislature imposed, without a vote of the people, a retail sales tax on pass-through charges retail establishments collect for specified carryout bags, costing \$32,000,000 in its first ten years, for government spending.

Repealed 2,350,996
Maintained 1,488,767

Advisory Vote No. 33

Substitute Senate Bill 5628

The legislature imposed, without a vote of the people, a tax on heavy equipment rentals to consumers by heavy equipment rental property dealers, costing \$103,000,000 in its first ten years, for government spending.

Repealed 2,262,993
Maintained 1,533,746

Advisory Vote No. 34

Engrossed Substitute Senate Bill 6492

The legislature increased, without a vote of the people, the business and occupation tax rate for certain businesses, while reducing certain surcharges, costing \$843,000,000 in its first ten years, for government spending.

Repealed 2,334,609
Maintained 1,430,112

Advisory Vote No. 35

Engrossed Senate Bill 6690

The legislature increased, without a vote of the people, the business and occupation tax on manufacturers of commercial airplanes, including components or tooling, costing \$1,024,000,000 in its first ten years, for government spending.

Repealed 2,064,701
Maintained 1,725,885

Engrossed Senate Joint Resolution No. 8212

The legislature has proposed a constitutional amendment on investment of public funds. This amendment would allow public money held in a fund for long-term care services and supports to be invested by governments as authorized by state law, including investments in private stocks.

Approved 1,738,080
Rejected 2,069,809

US President/Vice President

Candidate	Party	Votes
Joseph R. Biden / Kamala D. Harris	(Democratic Party Nominees)	2,369,612
Donald J. Trump / Michael R. Pence	(Republican Party Nominees)	1,584,651
Jo Jorgensen / Jeremy "Spike" Cohen	(Libertarian Party Nominees)	80,500
Howie Hawkins / Angela Walker	(Green Party Nominees)	18,289
Gloria La Riva / Sunil Freeman	(Socialism and Liberation Party Nominees)	4,840
Alyson Kennedy / Malcolm M. Jarrett	(Socialist Workers Party Nominees)	2,487
WRITE-IN		27,252

Congressional District 1 - U.S. Representative

Candidate	Party Preference	Votes
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Suzan DelBene	(Prefers Democratic Party)	249,944
Jeffrey Beeler, Sr.	(Prefers Republican Party)	176,407
WRITE-IN		511

Congressional District 2 - U.S. Representative

Candidate	Party Preference	Votes
Rick Larsen	(Prefers Democratic Party)	255,252
Timothy S. Hazelo	(Prefers Republican Party)	148,384
WRITE-IN		962

Congressional District 3 - U.S. Representative

Candidate	Party Preference	Votes
Jaime Herrera Beutler	(Prefers Republican Party)	235,579
Carolyn Long	(Prefers Democratic Party)	181,347
WRITE-IN		977

Congressional District 4 - U.S. Representative

Candidate	Party Preference	Votes
Dan Newhouse	(Prefers Republican Party)	202,108
Douglas E. McKinley	(Prefers Democratic Party)	102,667
WRITE-IN		488

Congressional District 5 - U.S. Representative

Candidate	Party Preference	Votes
Cathy McMorris		
Rodgers	(Prefers Republican Party)	247,815
Dave Wilson	(Prefers Democratic Party)	155,737
WRITE-IN		808

Congressional District 6 - U.S. Representative

Candidate	Party Preference	Votes
Derek Kilmer	(Prefers Democratic Party)	247,429
Elizabeth Kreiselmaier	(Prefers Republican Party)	168,783
WRITE-IN		1,004

Congressional District 7 - U.S. Representative

Candidate	Party Preference	Votes
Pramila Jayapal	(Prefers Democratic Party)	387,109
Craig Keller	(Prefers Republican Party)	78,240
WRITE-IN		1,113

Congressional District 8 - U.S. Representative

Candidate	Party Preference	Votes
Kim Schrier	(Prefers Democratic Party)	213,123
Jesse Jensen	(Prefers Republican Party)	198,423
WRITE-IN		566

Congressional District 9 - U.S. Representative

Candidate	Party Preference	Votes
Adam Smith	(Prefers Democratic Party)	258,771
Doug Basler	(Prefers Republican Party)	89,697
WRITE-IN		582

Congressional District 10 - U.S. Representative

Candidate	Party Preference	Votes
Marilyn Strickland	(Prefers Democratic Party)	167,937
Beth Doglio	(Prefers Democratic Party)	121,040
WRITE-IN		51,430

Governor

Candidate	Party Preference	Votes
Jay Inslee	(Prefers Democratic Party)	2,294,243
Loren Culp	(Prefers Republican Party)	1,749,066
WRITE-IN		13,145

Lieutenant Governor

Candidate	Party Preference	Votes
Denny Heck	(Prefers Democratic Party)	1,658,405
Marko Liias	(Prefers Democratic Party)	1,218,548
WRITE-IN		759,076

Secretary of State

Candidate	Party Preference	Votes
Kim Wyman	(Prefers Republican Party)	2,116,141
Gael Tarleton	(Prefers Democratic Party)	1,826,710
WRITE-IN		4,666

State Treasurer

Candidate	Party Preference	Votes
Mike Pellicciotti	(Prefers Democratic Party)	2,089,159
Duane A. Davidson	(Prefers Republican Party)	1,818,895
WRITE-IN		3,339

State Auditor

Candidate	Party Preference	Votes
Pat (Patrice) McCarthy	(Prefers Democratic Party)	2,260,830
Chris Leyba	(Prefers Republican Party)	1,633,956
WRITE-IN		3,316

Attorney General

Candidate	Party Preference	Votes
Bob Ferguson	(Prefers Democratic Party)	2,226,418
Matt Larkin	(Prefers Republican Party)	1,714,927
WRITE-IN		3,968

Commissioner of Public Lands

Candidate	Party Preference	Votes
Hilary Franz	(Prefers Democratic Party)	2,212,158
Sue Kuehl Pederson	(Prefers Republican Party)	1,686,320
WRITE-IN		3,799

Superintendent of Public Instruction

Candidate	Votes
Chris Reykdal	1,955,365
Maia Espinoza	1,609,643
WRITE-IN	17,957

Insurance Commissioner

Candidate	Party Preference	Votes
Mike Kreidler	(Prefers Democratic Party)	2,506,693
Chirayu Avinash Patel	(Prefers Republican Party)	1,308,292
WRITE-IN		18,576

Legislative District 1 – State Senator

Candidate	Party Preference	Votes
Derek Stanford	(Prefers Democratic Party)	55,496
Art Coday	(Prefers Republican Party)	32,168
WRITE-IN		53

Legislative District 1 – State Representative Position 1

Candidate	Party Preference	Votes
Davina Duerr	(Prefers Democratic Party)	58,019
Adam Bartholomew	(Prefers Republican Party)	29,256
WRITE-IN		61

Legislative District 1 – State Representative Position 2

Candidate	Party Preference	Votes
Shelley Kloba	(Prefers Democratic Party)	55,622
Jeb Brewer	(Prefers Republican Party)	31,696

WRITE-IN 64

Legislative District 2 – State Senator

Candidate	Party Preference	Votes
Rick Payne	(Prefers Democrat Party)	29,477
Jim McCune	(Prefers Republican Party)	51,941
WRITE-IN		216

Legislative District 2 – State Representative Position 1

Candidate	Party Preference	Votes
Andrew Barkis	(Prefers Republican Party)	65,621
WRITE-IN		3,189

Legislative District 2 – State Representative Position 2

Candidate	Party Preference	Votes
JT Wilcox	(Prefers Republican Party)	53,552
Veronica Whitcher		
Rockett	(Prefers Democratic Party)	27,952
WRITE-IN		248

Legislative District 7 – State Representative Position 1

Candidate	Party Preference	Votes
Jacquelin Maycumber	(Prefers Republican Party)	61,485
Georgia D. Davenport	(Prefers Democratic Party)	23,973
WRITE-IN		100

Legislative District 7 – State Representative Position 2

Candidate	Party Preference	Votes
Joel Kretz	(Prefers Republican Party)	62,615
JJ Wandler	(Prefers Independent Party)	20,735
WRITE-IN		288

Legislative District 9 – State Senator

Candidate	Party Preference	Votes
Mark G. Schoesler	(Prefers GOP Party)	43,651
Jenn Goulet	(Prefers Democratic Party)	22,802
WRITE-IN		352

Legislative District 9 – State Representative Position 1

Candidate	Party Preference	Votes
Mary Dye	(Prefers Republican Party)	48,408
Brett Borden	(Prefers Libertarian Party)	16,091
WRITE-IN		716

Legislative District 9 – State Representative Position 2

Candidate	Party Preference	Votes
Joe Schmick	(Prefers GOP Party)	53,707
WRITE-IN		2,438

Legislative District 10 – State Senator

Candidate	Party Preference	Votes
Ron Muzzall	(Prefers Republican Party)	47,189
Helen Price Johnson	(Prefers Democratic Party)	45,415
WRITE-IN		101

Legislative District 10 – State Representative Position 1

Candidate	Party Preference	Votes
Greg Gilday	(Prefers GOP Party)	45,768
Angie Homola	(Prefers Democratic Party)	44,877
WRITE-IN		196

Legislative District 10 – State Representative Position 2

Candidate	Party Preference	Votes
Bill Bruch	(Prefers Republican Party)	45,461

Dave Paul (Prefers Democratic Party) 46,199
WRITE-IN 102

Legislative District 12 – State Senator

Candidate	Party Preference	Votes
Brad Hawkins	(Prefers Republican Party)	58,051
WRITE-IN		2,575

Legislative District 12 – State Representative Position 1

Candidate	Party Preference	Votes
Keith Goehner	(Prefers Republican Party)	45,817
Adrienne Moore	(Prefers Democratic Party)	29,998
WRITE-IN		84

Legislative District 12 – State Representative Position 2

Candidate	Party Preference	Votes
Mike Steele	(Prefers Republican Party)	57,281
WRITE-IN		2,265

Legislative District 13 – State Representative Position 1

Candidate	Party Preference	Votes
Tom Dent	(Prefers Republican Party)	47,701
Eduardo Castañeda-Díaz	(Prefers Democratic Party)	19,104
WRITE-IN		68

Legislative District 13 – State Representative Position 2

Candidate	Party Preference	Votes
Alex Ybarra	(Prefers Republican Party)	55,215
WRITE-IN		1,210

Legislative District 14 – State Senator

Candidate	Party Preference	Votes
Curtis P. King	(Prefers Republican Party)	51,384
WRITE-IN		2,256

Legislative District 14 – State Representative Position 1

Candidate	Party Preference	Votes
Chris Corry	(Prefers Republican Party)	39,519
Tracy Rushing	(Prefers Democratic Party)	26,721
WRITE-IN		58

Legislative District 14 – State Representative Position 2

Candidate	Party Preference	Votes
Gina Mosbrucker	(Prefers Republican Party)	39,285
Devin Kuh	(Prefers Democratic Party)	26,435
WRITE-IN		97

Legislative District 16 – State Senator

Candidate	Party Preference	Votes
Danielle Garbe Reser	(Prefers Democratic Party)	24,889
Perry Dozier	(Prefers Republican Party)	35,859
WRITE-IN		59

Legislative District 16 – State Representative Position 1

Candidate	Party Preference	Votes
Mark Klicker	(Prefers Republican Party)	38,570
Frances Chvatal	(Prefers Democratic Party)	22,056
WRITE-IN		36

Legislative District 16 – State Representative Position 2

Candidate	Party Preference	Votes
Skyler Rude	(Prefers Republican Party)	41,142
Carly Coburn	(Prefers Democratic Party)	19,163
WRITE-IN		64

Legislative District 19 – State Senator

Candidate	Party Preference	Votes
Dean Takko	(Prefers Democratic Party)	32,773
Jeff Wilson	(Prefers Republican Party)	40,560
WRITE-IN		82

Legislative District 19 – State Representative Position 1

Candidate	Party Preference	Votes
Jim Walsh	(Prefers Republican Party)	43,315
Marianna Everson	(Prefers Democratic Party)	29,625
WRITE-IN		84

Legislative District 19 – State Representative Position 2

Candidate	Party Preference	Votes
Joel McEntire	(Prefers Republican Party)	38,369
Brian E. Blake	(Prefers Democratic Party)	34,599
WRITE-IN		60

Legislative District 20 – State Senator

Candidate	Party Preference	Votes
John Braun	(Prefers Republican Party)	67,304
WRITE-IN		2,299

Legislative District 20 – State Representative Position 1

Candidate	Party Preference	Votes
Peter Abbarno	(Prefers Republican Party)	58,484
Timothy Zahn	(Prefers Democratic Party)	24,079
WRITE-IN		120

Legislative District 20 – State Representative Position 2

Candidate	Party Preference	Votes
Ed Orcutt	(Prefers Republican Party)	60,030
Will Rollet	(Prefers Democratic Party)	22,352
WRITE-IN		125

Legislative District 24 – State Senator

Candidate	Party Preference	Votes
Kevin Van De Wege	(Prefers Democratic Party)	49,883
Connie Beauvais	(Prefers Republican Party)	42,289
WRITE-IN		74

Legislative District 24 – State Representative Position 1

Candidate	Party Preference	Votes
Mike Chapman	(Prefers Democratic Party)	49,965
Sue Forde	(Prefers Republican Party)	42,207
WRITE-IN		67

Legislative District 24 – State Representative Position 2

Candidate	Party Preference	Votes
Steve Tharinger	(Prefers Democratic Party)	49,262
Brian Pruiett	(Prefers Republican Party)	42,515
WRITE-IN		66

Legislative District 26 – State Representative Position 1

Candidate	Party Preference	Votes
Jesse L. Young	(Prefers Republican Party)	47,171
Carrie Hesch	(Prefers Democratic Party)	42,113
WRITE-IN		129

Legislative District 26 – State Representative Position 2

Candidate	Party Preference	Votes
Joy Stanford	(Prefers Democratic Party)	40,189
Michelle Caldier	(Prefers Republican Party)	48,973
WRITE-IN		183

Legislative District 30 – State Representative Position 1

Candidate	Party Preference	Votes
Jamila Taylor	(Prefers Democratic Party)	36,338
Martin A. Moore	(Prefers Ind Republican Party)	26,406
WRITE-IN		63

Legislative District 30 – State Representative Position 2

Candidate	Party Preference	Votes
Jesse Johnson	(Prefers Democratic Party)	37,941
Jack Walsh	(Prefers Republican Party)	24,948
WRITE-IN		43

Legislative District 31 – State Representative Position 1

Candidate	Party Preference	Votes
Drew Stokesbary	(Prefers Republican Party)	54,517
Katie Young	(Prefers Democratic Party)	31,306
WRITE-IN		89

Legislative District 31 – State Representative Position 2

Candidate	Party Preference	Votes
Eric E. Robertson	(Prefers Republican Party)	53,858
Thomas R. Clark	(Prefers Democratic Party)	31,657
WRITE-IN		99

Legislative District 32 – State Representative Position 1

Candidate	Party Preference	Votes
Cindy Ryu	(Prefers Democratic Party)	52,703
Shirley Sutton	(Prefers Democratic Party)	19,658
WRITE-IN		1,292

Legislative District 32 – State Representative Position 2

Candidate	Party Preference	Votes
Lauren Davis	(Prefers Democratic Party)	59,115
Tamra Smilanich	(Prefers Non Partisan Party)	9,235
WRITE-IN		507

Legislative District 35 – State Representative Position 1

Candidate	Party Preference	Votes
Dan Griffey	(Prefers Republican Party)	49,314
Colton Myers	(Prefers Democratic Party)	35,131
WRITE-IN		100

Legislative District 35 – State Representative Position 2

Candidate	Party Preference	Votes
Drew C. MacEwen	(Prefers Republican Party)	47,618
Darcy Huffman	(Prefers Democratic Party)	36,668
WRITE-IN		115

Legislative District 39 – State Senator

Candidate	Party Preference	Votes
Keith L. Wagoner	(Prefers Republican Party)	52,386
Kathryn A. Lewandowsky	(Prefers WA Progressive Party)	27,578
WRITE-IN		125

Legislative District 39 – State Representative Position 1

Candidate	Party Preference	Votes
Robert J. Sutherland	(Prefers Republican Party)	48,716
Claus Joens	(Prefers Democratic Party)	32,349
WRITE-IN		100

Legislative District 39 – State Representative Position 2

Candidate	Party Preference	Votes
Carolyn Eslick	(Prefers Republican Party)	51,067
Ryan Johnson	(Prefers Democratic Party)	29,833
WRITE-IN		96

Legislative District 40 – State Senator

Candidate	Party Preference	Votes
Elizabeth (Liz) Lovelett	(Prefers Democratic Party)	60,871
Charles Carrell	(Prefers Republican Party)	26,638
WRITE-IN		78

Legislative District 40 – State Representative Position 1

Candidate	Party Preference	Votes
Debra Lekanoff	(Prefers Democratic Party)	64,898
WRITE-IN		2,915

Legislative District 40 – State Representative Position 2

Candidate	Party Preference	Votes
Alex Ramel	(Prefers Democratic Party)	58,915
Russ Dzialo	(Prefers Republican Party)	27,408
WRITE-IN		155

Supreme Court – Justice Position 3

Candidate	Votes
Dave Larson	1,462,764
Raquel Montoya-Lewis	2,057,623
WRITE-IN	13,661

Supreme Court – Justice Position 4

Candidate	Votes
Charles W. Johnson	2,850,924
WRITE-IN	66,407

Supreme Court – Justice Position 6

Candidate	Votes
Richard S. Serns	1,140,338
G. Helen Whitener	2,263,513
WRITE-IN	19,416

Supreme Court – Justice Position 7

Candidate	Votes
Debra L. Stephens	2,852,879
WRITE-IN	60,808

Court of Appeals, Division 2, District 2 – Judge Position 1

Candidate	Votes
Lisa L. Sutton	327,019
WRITE-IN	6,305

Court of Appeals, Division 3, District 1 – Judge Position 2

Candidate	Votes
Marshall Casey	110,355
Tracy Arlene Staab	190,276
WRITE-IN	2,184

Court of Appeals, Division 3, District 3 – Judge Position 1

Candidate	Votes
Rebecca Pennell	136,674
WRITE-IN	1,723

Asotin, Columbia, Garfield Superior Court – Judge Position 1

Candidate	Votes
Brooke J. Burns	8,607
G. Scott Marinella	6,091

WRITE-IN 48

Benton, Franklin Superior Court – Judge Position 1

Candidate **Votes**
 Dave Petersen 72,640
 Sharon Brown 47,567
 WRITE-IN 451

Benton, Franklin Superior Court – Judge Position 2

Candidate **Votes**
 Joe Burrowes 97,745
 WRITE-IN 1,174

Benton, Franklin Superior Court – Judge Position 3

Candidate **Votes**
 Alexander Carl
 Ekstrom 95,893
 WRITE-IN 1,098

Benton, Franklin Superior Court – Judge Position 4

Candidate **Votes**
 Cameron Mitchell 98,502
 WRITE-IN 973

Benton, Franklin Superior Court – Judge Position 5

Candidate **Votes**
 Sam Swanberg 96,033
 WRITE-IN 1,114

Benton, Franklin Superior Court – Judge Position 6

Candidate **Votes**
 Carrie Runge 93,825
 WRITE-IN 1,541

Benton, Franklin Superior Court – Judge Position 7

Candidate **Votes**
 Jacqueline Shea Brown 95,675
 WRITE-IN 1,204

Ferry, Pend Oreille, Stevens Superior Court – Judge Position 1

Candidate **Votes**
 Patrick A. Monasmith 28,233
 WRITE-IN 531

Ferry, Pend Oreille, Stevens Superior Court – Judge Position 2

Candidate **Votes**
 Jessica Taylor Reeves 27,609
 WRITE-IN 486

Klickitat, Skamania Superior Court – Judge Position 1

Candidate **Votes**
 Randall Krog 12,687
 WRITE-IN 276

Pacific, Wahkiakum Superior Court – Judge Position 1

Candidate
 Donald J. Richter
 WRITE-IN

In Testimony Whereof, I have hereunto set my hand and affixed the seal of the state of Washington on this 1st day of December 2020, at Olympia, the State Capital.

/s/

Kim Wyman
 Secretary of State

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

Mr. President:

I, Kim Wyman, Secretary of State of the state of Washington, do hereby certify that the following is a full, true, and correct list of persons elected to the Office of State Senator, as shown by the official returns of the November 3, 2020 General Election on file in the Office of the Secretary of State. This list contains newly elected as well as returning Senators.

Senators Elected November 3, 2020

District	Name	Party Preference	Counties Represented
1	Derek Stanford	Prefers Democratic Party	King, Snohomish
2	Jim McCune	Prefers Republican Party	Pierce, Thurston
3	Andy Billig	Prefers Democratic Party	Spokane
4	Mike Padden	Prefers Republican Party	Spokane
5	Mark Mullet	Prefers Democratic Party	King
9	Mark G. Schoesler	Prefers GOP Party	Adams, Asotin, Franklin, Garfield, Spokane, Whitman
10	Ron Muzzall	Prefers Republican Party	Island, Skagit, Snohomish
11	Bob Hasegawa	Prefers Democratic Party	King
12	Brad Hawkins	Prefers Republican Party	Chelan, Douglas, Grant, Okanogan
14	Curtis P. King	Prefers Republican Party	Clark, Klickitat, Skamania, Yakima
16	Perry Dozier	Prefers Republican Party	Benton, Columbia, Franklin, Walla Walla
17	Lynda Wilson	Prefers Republican Party	Clark
18	Ann Rivers	Prefers Republican Party	Clark
19	Jeff Wilson	Prefers Republican Party	Cowlitz, Grays Harbor, Lewis, Pacific, Wahkiakum
20	John Braun	Prefers Republican Party	Clark, Cowlitz, Lewis, Thurston
22	Sam Hunt	Prefers Democratic Party	Thurston
23	Christine Rolfes	Prefers Democratic Party	Kitsap
24	Kevin Van De Wege	Prefers Democratic Party	Clallam, Grays Harbor, Jefferson
25	Chris Gildon	Prefers Republican Party	Pierce
27	Jeannie Darneille	Prefers Democratic Party	Pierce
28	Twina Nobles	Prefers	Pierce

38	June Robinson	Democratic Party Prefers	Snohomish
39	Keith L. Wagoner	Democratic Party Prefers	King, Skagit,
40	Elizabeth (Liz) Lovelett	Republican Party Prefers	Snohomish San Juan, Skagit,
41	Lisa Wellman	Democratic Party Prefers	Whatcom King
49	Annette Cleveland	Democratic Party Prefers	Clark

IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed the Seal of the state of Washington at Olympia, this 1st day of December 2020.

/s/
Kim Wyman
Secretary of State

Returning Senators

District	Name	Party Preference	Counties Represented
6	Jeff Holy	Prefers Republican Party	Spokane
7	Shelly Short	Prefers Republican Party	Ferry, Okanogan, Pend Oreille, Spokane, Stevens
8	Sharon Raye Brown	Prefers Republican Party	Benton
13	Judy Warnick	Prefers Republican Party	Grant, Kittitas, Lincoln, Yakima
15	Jim Honeyford	Prefers Party	Yakima
21	Marko Liias	Prefers Democratic Party	Snohomish
26	Emily Randall	Prefers Democratic Party	Kitsap, Pierce
29	Steve Conway	Prefers Democratic Party	Pierce
30	Claire Wilson	Prefers Democratic Party	King, Pierce
31	Phil Fortunato	Prefers Republican Party	King, Pierce
32	Jesse Salomon	Prefers Democratic Party	King, Snohomish
33	Karen Keiser	Prefers Democratic Party	King
34	Joe Nguyen	Prefers Democratic Party	King
35	Tim Sheldon	Prefers Democratic Party	Kitsap, Mason, Thurston
36	Reuven M. Carlyle	Prefers Democratic Party	King
37	Rebecca Saldaña	Prefers Democratic Party	King
42	Doug Ericksen	Prefers Republican Party	Whatcom
43	Jamie Pedersen	Prefers Democratic Party	King
44	Steve Hobbs	Prefers Democratic Party	Snohomish
45	Manka Dhingra	Prefers Democratic Party	King
46	David Frockt	Prefers Democratic Party	King
47	Mona Das	Prefers Democratic Party	King
48	Patty Kuderer	Prefers Democratic Party	King

The Secretary called the roll of the following holdover members of the Senate and all were present: Senators Sharon Brown, Reuven Carlyle, Steve Conway, Mona Das, Manka Dhingra, Doug Ericksen, Phil Fortunato, David Frockt, Steve Hobbs, Jeff Holy, Jim Honeyford, Karen Keiser, Patty Kuderer, Marko Liias, Joe Nguyen, Jamie Pedersen, Emily Randall, Rebeca Saldaña, Jesse Salomon, Tim Sheldon, Shelly Short, Judy Warnick, and Claire Wilson.

The Secretary called the roll of the following newly re-elected members of the Senate and all were present: Senators Andy Billig, John Braun, Annette Cleveland, Jeannie Darneille, Bob Hasegawa, Brad Hawkins, Sam Hunt, Curtis King, Mark Mullet, Ron Muzzall, Mike Padden, Ann Rivers, Christine Rolfes, Mark Schoesler, Derek Stanford, Kevin Van De Wege, Keith Wagoner, Lisa Wellman, and Lynda Wilson.

The Secretary called the roll of the following new elected members of the Senate and all were present: Senators Perry Dozier, Chris Gildon, T'wina Nobles, Jim McCune, June Robinson, and Jeff Wilson.

The President Pro Tempore explained that in the light of public health concerns, new re-elected members were sworn in by Chief Justice Steven Gonzalez in a remote ceremony on January 8, 2021. Members were also sworn in in their home districts before this opening session.

MOTIONS

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

Senator Liias moved adoption of the following resolution:

**SENATE RESOLUTION
8600**

By Senator Liias

BE IT RESOLVED, That the Rules of the Senate for the 2019 Regular Session of the 66th Legislature, as amended in the 2019 Regular Session and the 2020 Regular Session, be adopted as amended as the Rules of the Senate for the 2021 Regular Session of the 67th Legislature, to read as follows:

**PERMANENT RULES
OF THE
SENATE
SIXTY-((SIXTH)) SEVENTH LEGISLATURE
((2019)) 2021**

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- Rule 3** Secretary of the Senate
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SECTION I

OFFICERS-MEMBERS-EMPLOYEES

Duties of the President

Rule 1. 1. The president shall take the chair and call the senate to order precisely at the hour appointed for meeting, and, if a quorum be present, shall cause the journal of the preceding day to be read. (See also Art. 3, Sec. 16, State Constitution.)

2. The president shall preserve order and decorum, and in case of any disturbance or disorderly conduct within the chamber, legislative area, legislative offices or buildings, and legislative hearing and meeting rooms, shall order the sergeant at arms to suppress the same, and may order the arrest of any person creating any disturbance within the senate chamber. Cellular phone use within the senate chamber during floor session and within a hearing room during a committee hearing must be respectful to the members and the public and the phone must be kept in silent mode within the senate chamber during floor session and within a hearing room during a committee hearing.

3. The president shall have charge of and see that all officers and employees perform their respective duties, and shall have general control of the senate chamber and wings. (See also Art. 2, Sec. 10, State Constitution.)

4. The president may speak to points of order in preference to members, arising from the president's seat for that purpose, and shall decide all questions of order subject to an appeal to the senate by any member, on which appeal no member shall speak more than once without leave of the senate.

5. The president shall, in open session, sign all acts, addresses and joint resolutions. The president shall sign all writs, warrants and subpoenas issued by order of the senate, all of which shall be attested by the secretary. (See also Art. 2, Sec. 32, State Constitution.)

6. The president shall appoint all conference, special, joint and hereinafter named standing committees on the part of the senate. The appointment of the conference, special, joint and standing committees shall be confirmed by the senate. In the event the senate refuses to confirm any conference, special, joint or standing committee or committees, such committee or committees shall be elected by the senate.

7. The president shall, on each day, announce to the senate the business in order, and no business shall be taken up or considered until the order to which it belongs shall be declared.

8. The president shall decide and announce the result of any vote taken.

9. When a vote of the senate is equally divided, the lieutenant governor, when presiding, shall have the deciding vote as provided for in the state Constitution. (See also Art. 2, Sec. 10 and 22, State Constitution.)

President Pro Tempore

Rule 2. 1. Upon the organization of the senate the members shall elect one of their number as president pro tempore who shall have all the powers and authority and who shall discharge all the duties of lieutenant governor acting as president when the secretary of the senate receives notice that the lieutenant governor is unable to preside or is unable to confirm the lieutenant governor's availability within a reasonable time. The president pro tempore shall serve as the vice chair of the committee on rules. The senate shall also elect ((a)) at least one vice president

pro tempore who will serve in the absence of the lieutenant governor and the president pro tempore. (See Art. 2, Sec. 10, State Constitution.)

2. In the absence of the president pro tempore, and vice president pro tempore, or with their consent, the president shall have the right to name any senator to perform the duties of the chair, but such substitution shall not extend beyond an adjournment, nor authorize the senator so substituted to sign any documents requiring the signature of the president.

3. A "majority caucus" is a caucus whose members constitute a majority of the senate and may include members from different political caucuses. The establishment of a majority caucus is evidenced by a majority of the members of the senate demonstrating the intent to caucus together and to lead the senate. Those members not part of the majority caucus constitute the minority caucus or caucuses.

Secretary of the Senate

Rule 3. 1. The senate shall elect a secretary, who shall appoint a deputy secretary, both of whom shall be officers of the senate and shall perform the usual duties pertaining to their offices, and they shall hold office until their successors have been elected or appointed.

2. The secretary is the Personnel Officer of the senate and shall appoint, subject to the approval of the senate, all other senate employees and the hours of duty and assignments of all senate employees shall be under the secretary's directions and instructions and they may be dismissed at the secretary's discretion.

3. The secretary of the senate, prior to the convening of the next regular session, shall prepare the office to receive bills which the holdover members and members-elect may desire to prefile commencing with the first Monday in December preceding any regular session or twenty days prior to any special session of the legislature.

Sergeant at Arms

Rule 4. 1. The director of senate security shall perform the functions of the sergeant at arms for the senate.

2. The sergeant at arms shall not admit to the floor of the senate during the time the senate is not convened any person other than specifically requested by a senator, the president, or the secretary of the senate, in writing or when personally accompanied by a senator.

Subordinate Officers

Rule 5. The subordinate officers of the senate shall perform such duties as usually pertain to their respective positions in legislative bodies under the direction of the president, and such other duties as the senate may impose upon them. Under no circumstances shall the compensation of any employee be increased for past services. (See also Art. 2, Sec. 25, State Constitution.)

Employees

Rule 6. 1. No senate employee shall lobby in favor of or against any matter under consideration.

2. Senate employees are governed by joint rules and chapters 42.17 (the Public Disclosure Act) and 42.52 RCW (the Ethics in Public Service Act).

Conduct of Members and Officers

Rule 7. 1. Indecorous conduct, boisterous or unbecoming language will not be permitted in the senate at any time. Food is prohibited within the senate chamber during floor session. Cellular phone use within the senate chamber during floor session and within a hearing room during a committee hearing must be respectful to the members and the public and the phone must be kept in silent mode within the senate chamber during floor session and within a hearing room during a committee hearing.

2. In cases of breach of decorum or propriety, any senator, officer or other person shall be liable to such censure or punishment as the senate may deem proper, and if any senator be called to order for offensive or indecorous language or conduct, the person calling the senator to order shall report the language excepted to which shall be taken down or noted at the secretary's desk. No member shall be held to answer for any language used upon the floor of the senate if business has intervened before exception to the language was thus taken and noted.

3. If any senator in speaking, or otherwise, transgresses the rules of the senate, the president shall, or any senator may, call that senator to order, and a senator so called to order shall resume the senator's seat and not proceed without leave of the senate, which leave, if granted, shall be upon motion "that the senator be allowed to proceed in order," when, if carried, the senator shall speak to the question under consideration.

4. No senator shall be absent from the senate without leave, except in case of accident or sickness, and if any senator or officer shall be absent the senator's per diem shall not be allowed or paid, and no senator or officer shall obtain leave of absence or be excused from attendance without the consent of a majority of the members present.

5. Members of the senate are subject to the senate's policy on appropriate workplace conduct. Conduct in violation of the policy may result in disciplinary action.

6. In the event of a motion or resolution to censure or punish, or any procedural motion thereto involving a senator, that senator shall not vote thereon. The senator shall be allowed to answer to such motion or resolution. An election or vote by the senate on a motion to censure or punish a senator shall require the vote of a majority of all senators elected or appointed to the senate. A vote to expel a member shall require a two-thirds concurrence of all members elected or appointed to the senate. All votes shall be taken by yeas and nays and the votes shall be entered upon the journal. (See also Art. 2, Sec. 9, State Constitution.)

SECTION II

OPERATIONS AND MANAGEMENT

Facilities and Operations

Rule 8. 1. After the election of new caucus leadership at the beginning of the first regular session during a legislative biennium or anytime during the legislative biennium that a different caucus becomes the majority caucus, the majority caucus shall designate four members and the minority caucus shall designate three members to serve on the facilities and operations committee. Each caucus may also designate an alternate. The chair of the ~~((majority caucus shall be the chair of the))~~ facilities and operations committee must be selected by a majority vote of the members of the committee. If a different caucus becomes the majority caucus anytime during the legislative biennium, the operation of the senate shall transfer to the newly designated members after the leadership of the new

majority caucus is determined.

2. All necessary expenses of the senate incurred during the session shall be signed for by the secretary and approved by a majority of the committee on facilities and operations. The committee on facilities and operations shall carefully consider all items of expenditure ordered or contracted on the part of the senate, and report upon the same prior to the voucher being signed by the secretary of the senate authorizing the payment thereof. The committee on facilities and operations shall issue postage only as follows:

(a) To elected or appointed members of the senate in an amount sufficient to allow performance of their legislative duties.

(b) To the secretary of the senate in an amount sufficient to carry out the business of the senate.

3. The facilities and operations committee is authorized to adopt respectful workplace policies.

Use of Senate Chambers

Rule 9. The senate chamber and its facilities shall not be used for any but legislative business, except by permission of the senate while in session, or by the facilities and operations committee when not in session.

Admission to the Senate

Rule 10. The sergeant at arms shall admit only the following individuals to the floor and adjacent areas of the senate for the period of time beginning one-half hour before convening and ending when the senate has adjourned or recessed for an hour or more:

The governor and/or designees,
Members of the house of representatives,
State elected officials,
Officers and authorized employees of the legislature,
Honored guests being presented to the senate,
Former members of the senate who are not registered lobbyists pursuant to chapter 42.17 RCW,
Representatives of the press,
Persons specifically requested by a senator to the president in writing or only as long as accompanied by a senator.

Printing of Bills

Rule 11. The number of bills printed and reprinted shall be at the discretion of the secretary of the senate, with the approval of the facilities and operations committee.

Furnishing Full File of Bills

Rule 12. Persons, firms, corporations and organizations within the state, desirous of receiving copies of all printed senate bills, shall make application therefor to the secretary of the senate. The bill clerk shall send copies of all printed senate bills to such persons, firms, corporations and organizations as may be ordered by the secretary of the senate. The secretary of the senate is authorized to recoup costs.

Regulation of Lobbyists

Rule 13. All persons who engage in lobbying of any kind as defined in chapter 42.17 RCW are subject to the senate's policy on appropriate workplace conduct. Conduct that constitutes prohibited conduct under the policy may result in restrictions, including, but not limited to, prohibitions on unaccompanied movement within the senate.

Any person registered as a lobbyist pursuant to chapter 42.17 RCW who intervenes in or attempts to influence any personnel decision of the senate regarding any employee may suffer an immediate revocation of all privileges before the senate or such other privileges and for such time as may be deemed appropriate by the senate committee on rules. This restriction shall not prohibit a registered lobbyist from making written recommendations for staff positions.

Security Management

Rule 14. The sergeant at arms shall develop security procedures to protect the senate, including its members, staff, and the visiting public.

**SECTION III
RULES AND ORDER
Time of Convening**

Rule 15. The senate shall convene at 10:00 a.m. each working day, unless adjourned to a different hour. The senate shall adjourn not later than 10:00 p.m. of each working day. The senate shall recess ninety minutes for lunch each working day. When reconvening on the same day the senate shall recess ninety minutes for dinner each working evening. This rule may be suspended by a majority.

Quorum

Rule 16. A majority of all members elected or appointed to the senate shall be necessary to constitute a quorum to do business. Less than a quorum may adjourn from day to day until a quorum can be had. (See Art. 2, Sec. 8, State Constitution.)

Order of Business

Rule 17. After the roll is called and journal read and approved, business shall be disposed of in the following order:

- FIRST. Reports of standing committees and standing subcommittees.
- SECOND. Reports of select committees.
- THIRD. Messages from the governor and other state officers.
- FOURTH. Messages from the house of representatives.
- FIFTH. Introduction, first reading and reference of bills, joint memorials, joint resolutions and concurrent resolutions.
- SIXTH. Second reading of bills.
- SEVENTH. Third reading of bills.
- EIGHTH. Presentation of petitions, memorials and floor resolutions.
- NINTH. Presentation of motions.

The order of business established by this rule may be changed and any order of business already dealt with may be reverted or advanced to by a majority vote of those present.

All questions relating to the priority of business shall be decided without debate.

Messages from the governor, other state officers, and from the house of representatives may be considered at any time with the consent of the senate.

Special Order

Rule 18. The president shall call the senate to order at the hour

fixed for the consideration of a special order, and announce that the special order is before the senate, which shall then be considered unless it is postponed by a majority vote of the members present, and any business before the senate at the time of the announcement of the special order shall take its regular position in the order of business, except that if a cutoff established by concurrent resolution occurs during the special order, the senate may complete the measure that was before the senate when consideration of the special order was commenced.

Unfinished Business

Rule 19. The unfinished business at the preceding adjournment shall have preference over all other matters, excepting special orders, and no motion or any other business shall be received without special leave of the senate until the former is disposed of.

**Motions and Senate Floor Resolutions
(How Presented)**

Rule 20. 1. No motion shall be entertained or debated until announced by the president and every motion shall be deemed to have been seconded. It shall be reduced to writing and read by the secretary, if desired by the president or any senator, before it shall be debated, and by the consent of the senate may be withdrawn before amendment or action.

2. The senate shall consider no more than one floor resolution per day in session: Provided, That this rule shall not apply to floor resolutions essential to the operation of the senate; and further Provided, That there shall be no limit on the number of floor resolutions considered on senate pro forma session days. Senate floor resolutions shall be acted upon in the same manner as motions. All senate floor resolutions shall be on the secretary's desk at least twenty-four hours prior to consideration. Members' names shall be added to the resolution only if the member signs the resolution, except by unanimous consent of the senate. Members shall have until thirty minutes after the senate is convened the following day the senate is in a regular or pro forma session to add or remove their names to the floor resolution. A motion may be made to close the period for signatures at an earlier time.

Precedence of Motions

Rule 21. When a motion has been made and stated by the chair the following motions are in order, in the rank named:

PRIVILEGED MOTIONS

- Adjourn, recess, or go at ease
- Reconsider
- Demand for call of the senate
- Demand for roll call
- Demand for division
- Question of privilege
- Orders of the day

INCIDENTAL MOTIONS

- Points of order and appeal
- Method of consideration
- Suspend the rules
- Reading papers
- Withdraw a motion
- Division of a question

SUBSIDIARY MOTIONS

- 1st Rank: To lay on the table

- 2nd Rank: For the previous question
 3rd Rank: To postpone to a day certain
 To commit or recommit
 To postpone indefinitely
 4th Rank: To amend

No motion to postpone to a day certain, to commit, or to postpone indefinitely, being decided, shall again be allowed on the same day and at the same stage of the proceedings, and when a question has been postponed indefinitely it shall not again be introduced during the session.

A motion to lay an amendment on the table shall not carry the main question with it unless so specified in the motion to table.

At no time shall the senate entertain a Question of Consideration.

Voting

Rule 22. 1. In all cases of election by the senate, the votes shall be taken by yeas and nays, and no senator or other person shall remain by the secretary's desk while the roll is being called or the votes are being counted. No senator shall be allowed to vote except when within the bar of the senate, or upon any question upon which he or she is in any way personally or directly interested, nor be allowed to explain a vote or discuss the question while the yeas and nays are being called, nor change a vote after the result has been announced. (See also Art. 2, Secs. 27 and 30, State Constitution.)

2. A member not voting by reason of personal or direct interest, or by reason of an excused absence, may explain the reason for not voting by a brief statement not to exceed fifty words in the journal.

3. The yeas and nays shall be taken when called for by one-sixth of all the senators present, and every senator within the bar of the senate shall vote unless excused by the unanimous vote of the members present, except as provided for in Senate Rule 7, subsection 4, and the votes shall be entered upon the journal. (See also Art. 2, Sec. 21, State Constitution.)

When once begun the roll call may not be interrupted for any purpose other than to move a call of the senate. (See also Senate Rule 24.)

4. A senator having been absent during roll call may ask to have his or her name called. Such a request must be made before the result of the roll call has been announced by the president.

5. The passage of a bill or action on a question is lost by a tie vote, but when a vote of the senate is equally divided, the lieutenant governor, when presiding, shall have the deciding vote on questions as provided for in the state Constitution. (See also Art. 2, Secs. 10 and 22, State Constitution.)

6. The order of the names on the roll call shall be alphabetical by last name.

7. All votes in a committee or subcommittee shall be recorded, and the record shall be preserved as prescribed by the secretary of the senate. One-sixth of the committee may demand an oral roll call.

8. If a member of the majority is going to be absent due to a health matter or other emergency, then a member of the minority may publicly announce on the floor of the senate that he or she will cast votes as he or she believes the absent member would have voted in order to avoid results that would only occur because

of the unanticipated absence.

Announcement of Vote

Rule 23. The announcement of all votes shall be made by the president.

Call of the Senate

Rule 24. Although a roll call is in progress, a call of the senate may be moved by three senators, and if carried by a majority of all present the secretary shall call the roll, after which the names of the absentees shall again be called. The doors shall then be locked and the sergeant at arms directed to take into custody all who may be absent without leave, and all the senators so taken into custody shall be presented at the bar of the senate for such action as the senate may deem proper.

One Subject in a Bill

Rule 25. No bill shall embrace more than one subject and that shall be expressed in the title. (See also Art. 2, Sec. 19, State Constitution.)

No Amendment by Mere Reference to Title of Act

Rule 26. 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. (See also Art. 2, Sec. 37, State Constitution.)

Reading of Papers

Rule 27. When the reading of any paper is called for, and is objected to by any senator, it shall be determined by a vote of the senate, without debate.

Any and all copies of reproductions of newspaper or magazine editorials, articles or cartoons or publications or material of any nature distributed to senators' desks must bear the name of at least one senator granting permission for the distribution. This shall not apply to materials normally distributed by the secretary of the senate or the majority or minority caucuses.

Comparing Enrolled and Engrossed Bills

Rule 28. Any senator shall have the right to compare an enrolled bill with the engrossed bill and may note any objections in the Journal.

SECTION IV PARLIAMENTARY PROCEDURE

Rules of Debate

Rule 29. When any senator is about to speak in debate, or submit any matter to the senate, the senator shall rise, and standing in place, respectfully request recognition by the President, and when recognized shall, in a courteous manner, speak to the question under debate, avoiding personalities; provided that a senator may refer to another member using the title "Senator" and the surname of the other member. No senator shall impeach the motives of any other member or speak more than twice (except for explanation) during the consideration of any one question, on the same day or a second time without leave, when others who have not spoken desire the floor, but incidental and subsidiary questions arising during the debate shall not be considered the same question. A majority of the members present may further limit the number of times a member may speak on any question and may limit the length of time a member may speak but, unless a demand for the previous question has been sustained, a member shall not be denied the right to speak at least

once on each question, nor shall a member be limited to less than two minutes on each question. In any event, the senator who presents the motion may open and close debate on the question.

Recognition by the President

Rule 30. When two or more senators rise at the same time to address the chair, the president shall name the one who shall speak first, giving preference, when practicable, to the mover or introducer of the subject under consideration. (See also Reed's Rule 214).

Call for Division of a Question

Rule 31. Any senator may call for a division of a question, which shall be divided if it embraces subjects so distinct that one being taken away a substantive proposition shall remain for the decision of the senate; but a motion to strike out and insert shall not be divided.

Point of Order - Decision Appealable

Rule 32. 1. Every decision of points of order by the president shall be subject to appeal by any senator, and discussion of a question of order shall be allowed. In all cases of appeal the question shall be: "Shall the decision of the president stand as the judgment of the senate?"

2. When a member appeals the decision of the presiding officer, the presiding officer may not preside over the appeal.

3. An appeal from the decision of the presiding officer is timely if brought before the body on the day the decision was made unless the decision affected a measure that is no longer in possession of the senate.

Question of Privilege

Rule 33. Any senator may rise to a question of privilege and explain a personal matter by leave of the president, but shall not discuss any pending question in such explanations, nor shall any question of personal privilege permit any senator to introduce any person or persons in the galleries. The president upon notice received may acknowledge the presence of any distinguished person or persons.

A question of privilege shall involve only subject matter which affects the particular senator personally and in a manner unique and peculiar to that senator.

Protests

Rule 34. Any senator or senators may protest against the action of the senate upon any question. Such protest may be entered upon the journal if it does not exceed 200 words. The senator protesting shall file the protest with the secretary of the senate within 48 hours following the action protested.

Adoption and Suspension of Rules

Rule 35. 1. The permanent senate rules adopted at the first regular session during a legislative biennium shall govern any session subsequently convened during the same legislative biennium. Adoption of permanent rules may be by majority of the senate without notice and a majority of the senate may change a permanent rule without notice at the beginning of any session, as determined pursuant to Article 2, Section 12 of the State Constitution. No permanent rule or order of the senate shall be rescinded or changed without a majority vote of the members of the senate, and one day's notice of the motion.

2. A permanent rule or order may be temporarily suspended for a special purpose by a vote of two-thirds of the members present unless otherwise specified herein. When the suspension of a rule is called, and after due notice from the president no objection is offered, the president may announce the rule suspended, and the senate may proceed accordingly. Motion for suspension of the rules shall not be debatable, except, the mover of the motion may briefly explain the purpose of the motion and at the discretion of the president a rebuttal may be allowed.

3. For the purposes of this rule, one day's notice means written notice is provided to all members of the Senate by 5:00 p.m. the day prior to the amendment to the permanent rules being offered and the notice must include, at a minimum, a description of the change to be offered.

Previous Question

Rule 36. The previous question shall not be put unless demanded by three senators, and it shall then be in this form: "Shall the main question be now put?" When sustained by a majority of senators present it shall preclude all debate, except the senator who presents the motion may open and close debate on the question and the vote shall be immediately taken on the question or questions pending before the senate, and all incidental question or questions of order arising after the motion is made shall be decided whether on appeal or otherwise without debate.

Reconsideration

Rule 37. 1. After the final vote on any measure, before the adjournment of that day's session, any member who voted with the prevailing side may give notice of reconsideration unless a motion to immediately transmit the measure to the house has been decided in the affirmative. Such motion to reconsider shall be in order only under the order of motions of the day immediately following the day upon which such notice of reconsideration is given, and may be made by any member who voted with the prevailing side.

2. A motion to reconsider shall have precedence over every other motion, except a motion to adjourn; and when the senate adjourns while a motion to reconsider is pending or before passing the order of motions, the right to move a reconsideration shall continue to the next day of sitting. On and after the tenth day prior to adjournment sine die of any session, as determined pursuant to Article 2, Section 12, or concurrent resolution, or in the event that the measure is subject to a senate rule or resolution or a joint rule or concurrent resolution, which would preclude consideration on the next day of sitting a motion to reconsider shall only be in order on the same day upon which notice of reconsideration is given and may be made at any time that day. Motions to reconsider a vote upon amendments to any pending question may be made and decided at once.

Motion to Adjourn

Rule 38. Except when under call of the senate, a motion to adjourn shall always be in order. The name of the senator moving to adjourn and the time when the motion was made shall be entered upon the journal.

Yeas and Nays - When Must be Taken

Rule 39. The yeas and nays shall be taken when called for by one-sixth of all the senators present, and every senator within the bar of the senate shall vote unless excused by the unanimous vote of the members present, and the votes shall be entered upon the

journal. (See also Art. 2, Sec. 21, State Constitution.)

When once begun the roll call may not be interrupted for any purpose other than to move a call of the senate. (See also Senate Rules 22 and 24.)

Reed's Parliamentary Rules

Rule 40. The rules of parliamentary practice as contained in Reed's Parliamentary Rules shall govern the senate in all cases to which they are applicable, and in which they are not inconsistent with the rules and orders of this senate and the joint rules of this senate and the house of representatives.

**SECTION V
COMMITTEES**

Committees - Appointment and Confirmation

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

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

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

Standing Committee	Total Membership
1. Agriculture, Water, Natural Resources & Parks	7
2. Early Learning & K-12 Education	11
3. Environment, Energy, & Technology	15
4. Financial Institutions, Economic Development & Trade	7
5. Health & Long-Term Care	11
6. Higher Education & Workforce Development	5
7. Housing Stability & Affordability	7
8. Human Services, Reentry & Rehabilitation	7
9. Labor & Commerce	9
10. Law & Justice	7
11. Local Government	5
12. Rules	16 (plus the Lieutenant Governor)
13. State Government, Tribal Relations & Elections	7
14. Transportation	15
15. Ways & Means	(24)
<u>1. Agriculture, Water, Natural Resources & Park</u>	<u>7</u>
<u>2. Business, Financial Services & Trade</u>	<u>7</u>
<u>3. Early Learning & K-12 Education</u>	<u>9</u>
<u>4. Environment, Energy, & Technology</u>	<u>13</u>
<u>5. Health & Long-Term Care</u>	<u>12</u>
<u>6. Higher Education & Workforce Development</u>	<u>5</u>
<u>7. Housing & Local Government</u>	<u>9</u>
<u>8. Human Services, Reentry & Rehabilitation</u>	<u>7</u>
<u>9. Labor, Commerce & Tribal Affairs</u>	<u>9</u>
<u>10. Law & Justice</u>	<u>9</u>
<u>11. Rules</u>	<u>16 (plus the Lieutenant Governor)</u>
<u>12. State Government & Elections</u>	<u>5</u>
<u>13. Transportation</u>	<u>15</u>
<u>14. Ways & Means</u>	<u>25</u>

The following constitutes a standing subcommittee of the senate:

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

Subcommittees

Rule 42. 1. A standing subcommittee has authority to hold

work sessions and public hearings and take executive action on measures referred to it by the relevant standing committee. The committee requirements in Senate Rules 44 through 49 apply equally to standing subcommittees created under Senate Rule 41.

2. In addition to standing subcommittees created under Senate Rule 41, committee chairs may create subcommittees of the standing committee and designate subcommittee chairs thereof to study subjects within the jurisdiction of the standing committee. These subcommittees do not have executive action authority and are not considered standing subcommittees for purposes of senate rules. The committee chair shall approve the use of committee staff and equipment assigned to the subcommittee. Subcommittee activities shall further be subject to facilities and operations committee approval to the same extent as are the actions of the standing committee from which they derive their authority.

Subpoena Power

Rule 43. Any of the above referenced committees, including subcommittees thereof, or any special committees created by the senate, may have the powers of subpoena, the power to administer oaths, and the power to issue commissions for the examination of witnesses in accordance with the provisions of chapter 44.16 RCW. The committee chair shall file with the committee on rules, prior to issuance of any process, a statement of purpose setting forth the name or names of those subject to process. The rules committee shall consider every proposed issuance of process at a meeting of the rules committee immediately following the filing of the statement with the committee. The process shall not be issued prior to consideration by the rules committee. The process shall be limited to the named individuals and the committee on rules may overrule the service on an individual so named.

Duties of Committees

Rule 44. The several committees shall fully consider measures referred to them.

The committees shall acquaint themselves with the interest of the state specially represented by the committee, and from time to time present such bills and reports as in their judgment will advance the interests and promote the welfare of the people of the state: PROVIDED, That no executive action on bills may be taken during an interim.

Committee Rules

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

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

3. During its consideration of or vote on any bill, resolution or memorial, the deliberations of any committee or subcommittee of the senate shall be open to the public. In case of any disturbance or disorderly conduct at any such deliberations, the chair shall

order the sergeant at arms to suppress the same and may order the meeting closed to any person or persons creating such disturbance.

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

5. Bills reported to the senate from a standing committee must have a majority report, which shall be prepared upon a printed standing committee report form; shall be adopted at a regularly or specially called meeting during a legislative session and shall be signed by a majority of the committee; and shall carry only one of the following recommendations:

- a. Do pass;
- b. Do pass as amended;
- c. That a substitute bill be substituted therefor, and the substitute bill do pass; or
- d. Without recommendation.

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

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

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

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

"without recommendation." In every case where a majority report form is circulated for signature, a minority report form shall also be circulated.

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

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

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

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

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

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

Committee Meetings During Sessions

Rule 46. No committee shall sit during the daily session of the senate unless by special leave.

No committee shall sit during any scheduled caucus.

Reading of Reports

Rule 47. The majority report, and minority report, if there be one, together with the names of the signers thereof, shall be read by the secretary, unless the reading be dispensed with by the senate, and all committee reports shall be spread upon the journal.

Recalling Bills from Committees

Rule 48. Any standing committee or standing subcommittee of the senate may be relieved of further consideration of any bill, regardless of prior action of the committee, by a majority vote of the senators elected or appointed. The senate may then make such orderly disposition of the bill as they may direct by a majority vote of the members of the senate.

Bills Referred to Rules Committee

Rule 49. All bills reported by a committee or subcommittee to the senate shall then be referred to the committee on rules for second reading without action on the report unless otherwise ordered by the senate. (See also Senate Rules 63 and 64.) A bill may not be referred to the committee on rules for second reading unless a standing committee or subcommittee has held a public hearing on the bill. By a majority vote of the committee members present at any executive session, the public hearing requirement may be dispensed with when the committee is considering a bill whose companion has already been heard.

Rules Committee

Rule 50. The lieutenant governor shall be a voting member and the chair of the committee on rules. The president pro tempore shall be a voting member and the vice chair of the committee on rules. The committee on rules shall have charge of the daily second and third reading calendar of the senate and shall direct the secretary of the senate the order in which the bills shall be considered by the senate and the committee on rules shall have the authority to directly refer any bill before them to any other standing committee. Such referral shall be reported out to the senate on the next day's business.

The order of consideration of bills on the second or third reading calendar will be set by the floor leader of the majority caucus. A majority of members present may vote to change the order.

The calendar, except in emergent situations, as determined by the committee on rules, shall be on the desks and in the offices of the senators each day and shall cover the bills for consideration on the next following day.

Employment Committee

Rule 51. The employment committee for committee staff shall consist of six members, three from the majority party and three from the minority party. The chair shall be appointed by the majority leader. All decisions shall be determined by majority vote. The committee shall operate within staffing, budget levels and guidelines as authorized and adopted by the facilities and operations committee.

Committee of the Whole

Rule 52. At no time shall the senate sit as a committee of the whole.

The senate may at any time, by the vote of the majority of the members present, sit as a body for the purpose of taking testimony on any measure before the senate.

Appropriation Budget Bills

Rule 53. No biennial or supplemental omnibus operating budget, omnibus capital budget, or omnibus transportation budget bill may be acted upon in second reading until twenty-four hours after the bill has been placed on the second reading calendar by the rules committee. This rule does not apply to conference committee reports of biennial or supplemental omnibus budget bills, which are governed by joint rules. This rule may be suspended with a majority vote of those present within three days of sine die. The rules committee shall establish by separate motion the time at which a bill has been placed on the second reading calendar for purposes of this rule.

SECTION VI

BILLS, RESOLUTIONS, MEMORIALS AND GUBERNATORIAL APPOINTMENTS

Definitions

Rule 54. "Measure" means a bill, joint memorial, joint resolution, or concurrent resolution.

"Bill" when used alone means bill, joint memorial, joint resolution, or concurrent resolution.

"Majority" shall mean a majority of those members present unless otherwise stated.

Prefiling

Rule 55. Holdover members and members-elect to the senate may prefile bills with the secretary of the senate on any day commencing with the first Monday in December preceding any session year; or twenty days prior to any special session of the legislature. Such bills will be printed, distributed and prepared for introduction on the first legislative day. No bill, joint memorial or joint resolution shall be prefiled by title and/or preamble only. (See also Senate Rule 3, Sub. 3.)

Introduction of Bills

Rule 56. All bills, joint resolutions, and joint memorials introduced shall be endorsed with a statement of the title and the name of the member introducing the same. Any member desiring to introduce a bill, joint resolution, or joint memorial shall file the same with the secretary of the senate by noon of the day before the convening of the session at which said bill, joint resolution, or joint memorial is to be introduced.

Provided that a vote has not been taken on final passage of a bill, joint resolution, or joint memorial, a member may add his or her name as a cosponsor until 2:00 p.m. of the day of its introduction. For any bill, joint resolution, or joint memorial that has been prefiled for a regular session, a member has until 2:00 p.m. of the day following introduction to add his or her name as a cosponsor.

To be considered during a regular session, a bill must be introduced at least ten days before final adjournment of the legislature, unless the legislature directs otherwise 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 upon the journal. The time limitation for introduction of bills shall not apply to substitute bills reported by standing committees for bills pending before such committees and general appropriation and revenue bills. (See also Art. 2, Sec. 36, State Constitution.)

Amendatory Bills

Rule 57. Bills introduced in the senate intended to amend existing statutes shall have the words which are amendatory to such existing statutes underlined. Any matter to be deleted from the existing statutes shall be indicated by setting such matter forth in full, enclosed by double parentheses, and such deleted matter shall be lined out with hyphens. No bill shall be printed or acted upon until the provisions of this rule shall have been complied with.

Sections added by amendatory bill to an existing act, or chapter of the official code, need not be underlined but shall be designated "NEW SECTION" in upper case type and such designation shall be underlined. New enactments need not be underlined.

When statutes are being repealed, the Revised Code of Washington section number to be repealed, the section caption and the session law history, from the most current to the original, shall be cited.

Joint Resolutions and Memorials

Rule 58. Joint resolutions and joint memorials, up to the signing thereof by the president of the senate, shall be subject to the rules governing the course of bills.

Senate Concurrent Resolutions

Rule 59. Concurrent resolutions shall be subject to the rules governing the course of bills and may be adopted without a roll call. Concurrent resolutions authorizing investigations and authorizing the expenditure or allocation of any money must be

adopted by roll call and the yeas and nays recorded in the journal. Concurrent resolutions are subject to final passage on the day of the first reading without regard to Senate Rules 62, 63, and 64.

Committee Bills

Rule 60. Committee bills introduced by a standing committee during a legislative session may be filed with the secretary of the senate and introduced, and the signature of each member of the committee shall be endorsed upon the cover of the original bill.

Committee bills shall be read the first time by title, ordered printed, and referred to the committee on rules for second reading.

Committee Reference

Rule 61. When a motion is made to refer a subject, and different committees are proposed, the question shall be taken in the following order:

- FIRST: A standing committee.
- SECOND: A select committee.

Reading of Bills

Rule 62. Every bill shall be read on three separate days unless the senate deems it expedient to suspend this rule. On and after the tenth day preceding adjournment sine die of any session, or three days prior to any cut-off date for consideration of bills, as determined pursuant to Article 2, Section 12 of the Constitution or concurrent resolution, or during any special session of the legislature, this rule may be suspended by a majority vote. (See also Senate Rules 59 and 64).

First Reading

Rule 63. The first reading of a bill shall be by title only, unless a majority of the members present demand a reading in full.

After the first reading, bills shall be referred to an appropriate committee pursuant to Senate Rule 61.

Upon being reported back by committee, pursuant to Senate Rule 49, all bills shall be referred to the committee on rules for second reading, unless otherwise ordered by the senate.

A bill shall be reported back by the committee chair upon written petition therefor signed by a majority of its members. The petition shall designate the recommendation as provided in Senate Rule 45, Sub. 5.

No committee chair shall exercise a pocket veto of any bill.

Should there be a two-thirds majority report of the committee membership against the bill, a vote shall be immediately ordered for the indefinite postponement of the bill.

Second Reading/Amendments

Rule 64. Upon second reading, the bill shall be read section by section, in full, and be subject to amendment.

Any member may, if sustained by three members, remove a bill from the consent calendar as constituted by the committee on rules. A bill removed from the consent calendar shall take its place as the last bill on the second reading calendar.

No amendment shall be considered by the senate until it shall have been sent to the secretary's desk in writing and read by the secretary.

All amendments adopted on the second reading shall then be

securely fastened to the original bill.

All amendments rejected by the senate shall be spread upon the journal, and the journal shall show the disposition of all amendments.

When no further amendments shall be offered, the president shall declare the bill has passed its second reading, and shall be referred to the committee on rules for third reading.

Third Reading

Rule 65. Bills on third reading shall be read in full by sections, and no amendment shall be entertained.

When a bill shall pass, it shall be certified to by the secretary, together with the vote upon final passage, noting the day of its passage thereon.

The vote must be taken by yeas and nays, the names of the senators voting for and against the same to be entered upon the journal and the majority of the members elected to the senate must be recorded thereon as voting in its favor to secure its passage by the senate.

Scope and Object of Bill Not to be Changed

Rule 66. No amendment to any bill shall be allowed which shall change the scope and object of the bill. (See also Art. 2, Sec. 38, State Constitution.) Substitute bills shall be considered amendments for the purposes of this rule. A point of order raising the question of scope and object may be raised at any time during consideration of an amendment prior to voting on the amendment. A proposed amendment to an unamended title-only bill shall be within the scope and object of the bill if the subject of the amendment fits within the language in the title.

Matters Related to Disagreement Between the Senate and House

Rule 67. When there is a disagreement between the senate and house on a measure before the senate, the senate may act upon the measure with the following motions which have priority in the following order:

- To concur
- To non-concur
- To recede
- To insist
- To adhere

These motions are in order as to any single amendment or to a series of amendments. (See Reed's Rules 247 through 254.)

A senate bill, passed by the house with amendment or amendments which shall change the scope and object of the bill, upon being received in the senate, shall be referred to an appropriate committee and shall take the same course as for original bills, unless a motion to ask the house to recede, to insist or to adhere is made prior to the measure being referred to committee.

Bills Committed for Special Amendment

Rule 68. A bill may be committed with or without special instructions to amend at any time before taking the final vote.

Confirmation of Gubernatorial Appointees

Rule 69. When the names of appointees to state offices are transmitted to the secretary of the senate for senate confirmation,

the communication from the governor shall be recorded and referred to the appropriate standing committee.

The standing committee, or subcommittee, pursuant to Senate Rule 42, shall require each appointee referred to the committee for consideration to complete the standard questionnaire to be used to ascertain the appointee's general background and qualifications. The committee may also require the appointee to complete a supplemental questionnaire related specifically to the qualifications for the position to which he has been appointed.

Any hearing on a gubernatorial appointment, held by the standing committee, or subcommittees, pursuant to Senate Rule 42, shall be a public hearing. The appointee may be required to appear before the committee on request. When appearing, the appointee shall be required to testify under oath or affirmation. The chair of the committee or the presiding member shall administer the oath or affirmation in accordance with RCW 44.16. (See also Article 2, Sec. 6 of the State Constitution.)

Nothing in this rule shall be construed to prevent a standing committee, or subcommittee, pursuant to Senate Rule 42, upon a two-thirds vote of its members, from holding executive sessions when considering an appointment.

When the committee on rules presents the report of the standing committee before the senate, the question shall be the confirmation of the name proposed, and the roll shall then be called and the yeas and nays entered upon the journal. In the event a message is received from the governor requesting return of an appointment or appointments to the office of the governor prior to confirmation, the senate shall vote upon the governor's request and the appointment or appointments shall be returned to the governor if the request is approved by a majority of the members elected or appointed. (Article 13 of the State Constitution.)

Emergency Resolution Authorized

Rule 70. 1. If the Facilities and Operations Committee determines through a majority vote that physically convening all members and staff in a single location presents a danger to the health or safety of the participants or is impractical because of a publicly declared statewide emergency or catastrophic incident under RCW 43.06.010, the senate shall adopt a resolution establishing the rules and procedures governing any special or regular legislative session.

2. For purposes of adopting the senate resolution required by this rule, some or all members may vote using a remote access program established by the Secretary of the Senate. The remote access program must provide a mechanism approved by the President of the Senate by which the President can verify a member's remote presence. Members are considered in attendance within the bar of the senate when using the remote access program, including for purposes of establishing quorum. To the extent practicable, a member participating remotely under this rule has the same privileges, rights, and responsibilities under the Senate Rules as if the member were physically present.

Senator Liias spoke in favor of adoption of the resolution.

Senator Liias demanded a roll call.

The President Pro Tempore declared that one-sixth of the members supported the demand, and the demand was sustained.

Senator Braun spoke against adoption of the resolution.

The President Pro Tempore declared the question before the Senate to be the adoption of Senate Resolution No. 8600.

ROLL CALL

The Secretary called the roll on the adoption of Senate Resolution No. 8600 and the resolution was adopted by the following vote: Yeas, 28; Nays, 19; Absent, 2; Excused, 0.

Voting yea: Senators Billig, Carlyle, Cleveland, Conway, Darneille, Das, Dhingra, Frockt, Hasegawa, Hobbs, Hunt, Keiser, Kuderer, Liias, Lovelett, Mullet, Nguyen, Nobles, Pedersen, Randall, Robinson, Rolfes, Saldaña, Salomon, Stanford, Van De Wege, Wellman and Wilson, C.

Voting nay: Senators Braun, Brown, Dozier, Ericksen, Fortunato, Gildon, Holy, Honeyford, King, Muzzall, Padden, Rivers, Schoesler, Sheldon, Short, Wagoner, Warnick, Wilson, J. and Wilson, L.

Absent: Senators Hawkins and McCune

MOTION

On motion of Senator Wagoner, Senators Hawkins and McCune were excused.

MOTION

Senator Liias moved adoption of the following resolution:

SENATE RESOLUTION 8601

By Senator Liias

WHEREAS, The Facilities and Operations Committee has determined that physically convening all members and staff at a single location for the sixty-seventh legislature presents a danger to the health and safety of the participants and is impractical because of a publicly declared statewide emergency under RCW 43.06.010; and

WHEREAS, Permanent Senate Rule 70 establishes a process by which the Senate will adopt a resolution establishing the rules and procedures to govern floor and committee action for such a legislative session;

NOW, THEREFORE, BE IT RESOLVED, By the Senate of the state of Washington, That the following be adopted as the Emergency Parliamentary Rules of the Sixty-Seventh Legislature:

EMERGENCY PARLIAMENTARY RULES OF THE SENATE SIXTY-SEVENTH LEGISLATURE 2021

SECTION I: GENERAL

- | | |
|---------------|---|
| Rule A | Public Health Measures. |
| Rule B | Filing of Bills. |
| Rule C | Electronic Signatures. |
| Rule D | Interpretation of Permanent Senate Rules. |

SECTION II: PARLIAMENTARY PROCEDURES

- | | |
|---------------|-------------------------------|
| Rule E | Physical Distancing Required. |
| Rule F | Remote Voting. |
| Rule G | Attendance and Quorum. |
| Rule H | Floor Motions. |

- Rule I** Call of the Senate.
- Rule J** Referral of Bills to Committee.
- Rule K** Consideration of Bills and Amendments.

SECTION III: COMMITTEES

- Rule L** Committee Procedures.

**SECTION I
GENERAL**

Public Health Measures

A. (1) Senate members and employees must wear a mask in all Senate buildings. This requirement does not apply if the member or employee is in an office or room by themselves. While physically present on the Senate floor, members and employees must wear masks provided by the Senate.

(2) Members and employees will be provided with a self-screening health tool to assist them in determining whether it is safe for them to be on campus. If a member or employee answers any of the self-screening questions in the affirmative, the member or employee should remain off campus and contact the human resource officer.

(3) For the duration of the 2021 legislative session, Senate buildings will be open to authorized members and staff only. Members of the capitol press corps will be permitted access to observe floor action with preapproval from the Secretary of the Senate. No member or employee may escort a member of the public into Senate buildings.

(4) All committee and floor proceedings will be broadcast to the public via streaming or televised platforms to ensure public access. (See Article II, Section 11 of the state Constitution.)

Filing of Bills

B. (1) Any member desiring to introduce a bill shall email the bill to the office of the code reviser by noon of the day before the convening of the session at which the bill is to be introduced. Only bills that have been emailed by a member or the member's legislative assistant may be considered for introduction.

(2) Sponsor sheets will be electronically available for introducing the bill. The member emailing the bill and corresponding sponsor sheet shall be considered the sponsor of the bill. The sponsoring member may designate one cosponsor of the bill by providing the cosponsor's name in the email and by including the cosponsor's name in the cc line of the email.

(3) Additional members may add themselves as cosponsors to the bill by emailing the Senate workroom by 5:00 p.m. of the day of its introduction.

(4) Agency and governor request legislation shall follow this process and the sponsoring member or member's legislative assistant must email such legislation to the office of the code reviser.

(5) The introduction of title-only bills is prohibited. For the purposes of this subsection, a title-only bill is a bill containing a title or short summary of the intended subject matter, without laying forth the full changes intended to any act or sections of law.

Electronic Signatures

C. Electronic or scanned signatures are authorized in place of any physical signatures that are otherwise required in order for a member to conduct legislative business.

Interpretation of Permanent Senate Rules

D. To the extent that a matter is not addressed in this Resolution, the Permanent Rules of the Senate adopted January 11, 2021, will govern. The President will interpret all rules and procedures to facilitate legislative business in a fair and efficient manner in light of the ongoing emergency and remote session.

**SECTION II
PARLIAMENTARY PROCEDURES**

Physical Distancing Required

E. Senators voting on the Senate floor must maintain at least six feet of distance from one another.

Remote Voting

F. (1) Unless otherwise designated by the Facilities & Operations Committee, members will be required to vote remotely. Senate administration will make information technology provisions for members who wish to participate in floor action remotely from their offices or another isolated location on campus. Members who wish to vote remotely from their homes will be outfitted with necessary hardware and provided remote information technology support.

(2) During any roll call vote, members will record their vote using the remote voting system. The clerk will close electronic voting and announce each member's vote individually. The President will call on those members who are present but have not yet voted. The President will then provide members a final opportunity to be recognized and change their votes. The clerk will then announce the vote.

(3) If, during a roll call vote, a member's vote is unable to be taken, the member will be automatically excused. The member may request in writing that their vote be reflected in the Senate journal, though it will not count towards the final roll call.

(4) In accordance with Senate Rule 22, once begun, a roll call vote will not be interrupted because a member has connectivity issues. However, if a majority of members elected is no longer present due to connectivity issues, a majority of those still present may defer consideration of a bill, adjourn, or recess the Senate until a quorum can be reestablished.

Attendance and Quorum

G. A member of the Senate voting remotely is considered in attendance within the bar of the Senate if the member is participating in the session through a remote access program established by the Secretary of the Senate as provided in Senate Rule 70.

Floor Motions

H. Members are permitted to move a bill, resolution, or amendment; rise to a parliamentary inquiry; request a roll call vote; and rise to a point of order. The floor leaders of the majority and minority caucuses will make all other motions. A floor leader may yield to a member for a question of privilege.

Call of the Senate

I. A call of the Senate may be moved by the majority or minority floor leader and sustained by three Senators. If carried by a majority of those present, the Secretary shall call the roll, after which the names of the absentees shall again be called. The business of the Senate will be suspended until the absent senators are considered within the bar of the Senate for such action as the Senate may deem proper. A call of the Senate may not interrupt a

roll call vote, and no penalties shall be sustained for members experiencing connectivity issues.

Referral of Bills to Committee

J. (1) Draft bill referrals will be electronically published by 8:00 p.m. the evening before any session to consider them. All objections or requests for rereferral must be communicated in writing by a member to the majority floor leader by 8:00 a.m. the day of convening.

(2) The Senate may relieve the Rules Committee of a bill with the consent of a majority of the Senate, provided that two hours' notice has been given to the President and all members of the Senate by the majority leader. The majority leader will consult with the President prior to giving such notice.

Consideration of Bills and Amendments

K. (1) The majority floor leader will provide draft orders of consideration for the Second Reading Calendar to the minority floor leader by 5:00 p.m. two days before scheduled floor action. Bills may be added to orders of consideration with the consent of the majority and minority floor leaders.

(2) Once a bill is listed on a draft order of consideration submitted to the minority floor leader, any amendments must be submitted electronically to the Secretary of the Senate for consideration by 8:00 p.m. the day before scheduled floor action to be in order.

(3) On and after the third day preceding adjournment Sine Die of any session, or two days prior to any cut-off date for consideration of bills, as determined pursuant to Article II, Section 12 of the state Constitution or concurrent resolution, or during any special session of the legislature, this rule may be suspended by a majority vote.

SECTION III COMMITTEES

Committee Procedures

L. (1) All committees will meet remotely. A member shall be considered in attendance at a committee hearing if the member is participating through a remote access program established by the Secretary of the Senate as provided in Senate Rule 70.

(2) All committees will rely upon and use the Electronic Bill Book. Committee staff should add all materials relating to hearings, work sessions, or executive sessions to the Electronic Bill Book as early as possible or when the material has been made public. Paper copies will not be provided to members.

(3) All committees will use the Committee Sign-In system used in the past by the public, which has been modified to allow universal remote testimony sign-in for all committee hearings. All committee members will be able to view the list of individuals who have signed in to testify on each bill. All testimony will be taken remotely or in writing. Members of the public wishing to testify may sign up remotely up to one hour before the committee is scheduled to meet.

(4) Chairs must publish the list of bills that may be considered for executive session by 4:00 p.m. two days preceding executive session. A chair with the consent of the ranking member has discretion to waive this deadline in extraordinary circumstances.

(5) Members must have amendment requests to nonpartisan committee staff by noon the day before scheduled executive action. Members should be considerate of staff and turn in amendment requests earlier if they are long or complex, keeping in mind the final deadline for consideration of amendments.

(6) All amendments, including substitutes, must be sponsored

by a committee member. All amendments and effect statements must be either drafted or reviewed, or both, by nonpartisan committee staff. To be eligible for consideration at an executive session, amendments must be released from confidentiality and posted to the Electronic Bill Book for committee members by 4:00 p.m. the day before the executive session or the amendments will be considered out of order. A chair with the consent of the ranking member has discretion to waive this deadline in extraordinary circumstances.

(7) Committee voting will be done through recorded roll call votes with the results transmitted to the Secretary of the Senate via electronic means. Members must be present and visible to be eligible to vote during the executive session. Voting will not be allowed "subject to signatures."

(8) Electronic reports of standing committees must be received one hour prior to convening of the session in order to be read at said session. This requirement may be suspended by a majority of the Senate.

Senator Liias demanded a roll call.

The President Pro Tempore declared that one-sixth of the members supported the demand, and the demand was sustained.

MOTION

Senator Short moved that the following floor amendment no. 001 by Senator Short be adopted:

On page 1, after line 5, insert the following:

"WHEREAS, The Senate recognizes that it is essential to preserve the integrity of the legislative process and the ability of both legislators and the public to fully and meaningfully participate; and"

On page 2, beginning on line 14, after "members" strike all material through "buildings" on line 15 and insert ", employees, and members of the public must wear a mask and observe six feet of social distancing in all Senate buildings"

On page 2, beginning on line 25, after "open" strike all material through "buildings" on line 28

On page 3, beginning on line 35, after "(1)" strike all material through "remotely." on line 36 and insert "Members may choose to vote remotely or from the Senate floor using the voting system developed by the secretary of the Senate as provided in Senate Rule 70."

On page 6, line 1, after "(1)" strike "All committees will meet remotely." and insert "In addition to in-person attendance, legislators and members of the public may attend committee hearings remotely."

On page 6, line 14, after "bill." strike "All" and insert "In addition to in-person testimony,"

Senators Short, Padden, Brown, Braun, Fortunato and Wagoner spoke in favor of adoption of the amendment.

Senators Liias and Billig spoke against adoption of the amendment.

MOTION

On motion of Senator Wagoner, Senator Sheldon was excused.

Senator Wagoner demanded a roll call.

The President Pro Tempore declared that one-sixth of the members supported the demand, and the demand was sustained.

The President Pro Tempore declared the question before the Senate to be the adoption of floor amendment no. 001 by Senator

Short on page 1, after line 5 to Senate Resolution No. 8601.

ROLL CALL

The Secretary called the roll on the adoption of floor amendment no. 001 and the amendment was not adopted by the following vote: Yeas, 18; Nays, 28; Absent, 0; Excused, 3.

Voting yea: Senators Braun, Brown, Dozier, Ericksen, Fortunato, Gildon, Holy, Honeyford, King, Muzzall, Padden, Rivers, Schoesler, Short, Wagoner, Warnick, Wilson, J. and Wilson, L.

Voting nay: Senators Billig, Carlyle, Cleveland, Conway, Darneille, Das, Dhingra, Frockt, Hasegawa, Hobbs, Hunt, Keiser, Kuderer, Liias, Lovelett, Mullet, Nguyen, Nobles, Pedersen, Randall, Robinson, Rolfes, Saldaña, Salomon, Stanford, Van De Wege, Wellman and Wilson, C.

Excused: Senators Hawkins, McCune and Sheldon.

MOTION

Senator Fortunato moved that the following floor amendment no. 003 by Senator Fortunato be adopted:

On page 3, line 33, after "another." insert "In order to accommodate additional member participation in person, the Senate galleries will be considered within the bar of the Senate and will be used for Senate member seating during floor sessions."

Senator Fortunato spoke in favor of adoption of the amendment.

Senator Liias spoke against adoption of the amendment.

The President Pro Tempore declared the question before the Senate to be the adoption of floor amendment no. 003 by Senator Fortunato on page 3, line 33 to Senate Resolution No. 8601.

The motion by Senator Fortunato did not carry and floor amendment no. 003 was not adopted by voice vote.

MOTION

Senator Padden moved that the following floor amendment no. 002 by Senator Padden be adopted:

On page 4, beginning on line 31, after "order." strike all material through "motions." on line 32 and insert "For all other motions, members are encouraged, but not required, to work through the majority and minority floor leaders."

On page 4, beginning on line 35, after "moved" strike "by the majority or minority floor leader"

Senators Padden, Ericksen and Short spoke in favor of adoption of the amendment.

Senator Liias spoke against adoption of the amendment.

Senator Short demanded a roll call.

The President Pro Tempore declared that one-sixth of the members supported the demand, and the demand was sustained.

The President Pro Tempore declared the question before the Senate to be the adoption of floor amendment no. 002 by Senator Padden on page 4, line 31 to Senate Resolution No. 8601.

ROLL CALL

The Secretary called the roll on the adoption of floor amendment no. 002 and the amendment was not adopted by the following vote: Yeas, 18; Nays, 28; Absent, 0; Excused, 3.

Voting yea: Senators Braun, Brown, Dozier, Ericksen, Fortunato, Gildon, Holy, Honeyford, King, Muzzall, Padden, Rivers, Schoesler, Short, Wagoner, Warnick, Wilson, J. and Wilson, L.

Voting nay: Senators Billig, Carlyle, Cleveland, Conway, Darneille, Das, Dhingra, Frockt, Hasegawa, Hobbs, Hunt, Keiser, Kuderer, Liias, Lovelett, Mullet, Nguyen, Nobles, Pedersen, Randall, Robinson, Rolfes, Saldaña, Salomon, Stanford, Van De Wege, Wellman and Wilson, C.

Excused: Senators Hawkins, McCune and Sheldon.

The President Pro Tempore declared the question before the Senate to be the adoption of Senate Resolution No. 8601.

ROLL CALL

The Secretary called the roll on the adoption of Senate Resolution No. 8601 and the resolution was adopted by the following vote: Yeas, 28; Nays, 18; Absent, 0; Excused, 3.

Voting yea: Senators Billig, Carlyle, Cleveland, Conway, Darneille, Das, Dhingra, Frockt, Hasegawa, Hobbs, Hunt, Keiser, Kuderer, Liias, Lovelett, Mullet, Nguyen, Nobles, Pedersen, Randall, Robinson, Rolfes, Saldaña, Salomon, Stanford, Van De Wege, Wellman and Wilson, C.

Voting nay: Senators Braun, Brown, Dozier, Ericksen, Fortunato, Gildon, Holy, Honeyford, King, Muzzall, Padden, Rivers, Schoesler, Short, Wagoner, Warnick, Wilson, J. and Wilson, L.

Excused: Senators Hawkins, McCune and Sheldon

REMARKS BY THE PRESIDENT PRO TEMPORE

President Pro Tempore Keiser: "The President has to apologize for closing the conversation a little too early and I would like to recognize Senator Braun."

PERSONAL PRIVILEGE

Senator Braun: "Thank you Madam President. So, I just want to recognize the comment you just made, and no judgment, this is a very complex process. I very much admire the work you're doing up there. I think you've always done a fine job at the rostrum, and on a day like today we all owe each other a lot of grace. So, and in the end, I think the vote would have been exactly the same. I only rise for two reasons. One is, first, in spite of our many differences on these rules, I want to thank the staff who worked on them and our floor leaders who worked very hard to reach agreement wherever they could. That's very much appreciated even if we don't all get to a common, common viewpoint. I also want to use this as a learning opportunity. This is exactly the type of challenge we are going to face in the session ahead of us and this is, and a bill like this, that is that is a divided, almost evenly with not surprisingly the majority having the votes to implement the rules. These are the type of controversial things that are going to challenge us in the session ahead. I would encourage us just as much as possible to work in good faith, to try to find compromises on controversial issues and if we can't and if it's not urgent, to perhaps set them aside until we can have a more transparent, and you know process, with better access by the public. And that's not a judgment Madam President. That's simply an observation that we have a particularly, you know, difficult

challenge in front of us to conduct a session as transparent. That has access. That is fair. That recognizes that folks across our great state have many different viewpoints and they deserve to be heard as part of the process. So again, Madam President, thank you for the opportunity just to address this issue. Thank you for your good work there at the rostrum.”

NOMINATION OF PRESIDENT PRO TEMPORE

The President Pro Tempore declared the nominations for the Office of President Pro Tempore of the Senate to be open.

Senator Billig moved the name of Senator Karen Keiser to be President Pro Tempore. Senator Braun seconded the nomination.

REMARKS BY SENATOR BILLIG

Senator Billig: “Well, thank you Madam President. I want to start by saying my nominee for President Pro Tem is my favorite senator out of all the senators. Madam President, seriously, I want to, it really gives me pleasure to rise to be able to nominate you to this position. You have shown in the years that you have served as President Pro Tem that you are thoughtful and fair. You know the rules. You’re respected throughout this chamber and throughout the legislature and throughout the state of Washington. You, through your actions on the dais, have shown all of the reasons why this body should support you to continue as President Pro Tem and I ask for the body’s support. Thank you.”

REMARKS BY SENATOR BRAUN

Senator Braun: “Thank you Madam President. I rise to second the nomination for President Pro Tem. And I just like to make a couple comments. I second based on your long history of serving that position, you’ve done it with grace and, and respect for the rules. With a long history and understanding of our processes and a respect for those processes. I also want to make a comment. You know we had the opportunity to serve together for eight years, and we often have different viewpoints on very important issues to both of us, and when we do differ, you always at least treated me with respect and grace, and I appreciate that. And you’re always, even more than that, you’re willing to, in spite of our differences, when we do agree, you know, as we have more in recent years on our work together for the developmentally disabled, we found ways to set that aside and work collaboratively after an issue that we both care deeply about, and I admire that very much. So, thank you for your past service and I look forward to future service with you Madam President.”

MOTION

On motion of Senator Liias, the nominations for the office of President Pro Tempore of the Senate were closed.

REMARKS BY THE PRESIDENT PRO TEMPORE

President Pro Tempore Keiser: “If I could just take a moment of personal privilege to thank the kind members comments. It is an odd position to be in, presiding on this floor at that time while this is on before us.”

NOMINATIONS FOR VICE PRESIDENT PRO TEMPORE

The President Pro Tempore declared the nominations for the

Office of Vice President Pro Tempore of the Senate to be open.

Senator Liias moved the name of Senator Steve Conway to be President Pro Tempore. Senator Schoesler seconded the nomination.

REMARKS BY SENATOR LIAS

Senator Liias: “Thank you Madam President. Senator Conway is, I think one of the most long, one of the longest tenured members of the legislature. I think he arrived here at some time when I was in elementary school and he has been contributing for decades to the work of the legislature. But more than just teasing him about his long tenure, what that means is he brings a deep respect and a deep understanding for the institution of the Senate, for our rules, for the traditions of the Senate. And as we saw over the last two years as he served as a Vice President Pro Tem, Senator Conway, whenever you’ve had to step aside, has been an able partner in ensuring that the Senate operates. He’s brought his same reverence for the institution that he has as a member to his work as our vice president pro tempore and he will do an excellent job moving forward.”

REMARKS BY SENATOR SCHOESLER

Senator Schoesler: “Thank you. the seniority of Senator Conway was mentioned but I was here a few weeks prior to his arrival and over those decades we have had very rigorous debates over obvious differences of philosophy but at the end of those vigorous debates Senator Conway was always civil, friendly and respected the institution which is very important to all of us, and I would urge your vote for Senator Conway.”

MOTION

On motion of Senator Liias, the nominations for the office of Vice President Pro Tempore of the Senate were closed.

Senator Liias moved the name of Senator Steve Hobbs to be President Pro Tempore. Senator King seconded the nomination.

NOMINATIONS FOR VICE PRESIDENT PRO TEMPORE

The President Pro Tempore declared the nominations for the second Office of Vice President Pro Tempore of the Senate to be open.

REMARKS BY SENATOR LIAS

Senator Liias: “Thank you Madam President. Senator Hobbs is my neighbor in South Snohomish County and brings with him also a long tenure in the Senate, a deep respect for this institution and a high reputation with members on both sides of the aisle from his bipartisan work on big issues, most notably transportation. It’s also, we can never miss an opportunity to thank Senator Hobbs for his multiple acts of service. He also serves us in the National Guard and as we’ve struggled through this historic pandemic his work leading our relief efforts in the National Guard have been incredible and are another reminder of what a deep and dedicated service, he’s given to the people Washington and, why he will do a great job as our Vice President Pro Tem.”

REMARKS BY SENATOR KING

Senator King: “Well thank you Madam President. I’ve had the

pleasure of working with Steve for, Senator Hobbs I should say, sometimes we have to call him Senator, sometimes we have to call him what is it Colonel? I think. Anyway, it's been a, it's been a great honor for me to serve with him and I would ask the body to support his nomination."

MOTION

On motion of Senator Liias, the nominations for the second office of Vice President Pro Tempore of the Senate were closed.

NOMINATIONS FOR SECRETARY OF THE SENATE

The President Pro Tempore declared the nominations for the Office of Secretary of the Senate to be open.

REMARKS BY SENATOR BILLIG

Senator Billig: Thank you Madam President. Well, I am very glad to be able to rise in support of the nomination for Brad Hendrickson as the Secretary of the Senate. You know in a normal year; he does an amazing job keeping this place running. It's not an easy place. Believe it or not, were not always the easiest people to deal with. It is a complicated and unique situation, and he has done a very effective job in every year, but this year especially. This is been an extraordinary year and he has done an extraordinary job in delivering for the Senate, for the Legislature and for the people of Washington state. And one of the reasons that he's been able to be so effective is because of his experience. And I learned today, I knew that he had been part of the Senate for a long time, but this is actually going to be his fortieth year, or it was forty years ago that he started with the Senate, in 1982 as a Senate Intern. And in those forty years he has been mostly in or very close to this Chamber. So, I'm grateful that he's willing to serve and I urge the body to support his appointment/nomination as Secretary of the Senate. Thank you."

REMARKS BY SENATOR BRAUN

Senator Braun: "Thank you Madam President. So, I am pleased to stand and second the nomination of Brad Hendrickson for the Secretary of the Senate. This has been, as was previously mentioned, a very unusual year. It's been a lot of hard work just getting to today by both the Secretary and all of our staff. And the way I think about it is we essentially did not have, even though we haven't been here since last April, in many ways we didn't have an interim this year. We may not have been busy, you know, debating bills or passing bills but we were busy in hundreds of other ways we could never have foreseen a year ago. And a lot of that work fell to Brad his staff. Brad is capable. He's experienced. I didn't know forty years either. Congratulations. He's trusted and he's an enormously hard worker as others are here. So, I'm pleased again to second the nomination. Thank you, Madam President."

MOTION

On motion of Senator Wagoner, Senator Fortunato was excused.

On motion of Senator Liias, the nominations for the office of Secretary of the Senate were closed.

The President Pro Tempore declared the question before the Senate to be the election of Senator Keiser as President Pro

Tempore of the Senate, Senators Conway and Hobbs as Vice President Pro Tempores of the Senate and Mr. Brad Hendrickson as the Secretary of the Senate.

ROLL CALL

The Secretary called the roll for the election of the offices of President Pro Tempore of the Senate, the two Vice President Pro Tempores of the Senate and the Secretary of the Senate and the nominees were elected by the following vote: Yeas, 45; Nays, 0; Absent, 0; Excused, 4.

Voting yea: Senators Billig, Braun, Brown, Carlyle, Cleveland, Conway, Darneille, Das, Dhingra, Dozier, Ericksen, Frockt, Gildon, Hasegawa, Hobbs, Holy, Honeyford, Hunt, Keiser, King, Kuderer, Liias, Lovelett, Mullet, Muzzall, Nguyen, Nobles, Padden, Pedersen, Randall, Robinson, Rolfes, Rivers, Saldaña, Salomon, Schoesler, Short, Stanford, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J. and Wilson, L.

Excused: Senators Fortunato, Hawkins, McCune and Sheldon

STANDING COMMITTEE ASSIGNMENTS

Pursuant to the document entitled "Senate Standing Committees & Subcommittee – 2021," the President appointed the several senators to the standing committees of the senate as follows:

SENATE STANDING COMMITTEES & SUBCOMMITTEE – 2021

Agriculture, Water, Natural Resources & Parks

Van De Wege, <i>Chair</i>	Warnick, <i>Ranking</i>
Salomon, <i>Vice Chair</i>	Honeyford
Stanford	Short
Rolfes	

Business, Financial Services & Trade

Mullet, <i>Chair</i>	Dozier, <i>Ranking</i>
Hasegawa, <i>Vice Chair</i>	Brown
Hobbs	Wilson, L.
Frockt	

Early Learning & K-12 Education

Wellman, <i>Chair</i>	Hawkins, <i>Ranking</i>
Nobles, <i>Vice Chair - K12</i>	Dozier
Wilson, C. <i>Vice Chair -</i>	McCune
<i>Early Learning</i>	
Hunt	
Mullet	
Pedersen	

Environment, Energy & Technology

Carlyle, <i>Chair</i>	Ericksen, <i>Ranking</i>
Lovelett, <i>Vice Chair</i>	Brown
Das	Fortunato
Hobbs	Sheldon
Liias	Short
Nguyen	
Stanford	
Wellman	

Health & Long Term Care

Cleveland, <i>Chair</i>	Muzzall, <i>Ranking</i>
Frockt, <i>Vice Chair</i>	Holy

Conway	Padden
Keiser	Rivers
Randall	Wilson, J.
Robinson	
Van De Wege	
<u>Behavioral Health Subcommittee</u>	
Dhingra, <i>Chair</i>	Wagoner, <i>Ranking</i>
Nobles	Warnick
Froct	
<u>Higher Education & Workforce Development</u>	
Randall, <i>Chair</i>	Holy, <i>Ranking</i>
Nobles, <i>Vice Chair</i>	Ericksen
Liias	
<u>Housing & Local Government</u>	
Kuderer, <i>Chair</i>	Fortunato, <i>Ranking</i>
Das, <i>Vice Chair</i>	Short, <i>Asst. Ranking</i>
Cleveland	Gildon, <i>Asst. Ranking</i>
Lovelett	Warnick
Salomon	
<u>Human Services, Reentry & Rehabilitation</u>	
Darneille, <i>Chair</i>	Gildon, <i>Ranking</i>
Nguyen, <i>Vice Chair</i>	Dozier
Saldaña	McCune
Wilson, C.	
<u>Labor, Commerce & Tribal Affairs</u>	
Keiser, <i>Chair</i>	King, <i>Ranking</i>
Conway, <i>VC Labor</i>	Braun
Stanford, <i>VC Commerce & Tribal Affairs</i>	Honeyford
Robinson	Schoesler
Saldaña	
<u>Law & Justice</u>	
Pedersen, <i>Chair</i>	Padden, <i>Ranking</i>
Dhingra, <i>Vice Chair</i>	McCune, <i>Asst. Ranking</i>
Darneille	Holy
Kuderer	Wagoner
Salomon	
<u>State Govt & Elections</u>	
Hunt, <i>Chair</i>	Wilson, J., <i>Ranking</i>
Kuderer, <i>Vice Chair</i>	Hawkins
Hasegawa	
<u>Transportation</u>	
Hobbs, <i>Chair</i>	King, <i>Ranking</i>
Saldaña, <i>Vice Chair</i>	Fortunato
Cleveland	Hawkins
Das	Padden
Lovelett	Sheldon
Nguyen	Wilson, J.
Nobles	
Randall	
Wilson, C.	
<u>Ways & Means</u>	
Rolfes, <i>Chair</i>	Wilson, L., <i>Ranking</i>
Robinson, <i>Vice Chair</i>	Brown, <i>Asst. Ranking-</i>
<i>Operating & Revenue</i>	<i>Operating</i>
Froct, <i>Vice Chair Capital</i>	Honeyford, <i>Ranking - Capital</i>

Carlyle	Schoesler, <i>Asst. Ranking - Capital</i>
Conway	
Darneille	Braun
Dhingra	Gildon
Hasegawa	Muzzall
Hunt	Rivers
Keiser	Wagoner
Liias	Warnick
Mullet	
Pedersen	
Van De Wege	
Wellman	
<u>Rules</u>	
Lt. Governor Heck, <i>Chair</i>	Braun, <i>Ranking</i>
Keiser, <i>Vice Chair</i>	Short
Billig	Gildon
Carlyle	King
Cleveland	Muzzall
Hasegawa	Rivers
Kuderer	
Liias	
Nguyen	
Pedersen	
Wilson, C.	

MOTIONS

On motion of Senator Liias, the appointments to the Standing Committees were confirmed by voice vote.

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

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

INTRODUCTION AND FIRST READING

SB 5000 by Senators Hawkins, Lovelett, Billig, Braun, Das, Ericksen, Fortunato, Gildon, Holy, Hunt, King, Kuderer, Muzzall, Nguyen, Padden, Pedersen, Rivers, Robinson, Salomon, Sheldon, Van De Wege, Wagoner, Warnick, Wellman, Wilson, C., Wilson, J., Carlyle, Mullet, Hasegawa and Conway

AN ACT Relating to creating a hydrogen fuel cell electric vehicle pilot sales and use tax exemption program; adding a new section to chapter 82.08 RCW; adding a new section to chapter 82.12 RCW; creating a new section; providing an effective date; and providing expiration dates.

Referred to Committee on Environment, Energy & Technology.

SB 5001 by Senators Warnick, Keiser, Wilson, C., Kuderer, Mullet, Holy, King, Brown, Wagoner and Conway
AN ACT Relating to providing small winery tax relief; reenacting and amending RCW 66.24.210; and creating a new section.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5002 by Senators Hunt, Hawkins, Rivers, Wilson, C., Carlyle, Dhingra, Mullet, Hasegawa and Conway
AN ACT Relating to the state auditor's duties and procedures; amending RCW 43.09.185, 43.09.230, and

43.09.420; amending 2012 c 164 s 709 (uncodified); repealing RCW 43.09.265, 43.09.430, 43.09.435, 43.09.440, 43.09.445, 43.09.450, 43.09.455, 43.09.460, and 43.88.162; and repealing 2005 c 385 s 1 (uncodified).

Referred to Committee on State Government & Elections.

SB 5003 by Senators Keiser, Wilson, C., Kuderer, Saldaña, Stanford, Randall and Conway
AN ACT Relating to enacting the living donor act; adding a new section to chapter 48.18 RCW; and providing an effective date.

Referred to Committee on Health & Long Term Care.

SB 5004 by Senators Keiser, Warnick, Wilson, C., Kuderer, King, Saldaña, Das and Conway
AN ACT Relating to providing a tax exemption for medical marijuana patients; amending RCW 69.50.535; and providing an effective date.

Referred to Committee on Ways & Means.

SB 5005 by Senators Pedersen, Padden and Mullet
AN ACT Relating to business corporations; amending RCW 23B.01.400, 23B.01.410, 23B.01.420, and 23B.08.210; and reenacting and amending RCW 23B.07.040.

Referred to Committee on Law & Justice.

SB 5006 by Senators Van De Wege, Wilson, C., Kuderer, Rivers, Lias, Saldaña and Nguyen
AN ACT Relating to local parks funding options; adding a new section to chapter 82.14 RCW; and creating a new section.

Referred to Committee on Housing & Local Government.

SB 5007 by Senators Van De Wege, Kuderer, Wilson, C., Nguyen and Conway
AN ACT Relating to addressing the economic challenges facing Washington citizens from the COVID-19 pandemic through a temporary reduction in compliance and tax burden on electric utilities in order to lower costs and support direct utility assistance to low-income customers; amending RCW 19.285.040 and 19.405.060; and creating new sections.

Referred to Committee on Environment, Energy & Technology.

SB 5008 by Senators Robinson, Short, Wilson, C., Brown and Hasegawa
AN ACT Relating to extending the business and occupation tax exemption for amounts received as credits against contracts with or funds provided by the Bonneville power administration and used for low-income ratepayer assistance and weatherization; amending RCW 82.04.310; creating a new section; providing an effective date; and declaring an emergency.

Referred to Committee on Environment, Energy & Technology.

SB 5009 by Senators Padden, Pedersen, McCune, Mullet and Brown

AN ACT Relating to the uniform public expression protection act; adding a new chapter to Title 4 RCW; and repealing RCW 4.24.525.

Referred to Committee on Law & Justice.

SB 5010 by Senators Das, Randall, Dhingra, Hunt, Keiser, Kuderer, Nguyen, Pedersen, Rolfes, Van De Wege, Wilson, C., Lias, Carlyle, Lovelett, Nobles, Saldaña, Hasegawa, Stanford, Robinson, Billig and Conway
AN ACT Relating to prohibiting the use of credit scores to determine rates for personal lines of insurance; amending RCW 48.18.547, 48.18.610, and 48.19.035; adding a new section to chapter 48.19 RCW; creating a new section; repealing RCW 48.18.545; and providing effective dates.

Referred to Committee on Business, Financial Services & Trade.

SB 5011 by Senators Pedersen, Wilson, L., Kuderer, Warnick, Mullet and Brown

AN ACT Relating to notice, meeting, and voting provisions for common interest communities, condominiums, and homeowners' associations; amending RCW 64.32.010, 64.34.332, 64.34.340, 64.34.352, and 64.38.035; reenacting and amending RCW 64.34.020 and 64.38.010; adding new sections to chapter 64.32 RCW; adding a new section to chapter 64.34 RCW; and adding new sections to chapter 64.38 RCW.

Referred to Committee on Law & Justice.

SB 5012 by Senators Lovelett, Kuderer, Wilson, C., Saldaña, Das, Stanford, Robinson and Nguyen

AN ACT Relating to providing a local government option for the funding of essential affordable housing programs; amending RCW 67.28.181 and 82.14.410; and adding a new section to chapter 67.28 RCW.

Referred to Committee on Housing & Local Government.

SB 5013 by Senators Hunt, Wilson, C. and Kuderer

AN ACT Relating to local redistricting deadlines; amending RCW 29A.76.010; and reenacting and amending RCW 29A.92.050.

Referred to Committee on State Government & Elections.

SB 5014 by Senators Hunt, Wilson, C. and Das

AN ACT Relating to clarifying the state offices for which elections to fill a vacancy may appear on the ballot in odd-numbered years; and amending RCW 29A.04.321.

Referred to Committee on State Government & Elections.

SB 5015 by Senators Hunt, Kuderer, Wilson, C., Keiser, Dhingra, Hasegawa, Das, Billig and Nguyen

AN ACT Relating to fraudulent portrayal of ballot drop boxes; and amending RCW 29A.84.610.

Referred to Committee on State Government & Elections.

SB 5016 by Senators Warnick, Van De Wege and Brown

AN ACT Relating to tracked and wheeled all-terrain vehicles; amending RCW 46.10.300; adding a new section to chapter 46.04 RCW; adding a new section to chapter 46.10 RCW; and adding a new section to chapter 46.09 RCW.

Referred to Committee on Transportation.

SB 5017 by Senators Wellman, Honeyford, Wilson, C. and Mullet

AN ACT Relating to clarifying school district procurement requirements for personal service contracts for construction management, value engineering, constructibility review, and building commissioning; amending RCW 28A.335.190; creating a new section; and declaring an emergency.

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

SB 5018 by Senators Rivers, Wilson, C., Cleveland, Lovelett, Dhingra and Short

AN ACT Relating to acupuncture and Eastern medicine; and amending RCW 18.06.010 and 18.06.230.

Referred to Committee on Health & Long Term Care.

SB 5019 by Senators Kuderer, Hunt, Wilson, C. and Brown

AN ACT Relating to the recording standards commission; amending RCW 65.24.010 and 65.24.040; adding a new section to chapter 65.24 RCW; creating a new section; and repealing RCW 65.24.900.

Referred to Committee on Housing & Local Government.

SB 5020 by Senators Keiser, Robinson, Van De Wege, Kuderer, Wilson, C., Rolfes, Lovelett, Das, Stanford, Hasegawa and Conway

AN ACT Relating to assessing a penalty on unsupported prescription drug price increases to protect the safety, health, and economic well-being of Washington residents; adding a new chapter to Title 69 RCW; prescribing penalties; and providing an effective date.

Referred to Committee on Health & Long Term Care.

SB 5021 by Senators Hunt, Wilson, C., Saldaña and Conway

AN ACT Relating to the effect of expenditure reduction efforts on retirement benefits for public employees, including those participating in the shared work program; amending RCW 41.26.030, 41.32.010, 41.34.040, 41.35.010, 41.37.010, 41.40.010, and 43.43.120; adding a new section to chapter 41.50 RCW; and creating a new section.

Referred to Committee on Ways & Means.

SB 5022 by Senators Das, Rolfes, Carlyle, Kuderer, Salomon, Dhingra, Wilson, C., Keiser, Lias, Pedersen, Lovelett, Nobles, Saldaña, Stanford and Nguyen

AN ACT Relating to the management of certain materials to support recycling and waste and litter reduction; amending RCW 43.21B.300, 70A.205.005, 70A.205.010, 70A.205.115, 70A.205.045, 70A.205.070, 81.77.030, 81.77.160, 81.77.185, and 81.80.470; reenacting and

amending RCW 43.21B.110; adding a new chapter to Title 70A RCW; and prescribing penalties.

Referred to Committee on Environment, Energy & Technology.

SB 5023 by Senators Wilson, C., Saldaña, Billig, Dhingra, Hasegawa, Kuderer, Lovelett, Pedersen, Salomon, Keiser, Lias, Darneille, Das, Stanford, Robinson and Nguyen

AN ACT Relating to working connections child care eligibility and unemployment benefits; amending RCW 43.216.137; creating new sections; and declaring an emergency.

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

SB 5024 by Senators Padden, Pedersen, Van De Wege, Holy, Mullet, Brown, Gildon and Short

AN ACT Relating to reducing barriers to condominium construction; and amending RCW 64.55.010 and 64.90.645.

Referred to Committee on Law & Justice.

SB 5025 by Senators Rolfes, Billig, Conway, Das, Hunt, Keiser, Kuderer, Lovelett, Pedersen, Salomon, Van De Wege, Wellman, Wilson, C., Dhingra, Saldaña, Hasegawa and Stanford

AN ACT Relating to the consumer protection improvement act; amending RCW 19.86.010, 19.86.080, 19.86.140, and 4.16.160; creating new sections; and prescribing penalties.

Referred to Committee on Law & Justice.

SB 5026 by Senators Salomon, Cleveland, Conway, Keiser, Randall, Lovelett, Nobles, Hasegawa, Das, Nguyen and Hunt

AN ACT Relating to moneys available to a port district allocated for the purchase of zero and near zero emissions cargo handling equipment; and adding a new chapter to Title 53 RCW.

Referred to Committee on Transportation.

SB 5027 by Senators Padden, Salomon, Wilson, C., Lovelett, Stanford and Hunt

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

Referred to Committee on Law & Justice.

SB 5028 by Senators Fortunato and Holy

AN ACT Relating to limiting state and local taxes, fees, and other charges relating to vehicles; amending RCW 46.17.355 and 46.17.323; reenacting and amending RCW 46.17.350; adding a new section to chapter 46.17 RCW; creating new sections; repealing RCW 46.17.365 and 46.68.415; and declaring an emergency.

Referred to Committee on Transportation.

SB 5029 by Senators Honeyford and Short

AN ACT Relating to tax deferrals for investment projects in high unemployment counties; amending RCW 82.60.010, 82.60.020, 82.60.049, 82.60.070, and 82.60.120; adding new sections to chapter 82.60 RCW; repealing RCW 82.60.060 and 82.60.065; providing an effective date; providing expiration dates; and declaring an emergency.

Referred to Committee on Business, Financial Services & Trade.

SB 5030 by Senators Mullet, Wellman, Rivers, Salomon, Wilson, C., Kuderer, Lias, Lovelett, Darneille, Nguyen, Hasegawa and Conway

AN ACT Relating to developing comprehensive school counseling programs; adding new sections to chapter 28A.320 RCW; creating a new section; and providing an expiration date.

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

SB 5031 by Senators Honeyford, Cleveland, Holy, Mullet, Brown, Warnick and Frockt

AN ACT Relating to a community aviation revitalization loan program; amending RCW 43.79A.040 and 47.68.020; reenacting and amending 2019 c 413 s 7037 (uncodified); adding new sections to chapter 47.68 RCW; creating a new section; providing an effective date; and declaring an emergency.

Referred to Committee on Transportation.

SB 5032 by Senators Hasegawa, Warnick, Wilson, C. and Kuderer

AN ACT Relating to the reauthorization and improvements to alternative public works contracting procedures; amending RCW 39.10.210, 39.10.220, 39.10.230, 39.10.240, 39.10.250, 39.10.300, 39.10.330, 39.10.350, 39.10.360, 39.10.370, 39.10.380, 39.10.385, 39.10.390, 39.10.400, 39.10.430, 39.10.440, 39.10.460, 39.10.490, 43.131.407, and 43.131.408; adding a new section to chapter 39.10 RCW; creating a new section; providing an expiration date; and declaring an emergency.

Referred to Committee on State Government & Elections.

SB 5033 by Senators Kuderer, Saldaña, Wilson, C., Das and Nguyen

AN ACT Relating to limiting the property tax exemption for improvements to single-family dwellings to the construction of accessory dwelling units; amending RCW 84.36.400; and creating new sections.

Referred to Committee on Housing & Local Government.

SB 5034 by Senators Pedersen, Padden and Mullet

AN ACT Relating to nonprofit corporations; amending RCW 11.110.020, 23.95.255, 23.95.305, 7.60.025, 9.46.0209, 15.105.020, 18.100.050, 18.100.130, 18.100.134, 23.95.105, 24.50.010, 28A.710.010, 35.67.020, 35.67.190, 35.92.020, 36.89.080, 36.94.140, 39.34.030, 39.34.055, 41.04.382, 43.06.335, 43.07.120, 43.07.190, 43.15.030, 43.105.020, 43.210.020, 43.210.040, 43.330.135, 46.19.020, 48.30.135, 48.180.010, 64.34.300, 64.38.025, 64.90.400,

66.24.495, 66.24.680, 68.20.020, 70.45.070, 70.290.030, 79A.30.030, 79A.30.040, 79A.35.130, 79A.70.030, 82.04.4251, 82.04.4264, 82.04.431, 82.04.4328, 82.08.0203, 82.08.0293, 82.12.0293, 88.46.065, and 89.08.405; reenacting and amending RCW 19.142.010, 48.62.021, and 74.15.020; adding a new section to chapter 74.15 RCW; adding a new chapter to Title 24 RCW; repealing RCW 24.03.005, 24.03.009, 24.03.010, 24.03.015, 24.03.017, 24.03.020, 24.03.025, 24.03.027, 24.03.030, 24.03.035, 24.03.040, 24.03.043, 24.03.045, 24.03.046, 24.03.047, 24.03.048, 24.03.050, 24.03.055, 24.03.060, 24.03.065, 24.03.070, 24.03.075, 24.03.080, 24.03.085, 24.03.090, 24.03.095, 24.03.100, 24.03.103, 24.03.1031, 24.03.105, 24.03.110, 24.03.113, 24.03.115, 24.03.120, 24.03.125, 24.03.127, 24.03.130, 24.03.135, 24.03.140, 24.03.145, 24.03.150, 24.03.155, 24.03.160, 24.03.165, 24.03.170, 24.03.175, 24.03.180, 24.03.183, 24.03.185, 24.03.190, 24.03.195, 24.03.200, 24.03.205, 24.03.207, 24.03.210, 24.03.215, 24.03.217, 24.03.220, 24.03.225, 24.03.230, 24.03.235, 24.03.240, 24.03.245, 24.03.250, 24.03.255, 24.03.260, 24.03.266, 24.03.271, 24.03.276, 24.03.295, 24.03.300, 24.03.302, 24.03.305, 24.03.310, 24.03.315, 24.03.325, 24.03.332, 24.03.334, 24.03.335, 24.03.340, 24.03.345, 24.03.350, 24.03.360, 24.03.365, 24.03.370, 24.03.380, 24.03.390, 24.03.395, 24.03.405, 24.03.417, 24.03.420, 24.03.425, 24.03.430, 24.03.435, 24.03.440, 24.03.445, 24.03.455, 24.03.460, 24.03.465, 24.03.470, 24.03.480, 24.03.490, 24.03.500, 24.03.510, 24.03.520, 24.03.530, 24.03.540, 24.03.550, 24.03.900, 24.03.905, 24.03.915, 24.03.920, and 24.03.925; prescribing penalties; and providing effective dates.

Referred to Committee on Law & Justice.

SB 5035 by Senators Dhingra, Nguyen, Lovelett, Pedersen, Rolfes, Salomon, Wellman, Wilson, C., Kuderer, Lias, Carlyle, Darneille, Mullet, Saldaña, Hasegawa, Das, Stanford and Billig

AN ACT Relating to offender scoring of drug offenses; and amending RCW 9.94A.525.

Referred to Committee on Law & Justice.

SB 5036 by Senators Dhingra, Das, Nguyen, Pedersen, Wellman, Wilson, C., Carlyle, Darneille, Mullet, Hasegawa and Stanford

AN ACT Relating to conditional commutation by the clemency and pardons board; amending RCW 9.94A.501, 9.94A.565, 9.94A.633, 9.94A.728, and 9.94A.880; reenacting and amending RCW 9.94A.885; adding a new section to chapter 9.94A RCW; creating a new section; and providing an expiration date.

Referred to Committee on Law & Justice.

SB 5037 by Senators Braun, Mullet, Brown, Dozier, Holy, King, Wilson, L., Schoesler and Wagoner

AN ACT Relating to establishing transparent school opening metrics tied to COVID-19 prevalence; amending RCW 43.06.220, 43.70.130, 43.20.050, and 70.05.070; adding a new section to chapter 28A.630 RCW; creating a new section; providing a contingent expiration date; and declaring an emergency.

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

SB 5038 by Senators Kuderer, Das, Hunt, Pedersen, Salomon, Wellman, Wilson, C., Lias, Carlyle, Lovelett, Dhingra, Darneille, Saldaña, Rolfes and Nguyen

AN ACT Relating to prohibiting the open carry of certain weapons at public demonstrations and the state capitol; reenacting and amending RCW 9.41.300; adding a new section to chapter 9.41 RCW; and prescribing penalties.

Referred to Committee on Law & Justice.

SB 5039 by Senators Wilson, L., Mullet, Braun, Brown, Dozier, Fortunato, Hawkins, Honeyford, King, McCune, Muzzall, Short, Van De Wege, Wagoner, Warnick, Wilson, J., Schoesler, Holy and Gildon

AN ACT Relating to subjecting all gubernatorial emergency orders to legislative approval after thirty days; amending RCW 43.06.220; and declaring an emergency.

Referred to Committee on State Government & Elections.

SB 5040 by Senators Fortunato, Wilson, J. and Lovelett

AN ACT Relating to enhancing litter control along state highways; amending RCW 70A.200.170 and 70A.200.190; and creating a new section.

Referred to Committee on Environment, Energy & Technology.

SB 5041 by Senators Fortunato, Brown and Gildon

AN ACT Relating to reducing unnecessary paperwork to promote development; adding a new section to chapter 43.21C RCW; and creating a new section.

Referred to Committee on Environment, Energy & Technology.

SB 5042 by Senators Salomon, Billig, Wilson, C., Lias and Kuderer

AN ACT Relating to the effective date of certain actions taken under the growth management act; adding a new section to chapter 36.70A RCW; and creating a new section.

Referred to Committee on Housing & Local Government.

SB 5043 by Senators Salomon, Rolfes, Wilson, C., Wellman, Lovelett, Saldaña, Das, Hasegawa, Conway, Hunt and Kuderer

AN ACT Relating to the provision of housing for school district employees; amending RCW 28A.335.240, 28A.335.250, 28A.335.130, and 82.29A.130; creating a new section; repealing RCW 28A.335.270; and providing an expiration date.

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

SB 5044 by Senators Das, Wellman, Wilson, C., Lovelett, Darneille, Saldaña, Hasegawa, Stanford, Robinson, Nguyen, Nobles and Hunt

AN ACT Relating to equity, cultural competency, and dismantling institutional racism in the public school system; amending RCW 28A.345.100, 28A.415.420, and

28A.150.415; adding a new section to chapter 28A.415 RCW; creating a new section; and repealing RCW 28A.657.140.

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

SB 5045 by Senators Warnick, Rolfes, Van De Wege, Schoesler, Lovelett, Short and Robinson

AN ACT Relating to establishing a state meat and poultry inspection program; amending RCW 16.50.130; and adding a new section to chapter 16.50 RCW.

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

SB 5046 by Senators Conway, Keiser and King

AN ACT Relating to workers' compensation claim resolution settlement agreements; amending RCW 51.04.062, 51.04.063, 51.04.065, 51.04.069, and 51.52.120; reenacting and amending RCW 42.56.230; and declaring an emergency.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5047 by Senators Carlyle, Muzzall, Pedersen, Kuderer, Wilson, C., Wellman, Lias, Darneille, Mullet, Saldaña, Hasegawa, Das, Stanford, Nguyen, Billig and Hunt

AN ACT Relating to reducing criminal justice expenses by eliminating the death penalty and instead requiring life imprisonment without possibility of release or parole as the sentence for aggravated first degree murder; amending RCW 10.95.030; and repealing RCW 10.95.040, 10.95.050, 10.95.060, 10.95.070, 10.95.080, 10.95.090, 10.95.100, 10.95.110, 10.95.120, 10.95.130, 10.95.140, 10.95.150, 10.95.160, 10.95.170, 10.95.180, 10.95.185, 10.95.190, and 10.95.200.

Referred to Committee on Law & Justice.

SB 5048 by Senators Mullet and Das

AN ACT Relating to reinsurance agreements; amending RCW 48.12.405, 48.12.435, and 48.12.445; and adding new sections to chapter 48.12 RCW.

Referred to Committee on Business, Financial Services & Trade.

SB 5049 by Senators King, Billig, Rivers, Wilson, C., Schoesler and Mullet

AN ACT Relating to taxation of low-proof beverages; amending RCW 66.24.630 and 82.08.150; reenacting and amending RCW 66.04.010; and adding a new chapter to Title 82 RCW.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5050 by Senator Hasegawa

AN ACT Relating to real estate firms and brokers; and amending RCW 18.85.361 and 18.85.275.

Referred to Committee on Business, Financial Services & Trade.

SB 5051 by Senators Pedersen, Dhingra, Kuderer, Wilson, C., Wellman, Lias, Lovelett, Darneille, Mullet, Salomon, Hunt, Stanford and Nguyen

AN ACT Relating to state oversight and accountability of peace officers and corrections officers; amending RCW 43.101.010, 43.101.020, 43.101.030, 43.101.040, 43.101.060, 43.101.080, 43.101.085, 43.101.095, 43.101.105, 43.101.115, 43.101.135, 43.101.145, 43.101.155, 43.101.157, 43.101.230, 43.101.390, 43.101.420, 34.12.035, 40.14.070, 43.101.380, and 43.101.400; creating a new section; repealing RCW 43.101.096, 43.101.106, 43.101.116, 43.101.136, 43.101.146, 43.101.156, and 43.101.180; and prescribing penalties.

Referred to Committee on Law & Justice.

SB 5052 by Senators Keiser, Randall, Wilson, C., Kuderer, Cleveland, Lovelett, Nobles, Saldaña, Salomon, Das, Robinson, Nguyen, Frockt, Hasegawa and Conway

AN ACT Relating to the creation of health equity zones; adding a new section to chapter 43.70 RCW; and creating a new section.

Referred to Committee on Health & Long Term Care.

SB 5053 by Senators Padden, McCune, Holy, Gildon and Short

AN ACT Relating to abortion notification; adding a new chapter to Title 9 RCW; and prescribing penalties.

Referred to Committee on Law & Justice.

SB 5054 by Senators Padden, Frockt, McCune, Short and Conway

AN ACT Relating to impaired driving; amending RCW 46.61.502, 46.61.5055, 46.61.5055, 46.61.504, and 9.94A.525; prescribing penalties; providing and effective date; and providing an expiration date.

Referred to Committee on Law & Justice.

SB 5055 by Senators Nguyen, Saldaña, Wilson, C., Keiser, Kuderer, Lias, Lovelett, Darneille, Das, Nobles, Hunt, Stanford and Billig

AN ACT Relating to law enforcement personnel collective bargaining; amending RCW 41.56.122, 41.56.125, 41.56.100, 41.56.905, 36.65.050, and 41.80.020; and adding a new section to chapter 41.58 RCW.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5056 by Senators Salomon, Hunt, Cleveland and Das

AN ACT Relating to wilderness therapy programs; and adding a new section to chapter 71.24 RCW.

Referred to Committee on Health & Long Term Care.

SB 5057 by Senators Hasegawa and Hunt

AN ACT Relating to educator certification; amending RCW 28A.410.220, 28A.410.2211, and 28A.410.270; creating a new section; repealing RCW 28A.410.280; and providing an expiration date.

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

SB 5058 by Senators Rolfes and Van De Wege

AN ACT Relating to making technical changes to certain natural resources-related accounts; amending RCW 77.36.170; providing an effective date; and declaring an emergency.

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

SB 5059 by Senators McCune, Holy and Wagoner

AN ACT Relating to protecting state and federal monuments, memorials, and statues from damage intentionally inflicted during the course of unpeaceful demonstrations or riots; amending RCW 9A.48.110; and prescribing penalties.

Referred to Committee on Law & Justice.

SB 5060 by Senators Short, Holy, King and Warnick

AN ACT Relating to the preservation of water rights for farmland and economic development; amending RCW 90.14.031, 90.14.140, 90.14.140, 90.14.160, 90.14.170, and 90.14.180; creating new sections; providing an effective date; providing an expiration date; and declaring an emergency.

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

SB 5061 by Senators Keiser, Conway, Wilson, C., Dhingra, Billig, King, Saldaña, Stanford and Nguyen

AN ACT Relating to unemployment insurance; amending RCW 28B.50.030, 50.04.323, 50.16.030, 50.20.010, 50.20.020, 50.20.100, 50.20.118, 50.20.120, 50.20.140, 50.24.014, 50.29.021, 50.29.026, 50.29.027, 50.29.041, 50.29.062, 50.29.063, 50.44.060, 50.60.020, and 50.60.110; reenacting and amending RCW 50.20.050 and 50.29.025; adding new sections to chapter 50.04 RCW; adding a new section to chapter 50.12 RCW; adding a new section to chapter 50.60 RCW; creating a new section; repealing RCW 50.20.1201 and 50.20.1202; providing an expiration date; and declaring an emergency.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5062 by Senators Carlyle, Nguyen, Billig, Das, Dhingra, Lovelett, Salomon, Sheldon, Wellman, Wilson, C., Pedersen, Darneille, Holy, Mullet and Hunt

AN ACT Relating to the management, oversight, and use of data; adding a new section to chapter 42.56 RCW; adding new chapters to Title 19 RCW; adding a new chapter to Title 43 RCW; creating new sections; prescribing penalties; providing an effective date; providing an expiration date; and declaring an emergency.

Referred to Committee on Environment, Energy & Technology.

SB 5063 by Senators Honeyford, Van De Wege, Warnick and Salomon

AN ACT Relating to the expiration date of the invasive species council; amending RCW 79A.25.310; and providing an expiration date.

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

SB 5064 by Senators Saldaña, Wilson, C., Keiser, Kuderer, Lovelett, Das, Stanford, Nguyen and Hasegawa

AN ACT Relating to qualifications for unemployment insurance when an individual voluntarily leaves work; amending RCW 50.20.010, 50.20.100, and 50.29.021; reenacting and amending RCW 50.20.050; adding a new section to chapter 50.04 RCW; and creating a new section.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5065 by Senators Kuderer, Stanford, Wilson, C., Keiser, Lovelett, Salomon, Saldaña, Hasegawa, Hunt and Conway

AN ACT Relating to safeguarding the public safety by protecting railroad workers; adding new sections to chapter 81.40 RCW; adding a new title to the Revised Code of Washington to be codified as Title 50C RCW; prescribing penalties; and providing an effective date.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5066 by Senators Dhingra, Das, Hunt, Keiser, Kuderer, Lovelett, Pedersen, Salomon, Wilson, C., Lias, Darneille, Mullet, Nobles, Saldaña, Hasegawa, Stanford, Nguyen and Frockt

AN ACT Relating to a peace officer's duty to intervene; adding a new section to chapter 10.93 RCW; and adding a new section to chapter 43.101 RCW.

Referred to Committee on Law & Justice.

SB 5067 by Senators Dhingra, Das, Hunt, Pedersen, Wilson, C., Darneille, Lovelett, Stanford and Nguyen

AN ACT Relating to potential impeachment disclosures; and adding a new section to chapter 10.93 RCW.

Referred to Committee on Law & Justice.

SB 5068 by Senators Randall, Rivers, Billig, Das, Dhingra, Hunt, Keiser, Kuderer, Lovelett, Muzzall, Saldaña, Wilson, C., Lias, Cleveland, Darneille, Nobles, Salomon, Warnick, Hasegawa, Stanford, Nguyen, Frockt and Conway

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

Referred to Committee on Health & Long Term Care.

SB 5069 by Senators Dhingra, Das, Hunt, Kuderer, Pedersen, Salomon, Wilson, C., Wellman, Lias, Darneille, Saldaña, Hasegawa, Stanford, Nguyen and Randall

AN ACT Relating to compliance audits of requirements relating to peace officers and law enforcement agencies; and adding new sections to chapter 43.101 RCW.

Referred to Committee on Law & Justice.

SB 5070 by Senators Rivers, Kuderer, Keiser, Pedersen, Lias, Dhingra, Lovelett, Mullet, Hasegawa, Stanford and Nguyen

AN ACT Relating to menstrual hygiene products in school and postsecondary institution bathrooms; adding a new section to chapter 28A.210 RCW; and adding a new chapter to Title 28B RCW.

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

SB 5071 by Senators Dhingra, Darneille, Das, Hunt, Kuderer, Wilson, C. and Nguyen

AN ACT Relating to creating transition teams to assist specified persons under civil commitment; amending RCW 10.77.150, 71.05.320, 71.05.320, 71.05.585, 70.02.230, 70.02.240, and 71.24.035; providing an effective date; and providing an expiration date.

Referred to Committee on Health & Long Term Care.

SB 5072 by Senators Short, Kuderer, Wilson, C., Rolfes, Wagoner and Frockt

AN ACT Relating to the government issuance of a certificate of birth resulting in stillbirth; amending RCW 70.58A.530; creating a new section; and providing an effective date.

Referred to Committee on Health & Long Term Care.

SB 5073 by Senators Dhingra, Das, Kuderer, Salomon, Warnick, and Wilson, C.

AN ACT Relating to improving involuntary commitment laws; amending RCW 71.05.210, 71.05.210, 71.05.240, 71.05.240, 71.05.320, 71.05.320, 71.05.340, 71.05.585, 71.05.590, 71.05.590, 71.34.755, 2.30.010, 70.02.230, 70.02.240, 71.05.425, and 71.24.035; amending 2020 c 302 s 110 (uncodified); reenacting and amending RCW 71.05.150, 71.05.150, 71.05.153, 71.05.153, 71.05.020, 71.05.020, 71.05.020, and 71.05.020; providing effective dates; providing a contingent effective date; and providing expiration dates.

Referred to Committee on Health & Long Term Care.

SB 5074 by Senators Wagoner, Dhingra, and Wilson, C.

AN ACT Relating to establishing safe station pilot programs for persons in need of substance use disorder treatment; adding a new section to chapter 41.05 RCW; adding a new section to chapter 70.385 RCW; and creating a new section.

Referred to Committee on Health & Long Term Care.

SB 5075 by Senators Kuderer, Short, Wilson, C., Nobles, Saldaña, Stanford, Das and Conway

AN ACT Relating to expanding access to pharmacy services; adding new sections to chapter 48.43 RCW; prescribing penalties; and providing an effective date.

Referred to Committee on Health & Long Term Care.

SB 5076 by Senators Kuderer, Short, Wilson, C., Saldaña, Stanford, Das and Conway

AN ACT Relating to prescription coverage and the use of mail order services; adding a new section to chapter 48.43 RCW; and providing an effective date.

Referred to Committee on Health & Long Term Care.

SB 5077 by Senators Dozier, Mullet, Das, Warnick, Wilson, C. and Brown

AN ACT Relating to providing authority to licensed companies to allow licensed mortgage loan originators to work from their residences without the company licensing the residence as a branch office of the company; and amending RCW 31.04.027, 31.04.075, 19.146.0201, and 19.146.265.

Referred to Committee on Business, Financial Services & Trade.

SB 5078 by Senators Liias, Kuderer, Wilson, C., Pedersen, Darneille, Hunt and Nguyen

AN ACT Relating to establishing firearms-related safety measures to increase public safety by prohibiting the manufacture, possession, distribution, importation, selling, offering for sale, purchasing, or transfer of large capacity magazines, by allowing continued possession of large capacity magazines limited to possession prior to, and inheritance on or after, the effective date of this act, subject to certain restrictions on the ability to sell or transfer such large capacity magazines and permitting their possession only on the owner's property or while engaged in lawful outdoor recreational activities or use at a licensed shooting range, or when transporting the large capacity magazine to or from these locations, and by providing limited exemptions applicable to certain government officers, agents, employees, or contractors, law enforcement and corrections officers and military members, licensed firearms manufacturers, dealers, and gunsmiths, and persons engaged in sport shooting or permanently relinquishing a large capacity magazine to law enforcement; amending RCW 9.41.010; adding a new section to chapter 9.41 RCW; creating a new section; and prescribing penalties.

Referred to Committee on Law & Justice.

SB 5079 by Senators Das, Kuderer, Wilson, C., Rolfes, Keiser, Lovelett, Hasegawa, Stanford, Robinson and Hunt

AN ACT Relating to extending the closure notice period for manufactured/mobile home communities; amending RCW 59.20.060, 59.20.073, 59.20.080, and 59.21.030; and creating a new section.

Referred to Committee on Housing & Local Government.

SB 5080 by Senators Carlyle, Frockt, Wilson, C., Wellman, Saldaña and Hunt

AN ACT Relating to providing flexibility in the distribution and use of local funds dedicated to facilities used for youth educational programming; and amending RCW 82.32.559 and 82.14.050.

Referred to Committee on Ways & Means.

SB 5081 by Senators Wagoner and Holy

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

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

SB 5082 by Senators Fortunato, Hunt and Kuderer

AN ACT Relating to reestablishing the productivity board; amending RCW 41.60.020, 41.60.041, 41.60.050, 41.60.120, and 41.60.150; and reenacting and amending RCW 41.60.015.

Referred to Committee on State Government & Elections.

SB 5083 by Senators Frockt, Mullet, and Wilson, C.

AN ACT Relating to the capital budget; making appropriations and authorizing expenditures for capital improvements; amending RCW 43.19.501, 28B.15.210, 28B.15.310, 28B.20.725, 28B.30.750, 28B.35.370, 28B.50.360, 28B.77.070, 43.88D.010, and 43.185.050; amending 2020 c 356 ss 6002, 1002, 1003, 1006, 1013, 1009, 1022, 1027, 5002, and 5011, and 2019 c 413 ss 1007, 1010, 1014, 1058, 1060, 1074, 1079, 1077, 2088, 2089, 3020, 3091, 3217, 3235, 4004, and 5011 (uncodified); reenacting and amending RCW 43.155.050; creating new sections; repealing 2019 c 413 s 1059 (uncodified); making appropriations; and declaring an emergency.

Referred to Committee on Ways & Means.

SB 5084 by Senators Frockt, Mullet, and Wilson, C.

AN ACT Relating to state general obligation bonds and related accounts; adding a new chapter to Title 43 RCW; and declaring an emergency.

Referred to Committee on Ways & Means.

SB 5085 by Senators Rolfes and Lovelett

AN ACT Relating to modifying certain alternative fuel vehicles fees; amending RCW 46.17.323; creating a new section; repealing RCW 46.17.324; providing an effective date; and providing a contingent expiration date.

Referred to Committee on Transportation.

SB 5086 by Senators Kuderer, Hunt, Wilson, C., Pedersen, Liias, Lovelett, Dhingra, Darneille, Mullet, Nobles, Saldaña, Hasegawa, Das, Stanford, Nguyen, Robinson, Billig and Randall

AN ACT Relating to restoring voter eligibility for all persons convicted of a felony offense who are not in total confinement under the jurisdiction of the department of corrections; amending RCW 29A.08.520, 29A.08.230, 29A.40.091, 10.64.140, 2.36.010, and 72.09.275; and adding a new section to chapter 29A.04 RCW.

Referred to Committee on State Government & Elections.

SB 5087 by Senators Hasegawa, and Wilson, C.

AN ACT Relating to risk-based water quality standards for on-site nonpotable water systems; and adding a new section to chapter 90.46 RCW.

Referred to Committee on Environment, Energy & Technology.

SB 5088 by Senators Randall, Rivers, Wilson, C., Lovelett, Saldaña, Das, Nguyen and Robinson

AN ACT Relating to addressing a shortage of primary care services by increasing the scope of practice of naturopathic physicians; amending RCW 18.36A.040, 69.41.030, 69.41.030, and 69.50.101; reenacting and amending RCW 18.36A.020 and 69.50.101; adding new sections to chapter 18.36A RCW; creating a new section; providing an effective date; and providing an expiration date.

Referred to Committee on Health & Long Term Care.

SB 5089 by Senators Kuderer, Pedersen, Wilson, C., Lias, Dhingra, Darneille, Hasegawa, Hunt, Das and Nguyen

AN ACT Relating to peace officer hiring and certification; and amending RCW 41.12.070, 41.12.100, 41.14.100, 41.14.130, 43.43.020, and 43.43.360.

Referred to Committee on Law & Justice.

SB 5090 by Senators Keiser, Wilson, C., Lias, Lovelett, Saldaña, Stanford, Nguyen and Conway

AN ACT Relating to increasing worker protections; amending RCW 49.17.130, 49.17.140, 49.17.160, and 49.17.180; adding a new section to chapter 51.04 RCW; creating a new section; prescribing penalties; and providing an effective date.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5091 by Senators Rolfes, Wilson, L., and Wilson, C.

AN ACT Relating to fiscal matters; amending RCW 43.88.585; amending 2020 c 357 ss 101, 102, 103, 104, 105, 107, 108, 113, 115, 116, 117, 118, 119, 120, 121, 122, 125, 126, 127, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 147, 148, 149, 150, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 401, 402, 501, 502, 503, 505, 506, 507, 509, 510, 511, 513, 514, 515, 516, 517, 518, 519, 520, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 617, 612, 613, 614, 615, 616, 701, 702, 703, 704, 706, 707, 801, 804, and 907, and 2019 c 406 s 4 (uncodified); adding new sections to 2020 c 357 (uncodified); making appropriations; and declaring an emergency.

Referred to Committee on Ways & Means.

SB 5092 by Senators Rolfes, Wilson, L., and Wilson, C.

AN ACT Relating to fiscal matters; amending RCW 15.76.115, 41.45.230, 43.08.190, 43.79.195, 43.88.058, 43.99N.060, 43.185C.060, 43.320.110, 46.09.520, 70A.305.180, 79.105.150, 79A.25.210, and 86.26.007; amending 2020 c 127 s 14 (uncodified); reenacting and

amending RCW 43.155.050 and 69.50.540; creating new sections; making appropriations; and declaring an emergency.

Referred to Committee on Ways & Means.

SB 5093 by Senators Lias, Lovelett, Pedersen, Wilson, C., Kuderer, Carlyle, Hunt, Das, Stanford, Nguyen and Cleveland

AN ACT Relating to reducing statewide greenhouse gas emissions by achieving greater decarbonization of residential and commercial buildings; amending RCW 19.27A.160, 19.27A.015, 19.27A.020, 19.27A.200, 80.28.074, 80.28.110, 80.28.190, 80.28.005, 43.21F.055, 35.92.430, and 54.16.390; amending 2007 c 349 ss 1 and 3 (uncodified); adding a new section to chapter 19.27A RCW; adding new sections to chapter 80.28 RCW; adding a new section to chapter 35.92 RCW; adding a new section to chapter 54.16 RCW; adding a new section to chapter 43.330 RCW; and creating new sections.

Referred to Committee on Environment, Energy & Technology.

SB 5094 by Senators Padden and Holy

AN ACT Relating to vascular neck restraints; and adding a new section to chapter 43.101 RCW.

Referred to Committee on Law & Justice.

SB 5095 by Senators Wagoner and Holy

AN ACT Relating to public records act exemptions regarding concealed pistol licenses; and amending RCW 42.56.240.

Referred to Committee on State Government & Elections.

SB 5096 by Senators Robinson, Wilson, C., Hunt and Nguyen

AN ACT Relating to enacting an excise tax on gains from the sale or exchange of certain capital assets; amending RCW 82.32.655; adding a new section to chapter 82.04 RCW; adding a new section to chapter 82.32 RCW; adding a new chapter to Title 82 RCW; creating new sections; prescribing penalties; and declaring an emergency.

Referred to Committee on Ways & Means.

SB 5097 by Senators Robinson, Keiser, Wilson, C., Van De Wege, Lias, Lovelett, Darneille, Saldaña, Hunt, Das, Stanford, Nguyen, Hasegawa and Conway

AN ACT Relating to expanding coverage of the paid family and medical leave program; amending RCW 50A.05.010, 50A.35.010, and 50A.35.020.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5098 by Senator Hunt

AN ACT Relating to certain reports; amending RCW 10.27.090 and 43.22.290; reenacting and amending RCW 4.24.250; and repealing RCW 18.32.040.

Referred to Committee on State Government & Elections.

SB 5099 by Senators Wagoner and Holy

AN ACT Relating to ensuring that offenders who are incarcerated and commit murder may be charged with the death penalty; amending RCW 10.95.040; adding a new section to chapter 10.95 RCW; and prescribing penalties.

Referred to Committee on Law & Justice.

SB 5100 by Senator Fortunato

AN ACT Relating to prohibiting the adoption of rules for the enforcement of gubernatorial emergency orders without legislative approval; and adding a new section to chapter 34.05 RCW.

Referred to Committee on State Government & Elections.

SB 5101 by Senators Stanford, Wilson, C., Dhingra, Saldaña, Wagoner, Hasegawa, Hunt, Nguyen, Randall and Conway

AN ACT Relating to establishing tribal representation on the emergency management council; and amending RCW 38.52.040.

Referred to Committee on State Government & Elections.

SB 5102 by Senators Stanford, Conway, Das, Keiser and Kuderer

AN ACT Relating to industrial insurance medical examinations; amending RCW 51.36.070 and 51.32.195; adding a new section to chapter 51.52 RCW; and creating a new section.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5103 by Senators Stanford, King, Hobbs, Kuderer, Warnick, and Wilson, C.

AN ACT Relating to clarifying responsibilities for mandatory industrial insurance coverage for persons transporting freight; and adding a new section to chapter 51.12 RCW.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5104 by Senator Hasegawa

AN ACT Relating to a moratorium on facial recognition technology; amending RCW 43.386.901; adding a new chapter to Title 10 RCW; adding a new chapter to Title 19 RCW; creating a new section; prescribing penalties; providing expiration dates; and declaring an emergency.

Referred to Committee on Environment, Energy & Technology.

SB 5105 by Senators Hasegawa, Nguyen, Wilson, C., Kuderer, Liias, Lovelett, Darneille, Nobles, Stanford, Das, Rolfes and Hunt

AN ACT Relating to implementing the recommendations of the office of equity task force; amending RCW 43.06D.030, 43.06D.040, and 43.06D.050; adding new sections to chapter 43.06D RCW; creating a new section; and providing an expiration date.

Referred to Committee on State Government & Elections.

SB 5106 by Senators Liias, Rivers, and Wilson, C.

AN ACT Relating to municipal access to local financial services; and repealing RCW 39.58.240.

Referred to Committee on Business, Financial Services & Trade.

SB 5107 by Senator Fortunato

AN ACT Relating to compassionate and effective strategies to address the homelessness crisis; adding a new section to chapter 36.01 RCW; adding a new section to chapter 9A.84 RCW; creating new sections; and prescribing penalties.

Referred to Committee on Housing & Local Government.

SB 5108 by Senators Ericksen and Holy

AN ACT Relating to organizations and agencies that produce secret surveillance scores based on individuals' internet activity; amending RCW 42.56.594; adding a new section to chapter 42.56 RCW; adding a new chapter to Title 19 RCW; and prescribing penalties.

Referred to Committee on Law & Justice.

SB 5109 by Senator Ericksen

AN ACT Relating to limiting the attorney general's ability to seek excessive sanctions under the fair campaign practices act against individuals who participate in elections; and amending RCW 42.17A.750.

Referred to Committee on State Government & Elections.

SB 5110 by Senators Ericksen and Darneille

AN ACT Relating to promoting greater access to the internet by modifying permitting, taxation, and other standards for telecommunications companies and facilities; amending RCW 43.21C.0384, 43.70.605, 80.36.375, 47.04.045, 47.04.047, 47.52.001, 47.52.220, 35.99.010, 35.99.020, 35.99.030, 35.99.040, 35.99.050, 35.99.060, 35.99.080, 35A.21.245, 80.36.320, 77.12.210, 79.36.530, 79.110.240, 54.16.300, 54.16.330, and 54.16.420; adding a new section to chapter 79A.05 RCW; adding a new section to chapter 82.04 RCW; and creating a new section.

Referred to Committee on Environment, Energy & Technology.

SB 5111 by Senators Ericksen and Holy

AN ACT Relating to protecting the independence of public employees on matters of public concern; adding a new section to chapter 4.24 RCW; and creating a new section.

Referred to Committee on State Government & Elections.

SB 5112 by Senators Ericksen and Kuderer

AN ACT Relating to requiring broadband internet access service providers to provide virtual private network service; amending RCW 19.385.020; and adding new sections to chapter 19.385 RCW.

Referred to Committee on Environment, Energy & Technology.

SB 5113 by Senator Fortunato

AN ACT Relating to making statutory changes to align with certain recent gubernatorial emergency orders to protect privacy, reduce regulatory burdens, and provide tax relief; amending RCW 46.20.117 and 46.20.120; reenacting and amending RCW 42.56.230 and 46.20.117; repealing RCW 19.02.085, 50.29.041, and 84.36.825; providing an effective date; and providing an expiration date.

Referred to Committee on State Government & Elections.

SB 5114 by Senators Braun, Mullet, Brown, Fortunato, Rivers, Wilson, L., Short, Gildon, Holy, Muzzall, Wilson, J., Schoesler, Sheldon, Dozier, King and Wagoner

AN ACT Relating to safely reopening Washington; creating a new section; providing an expiration date; and declaring an emergency.

Referred to Committee on State Government & Elections.

SB 5115 by Senators Keiser, Liias, Wilson, C., Kuderer, Lovelett, Salomon, Stanford, Nguyen and Conway

AN ACT Relating to establishing health emergency labor standards; amending RCW 49.58.060, 49.58.070, 50A.15.010, 50A.15.020, 49.46.020, and 49.46.210; adding a new section to chapter 51.32 RCW; adding a new section to chapter 49.17 RCW; adding a new section to chapter 50A.15 RCW; adding a new section to chapter 82.04 RCW; adding a new section to chapter 82.16 RCW; adding a new chapter to Title 49 RCW; creating new sections; prescribing penalties; and declaring an emergency.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5116 by Senators Hasegawa, Wilson, C., Hunt and Kuderer

AN ACT Relating to establishing guidelines for government procurement and use of automated decision systems in order to protect consumers, improve transparency, and create more market predictability; amending RCW 43.386.901; adding a new section to chapter 49.60 RCW; adding a new chapter to Title 43 RCW; and declaring an emergency.

Referred to Committee on State Government & Elections.

SB 5117 by Senators Nguyen, Saldaña, Wilson, C., Lovelett, Darneille, Dhingra, Kuderer, Muzzall, Robinson, Hasegawa, Das and Billig

AN ACT Relating to rental vouchers to eligible offenders; amending RCW 9.94A.729 and 9.94A.729; providing an effective date; and providing an expiration date.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 5118 by Senators Darneille, Wilson, C., Liias, Saldaña, Hasegawa, Das, Mullet and Nguyen

AN ACT Relating to supporting successful reentry; amending RCW 9.98.010; reenacting and amending RCW 36.70A.200; and adding a new section to chapter 13.40 RCW.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 5119 by Senators Darneille, Wilson, C., Robinson, Salomon, Hasegawa, Das, Mullet and Nguyen

AN ACT Relating to individuals in custody; adding a new section to chapter 72.09 RCW; adding a new section to chapter 43.06C RCW; and adding a new section to chapter 70.48 RCW.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 5120 by Senators Darneille, Wilson, C., Liias, Lovelett, Robinson, Saldaña, Hasegawa, Das, Mullet and Nguyen

AN ACT Relating to the criminal sentencing of youth and young adults; reenacting and amending RCW 9.94A.533; adding a new section to chapter 9.94A RCW; and creating a new section.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 5121 by Senators Darneille, Wilson, C., Dhingra, Hasegawa, Das, Mullet and Nguyen

AN ACT Relating to expanding eligibility for the graduated reentry program; and amending RCW 9.94A.733 and 9.94A.728.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 5122 by Senators Darneille, Wilson, C., Pedersen, Robinson, Saldaña, Hasegawa, Das and Nguyen

AN ACT Relating to the jurisdiction of juvenile court; amending RCW 9A.04.050, 13.04.030, 13.04.030, 13.40.020, 13.40.020, 13.40.0357, 13.40.0357, 13.40.080, 13.40.080, 13.40.193, 13.40.193, 13.40.300, 13.40.300, 13.40.511, 13.40.511, 13.40.590, 13.40.590, 13.40.600, and 13.40.600; reenacting and amending RCW 13.04.011 and 13.04.011; adding a new section to chapter 13.04 RCW; adding a new section to chapter 43.216 RCW; providing effective dates; and providing expiration dates.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 5123 by Senators Darneille, Wilson, C., Saldaña, Das and Nguyen

AN ACT Relating to creating a developmentally appropriate response to youth who commit sexual offenses; amending RCW 9A.44.130, 9A.44.128, 9A.44.140, 9A.44.142, 9A.44.145, 9A.44.148, 13.50.260, 9A.44.073, 9A.44.076, 9A.44.079, 9A.44.083, 9A.44.086, 9A.44.089, 9A.44.040, 9A.44.050, 9A.44.060, 9A.44.100, 9A.44.105, 9A.44.115, 9A.44.196, 9.68A.040, 9.68A.060, 9.68A.090, 9.68A.100, 9.68A.101, 9.68A.102, 9.68A.103, 9.94A.835, 13.04.030, 13.40.0357, 9.94A.515, 9.94A.507, 9.94A.525, and 13.40.162; adding new sections to chapter 9A.44 RCW; adding a new section to chapter 9.68A RCW; adding a new section to chapter 9.94A RCW; creating new sections; repealing RCW 9A.44.143; prescribing penalties; and providing an effective date.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 5124 by Senators Cleveland and Rivers

AN ACT Relating to the practice of colon hydrotherapy; amending RCW 18.36A.060, 18.36A.140, 18.36A.160, and 18.130.040; reenacting and amending RCW 18.36A.020 and 18.130.040; adding a new section to chapter 18.36A RCW; providing an effective date; and providing an expiration date.

Referred to Committee on Health & Long Term Care.

SB 5125 by Senators Cleveland, Short, and Wilson, C.

AN ACT Relating to affirming the process for disposing of dredged materials for federal navigation channel maintenance and improvement; and amending RCW 90.58.140, 90.58.355, and 90.58.356.

Referred to Committee on Environment, Energy & Technology.

SB 5126 by Senators Carlyle, Saldaña, Conway, Wilson, C., Pedersen, Liias, Salomon, Hunt, Das, Stanford, Nguyen and Frockt

AN ACT Relating to the Washington climate commitment act; amending RCW 70A.15.1030, 70A.15.2200, and 70A.15.3000; adding a new chapter to Title 70A RCW; creating a new section; prescribing penalties; providing an expiration date; providing a contingent expiration date; and declaring an emergency.

Referred to Committee on Environment, Energy & Technology.

SB 5127 by Senators Dhingra, Padden, Kuderer, Short, Warnick, Wilson, C., Wagoner and Nguyen

AN ACT Relating to courthouse facility dogs; amending RCW 10.52.110; and creating a new section.

Referred to Committee on Law & Justice.

SB 5128 by Senators Wellman, Wilson, C., Keiser, Lovelett, Dhingra, Saldaña, Hunt, Nguyen and Conway

AN ACT Relating to student transportation funding during a local, state, or national emergency; amending RCW 28A.160.170 and 28A.160.192; adding a new section to chapter 28A.160 RCW; creating a new section; and declaring an emergency.

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

SB 5129 by Senators Saldaña, Darneille, Wilson, C., Nobles, Stanford and Nguyen

AN ACT Relating to possession of vapor, vapor products, tobacco, and tobacco products by minors; amending RCW 70.155.110 and 70.345.160; creating new sections; and repealing RCW 70.155.080 and 70.345.140.

Referred to Committee on Human Services, Reentry & Rehabilitation.

SB 5130 by Senators Kuderer, Keiser, Wilson, C., Saldaña, Hunt, Stanford, Robinson and Das

AN ACT Relating to employee's rights concerning personnel files and disciplinary actions; and amending RCW 49.12.250.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5131 by Senator Holy

AN ACT Relating to county clerks duties related to recall petitions; and amending RCW 29A.56.140.

Referred to Committee on State Government & Elections.

SB 5132 by Senators Pedersen, Padden and Mullet

AN ACT Relating to trusts and estates; amending RCW 11.02.005, 11.12.020, 11.12.040, 11.20.020, 11.20.070, 30B.24.005, 11.12.110, 11.12.120, 11.95.110, 11.95.120, 11.95.130, 11.95.140, 11.95.150, 11.97.010, 11.97.900, 11.40.140, 11.48.120, 11.48.130, 11.68.041, 11.68.050, 11.68.065, 11.68.070, 11.68.090, 11.68.095, 11.68.100, 11.68.110, 11.68.112, 11.68.114, 11.68.120, 11.96A.030, 11.96A.110, 11.96A.220, 11.96A.220, 11.96A.230, 11.98.900, 11.100.050, 11.104A.900, and 11.114.020; adding new sections to chapter 11.12 RCW; adding new sections to chapter 11.68 RCW; adding new chapters to Title 11 RCW; creating a new section; recodifying RCW 11.104A.901, 11.104A.907, 11.95.100, 11.95.110, 11.95.120, 11.95.130, 11.95.140, and 11.95.150; repealing RCW 11.104A.001, 11.104A.005, 11.104A.010, 11.104A.020, 11.104A.030, 11.104A.040, 11.104A.050, 11.104A.060, 11.104A.070, 11.104A.080, 11.104A.090, 11.104A.100, 11.104A.110, 11.104A.120, 11.104A.130, 11.104A.140, 11.104A.150, 11.104A.160, 11.104A.170, 11.104A.180, 11.104A.190, 11.104A.200, 11.104A.210, 11.104A.220, 11.104A.230, 11.104A.240, 11.104A.250, 11.104A.260, 11.104A.270, 11.104A.280, 11.104A.290, 11.104A.300, 11.104A.900, 11.104A.904, 11.104A.905, 11.104A.906, 11.95.010, 11.95.020, 11.95.030, 11.95.040, 11.95.060, 11.95.070, 11.95.160, and 11.95.900; providing effective dates; and providing an expiration date.

Referred to Committee on Law & Justice.

SB 5133 by Senators Conway, Wilson, C., Keiser, Saldaña and Hasegawa

AN ACT Relating to the definition of confidential employee for the purposes of state collective bargaining; and amending RCW 41.80.005.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5134 by Senators Salomon, Darneille, Das, Wilson, C., Pedersen and Hunt

AN ACT Relating to enhancing public trust and confidence in law enforcement and strengthening law enforcement accountability for general authority Washington peace officers, excluding department of fish and wildlife officers, by: Excluding police accountability topics from being subject to bargaining in those law enforcement union contracts, precluding use of arbitration for those law enforcement officer disciplinary appeals, and specifying mandatory grounds for discharge from employment for those general authority Washington peace officers;

amending RCW 41.56.100 and 41.56.905; and adding a new chapter to Title 41 RCW.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5135 by Senators Das, Wilson, C., Stanford, Nguyen and Hasegawa

AN ACT Relating to unlawfully summoning a police officer; and adding a new section to chapter 4.24 RCW.

Referred to Committee on Law & Justice.

SB 5136 by Senators Wilson, C., Short, Nguyen and Frockt

AN ACT Relating to prohibiting fees for child care licenses; amending RCW 43.216.300; and creating new sections.

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

SB 5137 by Senators King, Short, Wagoner, Honeyford, Gildon and Muzzall

AN ACT Relating to suspending workers' compensation cost-of-living adjustments for fiscal year 2022, changing the basis of certain future adjustments to the consumer price index, and capping the rate of increase for future adjustments; and amending RCW 51.32.072, 51.32.075, 51.32.090, and 51.08.018.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5138 by Senators Kuderer, Hasegawa, Wilson, C., Saldaña, Salomon, Das and Nguyen

AN ACT Relating to eliminating a business and occupation tax deduction for financial institutions to fund affordable housing; adding a new section to chapter 82.32 RCW; creating new sections; repealing RCW 82.04.29005 and 82.04.4292; and providing an effective date.

Referred to Committee on Business, Financial Services & Trade.

SB 5139 by Senators Das, Lovelett, Wilson, C., Liias, Darneille, Hunt and Nguyen

AN ACT Relating to limiting rent increases after expiration of the governor's eviction moratorium; amending RCW 59.18.140; and declaring an emergency.

Referred to Committee on Housing & Local Government.

SJM 8000 by Senators Rivers, Muzzall, Schoesler, Fortunato, Sheldon, Gildon and Warnick

Applying for a convention to propose amendments to the United States Constitution relating to fiscal restraints on the federal government, the power and jurisdiction of the federal government, and limit terms of office for federal officials and for members of congress.

Referred to Committee on State Government & Elections.

SJM 8001 by Senators Muzzall, Rolfes, Warnick, Salomon, Lovelett, Holy, Mullet and Billig

Requesting various entities assist state and local governments in Washington with monitoring and mitigating PFAS contamination of surface water and groundwater.

Referred to Committee on Environment, Energy & Technology.

SJR 8200 by Senators Keiser, Conway, Mullet and Nguyen

Proposing an amendment to the Constitution concerning the investment of funds to provide for long-term care services and supports.

Referred to Committee on Ways & Means.

SJR 8201 by Senators Gildon, Van De Wege, King, Mullet, Brown, and Wilson, L.

Amending the state Constitution to allow the legislature to convene a special session upon an affirmative vote of three-fifths of its members.

Referred to Committee on State Government & Elections.

SCR 8400 by Senators Ericksen, Fortunato, Brown, Wagoner, and Wilson, L.

Convening a special legislative session, beginning January 12, 2021, for a period of not more than 30 consecutive days.

Referred to Committee on State Government & Elections.

SCR 8401 by Senators Liias and Short

Establishing cutoff dates for the consideration of legislation during the 2021 regular session of the sixty-seventh legislature.

MOTION

Senator Liias moved that all measures listed on the Introduction and First Reading report be referred to the committees as designated with the exceptions of Senate Bill No. 5129 which was designated to the Committee on Labor, Commerce & Tribal Affairs and referred to the Committee on Human Services, Reentry & Rehabilitation and Senate Bill No. 5138 which was designated to the Committee Ways & Means and referred to the Committee on Business, Financial Services & Trade and Senate Concurrent Resolution No. 8401 is to be placed on the 2nd reading calendar.

MOTION

Senator Short moved to amend the motion by Senator Liias and that Senate Concurrent Resolution No. 8400 be placed on the 2nd reading calendar and immediately considered.

REPLY BY THE PRESIDENT PRO TEMPORE

President Pro Tempore Keiser: : "Senator Short, this is a compound motion and we will take up the first part of your motion, Senate Concurrent Resolution No. 8400 to be placed on the 2nd Reading Calendar."

Senators Ericksen, Fortunato, Wilson, J., and Short spoke in favor of adoption of the motion.

Senator Liias spoke against adoption of the motion.

Senator Short demanded a roll call.

The President declared that one-sixth of the members supported the demand, and the demand was sustained.

The President Pro Tempore declared the question before the Senate to be the motion by Senator Short to amend the motion by Senator Liias and place Senate Concurrent Resolution No. 8400 on the 2nd Reading Calendar.

ROLL CALL

The Secretary called the roll on the motion by Senator Short to amend the motion by Senator Liias and the motion was not adopted by the following vote: Yeas, 18; Nays, 28; Absent, 0; Excused, 3.

Voting yea: Senators Braun, Brown, Dozier, Ericksen, Fortunato, Gildon, Holy, Honeyford, King, Muzzall, Padden, Rivers, Schoesler, Short, Wagoner, Warnick, Wilson, J. and Wilson, L.

Voting nay: Senators Billig, Carlyle, Cleveland, Conway, Darneille, Das, Dhingra, Frockt, Hasegawa, Hobbs, Hunt, Keiser, Kuderer, Liias, Lovelett, Mullet, Nguyen, Nobles, Pedersen, Randall, Robinson, Rolfes, Saldaña, Salomon, Stanford, Van De Wege, Wellman and Wilson, C.

Excused: Senators Hawkins, McCune and Sheldon

The President Pro Tempore declared the question before the Senate to be the motion by Senator Liias that all measures listed on the Introduction and First Reading report be referred to the committees as designated with the exceptions of Senate Bill No. 5129 which was designated to the Committee on Labor, Commerce & Tribal Affairs and referred to the Committee on Human Services, Reentry & Rehabilitation and Senate Bill No. 5138 which was designated to the Committee Ways & Means and referred to the Committee on Business, Financial Services & Trade and Senate Concurrent Resolution No. 8401 is to be placed on the 2nd reading calendar.

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

MOTIONS

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

At 1:17 p.m., on motion of Senator Liias, the Senate was declared to be at ease subject to the call of the President.

The Senate was called to order at 2:04 p.m. by President Pro Tempore.

MESSAGE FROM THE HOUSE

January 11, 2021

MR. PRESIDENT:

The House has adopted:

HOUSE CONCURRENT RESOLUTION NO. 4400,

HOUSE CONCURRENT RESOLUTION NO. 4401,

and the same are herewith transmitted.

BERNARD DEAN, Chief Clerk

MOTION

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

SUPPLEMENTAL INTRODUCTION AND FIRST READING

HCR 4400 by Representative Sullivan
Adopting joint rules.

Placed on SECOND READING CALENDAR.

HCR 4401 by Representative Sullivan

Convening Joint Sessions of the Legislature for the purposes of canvassing the vote of Constitutional elective state officers as required by Article III, section 4 of the state Constitution and receiving the Inaugural Address of Governor Jay Inslee.

Placed on SECOND READING CALENDAR.

MOTIONS

On motion of Senator Liias, all measures listed on the Introduction and First Reading report were referred to the committees as designated.

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

SECOND READING

SENATE CONCURRENT RESOLUTION NO. 8401, by Senators Liias and Short

Establishing cutoff dates for the consideration of legislation during the 2021 regular session of the sixty-seventh legislature.

The measure was read the second time.

MOTION

On motion of Senator Liias, the rules were suspended, Senate Concurrent Resolution No. 8401 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

The President Pro Tempore declared the question before the Senate to be the final passage of Senate Concurrent Resolution No. 8401.

SENATE CONCURRENT RESOLUTION NO. 8401 having received a majority was adopted by voice vote.

SECOND READING

HOUSE CONCURRENT RESOLUTION NO. 4401, by Representative Sullivan

Convening Joint Sessions of the Legislature for the purposes of canvassing the vote of Constitutional elective state officers as required by Article III, section 4 of the state Constitution and receiving the Inaugural Address of Governor Jay Inslee.

The measure was read the second time.

MOTION

On motion of Senator Liias, the rules were suspended, House Concurrent Resolution No. 4401 was advanced to third reading, the second reading considered the third and the bill was placed on final passage.

The President Pro Tempore declared the question before the Senate to be the final passage of House Concurrent Resolution No. 4401.

HOUSE CONCURRENT RESOLUTION NO. 4401 having received a majority was adopted by voice vote.

SECOND READING

HOUSE CONCURRENT RESOLUTION NO. 4400, by Representative Sullivan

Adopting joint rules.

The measure was read the second time.

MOTION

On motion of Senator Liias, the rules were suspended, House Concurrent Resolution No. 4400 was advanced to third reading, the second reading considered the third and the concurrent resolution was placed on final passage.

Senator Liias spoke in favor of passage of the bill.

Senator Liias demanded a roll call.

The President Pro Tempore declared that one-sixth of the members supported the demand, and the demand was sustained.

Senator Braun spoke against passage of the bill.

The President Pro Tempore declared the question before the Senate to be the final passage of House Concurrent Resolution No. 4400.

ROLL CALL

The Secretary called the roll on the final passage of House Concurrent Resolution No. 4400 and the concurrent resolution passed the Senate by the following vote: Yeas, 28; Nays, 16; Absent, 0; Excused, 5.

Voting yea: Senators Billig, Carlyle, Cleveland, Conway, Darneille, Das, Dhingra, Frockt, Hasegawa, Hobbs, Hunt, Keiser, Kuderer, Liias, Lovelett, Mullet, Nguyen, Nobles, Pedersen, Randall, Robinson, Rolfes, Saldaña, Salomon, Stanford, Van De Wege, Wellman and Wilson, C.

Voting nay: Senators Braun, Brown, Dozier, Gildon, Holy, Honeyford, King, Muzzall, Padden, Rivers, Schoesler, Short, Wagoner, Warnick, Wilson, J. and Wilson, L.

Excused: Senators Ericksen, Fortunato, Hawkins, McCune and Sheldon

HOUSE CONCURRENT RESOLUTION NO. 4400, having received the constitutional majority, was declared passed. There being no objection, the title of the concurrent resolution was ordered to stand as the title of the act.

PERSONAL PRIVILEGE

Senator Keiser: "I would like to take a point of privilege time here to thank the rostrum staff. You have no idea how many hours of work these wonderful people have put in to make today's

session go so well. Please thank Brittany and Sean, Sarah and Brad, Victoria and Jeannie. Please, stand. And I want to give you all my personal thanks and gratitude as well."

MOTION

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

MESSAGES FROM THE SECRETARY OF STATE

March 25, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval, Senate Bill No. 6038 entitled:

"AN ACT Relating to acupuncture and Eastern medicine."

A technical bill drafting mistake resulted in the removal of the word "diagnosis" from acupuncturists' and Eastern Medicine practitioners' scope of practice, which would unintentionally limit their practices to therapeutic treatment. Acupuncturists and Eastern Medicine practitioners have long been authorized to diagnose individuals and removing this from statute could result in insurance companies denying claims.

For these reasons I have vetoed Senate Bill No. 6038 in its entirety.

Respectfully submitted,

/s/

Jay Inslee
Governor

April 3, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval, Second Substitute Senate Bill No. 6027 entitled:

"AN ACT Relating to floating residences."

Circumstances have changed dramatically since the 2020 supplemental operating budget was approved by the Legislature last month. The COVID-19 pandemic is having catastrophic effects on the health and welfare of Washingtonians. It will also have a major impact on the economic health of our state. I have conferred with leaders in the House of Representatives and Senate, and we agree that we must prepare for the effects of the lost revenue that will result from this pandemic.

For these reasons I have vetoed Second Substitute Senate Bill No. 6027 in its entirety.

Respectfully submitted,

/s/

Jay Inslee
Governor

April 3, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval, Substitute Senate Bill No. 6065 entitled:

"AN ACT Relating to establishing the Washington blockchain work group."

Circumstances have changed dramatically since the 2020 supplemental operating budget was approved by the Legislature last month. The COVID-19 pandemic is having catastrophic effects on the health and welfare of Washingtonians. It will also have a major impact on the economic health of our state. I have conferred with leaders in the House of Representatives and Senate, and we agree that we must prepare for the effects of the lost revenue that will result from this pandemic.

For these reasons I have vetoed Substitute Senate Bill No. 6065 in its entirety.

Respectfully submitted,
/s/
Jay Inslee
Governor

April 3, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval, Substitute Senate Bill No. 6088 entitled:

"AN ACT Relating to establishing a prescription drug affordability board."

Circumstances have changed dramatically since the 2020 supplemental operating budget was approved by the Legislature last month. The COVID-19 pandemic is having catastrophic effects on the health and welfare of Washingtonians. It will also have a major impact on the economic health of our state. I have conferred with leaders in the House of Representatives and Senate, and we agree that we must prepare for the effects of the lost revenue that will result from this pandemic.

For these reasons I have vetoed Substitute Senate Bill No. 6088 in its entirety.

Respectfully submitted,
/s/
Jay Inslee
Governor

April 3, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval, Engrossed Second Substitute Senate Bill No. 6128 entitled:

"AN ACT Relating to improving maternal health outcomes by extending coverage during the postpartum period."

Circumstances have changed dramatically since the 2020 supplemental operating budget was approved by the Legislature last month. The COVID-19 pandemic is having catastrophic effects on the health and welfare of Washingtonians. It will also have a major impact on the economic health of our state. I have conferred with leaders in the House of Representatives and Senate, and we agree that we must prepare for the effects of the lost revenue that will result from this pandemic.

For these reasons I have vetoed Engrossed Second Substitute Senate Bill No. 6128 in its entirety.

Respectfully submitted,
/s/
Jay Inslee
Governor

April 3, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval, Substitute Senate Bill No. 6142 entitled:

"AN ACT Relating to creating the Washington common application."

Circumstances have changed dramatically since the 2020 supplemental operating budget was approved by the Legislature last month. The COVID-19 pandemic is having catastrophic effects on the health and welfare of Washingtonians. It will also have a major impact on the economic health of our state. I have conferred with leaders in the House of Representatives and Senate, and we agree that we must prepare for the effects of the lost revenue that will result from this pandemic.

For these reasons I have vetoed Substitute Senate Bill No. 6142 in its entirety.

Respectfully submitted,
/s/
Jay Inslee
Governor

April 3, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval, Senate Bill No. 6430 entitled:

"AN ACT Relating to establishing a statewide industrial waste coordination program."

Circumstances have changed dramatically since the 2020 supplemental operating budget was approved by the Legislature last month. The COVID-19 pandemic is having catastrophic effects on the health and welfare of Washingtonians. It will also have a major impact on the economic health of our state. I have

conferred with leaders in the House of Representatives and Senate, and we agree that we must prepare for the effects of the lost revenue that will result from this pandemic.

For these reasons I have vetoed Senate Bill No. 6430 in its entirety.

Respectfully submitted,

/s/

Jay Inslee
Governor

April 3, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval, Engrossed Second Substitute Senate Bill No. 6518 entitled:

"AN ACT Relating to reducing prenatal exposure and harm to children by limiting environmental exposure to certain pesticides."

Circumstances have changed dramatically since the 2020 supplemental operating budget was approved by the Legislature last month. The COVID-19 pandemic is having catastrophic effects on the health and welfare of Washingtonians. It will also have a major impact on the economic health of our state. I have conferred with leaders in the House of Representatives and Senate, and we agree that we must prepare for the effects of the lost revenue that will result from this pandemic.

For these reasons I have vetoed Engrossed Second Substitute Senate Bill No. 6518 in its entirety.

Respectfully submitted,

/s/

Jay Inslee
Governor

March 25, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval as to Section 21, Engrossed Senate Bill No. 5402 entitled:

"AN ACT Relating to improving tax and licensing laws administered by the department of revenue, but not including changes to tax laws that are estimated to affect state or local tax collections as reflected in any fiscal note prepared and approved under the process established in chapter 43.88A RCW."

This bill makes technical corrections to a variety of tax laws with the intent to correct errors and simplify the statutes wherever possible, without having any substantive effect on tax policy or revenue collections.

Section 21 updates an out of date reference to the definition of "hog fuel." This section is being vetoed because it duplicates the change to RCW 82.12.956 made in section 3 of House Bill 2848.

For these reasons I have vetoed Section 21 of Engrossed Senate

Bill No. 5402.

With the exception of Section 21, Engrossed Senate Bill No. 5402 is approved.

Respectfully submitted,

/s/

Jay Inslee
Governor

March 31, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval as to Section 21, Second Substitute Senate Bill No. 5601 entitled:

"AN ACT Relating to health care benefit managers."

This bill requires health care managers to register with the Insurance Commissioner, and it also imposes requirements on health care benefit managers and pharmacy benefit managers. Section 21 of the bill establishes a work group on pharmacy contracts to review fee structures and the use of performance-based contracts. This section was made subject to an appropriation. However, no funding was provided in the budget for this work group.

For these reasons I have vetoed Section 21 of Second Substitute Senate Bill No. 5601.

With the exception of Section 21, Second Substitute Senate Bill No. 5601 is approved.

Respectfully submitted,

/s/

Jay Inslee
Governor

March 31, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval as to Section 6, Engrossed Substitute Senate Bill No. 5759 entitled:

"AN ACT Relating to the use of remote technology in corrective lens prescriptions."

Section 6 of this bill limits the Department of Health's current discipline authority under the Uniform Discipline Act and is estimated to cost \$584,000 to implement, which is not included in the budget.

For these reasons I have vetoed Section 6 of Engrossed Substitute Senate Bill No. 5759.

With the exception of Section 6, Engrossed Substitute Senate Bill No. 5759 is approved.

Respectfully submitted,

/s/

Jay Inslee

Governor

March 31, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval as to Section 10, Engrossed Substitute Senate Bill No. 6280 entitled:

"AN ACT Relating to the use of facial recognition services."

Section 10 establishes a legislative task force on facial recognition services with the purpose of:

- providing recommendations addressing the potential abuses and threats posed by the use of facial recognition services, while also addressing how to facilitate and encourage the continued development of these services;
- providing recommendations regarding the adequacy and effectiveness of applicable Washington state laws; and
- conducting a study on the quality, accuracy, and efficacy of a service.

While the purpose of this task force is very important, it was not funded in the budget. I recommend that the Legislature engage the Ruckelshaus Center in preparing a situation assessment that would inform policy recommendations on facial recognition technologies. Such an assessment would answer many questions about how best to proceed, and could better inform the creation of a task force in a subsequent legislative session.

For these reasons I have vetoed Section 10 of Engrossed Substitute Senate Bill No. 6280.

With the exception of Section 10, Engrossed Substitute Senate Bill No. 6280 is approved.

Respectfully submitted,

/s/

Jay Inslee
Governor

April 2, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval as to Sections 6 and 7, Second Substitute Senate Bill No. 6528 entitled:

"AN ACT Relating to the prevention of derelict vessels."

Section 6 creates a new grant program for enforcing vessel registration, and Section 7 creates a new pilot program for vessel disposal. Unfortunately, neither of these new programs are sustainable due to the rapidly changing budget outlook as a result of our state's efforts to respond to the Coronavirus outbreak.

For these reasons I have vetoed Sections 6 and 7 of Second Substitute Senate Bill No. 6528.

With the exception of Sections 6 and 7, Second Substitute

Senate Bill No. 6528 is approved.

Respectfully submitted,

/s/

Jay Inslee
Governor

April 2, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval as to Section Sec 3, Substitute Senate Bill No. 6570 entitled:

"AN ACT Relating to law enforcement officer mental health and wellness."

Section 3 of this bill directs the Washington Association of Sheriffs and Police Chiefs to establish three pilot projects, subject to amounts appropriated for this purpose, to support behavioral health and other improvement efforts for law enforcement officers. With the rapidly changing environment related to the state's response to COVID-19 and the new economic realities the state faces, I made the difficult choice to veto the funding provided to support this pilot project in Sec 218 (17) and Sec 221 (65) of Engrossed Substitute Senate Bill 6168.

For these reasons I have vetoed Section Sec 3 of Substitute Senate Bill No. 6570.

With the exception of Section Sec 3, Substitute Senate Bill No. 6570 is approved.

Respectfully submitted,

/s/

Jay Inslee
Governor

April 3, 2020

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

Ladies and Gentlemen:

I am returning herewith, without my approval as to Sections 101(2); 102(3); 11 (19); 116(9); 127(28); 127(79); 127(81); 127(87); 127(97); 127(99) ; 127(101); 127(112); 129(15); 129(17); 129(19);202(1)(0); 204(28); 204(34); 204(37); 204(38); 205(14); 211(60); 211(68); 211(74); 211(76); 211(78); 211(79); 211(81); 211(84); 211(86); 212(7); 214(9); 215(24)(c) (d); 215(56); 215(69); 218(17); 221(55); 221(56); 221(58); 221(59); 221(61); 221(63); 221(68); 222(2)(i); 225(2)(u); 225(2)(ft); 225(2)(gg); 225(2)(jj); 225(2)(11); 225(4)(a)(ii); 225(4)(d)(viii); 225(4)(cc); 302(24); 302(30);302(31); 302(32); 302(33); 302(42); 304(7); 304(10); 306(5); 306(10); 307, page 334, lines 22-23 ;307(22); 307(25); 307(26); 307(27); 307(28); 307(36); 308(25); 308(28); 308(32); 309(23); 309 (27); 501(3)(h); 501(3)(k); 501(4)(aa); 501(4)(dd); 501(4)(ee); 501(4)(gg); 501(4)(jj); 501(4)(kk); 501(4)(v); 501(4)(w); 501(4)(x); 502(3); 503(2)(d); 506(10); 520(2); 520(15); 520(24); 520(26); 520(27); 520(28); 520(34); 601(9); 602(27); 602(28); 602(29); 602(31); 602(32); 603(42); 603(43); 603(44); 603(46); 603(49); 603(50); 603(53); 603(54); 603(55); 603(56); 603(57); 604(24); 604(25);604(26); 604(29); 604(30); 604(31); 604(32); 604(33);

604(34); 604(35); 605(9); 605(11); 605(12);606(7); 606(8); 606(9); 606(10); 607(5)(f); 607(5)(g); 607(5)(h); 607(7); 607(8); 608(9); 608(12);608(13); 609(4); 609(5); 609(7); 609(9); 609(10); 609(11); 710; 715; 722; 801, page 529, line 34;804, page 535, lines 32-34; and 923, Engrossed Substitute Senate Bill No. 6168 entitled: "AN ACT Relating to fiscal matters."

Section 101(2), House of Representatives, page 2; Section 102(3), Senate, page 3; and Section 923, pages 562-564, Business Plan for Establishment of Publicly Owned Depository/State Bank

These sections fund the creation of a joint legislative task force to develop a business plan for establishing a publicly owned depository/state bank in Washington. This issue has already been studied at length during the past three years. For this reason, I have vetoed Section 101(2), Section 102(3) and Section 923.

Section 113(19), page 12, Administrator for the Courts, Clark County CASA Program

This section provides an additional appropriation solely for the Clark County YWCA Court Appointed Special Advocate (CASA) program. Adding a single appropriation for one CASA program jeopardizes the current equitable allocation approach established by the Washington Association of Juvenile Court Administrators. For this reason, I have vetoed Section 113(19).

Section 127(112), page 67, Department of Commerce, Commercial Property/Clean Energy

provide the necessary funding to support the new collaborative. For this reason, I have vetoed Section 211(76).

Section 211(81), pages 196-197, Health Care Authority- Medical Assistance, Prior Authorization for Antiviral Drugs

The Health Care Authority, in coordination with the Department of Health, is directed to develop a strategy to deliver HIV antiviral drugs to enrollees without requiring a prior authorization for these prescriptions. This policy would jeopardize the state's ability to participate in the federal drug rebate program and would substantially increase costs to the state. For this reason, I have vetoed Section 211(81).

Section 212(7), page 200, Health Care Authority, Medicare-eligible Retiree Stakeholder Group

This section directs the Health Care Authority to convene a stakeholder group to provide feedback to the Office of the State Actuary. While the interest in this topic is welcome, work has been underway for some time. The Health Care Authority has already completed a report on this topic and provision of the first new option for Medicare-eligible retiree medical coverage begins on January 1, 2021. Further, the new workgroup overlaps the work of the Public Employees' Benefits Board, which includes retiree representatives and can solicit stakeholder feedback and provide information to the Legislature. I will ask the Board to include this topic on its agenda, invite the Office of State Actuary to the discussion on this issue, and report to the Legislature and me on stakeholder preferences and any additional recommendations. For these reasons, I have vetoed Section 212(7).

Section 215(24)(c) and Section 215(24)(d), pages 213-214, Health Care Authority- Community Behavioral Health, Long-term Psychiatric Inpatient Report

This proviso directs the Health Care Authority report to the Legislature on the impact of rate increases provided to long-term psychiatric inpatient providers on their capacity to serve clients

and client utilization of this service. The agency indicates that there will be insufficient data to write a report by December 1, 2020. For this reason, I have vetoed Section 215(24)(c) and Section 215(24)(d).

Section 221(59), pages 265-266, Department of Health, Telemedicine Work Group

This section directs the Department of Health, within existing resources, to convene a work group to collect information and establish guidelines and recommendations for how the Office of the Insurance Commissioner can include telemedicine services in network adequacy requirements. The staff and stakeholders necessary to convene this work group are the same individuals working to address the COVID-19 outbreak. This work group requirement would divert critical resources from the pandemic response. For these reasons I have vetoed Section 221(59) and am directing the Department of Health to perform as much of the activity as feasible within available resources, given that this is important work in the current environment.

Section 221(61), page 266, Department of Health, Vapor Product Labeling

This section provides funding to implement Engrossed Second Substitute Senate Bill 6254. However, this bill did not pass the Legislature. For this reason, I have vetoed Section 221(61).

Section 222(2)(i), pages 273-274, Department of Corrections, Body Scanner Pilot Expansion

data for the previous fiscal year on an annual basis to the Education Research and Data Center (ERDC) by October 1. Section 129(21) directs the ERDC to update and expand its higher education finance report website. I am directing the higher education institutions to cooperate with the ERDC to provide the budget, expenditure and revenue data in a timely fashion and to provide the state- funded full-time equivalent student enrollment data as soon as it is feasible. The required fiscal year data is not audited or prepared by October 1; however, it could be available annually in March or April. For these reasons, I have vetoed Section 601(9).

Section 602(32), pages 461-462, State Board for Community and Technical Colleges, Running Start Data

This section directs but does not provide funding for the State Board for Community and Technical Colleges (SBCTC) to collect Running Start data for fiscal year 2018, fiscal year 2019, and fiscal year 2020 for the 34 community and technical colleges for a task force created in Section 609(11). The data is requested at a level of granularity that does not currently exist in college financial systems. This would require time-consuming and manual processes to create these data elements. The SBCTC is willing to provide data on dual credit student demographics and outcomes, but does not have the resources to manually create financial data. For these reasons, I have vetoed Section 602(32).

Section 603(53), page 474, University of Washington, Adoption of Common Application

Section 604(31), pages 482-483, Washington State University, Adoption of Common Application

Section 605(11), page 485, Eastern Washington University, Adoption of Common Application Section 606(9), page 487, Central Washington University, Adoption of Common Application Section 608(12), page 493, Western Washington University, Adoption of Common Application

These sections provide funding solely for implementation of Substitute Senate Bill 6142. I have vetoed Substitute Senate Bill 6142; therefore, this funding is not necessary. For this reason, I have vetoed Section 603(53), Section 604(31), Section 605(11), Section 606(9), and Section 608(12).

Section 722, page 528, Special Appropriations, Forest and Forest Products Carbon Account

Engrossed Second Substitute House Bill 2528 did not create the Forest and Forest Products Carbon Account, so funds cannot be transferred into this account. For this reason, I have vetoed Section 722.'

Section 801, page 529, line 34, For the State Treasurer, Manufacturing and Warehouse Jobs Centers Account

This section provides funding to implement Engrossed House Bill 1948. I have vetoed Engrossed House Bill 1948; therefore, this appropriation is not necessary. For this reason, I have vetoed Section 801.

Circumstances have changed dramatically since the 2020 supplemental operating budget was approved by the Legislature last month. The COVID-19 pandemic is having catastrophic effects on the health and welfare of Washingtonians. It will also have a major impact on the economic health of our state. My staff and I have conferred with Democratic and Republican leaders in both the

Section 211(84), pages 197-198, Health Care Authority, Prescription Drug Affordability Section 211(86), page 198, Health Care Authority, Postpartum Period Coverage

Section 214(9), pages 203-204, Health Care Authority, Postpartum Period Coverage Section 215(56), page 223, Health Care Authority, Training Grants for Providers

Section 215(69), pages 226-227, Health Care Authority, Pilot Project to Increase Access for ITA Transportation

Section 218(17), pages 234-235, Criminal Justice Training Commission, Law Enforcement Officer Mental Health and Wellness

Section 221(55), pages 264-265, Department of Health, Implementation of SHB 2419 (Death With Dignity Barriers)

Section 221(56), page 265, Department of Health, Distribution of Fruit and Vegetable Benefit

Section 221(58), page 265, Department of Health, Collaboration on Report on School Supplies of Epinephrine Autoinjectors

Section 221(63), pages 266-267, Department of Health, Work Group on Sexually Transmitted Infections

Section 221(68), page 267, Department of Health, Group B Water Systems

Section 225(2)(u), page 288, Department of Children, Youth and Families, Creation of YVLifeSet Program

Section 225(2)(ff), page 291, Department of Children, Youth

and Families, Implementation of SHB 2525 (Family Connections Program)

Section 225(2)(gg), page 291, Department of Children, Youth and Families, Rate Increase for Child- Placing Agencies

Section 225(2)(ij), page 291, Department of Children, Youth and Families, Extracurricular Activities for Foster Youth

Section 225(2)(11), page 292, Department of Children, Youth and Families, Rate Study and Report on Contracted Parent-Child Visitation Services

Section 225(4)(a)(ii), page 299, Department of Children, Youth and Families, ECEAP Rate Increase

Section 225(4)(d)(viii), page 301, Department of Children, Youth and Families, Reduce Co-pays for Recipients and Report to Legislature

Section 225(4)(cc), pages 309-310, Department of Children, Youth and Families, Early Learning Dual Language Grant Program for ECEAP and WCCC

Section 302(24), page 321, Department of Ecology, Increase for Local Solid Waste Financial Assistance Program Integration Plan

Section 501(4)(v), pages 391-392, Office of the Superintendent of Public Instruction, Balanced School Year Pilot

Section 501(4)(w), page 392, Office of the Superintendent of Public Instruction, Health Education Standards

Section 501(4)(x), pages 392-393, Office of the Superintendent of Public Instruction, Collaboration on Report on School Supplies of Epinephrine Autoinjectors

Section 501(4)(dd), pages 393-394, Office of the Superintendent of Public Instruction, Spanish Language Arts Standards

Section 501(4)(ee), page 394, Office of the Superintendent of Public Instruction, Individual Health Plans Model Policy

Section 501(4)(gg), page 394, Office of the Superintendent of Public Instruction, Ethnic Studies Materials

Section 501(4)(jj), page 395, Office of the Superintendent of Public Instruction, Model Civics Curriculum

Section 501(4)(kk), page 395, Office of the Superintendent of Public Instruction, Small School Grants

Section 502(3), page 397, Office of the Superintendent of Public Instruction, Enhanced Paraeducator Training

Section 503(2)(d), page 400, Office of the Superintendent of Public Instruction, Guidance Counselors

Section 506(10), pages 415-416, Office of the Superintendent of Public Instruction, Backfill of Transportation Funds

Section 520(2), pages 436-438, Office of the Superintendent

of Public Instruction, Expansion of Robotics/CTE Student Leadership Program

Section 520(15), pages 445-446, Office of the Superintendent of Public Instruction, Expansion of Extracurriculars Grant Program

Section 520(24), page 448, Office of the Superintendent of Public Instruction, Expansion of Media Literacy Grant Program

Section 520(26), pages 448-449, Office of the Superintendent of Public Instruction, Develop Bilingual Environmental Education Program

Section 520(27), page 449, Office of the Superintendent of Public Instruction, Design and Planning for Maritime Education in South King County

Section 520(28), page 449, Office of the Superintendent of Public Instruction, Create System of Career-Learning Opportunities for Students

Section 604(32), page 483, Washington State University, Implementation of SSB 6306 (Soil Health Initiative)

Section 604(33), page 483, Washington State University, Solar Siting Pilot Project in Columbia Basin

Section 604(34), page 483, Washington State University, Mental Health Counselor Position

Section 604(35), page 483, Washington State University, Implementation of E2SSB 6518 (Environmental Exposure to Certain Pesticides)

Section 605(9), page 485, Eastern Washington University, Expand American Sign Language Program

Section 605(12), page 485, Eastern Washington University, Mental Health Counselor Position

Section 606(7), pages 486, Central Washington University, Develop Educational American Sign Language Interpreter Preparation Program

Section 606(8), page 487, Central Washington University, Technology Purchase to Supervise Student Teachers in Rural Areas

Section 606(10), page 487, Central Washington University, Mental Health Counselor Position

Section 607(5)(f), pages 489-490, The Evergreen State College, WSIPP Study on Transitional Kindergarten Programs

Section 607(5)(g), page 490, The Evergreen State College, WSIPP Review of Mandatory Arrests in Domestic Violence Cases

Section 607(5)(h), page 490, The Evergreen State College, WSIPP Study of Access to Voting and Voter Registration

Section 607(7), page 491, The Evergreen State College, Implementation of Engrossed Senate Bill 6313 (Increasing Opportunities for Young Voters)

Section 607(8), page 491, The Evergreen State College, Mental Health Counselor Position

Section 608(9), page 493, Western Washington University, Development and Expansion of American Sign Language Education

Section 608(13), page 493, Western Washington University, Mental Health Counselor Position

Section 609(4), page 494, Washington Student Achievement Council, Administration Costs for Washington College Grant

Section 609(5), page 494, Washington Student Achievement Council, Expansion of College Bound Scholarship to Ninth Graders

Section 609(7), pages 494-495, Washington Student Achievement Council, New Task Force on Student Access to Health Care at Institutions

Section 609(9), page 496, Washington Student Achievement Council, Marketing and

With the exception of Sections 101(2); 102(3); 113(19); 116(9); 127(28); 127(79); 127(81); 127 (87); 127(97); 127(99); 127(101); 127(112); 129(15); 129(17); 129(19); 202(1)(0); 204(28); 204 (34); 204(37); 204(38); 205(14); 211(60); 211(68); 211(74); 211(76); 211(78); 211(79); 211(81); 211(84); 211(86); 212(7); 214(9); 215(24)(c)(d); 215(56); 215(69); 218(17); 221(55); 221(56); 221 (58); 221(59); 221(61); 221(63); 221(68); 222(2)(i); 225(2)(u); 225(2)(ff); 225(2)(gg); 225(2)(jj); 225(2)(11); 225(4)(a)(ii); 225(4)(d)(viii); 225(4)(cc); 302(24); 302(30); 302(31); 302(32); 302(33); 302(42); 304(7); 304(10); 306(5); 306(10); 307, page 334, lines 22-23; 307(22); 307(25); 307(26); 307(27); 307(28); 307(36); 308(25); 308(28); 308(32); 309(23); 309(27); 501(3)(h); 501(3)(k); 501 (4)(aa); 501(4)(dd); 501(4)(ee); 501(4)(gg); 501(4)(jj); 501(4)(kk); 501(4)(v); 501(4)(w); 501(4)(x); 502(3); 503(2)(d); 506(10); 520(2); 520(15); 520(24); 520(26); 520(27); 520(28); 520(34); 601(9); 602(27); 602(28); 602(29); 602(31); 602(32); 603(42); 603(43); 603(44); 603(46); 603(49); 603 (50); 603(53); 603(54); 603(55); 603(56); 603(57); 604(24); 604(25); 604(26); 604(29); 604(30); 604(31); 604(32); 604(33); 604(34); 604(35); 605(9); 605(11); 605(12); 606(7); 606(8); 606(9); 606 (10); 607(5)(f); 607(5)(g); 607(5)(h); 607(7); 607(8); 608(9); 608(12); 608(13); 609(4); 609(5); 609 (7); 609(9); 609(10); 609(11); 710; 715; 722; 801, page 529, line 34; 804, page 535, lines 32-34; and 923 Engrossed Substitute Senate Bill No. 6168 is approved.

Respectfully submitted,

/s/

Jay Inslee
Governor

MOTION

On motion of Senator Liias, the partial veto messages and veto messages from the Governor were held at the desk.

January 7, 2021

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

Ladies and Gentlemen:

EUGENE YOUNGBLOOD

In compliance with the provisions of Article III, Section 11, of the Constitution of the state of Washington, the Governor hereby submits his report of each case of reprieve, commutation or pardon that he has granted since the adjournment of the 2020 Regular Session of the 66th Legislature, copies of which are attached.

Sincerely,
/s/
Taylor K. Wonhoff
Deputy General Counsel

**FULL AND UNCONDITIONAL PARDON OF
CHRISTINA LOUISE MARTINEZ**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2006, Christina Louise Martinez pleaded guilty to DUI in Seattle Municipal Court, Cause No. 483557. This conviction followed events in which Ms. Martinez was drinking and driving.

WHEREAS, Ms. Martinez accepts responsibility for her behavior, and she has satisfied all the conditions of her sentence.

WHEREAS, Ms. Martinez has no other criminal history.

WHEREAS, in the years since this conviction, Ms. Martinez has begun to pursue a career in nursing.

WHEREAS, in December 2019, the Clemency and Pardons Board reviewed Ms. Martinez' petition for a pardon. At her hearing, Ms. Martinez presented testimony that this conviction prevents her from advancing in her nursing education and professional career. She explained that due to this conviction, in her home state of Pennsylvania, she cannot sit for certain exams necessary to be licensed to provide care to patients.

WHEREAS, the Seattle City Attorney's Office does not object to Ms. Martinez' petition.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that the Governor grant Ms. Martinez a full pardon.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant Christina Louise Martinez this FULL AND UNCONDITIONAL PARDON for her conviction for DUI in Seattle Municipal Court, Cause No. 483557.

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

/s/
Jay Inslee
Governor



/s/
Mark Neary
Assistant Secretary of State

**CONDITIONAL COMMUTATION
OF**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1992, a jury found Eugene Jayson Youngblood guilty of CONSPIRACY TO COMMIT FIRST DEGREE MURDER and two counts of FIRST DEGREE MURDER in Kitsap County Superior Court Cause No. 92-1-00021-9. These convictions followed events in which Mr. Youngblood, then a teenager, discussed with his associates the murder of two victims as part of a gang conflict. His associates then borrowed Mr. Youngblood 's car and used it to drive to the victims, where they then shot the victims dead. Mr. Youngblood was not present with his associates at the time of the shootings.

WHEREAS, for these convictions, Mr. Youngblood was sentenced to roughly 65 years in prison, and to date, he has served roughly 29 years. One of his co-defendants served 26 years for the same convictions and has already been released from prison.

WHEREAS, Mr. Youngblood has had no DOC infractions since 2012.

WHEREAS, in June 2019, the Clemency and Pardons Board reviewed Mr. Youngblood's clemency petition. The testimony before the Board was that though Mr. Youngblood first became a gang mascot at age 10 and a full member by the time he was 13, he has been gang-free for over 16 years. Testimony also described Mr. Youngblood's maturation while incarcerated, how he has earned his associate's degree, and how he has crafted a strong reentry plan, which includes job prospects, housing and other wraparound services.

WHEREAS, the Kitsap County Prosecuting Attorney does not oppose Mr. Youngblood's petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Youngblood's sentence. In making this recommendation, the Board cited Mr. Youngblood's maturity, remorse, and his taking ownership and learning from his past mistakes. It also recognized his strong support system and robust reentry transition plan.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Eugene Jayson Youngblood's 1992 sentence for CONSPIRACY TO COMMIT FIRST DEGREE MURDER and two counts of FIRST DEGREE MURDER in Kitsap County Superior Court Cause No. 92-1-00021-9, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in the below community transition plan. Under this plan, DOC shall have the authority to release Mr. Youngblood as soon as Mr. Youngblood receives DOC approval on his offender release plan and after DOC completes all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Youngblood must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Youngblood shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.

3. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Participate in polygraph examinations, as directed by DOC, to verify compliance with this order.
5. As directed by DOC, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
6. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
7. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
8. Not operate a motor vehicle without a valid driver's license and registration.
9. Not possess firearms, ammunition, explosives, or dangerous weapons, as determined by DOC.
10. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
11. Participate in regular substance abuse support group meetings, as directed by DOC.
12. Not frequent or work in bars or taverns or any environments where the primary business is alcohol or marijuana.
13. Be subject to regular drug and alcohol testing, as directed by DOC.
14. Not possess chemicals commonly used to make illegal drugs, as determined by DOC.
15. Have no contact with known criminal felons, drug dealers, gang members, or individuals on active community supervision or in prison unless approved by DOC.
16. Follow all gang-related prohibitions, as directed by DOC.
17. Not possess tools associated with burglary, unless approved by DOC.
18. Complete the Thinking for a Change program, as directed by DOC.
19. Report to DOC all law enforcement contacts within 24 hours of occurrence.
20. Not obtain a passport during his term of community supervision.

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

ADDITIONALLY PROVIDED, that in the event Mr. Youngblood violates any of the conditions of this

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

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

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



IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 11th day of December, A.D., two thousand and twenty.

/s/

Jay Insee
Governor

/s/

Mark Neary
Assistant Secretary of State

**FULL AND UNCONDITIONAL PARDON
OF
RYAN STEVEN YOUNG**

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, in 2007, Ryan Steven Young pleaded guilty to DUI and THIRD DEGREE DWLS in Spokane County District

Court, Cause No. C655297. The convictions followed an incident in which Mr. Young drove a friend's car while intoxicated, bumping it against a roadside curb.

WHEREAS, Mr. Young accepts responsibility for his behavior. He has fulfilled the terms of his judgment and sentence.

WHEREAS, Mr. Young has committed no other crimes since 2007. In the years since this incident, Mr. Young has successfully completed drug-alcohol addiction treatment, and he earned his bachelor's degree in 2012. He maintains steady employment in the restaurant industry, and he also holds a real estate license.

WHEREAS, in September 2019, the Clemency and Pardons Board reviewed Mr. Young's petition for a pardon. At his hearing, Mr. Young presented testimony that in 2016, he married a citizen of the United Kingdom living in Canada; and, these convictions preclude him from traveling to Canada to live there with her. Instead, he currently lives in Bellingham and can only see her when she visits him.

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

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

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant Ryan Steven Young this FULL AND UNCONDITIONAL PARDON for his DUI and THIRD DEGREE DWLS convictions in Spokane County District Court, Cause No. C655297.



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

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**FULL AND UNCONDITIONAL PARDON
OF
ELAINE CHRISTINE WILLIAMS**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2003, Elaine Christine Williams pleaded guilty to CHILD ENDANGERMENT WITH A CONTROLLED SUBSTANCE in Whatcom County Superior Court, Cause No. 02-1-01434-1. This conviction followed events in which drug manufacturing was taking place in Ms. Williams' home in the presence of her young child.

WHEREAS, Ms. Williams accepts responsibility for her behavior, and she has satisfied all the conditions of her sentence.

WHEREAS, Ms. Williams has no other criminal history. And following this incident, Ms. Williams successfully completed chemical dependency treatment.

WHEREAS, in the years since this conviction, Ms. Williams has consistently worked as nurse.

WHEREAS, in December 2019, the Clemency and Pardons Board reviewed Ms. Williams' petition for a pardon. At her hearing, Ms. Williams presented testimony that this conviction prevents her from advancing in her nursing career. She explained that this conviction precludes her from providing care to vulnerable populations, including the elderly.

WHEREAS, at the clemency hearing, the Whatcom County Prosecutor's Office offered support for Ms. Williams, as did the victim.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that the Governor grant Ms. Williams a full pardon.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant Elaine Christine Williams this FULL AND UNCONDITIONAL PARDON for her conviction for CHILD ENDANGERMENT WITH A CONTROLLED SUBSTANCE in Whatcom County Superior Court, Cause No. 02-1-01434-1.



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

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**CONDITIONAL COMMUTATION
OF
CURTIS THORNTON**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1997, a jury found Curtis Gene Thornton guilty of FIRST DEGREE ROBBERY in Spokane County Superior Court Cause No. 96-1-00785-5. This conviction followed events in which Mr. Thornton and associates entered a coin and jewelry exchange store and announced that they were robbing it before threatening and then beating the store clerk and leaving with \$1500 worth of merchandise and cash.

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

WHEREAS, Mr. Thornton has served over 23 years in prison for this crime. The other two serious felony offenses on Mr. Thornton's record, his other "strike" offenses, are for second degree robbery. His criminal history is a product of his challenges with substance abuse.

WHEREAS, in 2019 the Washington State Legislature passed ESSB 5288, which prospectively removed second degree robbery from the list of serious offenses under the state's persistent offender statute. So, were Mr. Thornton to be convicted on his two second degree robbery offenses today, he would not qualify as a persistent offender.

WHEREAS, in December 2019, the Clemency and Pardons Board reviewed Mr. Thornton's clemency petition. The testimony before the Board was that Mr. Thornton has shown remorse for his past conduct, and he has been accepted to House of Mercy, which will provide him housing and sober living support as well as a plethora of additional re-entry services.

WHEREAS, the Spokane County Prosecuting Attorney does not oppose Mr. Thornton's petition, nor does the victim.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Thornton's sentence. In making this recommendation, the Board cited Mr. Thornton's advanced age, his lack of any violent history, and his opportunities for shelter and support through the House of Mercy.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Curtis Gene Thornton's 1997 sentence for FIRST DEGREE ROBBERY in Spokane County Superior Court Cause No. 99-1-00011-1, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in an in-custody transition plan, to be completed no later than March 1, 2022. While in custody, Mr. Thornton must successfully complete a DOC-approved six-month work-release program. If Mr. Thornton satisfies all phases of his in-custody transition plan by March 1, 2022, DOC shall have the authority to release him after first completing all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Thornton must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Thornton shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Unless DOC advises otherwise, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver's license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons, as determined by DOC.
9. Complete a chemical dependency assessment and complete any treatment recommendations, as directed by DOC.

10. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
11. Not possess chemicals which one could reasonably believe may be used to make illicit drugs, as determined by DOC.
12. Not visit or work in bars, taverns, or other establishments in which alcohol or marijuana is the primary commodity being sold, unless approved by DOC.
13. Be subject to regular drug and alcohol testing as directed by DOC.
14. Have no contact with known criminal felons, drug dealers, or individuals on active community supervision or in prison unless approved by DOC.
15. Report to DOC all law enforcement contacts within 24 hours of occurrence.

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

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

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

ADDITIONALLY PROVIDED, that Mr. Thornton may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above

conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Thornton may abscond if not detained. If detained, Mr. Thornton will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.



IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of November, A.D., two thousand and twenty.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**CONDITIONAL COMMUTATION
OF
EUGENE SMITH**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1995, a jury found Eugene Smith guilty of one count each of FIRST DEGREE ROBBERY and SECOND DEGREE ASSAULT in Snohomish County Superior Court Cause No. 95-1-01611-6. The convictions followed events in which Mr. Smith, then substance-addicted, initiated a fight with a companion, hitting her in the face and pulling a knife on her, demanding that she give him money.

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

WHEREAS, Mr. Smith has served 25 years in prison for these crimes. But for his status as a persistent offender, he would have been released from prison over a decade ago.

WHEREAS, Mr. Smith now suffers from a range of chronic health conditions, including hypertension, lung disease, and diabetes. He is considered a low risk to re-offend.

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

WHEREAS, the Snohomish County Prosecuting Attorney supports Mr. Smith's petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Smith's sentence. In making this recommendation, the Board cited Mr. Smith's health conditions, lack of violent infractions on his prison record, and the support of the Snohomish County Prosecuting Attorney.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the

recommendation of the Clemency and Pardons Board and hereby COMMUTE Eugene Smith's 1995 sentence for FIRST DEGREE ROBBERY and SECOND DEGREE ASSAULT in Snohomish County Superior Court Cause No. 95-1-01611-6, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in an in-custody transition plan, to be completed no later than October 1, 2021. While in custody, Mr. Smith must successfully complete a DOC-approved six-month work-release program. If Mr. Smith satisfies all phases of his in-custody transition plan by October 1, 2021, DOC shall have the authority to release him after first completing all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Smith must comply with any conditions set forth by DOC.

These conditions shall include, but not be limited to the following:

Mr. Smith shall:

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

PROVIDED, that Mr. Smith shall remain under DOC supervision and explicitly follow the conditions established by

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

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

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

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



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

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**FULL AND UNCONDITIONAL PARDON
OF**

WILSON MICHAEL ROYER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2007, Wilson Michael Royer pleaded guilty to two counts of SECOND DEGREE ROBBERY and SECOND DEGREE UNLAWFUL FIREARM POSSESSION in King County Superior Court, Cause No. 07-C-03595-4. These convictions followed events in which a then-16-year-old Mr. Royer, influenced by two of his older associates, used a firearm to rob their drug dealer.

WHEREAS, Mr. Royer accepts responsibility for his behavior, and he has satisfied all the conditions of his sentence.

WHEREAS, Mr. Royer has no other criminal history.

WHEREAS, since this conviction, Mr. Royer graduated with honors from Washington State University and has worked for several years as an engineer in the energy sector.

WHEREAS, in December 2019, the Clemency and Pardons Board reviewed Mr. Royer's petition for a pardon. At his hearing, Mr. Royer presented evidence that he is diagnosed with autism spectrum disorder, depression, and Asperger's Syndrome. Professionally, he works in the energy sector, but he has been barred from some career advancement opportunities because of these felony convictions.

WHEREAS, the King County Prosecuting Attorney's Office does not oppose Mr. Royer's petition.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that the Governor grant Mr. Royer a full pardon.

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

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant Wilson Michael Royer this FULL AND UNCONDITIONAL PARDON for his convictions on two counts of SECOND DEGREE ROBBERY and SECOND DEGREE UNLAWFUL FIREARM POSSESSION in King County Superior Court, Cause No. 07-C-03595-4.



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

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**CONDITIONAL COMMUTATION
OF
DEAN ALAN ROYER**

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, in 1995, a jury found Dean Alan Royer guilty of

three counts of SECOND DEGREE ASSAULT, and one count of FIRST DEGREE BURGLARY in Pierce County Superior Court Cause No. 95-1-01997-0. The convictions followed events in 1995 in which Mr. Royer was burglarizing a home when the victim arrived. Mr. Royer drew a firearm, pointing it at the victim before fleeing. In an ensuing chase, Mr. Royer shot at the pursuing law enforcement vehicles.

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

WHEREAS, Mr. Royer has served over 24 years in prison on this sentence. He is now considered a low risk to reoffend.

WHEREAS, Mr. Royer has had just one infraction in the past 19 years, and no infractions since 2009.

WHEREAS, in March 2019, the Clemency and Pardons Board reviewed Mr. Royer's clemency petition. The testimony before the Board was that Mr. Royer has shown remorse for his past conduct, and he has now been sober for over 16 years. He has prepared a strong reentry plan that includes the support of his wife who he married in 2012, as well as job prospects as a plumber or in asbestos abatement.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Royer's sentence. In making this recommendation, the Board cited Mr. Royer's strong community transition plan, his 16 years of sobriety, his strong community and family support network, and his promising career options.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Dean Alan Royer's 1995 sentence on three counts of SECOND DEGREE ASSAULT, and one count of FIRST DEGREE BURGLARY in Pierce County Superior Court Cause No. 95-1-01997-0, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in an in-custody transition plan, to be completed no later than May 1, 2021. While in custody, Mr. Royer must successfully complete a DOC-approved six-month work-release program. If Mr. Royer satisfies all phases of his in-custody transition plan by May 1, 2021, DOC shall have the authority to release him after first completing all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Royer must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Royer shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.

4. Obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver's license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
9. Not possess tools associated with burglary, unless possessed for legitimate reasons, as determined by DOC.
10. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
11. Not possess common drug-making chemicals, absent a legitimate reason for possessing them, as determined by DOC.
12. Not visit or work in bars, taverns, or other establishments in which alcohol or marijuana is the primary commodity being sold, unless approved by DOC.
13. Attend regular community substance abuse support programming, as instructed by DOC.
14. Be subject to regular drug and alcohol testing as directed by DOC.
15. Not associate with known criminal felons, drug dealers, or gang members unless approved by DOC.
16. Have no contact with individuals on active community supervision or in prison unless approved by DOC.
17. Report to DOC all law enforcement contacts within 24 hours of occurrence.

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

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

and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Royer has violated the terms of this Conditional Commutation.

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

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



IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of April, A.D., two thousand and twenty.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**FULL AND UNCONDITIONAL PARDON
OF
TRI MINH PHAM**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1995, nineteen-year-old Tri Minh Pham was a passenger in a car with several associates, seated in the back seat. The car approached another man. The driver stopped the car and the driver and his associate in the front passenger seat exited the car and fired several shots at the other man, killing him.

WHEREAS, a jury found Mr. Pham guilty of FIRST DEGREE MANSLAUGHTER, as an accomplice, in King County Superior Court, Cause No. 95-1-03068-4. The trial court sentenced Mr. Pham to 38 months in prison.

WHEREAS, Mr. Pham has accepted full responsibility for his actions and completed all of his sentence requirements. Following his period in Washington State custody, he was released to federal immigration detention, where he served an additional three years in custody.

WHEREAS, following his eventual release from custody, Mr. Pham earned a college degree, married and raised a family, and became a homeowner in Wisconsin. He has also maintained steady employment as an information technologies professional.

WHEREAS, this is the only criminal conviction on Mr. Pham's record, he has lived crime-free in the community for the last twenty years.

WHEREAS, due to Mr. Pham's conviction, he now faces the possibility of imminent deportation from the United States to

Vietnam, a country from which he and his family immigrated in 1990 when he was a teenager.

WHEREAS, the King County Prosecuting Attorney's Office does not object to Mr. Pham's petition. Nobody has expressed any opposition to Mr. Pham's petition.

WHEREAS, in June 2020, the Clemency and Pardons Board reviewed Mr. Pham's petition for a pardon. At his hearing, Mr. Pham presented testimony that his deportation would devastate his community, and specifically his family, including his young daughters.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that the Governor grant Mr. Pham a full pardon.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Tri Minh Pham this FULL AND UNCONDITIONAL pardon of his FIRST DEGREE MANSLAUGHTER conviction in King County Superior Court, Cause No. 95-1-03068-4.



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

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**CONDITIONAL COMMUTATION
OF
WILLIAM DEAN PEASE**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1998, William Dean Pease pleaded guilty FIRST DEGREE ROBBERY in King County Superior Court Cause No. 98-1-06347-1 KNT. The conviction followed events in which Mr. Pease, addicted to cocaine, entered a bank with a BB gun and a flare gun, demanding and taking money before fleeing.

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

WHEREAS, Mr. Pease has served over 21 years in prison for this crime. But for his status as a persistent offender, he would have been released from prison over a decade ago.

WHEREAS, Mr. Pease has had no serious infractions in prison since 2002. At 82 years old, he is considered a low risk to reoffend.

WHEREAS, in September 2019, the Clemency and Pardons Board reviewed Mr. Pease's clemency petition. The testimony before the Board was that Mr. Pease has shown remorse for his past conduct, and he has a strong support network prepared to assist him in any eventual transition to the community. Testimony also demonstrated that Mr. Pease achieved sobriety over 20 years ago, and he has shown a committed work ethic and dedication to self-improvement while in prison.

WHEREAS, the King County Prosecuting Attorney supports Mr. Pease's petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Pease's sentence. In making this recommendation, the Board cited Mr. Pease's strong family and community support network, and their ability to help him transition from custody. It also cited the support from the King County Prosecuting Attorney's Office as well as Mr. Pease's advanced age and low risk to reoffend.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE William Dean Pease's 1998 sentence for FIRST DEGREE ROBBERY in King County Superior Court Cause No. 98-1-06347-1 KNT, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in a community transition plan. Under this plan, DOC shall have the authority to release Mr. Pease once Mr. Pease receives DOC approval on his offender release plan and after DOC completes all appropriate notifications. He will then begin serving 36 months of DOC community supervision. During this period in community supervision, Mr. Pease must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Pease shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status, unless DOC waives this provision.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver's license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
9. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
10. Do not possess chemicals which one could reasonably believe may be used to make illicit drugs, as determined by DOC.
11. Not visit or work in bars, taverns, or other establishments in which alcohol or marijuana is the primary commodity being sold, unless approved by DOC.

12. Be subject to regular drug and alcohol testing as directed by DOC.
13. Have no contact with known drug dealers, known criminal felons, or individuals on active community supervision or in prison unless approved by DOC.
14. Report to DOC all law enforcement contacts within 24 hours of occurrence.

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

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

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

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



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

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**FULL AND UNCONDITIONAL PARDON OF
MICHAEL DONALD ORMSBEE**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1987, Michael Donald Ormsbee pleaded guilty to SECOND DEGREE ASSAULT in Grays Harbor County Superior Court, Cause No. 87-1-240-6. The conviction followed an altercation in which Mr. Ormsbee initiated a fight with his then- girlfriend, knocking her to the floor and kicking her.

WHEREAS, Mr. Ormsbee accepts responsibility for his behavior. He satisfied all the terms of his sentence, including ten months of incarceration.

WHEREAS, Mr. Ormsbee has been convicted of no other crimes in over 30 years. In 2001, a court issued Mr. Ormsbee an order of discharge for this conviction, restoring his civil rights.

WHEREAS, in June 2019, the Clemency and Pardons Board reviewed Mr. Ormsbee's petition for a pardon. At his hearing, Mr. Ormsbee testified that he has maintained employment since his release, and he has flourished as a youth athletics coach.

WHEREAS, at his hearing, Mr. Ormsbee also testified that this conviction has posed challenges for him in securing work as a youth coach with some organizations.

WHEREAS, the victim's family supports Mr. Ormsbee's petition, stating that Mr. Ormsbee has demonstrated his character and value to his community for more than two decades.

WHEREAS, the Grays Harbor County Prosecuting Attorney also supports Mr. Ormsbee's petition, citing his rehabilitation, post-conviction record, and the support of the victim's family.

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

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant Michael Donald Ormsbee this FULL AND UNCONDITIONAL PARDON for his SECOND DEGREE ASSAULT conviction in Grays Harbor County Superior Court, Cause No. 87-1-240-6.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of March, A.D., two thousand and twenty.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**CONDITIONAL COMMUTATION
OF
LEONARD NORLING**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1999, a jury found Leonard Luigi Norling guilty of SECOND DEGREE ROBBERY in Mason County Superior Court Cause No. 99-1-00011-1. This conviction followed events in which Mr. Norling and the victim were engaged in an altercation after which Mr. Norling took the victim's jacket.

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

WHEREAS, Mr. Norling has served over 20 years in prison for this crime. But for his status as a persistent offender, he would have been released from prison over a decade ago.

WHEREAS, in 2019 the Washington State Legislature passed ESSB 5288, which prospectively removed second degree robbery from the list of serious offenses under the state's persistent offender statute. So, had Mr. Norling been convicted on this current offense today, it would not qualify him as a persistent offender.

WHEREAS, while incarcerated, Mr. Norling has earned his GED, and he has also completed other personal and professional growth education programs.

WHEREAS, in December 2019, the Clemency and Pardons Board reviewed Mr. Norling's clemency petition. The testimony before the Board was that Mr. Norling has shown remorse for his past conduct, and he has cultivated a strong community support network through his church which will help him secure transportation and housing resources. Furthermore, while in custody Mr. Norling has developed transferable job skills, particularly as a plumber apprentice.

WHEREAS, the Mason County Prosecuting Attorney does not oppose Mr. Norling's petition. Additionally, Mr. Norling's sentencing judge supports his petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Norling's sentence. In making this recommendation, the Board cited Mr. Norling's strong community support network and the support of his sentencing judge.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Leonard Luigi Norling's 1999 sentence for SECOND DEGREE ROBBERY in Mason County Superior Court Cause No. 99-1-00011-1, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in an in-custody transition plan, to be completed no later than March 1, 2022. While in custody, Mr. Norling must successfully complete a DOC-approved six-month work-release program. If Mr. Norling satisfies all phases of his in-custody transition plan by March 1, 2022, DOC shall have the authority to release him after first completing all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and

under community supervision, Mr. Norling must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Norling shall:

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

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

ADDITIONALLY PROVIDED, that in the event Mr. Norling violates any of the conditions of this Conditional Commutation,

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

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

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

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of November, A.D., two thousand and twenty.

/s/
Jay Inslee
Governor



/s/
Mark Neary
Assistant Secretary of State

**CONDITIONAL COMMUTATION OF
GRADY MITCHELL**

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, in 1984, a jury found Grady Allan Mitchell guilty of AGGRAVATED FIRST DEGREE MURDER in King County Superior Court Cause No. 83-1-02643-8. This conviction followed events in which Mr. Mitchell, seeking to exact revenge against an adversary, confronted his adversary's uncle. When the uncle declined to reveal to Mr. Mitchell the whereabouts of his nephew, Mr. Mitchell beat and then murdered the uncle.

WHEREAS, for this conviction, Mr. Mitchell was sentenced to life in prison without the possibility of parole, and to date, he has served over 36 years.

WHEREAS, Mr. Mitchell has had no prison infractions since 2008, and the Department of Corrections now classifies him as a low risk to reoffend.

WHEREAS, in 1993, Mr. Mitchell helped establish the Youth Program at the Washington State Reformatory, to do outreach to at-risk youth. He also launched the Redemption Project to provide mentorship to other incarcerated individuals.

WHEREAS, in June 2020, the Clemency and Pardons Board reviewed Mr. Mitchell's clemency petition. The testimony before the Board was that Mr. Mitchell married in 2012 and upon release plans to live in her home with her support. Testimony also demonstrated that Mr. Mitchell has professional job offers available to him upon his release.

WHEREAS, the King County Prosecuting Attorney testified at Mr. Mitchell's clemency hearing, stating that a 40-year sentence is appropriate for Mr. Mitchell's crime. Under the terms outlined herein, Mr. Mitchell will have served over 40 years for this offense.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Mitchell's sentence. In making this recommendation, the Board cited the length of Mr. Mitchell's sentence and the input from the King County Prosecutor's Office, as well as Mr. Mitchell's strong familial support network, particularly his wife.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Grady Allan Mitchell's 1984 sentence for AGGRAVATED FIRST DEGREE MURDER in King County Superior Court Cause No. 83-1-02643-8, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in the below community transition plan. Under this plan, DOC shall have the authority to release Mr. Mitchell as soon as Mr. Mitchell receives DOC approval on his offender release plan and after DOC completes all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Mitchell must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Mitchell shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Participate in polygraph examinations, as directed by DOC, to verify compliance with this order.
5. As directed by DOC, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
6. Reside in DOC-approved housing, and obtain DOC

permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.

7. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
8. Not operate a motor vehicle without a valid driver's license and registration.
9. Not possess firearms, ammunition, explosives, or dangerous weapons, as determined by DOC.
10. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
11. Participate in regular substance abuse support group meetings, if directed by DOC.
12. Complete a chemical dependency assessment and any recommended treatments stemming therefrom, as directed by DOC.
13. Not visit or work in bars or taverns or any environments where the primary business is alcohol or marijuana.
14. Be subject to regular drug and alcohol testing, as directed by DOC.
15. Not possess chemicals commonly used to make illegal drugs, as determined by DOC.
16. Have no contact with known criminal felons, drug dealers, or individuals on active community supervision or in prison unless approved by DOC.
17. Report to DOC all law enforcement contacts within 24 hours of occurrence.

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

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

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

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



IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 11th day of December, A.D., two thousand and twenty.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**CONDITIONAL COMMUTATION OF
MICHAEL LIDEL**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2003, Michael Anthony Lidel pleaded guilty to two counts of FIRST DEGREE THEFT and one count of SECOND DEGREE BURGLARY in Pierce County Superior Court Cause No. 03-1-01-01269-8, and one count of FIRST DEGREE THEFT in King County Superior Court Cause No. 03-1-06324-6 SEA. These convictions followed events in which an unarmed Mr. Lidel, to secure money to support himself, engaged in a series of hold-ups at two banks and a bookstore.

WHEREAS, in order to avoid a strike offense, Mr. Lidel pleaded guilty to an exceptional sentence in which he would serve multiple consecutive ten-year sentences. His earliest release date is December 2029. Mr. Lidel has now served over 15 years in prison for these crimes.

WHEREAS, while incarcerated, Mr. Lidel has earned his GED, his high school diploma, his associate's degree, and his paralegal certificate. He has been infractioned just once during his many years in prison on these convictions.

WHEREAS, in June 2020, the Clemency and Pardons Board reviewed Mr. Lidel's clemency petition. The testimony before the Board was that Mr. Lidel has shown remorse for his past conduct. During the hearing, it was explained that Mr. Lidel married in 2003 and, upon release from prison, intends to live with his wife; it was also learned that Mr. Lidel is eligible for Farestart's culinary training program, which will help him transition to the community and provide him support and professional development opportunities.

WHEREAS, neither the Pierce County Prosecuting Attorney nor the King County Prosecuting Attorney oppose Mr. Lidel's petition for a commutation.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Lidel's sentence. In making this recommendation, the Board cited Mr. Lidel's drive to seize educational opportunities while incarcerated, his lone prison infraction, and the support that he will get from his wife upon release from custody. And,

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Michael Anthony Lidel's sentence for his convictions on two counts of FIRST DEGREE THEFT and one count of SECOND DEGREE BURGLARY in Pierce County Superior Court Cause No. 03-1-01-01269-8, and one count of FIRST DEGREE THEFT in King County Superior Court Cause No. 03-1-06324-6 SEA, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in the below community transition plan. Under this plan, DOC shall have the authority to release Mr. Lidel as soon as Mr. Lidel receives DOC approval on his offender release plan and after DOC completes all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Lidel must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Lidel shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Unless DOC advises otherwise, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
5. Reside in DOC-approved housing and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver's license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons, as determined by DOC.
9. Obtain a mental health assessment and complete any treatment recommendations, as directed by DOC.
10. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
11. Be subject to regular drug and alcohol testing as directed by DOC.
12. Have no contact with known criminal felons, drug dealers,

or individuals on active community supervision or in prison unless approved by DOC.

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

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

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

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

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

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

/s/
Jay Inslee
Governor



/s/

Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION OF PEPE JAQUEZ

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1999, a jury found Pepe Jaquez guilty of FIRST DEGREE ROBBERY in Pierce County Superior Court Cause No. 98-1-05398-6. This conviction followed events in which Mr. Jaquez pulled a knife on a store clerk and demanded cash. After prying open the register, Mr. Jaquez emptied the till of \$10 before fleeing without physically harming the clerk.

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

WHEREAS, Mr. Jaquez has served over 20 years in prison for this crime. Had he not been sentenced as a persistent offender, Mr. Jaquez would have faced a standard range sentence as high as 14 years.

WHEREAS, Mr. Jaquez has had no prison infractions since 2005, and the Department of Corrections now classifies Mr. Jaquez as a low-risk to reoffend.

WHEREAS, in June 2020, the Clemency and Pardons Board reviewed Mr. Jaquez's clemency petition. The testimony before the Board was that Mr. Jaquez has shown remorse for his past conduct, and that his criminal history was the product of substance addiction; but, he has been sober since 2005. Further, Mr. Jaquez enjoys a strong family and community support network, which will provide him transportation, shelter, emotional support, and other assistance during his reentry.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Jaquez's sentence. In making this recommendation, the Board cited Mr. Jaquez's lack of infractions since 2005, his strong family and community support network, and his maturity and transformation over his period of incarceration.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the

Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Pepe Jaquez's 1999 sentence for FIRST DEGREE ROBBERY in Pierce County Superior Court Cause No. 98-1-05398-6, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in the below community transition plan. Under this plan, DOC shall have the authority to release Mr. Jaquez as soon as Mr. Jaquez receives DOC approval on his offender release plan and after DOC completes all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Jaquez must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Jaquez shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.

3. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Unless DOC advises otherwise, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver's license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons, as determined by DOC.
9. Obtain a mental health assessment and complete any treatment recommendations, as directed by DOC.
10. Complete a chemical dependency assessment and complete any treatment recommendations, as directed by DOC.
11. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
12. Not possess chemicals which one could reasonably believe may be used to make illicit drugs, as determined by DOC.
13. Not visit or work in bars, taverns, or other establishments in which alcohol or marijuana is the primary commodity being sold, unless approved by DOC.
14. Be subject to regular drug and alcohol testing as directed by DOC.
15. Have no contact with known criminal felons, drug dealers, or individuals on active community supervision or in prison unless approved by DOC.
16. Report to DOC all law enforcement contacts within 24 hours of occurrence.

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

ADDITIONALLY PROVIDED, that in the event Mr. Jaquez violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Jaquez will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Jaquez has provided to the Office of the

Governor or, if Mr. Jaquez is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Jaquez submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Jaquez an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Jaquez has violated the terms of this Conditional Commutation.

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

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

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 11th day of December, A.D., two thousand and twenty.



/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**CONDITIONAL COMMUTATION OF
FREDDIE HAMPTON**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2000, a jury found Freddie Hampton guilty of SECOND DEGREE ROBBERY in King County Superior Court Cause No. 99-1-50929-0. This conviction followed events in 1999 in which Mr. Hampton, homeless and substance addicted, committed a series of robberies at the same bank by handing demand letters to a bank teller.

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

WHEREAS, Mr. Hampton has served over 20 years in prison on this sentence. But for his status as a persistent offender, he would have been released from prison over 15 years ago.

WHEREAS, in June 2019, the Clemency and Pardons Board reviewed Mr. Hampton's clemency petition. The testimony before the Board was that Mr. Hampton has shown remorse for his past conduct, and he has been sober for 19 years. Also, as a veteran,

Mr. Hampton is eligible for VA housing benefits and he has other housing options upon release to the community.

WHEREAS, the King County Prosecuting Attorney supports Mr. Hampton's petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Hampton's sentence. In making this recommendation, the Board cited Mr. Hampton's strong community transition plan, his lack of drug/physical fighting infractions in prison and his remarkable personal growth during his incarceration. It also cited the positive support from the King County Prosecuting Attorney's Office.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Freddie Hampton's 2000 sentence for SECOND DEGREE ROBBERY in King County Superior Court Cause No. 99-1-50929-0, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in an in-custody transition plan, to be completed no later than August 1, 2021. While in custody, Mr. Hampton must successfully complete a DOC-approved six-month work-release program. If Mr. Hampton satisfies all phases of his in-custody transition plan by August 1, 2021, DOC shall have the authority to release him after first completing all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Hampton must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Hampton shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver's license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
9. Not possess tools associated with burglary, unless possessed for legitimate reasons, as determined by DOC.
10. Complete a chemical dependency assessment and complete any treatment recommendations, as directed by DOC.
11. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
12. Not visit or work in bars, taverns, or other establishments in which alcohol or marijuana is the primary commodity being sold, unless approved by DOC.
13. Attend regular community Narcotics Anonymous programming, as instructed by DOC.
14. Be subject to regular drug and alcohol testing as directed by DOC.
15. Not associate with known criminal felons, unless approved by DOC.
16. Have no contact with known drug dealers, or individuals on active community supervision or in prison unless approved by DOC.
17. Not enter a bank without having a legitimate reason to do so, and notify DOC of intent to enter any bank to conduct any banking business.
18. Report to DOC all law enforcement contacts within 24 hours of occurrence.

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

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

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

ADDITIONALLY PROVIDED, that Mr. Hampton may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional

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



IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of April, A.D., two thousand and twenty.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION OF EDGAR GARCIA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Edgar Rosendo Garcia pleaded guilty to FIRST DEGREE ROBBERY, FIRST DEGREE ASSAULT, FIRST DEGREE UNLAWFUL FIREARM POSSESSION, and two counts of SECOND DEGREE ASSAULT in King County Superior Court Cause No. 04-1-13566-1-KNT. The convictions followed events in 2004 in which Mr. Garcia, high on methamphetamines, stole a law enforcement vehicle before breaking into a residence and robbing the residents at gunpoint. Later when he was confronted outside, he shot a victim in the elbow.

WHEREAS, Mr. Garcia was sentenced to 300 months for these convictions. He has served over 185 months in prison for these crimes.

WHEREAS, Mr. Garcia now suffers from terminal stage-four lung cancer, and though he is undergoing treatment, the cancer continues to spread.

WHEREAS, Mr. Garcia is considered a low-risk to re-offend. In his over 16 years in custody on this offense, he has received just one serious infraction.

WHEREAS, in September 2020, the Clemency and Pardons Board reviewed Mr. Garcia's clemency petition. The testimony before the Board was that Mr. Garcia has shown remorse for his past conduct. Given his advanced lung cancer, doctors estimate that Mr. Garcia has just months to live. When released from prison, he intends to live the remainder of his life in the care of his wife and family.

WHEREAS, the King County Prosecuting Attorney supports Mr. Garcia's petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Garcia's sentence. In making this recommendation, the Board cited Mr. Garcia's health condition and his strong familial support network, as well as the support of the King County Prosecuting Attorney's Office.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crimes, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice

will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Edgar Rosendo Garcia's 2007 sentence for FIRST DEGREE ROBBERY, FIRST DEGREE ASSAULT, FIRST DEGREE UNLAWFUL FIREARM POSSESSION, and two counts of SECOND DEGREE ASSAULT in King County Superior Court Cause No. 04-1-13566-1-KNT, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in the below community transition plan. Under this plan, DOC shall have the authority to release Mr. Garcia as soon as Mr. Garcia receives DOC approval on his offender release plan and after DOC completes all appropriate notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Garcia must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Garcia shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, policies, rules, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. As determined by DOC if his health permits, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver's license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
9. Complete a chemical dependency assessment and complete any treatment recommendations, as directed by DOC.
10. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
11. Be subject to regular drug and alcohol testing as directed by DOC.
12. Have no contact with known criminal felons, drug dealers, or individuals on active community supervision or in prison unless approved by DOC.
13. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Garcia shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision.

Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Garcia is taken into custody following any alleged

violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Garcia to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Garcia if he violates a condition.

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

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

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



IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 29th day of September, A.D., two thousand and twenty.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION OF DOUGLAS EDWARD GALLAGHER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2007, a jury found Douglas Edward Gallagher guilty of two counts of FIRST DEGREE ROBBERY, and one count each of FIRST DEGREE BURGLARY, UNLAWFUL

POSSESSION OF A FIREARM, and TAKING A MOTOR VEHICLE in King County Superior Court Cause No. 04-1-10392-1. The conviction followed events in 2004 in which Mr. Gallagher, while on methamphetamines, broke into a home while the victim was present and took a firearm. After fleeing that home, he stole a vehicle at gunpoint before being apprehended.

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

WHEREAS, Mr. Gallagher has served 16 years in prison on this sentence. Mr. Gallagher is now considered a low-risk to reoffend.

WHEREAS, Mr. Gallagher has had no serious infractions in prison in over a decade.

WHEREAS, in June 2019, the Clemency and Pardons Board reviewed Mr. Gallagher's clemency petition. The testimony before the Board was that Mr. Gallagher has shown remorse for his past conduct, and he has been sober for over 10 years. He has prepared a strong reentry plan that includes the support of his wife of over 12 years, as well as encouraging employment prospects because of the dog training skills he developed while incarcerated.

WHEREAS, the King County Prosecuting Attorney does not object to Mr. Gallagher's petition so long as he ultimately serves at least 17 years in prison for this behavior.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Gallagher's sentence. In making this recommendation, the Board cited Mr. Gallagher's strong community transition plan, his seeking help to confront his addictions, and the compelling letter of support submitted by his sentencing judge.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Douglas Edward Gallagher's 2007 sentence on two counts of FIRST DEGREE ROBBERY, and one count each of FIRST DEGREE BURGLARY, UNLAWFUL POSSESSION OF A FIREARM, and TAKING A MOTOR VEHICLE in King County Superior Court Cause No. 04-1-10392-1, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in an in-custody transition plan, to be completed no later than August 1, 2021. While in custody, Mr. Gallagher must successfully complete a DOC-approved six-month work-release program. If Mr. Gallagher satisfies all phases of his in-custody transition plan by August 1, 2021, DOC shall have the authority to release him after first completing all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Gallagher must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Gallagher shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or

searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.

4. Obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver's license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
9. Not possess tools associated with burglary, unless possessed for legitimate reasons, as determined by DOC.
10. Complete a chemical dependency assessment and complete any treatment recommendations, as directed by DOC.
11. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
12. Not possess common drug-making chemicals, absent a legitimate reason for possessing them, as determined by DOC.
13. Not visit or work in bars, taverns, or other establishments in which alcohol or marijuana is the primary commodity being sold, unless approved by DOC.
14. Attend regular community substance abuse support programming, as instructed by DOC.
15. Be subject to regular drug and alcohol testing as directed by DOC.
16. Participate in polygraph testing as directed by DOC.
17. Not associate with known criminal felons, drug dealers, or gang members unless approved by DOC.
18. Have no contact with individuals on active community supervision or in prison unless approved by DOC.
19. Report to DOC all law enforcement contacts within 24 hours of occurrence.
20. Complete the Thinking for a Change program, if eligible and as the program may be available, as directed by DOC.

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

ADDITIONALLY PROVIDED, that in the event Mr. Gallagher violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Gallagher will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written

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

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

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



IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of April, A.D., two thousand and twenty.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**CONDITIONAL COMMUTATION OF
IVAN FOWLER**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1997, a jury found Ivan Allan Fowler guilty of SECOND DEGREE ASSAULT in Cowlitz County Superior Court Cause No. 97-1-00441-9. This conviction followed events in which Mr. Fowler and the victim got into a fist fight which escalated when they brandished knives, and Mr. Fowler cut the victim.

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

WHEREAS, Mr. Fowler has served over 23 years in prison for this crime. Had he not been sentenced as a persistent offender; he

would have been facing a statutory maximum ten year sentence and he would have been released over a decade ago.

WHEREAS, while incarcerated, Mr. Fowler has obtained work skills. He is a master welder and also has developed painting and plumbing skills.

WHEREAS, in December 2019, the Clemency and Pardons Board reviewed Mr. Fowler's clemency petition. The testimony before the Board was that Mr. Fowler has shown remorse for his past conduct, and he has a strong family and community support network that will provide him housing and employment opportunities.

WHEREAS, the Clemency and Pardons Board voted to recommend that the Governor commute Mr. Fowler's sentence. In making this recommendation, the Board cited Mr. Fowler's positive trajectory in recent years, as well as his strong family and community support network's willingness to provide Mr. Fowler housing, transportation, and employment opportunities.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Ivan Allan Fowler's 1997 sentence for SECOND DEGREE ASSAULT in Cowlitz County Superior Court Cause No. 97-1-00441-9, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in an in-custody transition plan, to be completed no later than March 1, 2022. While in custody, Mr. Fowler must successfully complete a DOC-approved six-month work-release program. If Mr. Fowler satisfies all phases of his in-custody transition plan by March 1, 2022, DOC shall have the authority to release him after first completing all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Fowler must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Fowler shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Unless DOC advises otherwise, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver's license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons, as determined by DOC.

9. Complete a substance abuse evaluation and complete any treatment recommendations, as directed by DOC.
10. Participate in regular substance abuse support groups, reporting participation as directed by DOC.
11. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
12. Not possess chemicals which one could reasonably believe may be used to make illicit drugs, as determined by DOC.
13. Not visit or work in bars, taverns, or other establishments in which alcohol or marijuana is the primary commodity being sold, unless approved by DOC.
14. Be subject to regular drug and alcohol testing as directed by DOC.
15. Have no contact with known criminal felons, drug dealers, or individuals on active community supervision or in prison unless approved by DOC.
16. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Fowler shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision.

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

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

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

ADDITIONALLY PROVIDED, that Mr. Fowler may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional

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



IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of November, A.D., two thousand and twenty.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**FULL AND UNCONDITIONAL PARDON OF
JASMINE AKEIA EDINGTON**

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, in 2008, Jasmine Akeia Edington pleaded guilty to FOURTH DEGREE ASSAULT and POSSESSING A DANGEROUS WEAPON ON SCHOOL GROUNDS in Clark County District Court, Cause Nos. 16131V and 73616. The assault conviction resulted from events in which Ms. Edington, then in high school, got into a fight with another girl. The other conviction followed a consensual search of Ms. Edington's backpack at her high school, in which a pocketknife was found.

WHEREAS, Ms. Edington accepts responsibility for her behavior as a teenager, and she has satisfied all the conditions of her sentences.

WHEREAS, Ms. Edington has committed no felonies in the years since these two convictions. Ms. Edington earned her associate's degree in 2018 and is now pursuing a career in nursing.

WHEREAS, in September 2019, the Clemency and Pardons Board reviewed Ms. Edington's petition for a pardon. At her hearing, Ms. Edington presented testimony that these convictions prevent her from advancing in her nursing program. They also preclude her from chaperoning her children's school field trips.

WHEREAS, at the clemency hearing, nobody expressed opposition to Ms. Edington's petition.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that the Governor grant Ms. Edington a full pardon.

WHEREAS, at the time of her crimes, Ms. Edington was a teenager. The scientific and criminal justice communities have documented the difficulty the juvenile brain has in engaging in behavior control, often leading juveniles to exhibit a transient rashness, proclivity for risk, and inability to assess the full consequences of their actions. And,

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

Jasmine Akeia Edington this FULL AND UNCONDITIONAL PARDON for her FOURTH DEGREE ASSAULT and POSSESSING A DANGEROUS WEAPON ON SCHOOL GROUNDS convictions in Clark County District Court, Cause Nos. 16131V and 73616.



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

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**CONDITIONAL COMMUTATION OF
KENNETH DONALD**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1997, a jury found Kenneth Russell Donald guilty of FIRST DEGREE ROBBERY in Pierce County Superior Court Cause No. 96-1-03101-3. This conviction followed events in which Mr. Donald held up a state liquor store; though unarmed, he led witnesses to believe he was carrying a weapon.

WHEREAS, this conviction followed other earlier serious felony convictions, resulting in Mr. Donald being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute. Had he not been sentenced as a persistent offender; Mr. Donald would have been released from prison several years ago.

WHEREAS, Mr. Donald has served over 23 years in prison for this crime. The other serious felony offenses on Mr. Donald's record, his other "strike" offenses, are for second degree robbery. His criminal history is a product of his challenges with substance abuse.

WHEREAS, in 2019 the Washington State Legislature passed ESSB 5288, which prospectively removed second degree robbery from the list of serious offenses under the state's persistent offender statute. So, were Mr. Donald to be convicted on the present offense today, he would not qualify as a persistent offender.

WHEREAS, in his over-23 years incarcerated on this present offense, Mr. Donald has no major infractions.

WHEREAS, Mr. Donald is now over 70 years old, and he is experiencing significant health challenges.

WHEREAS, in September 2020, the Clemency and Pardons Board reviewed Mr. Donald's clemency petition. The testimony before the Board was that Mr. Donald has shown remorse for his past conduct, and he is eligible for veterans' health care and transitional housing programming.

WHEREAS, the Pierce County Prosecuting Attorney does not oppose Mr. Donald's petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Donald's sentence. In making this recommendation, the Board cited Mr. Donald's advanced age and medical condition, his family support network and availability of veterans' programming, as well as his openness and transparency about his past and future.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of

the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Kenneth Russell Donald's 1997 sentence for FIRST DEGREE ROBBERY in Pierce County Superior Court Cause No. 96-1-03101-3, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in the below community transition plan. Under this plan, DOC shall have the authority to release Mr. Donald as soon as Mr. Donald receives DOC approval on his offender release plan and after DOC completes all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Donald must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Donald shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. As directed by DOC, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver's license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons, as determined by DOC.
9. Complete a chemical dependency assessment and any treatment recommendations, as directed by DOC.
10. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
11. Be subject to regular drug and alcohol testing as directed by DOC.
12. Have no contact with known criminal felons, drug dealers, or individuals on active community supervision or in prison unless approved by DOC.
13. Report to DOC all law enforcement contacts within 24 hours of occurrence.

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

or detain Mr. Donald if he violates a condition.

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

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

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



/s/

Mark Neary
Assistant Secretary of State

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 4th day of December, A.D., two thousand and twenty.

/s/
Jay Inslee
Governor

FULL AND UNCONDITIONAL PARDON OF CHARLES WILLIAM DEJOHN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1989, Charles William DeJohn pleaded guilty to violating the UNIFORM CONTROLLED SUBSTANCES ACT in King County Superior Court, Cause No. 89-1-01693-8. The conviction followed events in which Mr. DeJohn was growing marijuana in his home.

WHEREAS, Mr. DeJohn accepts responsibility for his

behavior. He satisfied all the terms of his sentence, and a court discharged him from his sentence in 1991.

WHEREAS, Mr. DeJohn has not been convicted of any other crimes in over 25 years.

WHEREAS, in June 2019, the Clemency and Pardons Board reviewed Mr. DeJohn's petition for a pardon. At his hearing, Mr. DeJohn testified that he has maintained employment since this offense.

WHEREAS, at his hearing, Mr. DeJohn also testified that this conviction has posed challenges for his family. His wife is a state-certified caretaker for a dependent adult with special needs who has lived and received 24-hour care in Mr. DeJohn's home for several years. Because of state rules, Mr. DeJohn's conviction may require this dependent adult to move out of his home.

WHEREAS, the King County Prosecuting Attorney does not object to Mr. DeJohn's petition.

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

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant Charles William DeJohn this FULL AND UNCONDITIONAL PARDON for his violation of the UNIFORM CONTROLLED SUBSTANCES ACT in King County Superior Court, Cause No. 89-1-01693-8.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of March, A.D., two thousand and twenty.

/s/
Jay Inslee
Governor



/s/
Mark Neary
Assistant Secretary of State

**CONDITIONAL COMMUTATION OF
JASON MICHAEL BULLERI-TILFORD**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2002, a jury found Jason Michael Bulleri-Tilford guilty of three counts of FIRST DEGREE ASSAULT in Pierce County Superior Court Cause No. 01-1-05604-4. The convictions followed events in which Mr. Bulleri-Tilford grabbed the steering wheel of his girlfriend's car while she was driving, forcing her car into oncoming traffic and causing a head-on collision, injuring several people.

WHEREAS, Mr. Bulleri-Tilford has served 18 years in prison on these convictions.

WHEREAS, in March 2019, the Clemency and Pardons Board reviewed Mr. Bulleri-Tilford's clemency petition. The testimony before the Board was that Mr. Bulleri-Tilford has shown remorse for his past conduct, and he has a strong family support network prepared to assist him in any eventual transition to the community. Testimony demonstrated that Mr. Bulleri-Tilford married while in prison and plans to pursue a career in computer science when he is released from custody.

WHEREAS, testimony before the Clemency Board also demonstrated that Mr. Bulleri-Tilford has accrued 4,000 hours as an electrical apprentice, and he has employment arranged for him upon his release.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Bulleri-Tilford's sentence. In making this recommendation, the Board cited Mr. Bulleri-Tilford's strong family and community support network, and his strong job skills and prospects for work upon his release to the community.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Jason Michael Bulleri-Tilford's 2002 sentence for three counts of FIRST DEGREE ASSAULT in Pierce County Superior Court Cause No. 01-1-05604-4, conditioned on his written agreement to comply with all terms outlined by DOC in the below community transition plan. Under this plan, DOC shall have the authority to release Mr. Bulleri-Tilford once Mr. Bulleri-Tilford receives DOC approval on his offender release plan and after DOC completes all appropriate notifications. Upon release from custody, Mr. Bulleri-Tilford will begin serving 36 months of DOC community supervision. During this period of community supervision, Mr. Bulleri-Tilford must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Bulleri-Tilford shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders, and make regular payments on outstanding legal financial obligations.
3. Be available for contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
5. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
6. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
7. Not operate a motor vehicle without a valid driver's license and registration.
8. Not possess firearms, ammunition, explosives, or dangerous weapons as determined by DOC.
9. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
10. Do not possess chemicals which one could reasonably believe may be used to make illicit drugs, as determined by DOC.

11. Not visit or work in bars, taverns, or other establishments in which alcohol or marijuana is the primary commodity being sold, unless approved by DOC.
12. Attend regular community substance abuse support programming, as instructed by DOC.
13. Be subject to regular drug and alcohol testing as directed by DOC.
14. Obtain a domestic violence assessment within 90 days of the start of community supervision and follow any recommendations.
15. Complete stress and anger programming as approved by DOC within the first 14 months of community supervision.
16. Not associate with known criminal felons or gang members, unless approved by DOC.
17. Have no contact with known drug dealers, or individuals on active community supervision or in prison unless approved by DOC.
18. Report to DOC all law enforcement contacts within 24 hours of occurrence.
19. Complete the Thinking for a Change program during the first year of community supervision, if the program is available.

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

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

ADDITIONALLY PROVIDED, that in the event Mr. Bulleri-Tilford is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the

court reinstated, whereupon Mr. Bulleri-Tilford will be immediately returned to any such facility that the DOC Secretary deems appropriate.

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



IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 15th day of April, A.D., two thousand and twenty.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION OF LOUIS BARROW JR.

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1999, a jury found Louis Barrow Jr. guilty of SECOND DEGREE MURDER in King County Superior Court Cause No. 98-1-00899-3. This conviction followed events in which Mr. Barrow, after breaking into a home, was fleeing from law enforcement at a high speed, eventually crossing the center-line and crashing into an oncoming car, killing its driver.

WHEREAS, this conviction followed other earlier serious felony convictions, resulting in Mr. Barrow being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute. Had he not been sentenced as a persistent offender; Mr. Barrow would likely have already been released from prison.

WHEREAS, Mr. Barrow has served over 22 years in prison for this crime. Another of the serious felony offenses on Mr. Barrow's record, one of his "strike" offenses, is for attempted second degree robbery.

WHEREAS, in 2019 the Washington State Legislature passed ESSB 5288, which prospectively removed second degree robbery from the list of serious offenses under the state's persistent offender statute. So, were Mr. Barrow to be convicted on the present offense today, he would not qualify as a persistent offender.

WHEREAS, Mr. Barrow has maintained his sobriety for over a decade, and the Department of Corrections now classifies him as a low risk to reoffend.

WHEREAS, in December 2018, the Clemency and Pardons Board reviewed Mr. Barrow's clemency petition. The testimony before the Board was that during his incarceration, Mr. Barrow has accepted responsibility for his past behavior, matured, and rebuilt his family support network. He also has strong job prospects awaiting his reentry to the community.

WHEREAS, the King County Prosecuting Attorney supports Mr. Barrow's clemency petition.

WHEREAS, the Clemency and Pardons Board voted to

recommend that the Governor commute Mr. Barrow's sentence. In making this recommendation, the Board cited Mr. Barrow's strong familial network and job prospects, his classification as a low risk to reoffend, his job history while incarcerated, and the remorse he showed for his past behavior.

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Louis Barrow Jr.'s 1999 sentence for SECOND DEGREE MURDER in King County Superior Court Cause No. 98-1-00899-3, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in the below community transition plan. Under this plan, DOC shall have the authority to release Mr. Barrow as soon as Mr. Barrow receives DOC approval on his offender release plan and after DOC completes all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Barrow must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Barrow shall:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Participate in polygraph examinations, as directed by DOC, to verify compliance with this order.
5. As directed by DOC, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
6. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
7. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
8. Not operate a motor vehicle without a valid driver's license and registration.
9. Not possess firearms, ammunition, explosives, or dangerous weapons, as determined by DOC.
10. Not possess in the home, or use, alcohol or controlled substances, including
11. medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
12. Participate in regular substance abuse support group meetings, if directed by DOC.
13. Not visit or work in bars or taverns or any environments where the primary business is alcohol or marijuana.
14. Be subject to regular drug and alcohol testing, as directed by DOC.
15. Not possess chemicals commonly used to make illegal

drugs, as determined by DOC.

16. Not possess tools or burglary tools other than those used for legitimate purposes, as determined by DOC.
17. Have no contact with known criminal felons, drug dealers, or individuals on active community supervision or in prison unless approved by DOC.
18. Complete the Thinking for a Change program, as directed by DOC.
19. Report to DOC all law enforcement contacts within 24 hours of occurrence.

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

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

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

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



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

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**FULL AND UNCONDITIONAL PARDON OF
MANDEL JARVIS ABERNATHY JR.**

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2007, Mandel Jarvis Abernathy, Jr. pleaded guilty to SECOND DEGREE ASSAULT in Pierce County Superior Court, Cause No. 07-1-1766-8. The conviction followed an altercation in which Mr. Abernathy was confronted by the victim, and then fought with him before shooting him.

WHEREAS, Mr. Abernathy accepts responsibility for his behavior. He has served his period of incarceration, and he has paid over \$28,000 in victim restitution and other legal financial obligations.

WHEREAS, Mr. Abernathy has committed no other crimes since this conviction. Following his incarceration, Mr. Abernathy completed a program at the Divers Institute of Technology.

WHEREAS, in June 2019, the Clemency and Pardons Board reviewed Mr. Abernathy's petition for a pardon. At his hearing, Mr. Abernathy testified that this conviction hinders his ability to secure consistent employment, find stable work opportunities, and advance professionally so that he may provide for his family.

WHEREAS, at his hearing, Mr. Abernathy also testified that this conviction makes it difficult for him to rent an apartment.

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

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant Mandel Jarvis Abernathy, Jr. this FULL AND UNCONDITIONAL PARDON for his SECOND DEGREE ASSAULT conviction in Pierce County Superior Court, Cause No. 07-1-1766-8.



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

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**REVOCATION OF
SECOND AMENDED CONDITIONAL COMMUTATION
OF**

JOSEPH SCOTT WHARTON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Joseph Scott Wharton was convicted on April 22, 1997, of five counts of Robbery in the Second Degree in King County Superior Court Cause Number 97-1-00657-7 and sentenced to serve life without the possibility of parole under Washington's persistent offender law, otherwise known as the "Three Strikes" law.

WHEREAS, Mr. Wharton submitted a petition to the Washington State Clemency and Pardons Board in 2012, requesting that Governor Christine Gregoire commute his life sentence.

WHEREAS, Mr. Wharton showed considerable rehabilitation during his period of incarceration. Though Mr. Wharton had no reason to believe he would ever be released from prison, he proactively sought out and participated in whatever classes or programs were available to improve his life skills and enhance his education, in addition to counseling and treatment for his previous substance abuse and his ongoing recovery from addiction.

WHEREAS, following Mr. Wharton's Clemency and Pardons Board hearing on December 7, 2012, the Board issued a unanimous recommendation supporting the commutation of Mr. Wharton's life sentence. King County Prosecutor Dan Satterberg supported his conditional release; and the sentencing judge for his "third strike" offense, then-retired King County Superior Court Judge Michael J. Fox, also supported a commutation.

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

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

WHEREAS, in the period following the revocation of Mr. Wharton's Conditional Commutation, he demonstrated further personal growth and maturity, and on July 6, 2017, I issued an Amended Conditional Commutation to allow him another opportunity to transition to the community. But after several months in the community following his re-release, in March 2019, Mr. Wharton again was found to have violated the terms of his Amended Conditional Commutation after he again used illegal drugs.

WHEREAS, following this violation of his Amended Conditional Commutation, I offered Mr. Wharton yet another opportunity to reenter society, and in September 2019, I issued his Second Amended Conditional Commutation, which released him to an inpatient substance abuse treatment program. Unfortunately, in November 2019, Mr. Wharton again violated his terms of community supervision when he used illegal drugs. Since this most recent violation of the terms of his community supervision and Second Amended Conditional Commutation, he has been detained by the Department of Corrections (DOC).

WHEREAS, while in DOC custody on this violation of the terms of his Second Amended Conditional Commutation, Mr. Wharton was infraacted when he verbally assaulted DOC staff. According to Mr. Wharton's infraaction report, "This behavior is a reflection of his ongoing escalating negative behavior patterns."

NOW, THEREFORE, I, Jay Inslee, by virtue of the power

vested in me as Governor of the state of Washington under RCW 10.01.120, revoke Mr. Wharton's Second Amended Conditional Commutation.



IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 8th day of October, A.D., two thousand and twenty.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

December 7, 2020

Amy Mann and Jaylia Lewis Seattle Clemency Project
1317 Commercial St., Suite #204
Bellingham, WA 98225

Re: Conditional Commutation - Douglas Edward Gallagher
King County Cause No. 04-1-10392-1

Dear Ms. Mann and Ms. Lewis:

On April 21, 2020, I granted a Conditional Commutation to your client, Douglas Gallagher. At the time, the Department of Corrections (DOC) recommended that Mr. Gallagher complete a work release program before transitioning to community supervision no later than August 1, 2021. Consequently, I conditioned Mr. Gallagher's commutation on his completing a work release program on this timeline.

Recently, DOC re-reviewed Mr. Gallagher's circumstances, and it now recommends that I waive Mr. Gallagher's work release requirement and authorize his more immediate release.

Accordingly, with this addendum letter, I am waiving Mr. Gallagher's work release requirement. I am further clarifying that Mr. Gallagher shall be released to begin serving his 36-month term of community supervision as soon as DOC approves his offender release plan and completes all statutory release requirements.

All other conditions in Mr. Gallagher's Conditional Commutation shall remain unchanged.

Sincerely,
/s/
Jay Inslee
Governor

April 16, 2020

Spencer Gheen Attorney at Law
2701 First Ave., Suite 410 Seattle, WA 98121

Re: Conditional Commutation - Prenters Broughton III
Pierce County Cause No. 00-1-00828-9

Dear Mr. Gheen:

On December 17, 2019, I granted a Conditional Commutation to your client, Prenters Broughton III. At the time, the Department of Corrections (DOC) recommended that Mr. Broughton complete a work release program before transitioning to community supervision no later than May 1, 2021. Consequently, I conditioned Mr. Broughton's commutation on his completing a

work release program on this timeline.

Recently, DOC re-reviewed Mr. Broughton's circumstances, and it now recommends that I waive Mr. Broughton's work release requirement and authorize his more immediate release.

Accordingly, with this addendum letter, I am waiving Mr. Broughton's work release requirement. I am further clarifying that Mr. Broughton shall be immediately released to begin serving his 36-month term of community supervision as soon as DOC approves his offender release plan and completes all statutory release requirements.

All other conditions in Mr. Broughton's Conditional Commutation shall remain unchanged.

Sincerely,
/s/
Jay Inslee
Governor

December 7, 2020

Byron P. Stevens Karr Tuttle Campbell
701 Fifth Avenue, Suite 3300
Seattle, WA 98104

Re: Conditional Commutation - Curtis Thornton
Spokane County Superior Court Cause No. 96-1-00785-5

Dear Mr. Stevens:

On November 16, 2020, I granted a Conditional Commutation to your client, Curtis Thornton. At the time, the Department of Corrections (DOC) recommended that Mr. Thornton complete a work release program before transitioning to community supervision no later than March 1, 2022. Consequently, I conditioned Mr. Thornton's commutation on his completing a work release program on this timeline.

Recently, DOC re-reviewed Mr. Thornton's circumstances, and it now recommends that I waive Mr. Thornton's work release requirement and authorize his more immediate release.

Accordingly, with this addendum letter, I am waiving Mr. Thornton's work release requirement. I am further clarifying that Mr. Thornton shall be released to begin serving his 36-month term of community supervision as soon as DOC approves his offender release plan and completes all statutory release requirements.

All other conditions in Mr. Thornton's Conditional Commutation shall remain unchanged.

Sincerely,
/s/
Jay Inslee
Governor

December 7, 2020

Spencer Gheen PKG Law, P.S.
2701 First Avenue, Suite 410
Seattle, WA 98121

Re: Conditional Commutation - Eugene Smith
Snohomish County Cause No. 95-1-01611-6

Dear Mr. Gheen:

On June 17, 2020, I granted a Conditional Commutation to your client, Eugene Smith. At the time, the Department of Corrections (DOC) recommended that Mr. Smith complete a

work release program before transitioning to community supervision no later than October 1, 2021. Consequently, I conditioned Mr. Smith commutation on his completing a work release program on this timeline.

Recently, DOC re-reviewed Mr. Smith's circumstances, and it now recommends that I waive

Mr. Smith's work release requirement and authorize his more immediate release.

Accordingly, with this addendum letter, I am waiving Mr. Smith's work release requirement. I am further clarifying that, upon completion of the in-custody treatment program that he just started, Mr. Smith shall be released to begin serving his 36-month term of community supervision once DOC approves his offender release plan and completes all statutory release requirements.

All other conditions in Mr. Smith's Conditional Commutation shall remain unchanged.

Sincerely,
/s/
Jay Inslee
Governor

April 14, 2020

Harry H. Schneider Perkins Coie LLP
1201 Third Ave., Suite 4900
Seattle, WA 98101

Re: Conditional Commutation Addendum - Percy Levy Dear

Mr. Schneider:

On April 8, 2019, I granted a Conditional Commutation to your client, Percy Levy. At the time, the Department of Corrections (DOC) recommended that Mr. Levy complete a work release program before transitioning to community supervision no later than September 1, 2020. Consequently, I conditioned Mr. Levy's commutation on his completing a work release program on this timeline.

Recently, DOC re-reviewed Mr. Levy's circumstances, and it now recommends that I waive Mr. Levy's work release requirement.

Accordingly, with this addendum letter, I am waiving Mr. Levy's work release requirement. I am further clarifying that Mr. Levy shall be immediately released to begin serving his 48-month term of community supervision as soon as DOC approves his offender release plan and completes all statutory release requirements. With this letter, I also grant DOC the authority to transfer Mr. Levy to serve his term of community supervision in California where his wife resides. He shall serve this term of community supervision pursuant to an approved interstate compact with the State of California.

All other conditions in Mr. Levy's Conditional Commutation shall remain unchanged.

Sincerely,
/s/
Jay Inslee
Governor

December 7, 2020

Thomas Hillier Perkins Coie
1201 Third Ave., Suite 4900
Seattle, WA 98101-3099

Re: Conditional Commutation - Dean Alan Royer

Pierce County Cause No. 95-1-01997-0

Dear Mr. Hillier:

On April 21, 2020, I granted a Conditional Commutation to your client, Dean Royer. At the time, the Department of Corrections (DOC) recommended that Mr. Royer complete a work release program before transitioning to community supervision no later than May 1, 2021.

Consequently, I conditioned Mr. Royer's commutation on his completing a work release program on this timeline.

Recently, DOC re-reviewed Mr. Royer's circumstances, and it now recommends that I waive any remaining time on Mr. Royer's current work release program.

Accordingly, with this addendum letter, I am waiving the remaining duration of Mr. Royer's work release requirement. I am further clarifying that Mr. Royer shall be released to begin serving his 36-month term of community supervision as soon as DOC approves his offender release plan and completes all statutory release requirements.

All other conditions in Mr. Royer's Conditional Commutation shall remain unchanged.

Sincerely,
/s/
Jay Inslee
Governor

December 8, 2020

Thomas H. Wolfendale Attorney at Law
925 Fourth Ave., Suite 2900
Seattle, WA 98104

Re: Conditional Commutation - Freddie Hampton
King County Cause No. 99-1-50929-0

Dear Mr. Wolfendale:

On April 21, 2020, I granted a Conditional Commutation to your client, Freddie Hampton. At the time, the Department of Corrections (DOC) recommended that Mr. Hampton complete a work release program before transitioning to community supervision no later than August 1, 2021.

Consequently, I conditioned Mr. Hampton's commutation on his completing a work release program on this timeline.

Recently, DOC re-reviewed Mr. Hampton's circumstances, and it now recommends that I waive Mr. Hampton's work release requirement and authorize his more immediate release.

Accordingly, with this addendum letter, I am waiving Mr. Hampton's work release requirement. I am further clarifying that Mr. Hampton shall be released to begin serving his 36-month term of community supervision as soon as DOC approves his offender release plan and completes all statutory release requirements.

All other conditions in Mr. Hampton's Conditional Commutation shall remain unchanged.

Sincerely,
/s/
Jay Inslee
Governor

December 7, 2020

Joseph Bringman Perkins Coie LLP
1201 Third Avenue, Suite 4900

Seattle, WA 98101-3099

Re: Conditional Commutation - Leonard Norling
Mason County Superior Court Cause No. 99-1-00011-1

Dear Mr. Bringman:

On November 16, 2020, I granted a Conditional Commutation to your client, Leonard Norling.

At the time, the Department of Corrections (DOC) recommended that Mr. Norling complete a work release program before transitioning to community supervision no later than March 1, 2022. Consequently, I conditioned Mr. Norling's commutation on his completing a work release program on this timeline.

Recently, DOC re-reviewed Mr. Norling's circumstances, and it now recommends that I waive Mr. Norling's work release requirement and authorize his more immediate release.

Accordingly, with this addendum letter, I am waiving Mr. Norling's work release requirement. I am further clarifying that Mr. Norling shall be released to begin serving his 36-month term of community supervision as soon as DOC approves his offender release plan and completes all statutory release requirements.

All other conditions in Mr. Norling's Conditional Commutation shall remain unchanged.

Sincerely,
/s/
Jay Inslee
Governor

**FULL AND UNCONDITIONAL PARDON OF
MANUEL SANDOVAL**

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Manuel Sandoval was found guilty of MARIJUANA POSSESSION in Benton County District Court, Case No. J00511460, a misdemeanor offense.

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

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

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Manuel Sandoval this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Benton County District Court, Case No. J00511460.

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



/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

**FULL AND UNCONDITIONAL PARDON OF
DWIGHT JAMES HAAK**

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, Dwight James Haak was found guilty of MARIJUANA POSSESSION in Cowlitz County District Court, Case No. C00610370, a misdemeanor offense.

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

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

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

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Dwight James Haak this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Cowlitz County District Court, Case No. C00610370.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia on this 26th day of February, A.D., two thousand and twenty.



/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

MESSAGE FROM OTHER STATE OFFICERS

January 11, 2021

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

Ladies and Gentlemen:

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

Agriculture, Department of – “*Electronic Cattle Transaction Reporting System, 2020 Report*”, pursuant to 16.57.450 RCW; “*Livestock Identification Program*”, pursuant to 16.57.460 RCW; “*Soil Health Initiative Biennial Progress Report for 2020*”, pursuant to 15.145.020 RCW; “*Recommendations of the Pollinator Health Task Force - for Pollinator Health in Washington, 2020 Report*”, in accordance with Substitute Senate Bill No. 5552;

Attorney General, Office of the – “*Implementing Deadly Force Data Collection: Reforms Necessary to Ensure Full Reporting*”, in accordance with Engrossed Substitute House Bill No. 1109; “*Hate Crimes Advisory Working Group Report*”, pursuant to 43.10.300 RCW;

Beef Commission, Washington State – “*Beef Commission 2019-20 Annual Report*”, pursuant to 16.67.200 RCW;

Board of Education and Professional Educator Standards Board – “*Biennial Joint Report – 2020*”, pursuant to

28A.305.035 RCW;

Children, Youth, and Families, Department of – “*Quarterly DCYF Social Services Specialists Report, April - June 2020*”, in accordance with Engrossed Substitute House Bill No. 1109; “*Quarterly DCYF Social Services Specialists Report, January - March 2020*”, in accordance with Engrossed Substitute House Bill No. 1109; “*Quality Assurance Report, July 1, 2018 - June 30, 2019*”, pursuant to 74.13.260 RCW; “*Child Welfare Worker Training Improvement Plan*”, in accordance with Substitute Senate Bill No. 5955; “*Newborn Safe Surrender -- Information Collection 2009-2018*”, pursuant to 13.34.360 RCW; “*Quarterly DCYF Social Services Specialists Report, October - December 2019*”, in accordance with Engrossed Substitute House Bill No. 1109; “*Behavioral Rehabilitation Services Semi-Annual Report, June 2020*”, in accordance with Engrossed Substitute House Bill No. 1109;

Commerce, Department of – “*Affordable Housing Cost Data 2020*”, in accordance with Substitute House Bill No. 1102; “*State Surplus Property Program, 2020 Annual Report of Inventory of State-Owned Real Properties and Recommendations*”, pursuant to 43.63A.510 RCW; “*Criminal Penalty Fees Related to Sexual Exploitation Crimes, Fiscal Year 2020 Report*”, pursuant to 43.280.100 RCW; “*Affordable and Supportive Housing Tax Credit*”, pursuant to 82.14.540 RCW; “*Impact Fee Deferral Report, 2020 Report*”, pursuant to 43.31.980 RCW; “*Associate Development Organizations, 2019-2020 Report*”, pursuant to 43.330.082 RCW; “*Energy and Climate Policy Advisory Committee: Report on Clean Energy Fund Recommendations*”, in accordance with Senate Bill No. 5116; “*2020 Child Care Policy Recommendations: Modeling the Cost of Quality, Improving the Working Connections Subsidy Program & Supporting Workforce Compensation and Development*”, pursuant to 43.330.527 RCW; “*Innovation Partnership Zone Program 2020 Biennial Report*”, pursuant to 43.330.270 RCW; “*Community Economic Revitalization Board 2020 Biennial Legislative Report*”, pursuant to 43.160 RCW; “*Community Economic Revitalization Board Rural Broadband Program 2020 Legislative Report*”, in accordance with Substitute House Bill No. 1102; “*Behavioral Health Facilities Report*”, in accordance with Substitute House Bill No. 1102; “*Financial Fraud and Identify Theft Investigation and Prosecution Program, 2019 Progress Report on Task Force and Recommendations*”, pursuant to 43.330.300 RCW; “*Impact Fee Deferral Report, 2019 Report*”, pursuant to 43.31.980 RCW; “*Human Trafficking Laws and Investigations, July 2017-June 2019*”, pursuant to 43.280.095 RCW; “*Financial Feasibility Review of Skagit Regional Public Facilities District Improvements to McIntyre Hall Performing Arts & Conference Center*”, pursuant to 35.57.025 RCW; “*Lead-Based Paint Program, Biennial Report, December 2019*”, pursuant to 70.103.050 RCW; “*School District Inventory Data Assessment*”, in accordance with Substitute House Bill No. 1102; “*Child Care Industry Assessment*”, pursuant to 43.330.529 RCW; “*Foreclosure Fairness Program Annual Report 2020*”, pursuant to 61.24.163 RCW; “*Green Economy, Final Report*”, in accordance with Engrossed Substitute House Bill No. 1109; “*Bond Cap Allocation Program, 2020 Biennial Policy Report and Activity Summary*”, pursuant to 39.86.190 RCW; “*SeaTac International Airport Operations Study*”, in accordance with Engrossed Substitute Senate Bill No. 6032; “*Developmental Disabilities Ombuds Program Annual Report SFY 2020*”, in accordance with Engrossed Second Substitute Senate Bill No. 6564;

Commercially Sexually Exploited Children Statewide Coordinating Committee – “*Overview of Children's Advocacy Centers in Washington State*”, pursuant to 7.68.802 RCW;

Community & Technical Colleges, State Board for (SBCTC) – “*Community and Technical College Counselors Task Force Final Report*”, in accordance with Engrossed Substitute House Bill No. 1355;

County Road Administration Board, Washington State – “*Emergency Loan Program Usage Program - Establishment to October 31, 2020*”, pursuant to 36.78.130 RCW;

Courts, Administrative Office of the – “*District and Municipal Court Judges' Association Annual Report for 2020*”, pursuant to 3.70.040 RCW;

Ecology, Department of – “*Evaluation, Assessment, and Recommendations for the Responsible Management of Plastic Packaging in Washington*”, pursuant to 70A.520 RCW; “*Statewide Progress on Setting Instream Flows*”, pursuant to 90.82.080 RCW; “*Streamflow Restoration Law Update, Report to the Legislature*”, pursuant to 90.94 RCW; “*Walla Walla Pilot Local Water Management Program*”, in accordance with Second Substitute Senate Bill No. 5352; “*Cannabis Science Task Force Recommendations: Laboratory Quality Standards for Pesticides in Cannabis Plants*”, pursuant to 43.21A.735 RCW; “*Water Power License Fees: Expenditures, Recommendations, Accountability, and Recognition, June 2020*”, pursuant to 90.16.050 RCW; “*Priority Consumer Products, Safer Products for Washington Implementation Phase 2*”, pursuant to 70.365.030 RCW; “*Yakima River Basin Integrated Water Resource Management Plan, Implementation Status Report 2019*”, pursuant to 90.38.100 RCW;

Education, Washington State Board of – “*Graduation Pathway Options, 2020 Report*”, pursuant to 28A.655.260 RCW; “*Mastery-based Learning, 2020 Report*”, in accordance with Engrossed Second Substitute House Bill No. 1599;

Environmental Justice Task Force – “*Recommendations for Prioritizing Environmental Justice in Washington State Government 2020*”, in accordance with Engrossed Substitute House Bill No. 1109;

Financial Management, Office of – “*Pupil Transportation Allocation Study: How the State Funds K-12 Student Transportation*”, in accordance with Engrossed Substitute Senate Bill No. 6168; “*Prioritizing Actions and Investments for Climate Resiliency in Washington*”, in accordance with Engrossed Substitute Senate Bill No. 6168; “*One Washington Quarterly Report, April - June 2020*”, in accordance with Substitute Senate Bill No. 5883; “*Serve Washington: How State Government Can Better Invest in Volunteers*”, in accordance with Substitute Senate Bill No. 5265;

Fish and Wildlife, Department of – “*Fish Passage Barrier Statewide Removal Strategy Progress Report*”, pursuant to 77.95.160 RCW; “*Elk Herd Management Pilot Project Summary Report*”, pursuant to 77.36.190 RCW; “*Eastern Washington Pheasant Enhancement Program Annual Report*”, pursuant to 77.12.820 RCW; “*Puget Sound Recreational Fisheries Enhancement Fund, 2020 Report*”, pursuant to 77.105.160 RCW; “*Puget Sound Recreational Fisheries Enhancement Fund, 2020 Report*”, pursuant to 43.01.036 RCW; “*Coastal Marine Resources Committees Program, 2020 Report to the Legislature*”, pursuant to 36.125.060 RCW; “*Derelict Shellfish Gear Removal and Disposal, 2020 Annual Report*”, pursuant to 77.32.430 RCW; “*Status of Rockfish Research and Conservation Programs: July 2018 through June 2020, 2018-2020 Report to the Legislature*”, pursuant to 77.12.702 RCW;

Health Care Authority – “*Inpatient Hospital Certified Public Expenditure Program, 2020 Report*”, in accordance with Engrossed Substitute Senate Bill No. 6168; “*PEBB Health Benefit Plan: Cost and Utilization Trends, Demographics, and Impacts of Alternative Consumer-Directed Health Plan, 2020*”

Report", pursuant to 41.05.065 RCW; "Employment Status of Apple Health Care Clients and Non-Client Individuals Who Are Apple Health Care Clients, Statewide Data for Calendar Year 2019", in accordance with Engrossed Substitute House Bill No. 3079; "Reimbursement: Hospitals Serving Medicaid Clients in Long Term Inpatient Beds: Revised Rate Methodology for 90- and 180-Day Civil Commitment Beds", in accordance with Engrossed Substitute Senate Bill No. 6168; "Access to Behavioral Health Services for Children, 2020 Report", pursuant to 74.09.495 RCW; "Methods to secure doula reimbursement approval from CMS", in accordance with Engrossed Substitute Senate Bill No. 6168; "Enhancement for community based behavioral health services", in accordance with Engrossed Substitute House Bill No. 1109; "Service Coordination and Managed Care Performance Measure Report, Accountability Implementation Status 2020", pursuant to 70.320.050 RCW; "Nursing home upper payment limit calculation and supplemental payment model", in accordance with Engrossed Substitute Senate Bill No. 6168; "Consolidation of PEBB and SEBB programs", in accordance with Engrossed Substitute House Bill No. 1109; "Bree Collaborative Annual Report for 2020", in accordance with Engrossed Substitute House Bill No. 1311; "Assisted Outpatient Treatment Pilot Program", in accordance with Engrossed Substitute House Bill No. 1109; "Tax Equity and Fiscal Responsibility Act (TEFRA) and Katie Beckett waivers", in accordance with Engrossed Substitute Senate Bill No. 6168; "Family Initiated Treatment expansion", in accordance with Engrossed Second Substitute House Bill No. 1874; "Child Health Services: Provider Performance", pursuant to 74.09.475 RCW; "Enhancement for Community Based Behavioral Health Services", in accordance with Engrossed Substitute House Bill No. 1109; "Care Delivery and Cost Effective Treatment for Adults on 90- or 180-Day Civil Commitments", in accordance with Second Substitute House Bill No. 1394; "Continuum of Care for Youth and Adults with Developmental Disabilities", in accordance with Second Substitute House Bill No. 1394; "All-Payer Health Care Claims Grants, January - June 2020 (no activity)", pursuant to 43.371.080 RCW; "Medicaid Managed Care Preventive Services and Vaccinations, 2020 Report", in accordance with Engrossed Substitute House Bill No. 1109; "Public Employees Benefits Board Annual Reports, Customer Service Complaints and Appeals, January - December 2019", pursuant to 41.05.630 RCW; "Children's Health Insurance Program Coverage and Public Employees", in accordance with Engrossed Substitute Senate Bill No. 6168; "Funding for Services in Institutions for Mental Diseases", in accordance with Engrossed Substitute House Bill No. 1109; "Diagnosis-Related Group High Outlier Claims", in accordance with Engrossed Substitute House Bill No. 1109; "Universal Health Care Work Group, May 2020 Update", in accordance with Engrossed Substitute House Bill No. 1109; "Medicaid Transformation Project (MTP) Demonstration, Section 1115 Waiver Quarterly Report for January - March 2020", in accordance with Substitute Senate Bill No. 5883; "Medicaid Quality Improvement Program (MQIP), January - March 2020", in accordance with Engrossed Substitute Senate Bill No. 6168; "Apple Health Dental Program", in accordance with Engrossed Substitute House Bill No. 1109; "Medicaid Transformation Project (MTP) Demonstration, Section 1115 Waiver Quarterly Report for July - September 2019", in accordance with Substitute Senate Bill No. 5883; "Medicaid Transformation Project (MTP) Demonstration, Section 1115 Waiver Quarterly Report for October - December 2019", in accordance with Substitute Senate Bill No. 5883; "New Journeys: Coordinated Specialty Care for First Episode

Psychosis -- Early Identification and Intervention for Psychosis Statewide Implementation Plan: Initial Status Report", in accordance with Second Substitute Senate Bill No. 5903; "Apple Health Preferred Drug List: Implementing a Single, Standard Preferred Drug List for All Contracted Medicaid Fee-for-Service and Managed Care Health Systems: Final Report", in accordance with Substitute Senate Bill No. 5883; "Pediatric Primary Care Provider Reimbursement", in accordance with Engrossed Substitute House Bill No. 1109;

Health Insurance Pool, Washington State (WSHIP) – "Annual Report for 2019", pursuant to 48.41.240 RCW;

Health, Department of – "Safe Medication Return Program", pursuant to 69.48.190 RCW; "Mental Health Providers Credential Renewals, 2020 Report", pursuant to 18.225.800 RCW; "Foundational Public Health Services: Progress Toward Full Funding and Implementation, Transformation and Better Health", pursuant to 43.70.515 RCW; "Pharmacist Suicide Prevention Awareness Survey", in accordance with Engrossed Substitute Senate Bill No. 6168; "Colon Hydrotherapy", in accordance with Engrossed Substitute Senate Bill No. 6168; "Report on the Status of Consultations 2020", pursuant to 43.06.468 RCW;

Housing Finance Commission – "Affordable Housing Cost Data Report 2020", in accordance with Substitute House Bill No. 1102;

Improving Institutional Education Programs and Outcomes Task Force – "Report to the Legislature 2020", in accordance with Engrossed Substitute House Bill No. 2116;

Insurance Commissioner, Office of the – "Direct Practices in Washington State, 2020 Report", pursuant to 48.150.100 RCW; "Fire Alarm and Smoke Detection Rate Discounts for Residences; Insurance Company Survey", in accordance with Engrossed Second Substitute Senate Bill No. 5284; "Health Plan Prior Authorization Data, 2020 Report", pursuant to 48.43.0161 RCW; "Health Plan Prior Authorization Data, 2020 Report", in accordance with Engrossed Substitute Senate Bill No. 6404; "Individual Market Health Plans, Plan Year 2021", in accordance with Engrossed Substitute Senate Bill No. 5526; "Mandated Health Benefits Report, 2021 Plan Year", pursuant to 48.43.715 RCW; "Washington Disaster Resiliency Work Group Final Report", in accordance with Senate Bill No. 5106; "Fixed-Payment Benefit Plans Annual Report for 2020", pursuant to 48.43.650 RCW; "Medical Malpractice Statistical Summary for 2019, Report for Claims Closed from January 1 through December 15, 2019", pursuant to 48.140.050 RCW; "Balanced Billing Protection Act Arbitration Proceedings", in accordance with Second Substitute House Bill No. 1065;

Labor and Industries, Department of – "Janitorial Workload Study Progress Report", in accordance with Engrossed Substitute Senate Bill No. 6032; "Adult Entertainer Advisory Committee Report 2020", pursuant to 49.17.470 RCW; "Office of the Ombuds for Injured Workers of Self-Insured Employers, July 2019 - June 2020", pursuant to 51.14.400 RCW;

Law Enforcement Officers' and Fire Fighters' Plan 2 Retirement Board – "Interruptive Military Service Credit Study", in accordance with Substitute House Bill No. 2544; "King County EMT Study 2020", in accordance with Engrossed Substitute Senate Bill No. 6168;

Military Department – "2020 Report to the Legislature", pursuant to 38.52.073 RCW; "911 Cost Study; Interim Summary Report to the Legislature", in accordance with Engrossed Substitute House Bill No. 1109;

Natural Resources, Department of – "Emergency Fire Suppression, Monthly Report for September 2020", in accordance

with Engrossed Substitute Senate Bill No. 6168; “*Emergency Fire Suppression, Monthly Report for June 2020*”, in accordance with Engrossed Substitute Senate Bill No. 6168; “*Electric Utility Wildland Fire Prevention Task Force, request for extension to submit final report*”, in accordance with Substitute Senate Bill No. 5305; “*Forest Practices Adaptive Management Program*”, in accordance with Engrossed Substitute House Bill No. 1109; “*Emergency Fire Suppression, Monthly Report for August 2020*”, in accordance with Engrossed Substitute Senate Bill No. 6168; “*Emergency Fire Suppression, Monthly Report for July 2020*”, in accordance with Engrossed Substitute Senate Bill No. 6168; “*Emergency Fire Suppression, Monthly Report for May 2020*”, in accordance with Engrossed Substitute Senate Bill No. 6168; “*Commercial Real Estate: Diversified Sources of Revenue for State Trust Land Beneficiaries, File 1*”, in accordance with Engrossed Substitute Senate Bill No. 6168; “*Commercial Real Estate: Diversified Sources of Revenue for State Trust Land Beneficiaries, File 2*”, in accordance with Engrossed Substitute Senate Bill No. 6168; “*Emergency Fire Suppression, Monthly Report for April 2020*”, in accordance with Engrossed Substitute Senate Bill No. 6168; “*Emergency Fire Suppression Report for October 2021*”, in accordance with Engrossed Substitute Senate Bill No. 6168; “*Zero-Based Budget and Performance Review of its Resource Protection Program and the Wildfire Program Operating Budget and Activities*”, in accordance with Engrossed Substitute Senate Bill No. 6168; “*Forest Health Treatment Prioritization and Implementation on State Trust Lands in Eastern Washington*”, in accordance with Engrossed Second Substitute House Bill No. 1711; “*Forest Health Assessment and Treatment Framework*”, in accordance with Second Substitute House Bill No. 1784 and pursuant to 76.06.200 RCW; “*Summary of Natural and Working Lands Carbon Inventories and Incentive Programs in Washington*”, in accordance with Engrossed Substitute House Bill No. 1109; “*Wildfire Season Summary 2020*”, in accordance with Engrossed Substitute Senate Bill No. 6168; “*Trust Lands Performance Assessment: Update and Key Findings, 2020 Report*”, in accordance with Substitute House Bill No. 1102; “*Trust Lands Performance Assessment Letter*”, in accordance with Engrossed Substitute Senate Bill No. 6095;

Noxious Weed Control Board, Washington State – “*Pollinator Forage Report*”, in accordance with Engrossed House Bill No. 2478;

Nursing Care Quality Assurance Commission – “*Long-term Care Workforce Development Progress Report*”, in accordance with Engrossed Substitute House Bill No. 1109;

Office of Equity Task Force – “*Office of Equity Task Force Final Proposal*”, in accordance with Engrossed Substitute House Bill No. 1109; “*Office of Equity Task Force Final Proposal Appendices*”, in accordance with Engrossed Substitute House Bill No. 1109;

Pacific Northwest University of Health Sciences – “*Student Loan Information Compliance Report for June 2020*”, in accordance with Substitute Senate Bill No. 5022; “*Student Loan Information Compliance Report for December 2020*”, in accordance with Substitute Senate Bill No. 5022;

Pension Policy, Select Committee on – “*Interruptive Military Service Credit Study*”, in accordance with Substitute House Bill No. 2544; “*Study of Administrative Practices under Chapter 41.54 RCW*”, in accordance with Engrossed Substitute Senate Bill No. 6168;

Pollution Liability Insurance Agency – “*Underground Storage Tank Revolving Loan and Grant Program, 2017-2019 Biennium Report*”, pursuant to 70A.345.090 RCW;

Professional Educator Collaborative – “*Preliminary Report to the Washington Legislature*”, in accordance with Engrossed

Second Substitute House Bill No. 1139;

Public Health, Seattle and King County – “*Community Health and Airport Operations Related Noise and Air Pollution Report*”, in accordance with Engrossed Substitute House Bill No. 1109;

Public Works Board – “*Public Works Board, Fiscal Year 2020 Infrastructure Loans and Grants*”, pursuant to 43.155.070 RCW;

Puget Sound Regional Council – “*Transit Integration Report for 2020*”, pursuant to 47.66.110 RCW;

Real Estate Research, Washington Center for – “*Housing Market Data Toolkit*”, pursuant to 36.70A.610 RCW;

Revenue, Department of – “*Improvements to Single-Family Dwellings Exemption Review, 2020 Report*”, in accordance with Second Substitute Senate Bill No. 6231; “*Hospital Benefit Zone Financing Program Report, 2020 Report covering Calendar Year 2019*”, pursuant to 82.14.470 RCW; “*Local Revitalization Financing Program Report, 2020 Report covering Calendar Year 2019*”, pursuant to 82.32.765 RCW; “*Report of Payments in Lieu of Property Tax on Certain Public Utility District Broadband Network Property*”, in accordance with Engrossed Substitute Senate Bill No. 6034; “*Report on the Status of Consultations 2020*”, pursuant to 43.06.468 RCW; “*Local Business Licensing Progress Report, 2020*”, pursuant to 35.90.020 RCW; “*State Agency Business Licensing Information for 2020*”, pursuant to 19.02.055 RCW; “*State Agency Business Licensing Information for 2020 Appendix*”, pursuant to 19.02.055 RCW; “*Tribal Compacting Report, 2021 Report to the Legislature*”, in accordance with Engrossed Substitute Senate Bill No. 6168; “*Descriptive Statistics for Tax Incentive Programs, Covering Calendar Year 2019 Activity*”, pursuant to 82.32.534 RCW;

Sexual Assault Coordinated Community Response Task Force – “*2020 Preliminary Report*”, in accordance with Substitute Senate Bill No. 6158;

Sexual Assault Forensic Examination Best Practices Task Force – “*2020 Annual Report to the Legislature and Governor*”, in accordance with Second Substitute House Bill No. 1166;

Sheriffs and Police Chiefs, Washington Association of – “*Mental Health Field Response Teams Grant Program, 2020 Report*”, in accordance with House Bill No. 2892; “*Washington State Sexual Assault Kit Initiative Project, 2020 Report*”, pursuant to 36.28A.430 RCW; “*Arrest and Jail Alternatives -- Law Enforcement Grant Program, 2020 Report*”, in accordance with Second Substitute House Bill No. 1767; “*Racial Profiling Progress Report 2020*”, pursuant to 43.101 RCW; “*Washington State Denied Firearms Transaction Program, 2020 Annual Report*”, in accordance with Substitute House Bill No. 1501 43.43.823 RCW; “*Washington State Registered Sex and Kidnapping Offender Address and Residency Verification Grant Program, 2020 Annual Report*”, pursuant to 36.28A.230 RCW; “*Eyewitness Evidence, Final Report to the Legislative Work Group on Guidelines for the Collection of Eyewitness Evidence and Recommendations for Law Enforcement Training*”, in accordance with Substitute Senate Bill No. 5714;

Social & Health Services, Department of – “*Refugee and Immigrant Employment Services, 2019 Report*”, in accordance with Engrossed Substitute House Bill No. 1109; “*Federal Assistance Options for Washington College Grant Recipients*”, in accordance with Second Substitute House Bill No. 1893; “*Five-Year Plan to Reduce Intergenerational Poverty and Promote Self-Sufficiency*”, pursuant to 74.08A.505 RCW; “*WorkFirst Wage Progression Report through First Quarter 2019*”, pursuant to 74.08A.411 RCW; “*State Hospital Staffing Levels Compared to Allotments October - December 2019*”, in accordance with Engrossed Substitute House Bill No. 1109; “*WorkFirst*

Maintenance of Effort and Work Participation Rate, July - September 2019", in accordance with Engrossed Substitute House Bill No. 1109; *WorkFirst Wage Progression Report through Second Quarter 2019*", pursuant to 74.08A.411 RCW; *State Hospital Staffing Levels Compared to Allotments January - March 2020*", in accordance with Engrossed Substitute House Bill No. 1109; *State Hospital Joint Nurse Staffing Committee Staffing Model, 2019*", in accordance with Engrossed Substitute House Bill No. 1109; *Eastern State Hospital Staffing Status Report for Fiscal Year 2020*", in accordance with Engrossed Substitute House Bill No. 1109; *Department Efforts to Reduce Violence in the State Hospitals, September 2020*", pursuant to 72.23.451 RCW; *Assisted Living Facility Quality Measures, 2020 Report*", pursuant to 18.20.510 RCW; *WorkFirst Spending Plan Monitoring Report, 3rd Quarter State Fiscal Year 2020, as of March 31, 2020*", pursuant to 74.08A.341 RCW; *WorkFirst Spending Plan Monitoring Report, as of March 31, 2020, Spreadsheet*", pursuant to 74.08A.341 RCW; *WorkFirst Maintenance of Effort and Work Participation Rate, October - December 2019*", in accordance with Engrossed Substitute Senate Bill No. 6168; *WorkFirst Wage Progression Report through Third Quarter 2019*", pursuant to 74.08A.411 RCW; *Adult Family Home Training Network, Report to the Legislature*", in accordance with Second Substitute Senate Bill No. 5672; *Washington Connection Benefit Portal 2020 Report*", pursuant to 74.04.225 RCW; *Basic Food Employment and Training Program (BFET) Expansion, 2020 Report*", pursuant to 74.04.535 RCW; *WorkFirst Spending Plan Monitoring Report, 4th Quarter State Fiscal Year 2020, as of June 30, 2020*", pursuant to 74.08A.341 RCW; *WorkFirst Maintenance of Effort and Work Participation Rate, January - March 2020*", in accordance with Engrossed Substitute Senate Bill No. 6168; *Individual Provider Overtime Annual Expenditures, Fiscal Year 2020 Report*", pursuant to 74.39A.275 RCW; *WorkFirst Wage Progression Report through Fourth Quarter 2019*", pursuant to 74.08A.411 RCW; *State Hospital Staffing Levels Compared to Allotments April - June 2020*", in accordance with Engrossed Substitute House Bill No. 1109; *Forensic Admissions and Evaluations - Performance Targets 2020 First Quarter (January 1, 2020 - March 31, 2020)*", pursuant to 10.77.068 RCW; *Enhanced Respite Services for Children Ages 8-21*", in accordance with Engrossed Substitute House Bill No. 1109; *Community Respite Services for Adults*", in accordance with Engrossed Substitute House Bill No. 1109; *Personal Care in Homeless Shelter Pilot Report*", in accordance with Engrossed Substitute House Bill No. 1109; *Language Access Providers*", in accordance with House Bill No. 2691; *Long-Term Services and Supports Trust Commission Recommendations Report*", pursuant to 50B.04.030 RCW; *Western State Hospital - City of Lakewood Community Policing Program*", in accordance with Engrossed Substitute Senate Bill No. 6168; *Examining Temporary Assistance for Needy Families; Time Limit and Sanction Data, Disaggregated by Race and Ethnicity*", pursuant to 74.08A.265 RCW; *Comprehensive Study of the WorkFirst Transportation Pilot*", in accordance with Engrossed Substitute House Bill No. 1109; *WorkFirst Spending Plan Monitoring Report, 1st Quarter State Fiscal Year 2021, as of September 30, 2020*", pursuant to 74.08A.341 RCW; *Nursing Facility Rates/Costs Comparison Report*", pursuant to 74.46.561 RCW;

Transportation, Department of – *Public Transportation Mobility Report for 2020*", pursuant to 47.66 RCW; *Transit Integration Report for 2020, Puget Sound Regional Council*", pursuant to 35.58.2796 RCW; *Interstate Bridge Replacement Program, Conceptual Financial Plan*", in accordance with

Engrossed Substitute House Bill No. 1160; *Interstate Bridge Replacement Program, December 2020 Progress Report*", in accordance with Engrossed Substitute House Bill No. 1160; *Allotment Modification Report*", in accordance with Engrossed Substitute House Bill No. 2322; *Surety Bonding Accessibility Study: OMWBE and HUB Contractors*", in accordance with Engrossed Substitute Senate Bill No. 6168; *Washington Electric Aircraft Feasibility Study*", in accordance with Engrossed Substitute House Bill No. 2322; *Pre-Apprentice Support Services and On-the-Job Training Support Services Program, 2020 Report*", pursuant to 47.01.435 RCW; *Public Transportation, 2019 Summary*", pursuant to 35.58.2796 RCW; *Select Appropriations - Toll Division Allocation Analysis*", in accordance with Engrossed Substitute House Bill No. 2322; *Stakeholder Recommendations for a Washington State Freight Advisory Committee*", in accordance with Engrossed Substitute House Bill No. 2322; *I-405 Express Toll Lanes and SR 167 HOT Lanes: 57 Months of Operations, April - June 2020*", pursuant to 47.56.880 RCW; *Capital Projects and Nickel/TPA/Connecting Washington Projects Quarterly Reports - 2019-2021 Biennium Quarter 5*", in accordance with Engrossed Substitute House Bill No. 2322; *Fund Transfers Report (TPA and Connecting Washington Accounts), July - September 2020*", in accordance with Engrossed Substitute House Bill No. 2322; *Fund Transfers Report, July - September 2020*", in accordance with Engrossed Substitute House Bill No. 2322; *Safety Rest Area Free Coffee Program Report*", in accordance with Engrossed Substitute House Bill No. 1160; *Pedestrian and Bicyclist Program and Safe Routes to Schools Program, 2021-2023 Prioritized Project List and Program Update Document*", in accordance with Engrossed Substitute House Bill No. 1160; *Cascadia Ultra High Speed Ground Transportation: Framework for the Future Final Report*", in accordance with Engrossed Substitute House Bill No. 2322; *Toll Division Proviso Report, July - September 2020*", in accordance with Engrossed Substitute House Bill No. 1160; *Studded-Tire Damage Public Information Campaign Report*", in accordance with Engrossed Substitute House Bill No. 1160; *Pre-Apprentice Support Services Program, 2015 - 2020 Summary Report*", pursuant to 47.01.435 RCW; *Pre-Apprentice Support Services Program, 2015 - 2020 Summary Report*", pursuant to 47.01.435 RCW; *Ferries Division - Fiscal Year 2020 Performance Report*", pursuant to 47.64.360 RCW; *Cooper Jones Active Transportation Safety Advisory Council 2020 Annual Report*", pursuant to 43.59.156 RCW; *Commercial Aviation Coordinating Commission 2020 Report*", in accordance with Substitute Senate Bill No. 5370; *Performance-based Project Evaluation Feasibility Report*", in accordance with Engrossed Substitute House Bill No. 2322; *Practical Design Savings on Connecting Washington Funded Projects, December 2020*", pursuant to 47.01.480 RCW; *Toll Division Proviso Report, April - June 2020*", in accordance with Engrossed Substitute House Bill No. 1160; *Fund Transfers Report (TPA and Connecting Washington Accounts), April - June 2020*", in accordance with Engrossed Substitute House Bill No. 2322; *Fund Transfers Report, April - June 2020*", in accordance with Engrossed Substitute House Bill No. 2322; *Tort Judgments and Settlements Pertaining to Washington State Ferries and Non-WSF Operations, April - June 2020*", in accordance with Engrossed Substitute House Bill No. 1160; *Surplus Property in South King County*", in accordance with Engrossed Substitute House Bill No. 1160; *2020 Biennial Transportation Attainment Report*", pursuant to 47.04.285 RCW; *Construction Program Business Plan Biennial Progress Report, September 2020*", pursuant to 47.01.495 RCW; *Capital Projects and*

Nickel/TPA/Connecting Washington Projects Quarterly Reports - 2019-2021 Biennium Quarter 4", in accordance with Engrossed Substitute House Bill No. 2322; "*Fish Passage Barrier Statewide Removal Strategy Progress Report*", pursuant to 77.95.160 RCW; "*Freight Rail Assistance Program/Freight Rail Investment Bank Project Lists for 2021-2023*", in accordance with Engrossed Substitute House Bill No. 2322; "*Tort Judgments and Settlements Pertaining to Washington State Ferries and Non-WSF Operations, July - September 2020*", in accordance with Engrossed Substitute House Bill No. 1160; "*Transit, Bicycle & Pedestrian Expenditure Report FY 2020*", in accordance with Engrossed Substitute House Bill No. 2322; "*Green Transportation Capital Grant Program Prioritized Project List 2021-2023*", in accordance with Engrossed Second Substitute House Bill No. 2042; "*Toll Division Proviso Report, January - March 2020*", in accordance with Engrossed Substitute House Bill No. 1160; "*I-405 Express Toll Lanes and SR 167 HOT Lanes: 54 Months of Operations, January - March 2020*", pursuant to 47.56.880 RCW; "*Rail Fixed Guideway Public Transportation System Safety Report for 2019*", pursuant to 81.104.115 RCW; "*Practical Design Savings on Connecting Washington Funded Projects, July 2020*", pursuant to 47.01.480 RCW; "*Project Delivery Status Report, through March 2020*", in accordance with Engrossed Substitute House Bill No. 2322; "*Capital Projects and Nickel/TPA/Connecting Washington Projects Quarterly Reports - 2019-2021 Biennium Quarter 3*", in accordance with Engrossed Substitute House Bill No. 2322; "*SR 518 - SR 509 to I-5 -- Corridor Planning Study*", in accordance with Engrossed Substitute House Bill No. 1160; "*I-405 Express Toll Lanes and SR 167 HOT Lanes: 51 Months of Operations, October - December 2019*", pursuant to 47.56.880 RCW; "*Traffic Operations: 2017-2019 Low Cost Enhancement Program*", in accordance with Engrossed Substitute House Bill No. 1160; "*Tort Judgments and Settlements Pertaining to Washington State Ferries and Non-WSF Operations, January - March 2020*", in accordance with Engrossed Substitute House Bill No. 1160; "*Fund Transfers Report, January - March 2020*", in accordance with Engrossed Substitute House Bill No. 2322; "*Fund Transfers Report (TPA and Connecting Washington Accounts), January -*

March 2020", in accordance with Engrossed Substitute House Bill No. 2322;

University of Washington – "*Today's Changes for Serving Tomorrow's Diverse Communities: Increasing the Latino Physician Workforce Now - Final Report*", in accordance with Engrossed Substitute House Bill No. 1109;

Utilities and Transportation Commission – "*Status Report on Revisions to Establishing Marine Pilotage Tariffs*", in accordance with Substitute Senate Bill No. 6519;

Walla Walla Watershed Management Partnership – "*Walla Walla Pilot Local Water Management Program*", in accordance with Second Substitute Senate Bill No. 5352;

Washington State Patrol – "*Sexual Assault Kit Tracking System: Data Reporting for February - July 2020*", in accordance with Second Substitute House Bill No. 2530; "*Quarterly Report on Recruitment and Retention Activities, July 1 - September 30, 2020*", in accordance with Engrossed Substitute House Bill No. 1160; "*DNA Testing of Washington's Sexual Assault Kits; Annual Report to the Legislature and Governor 2020*", pursuant to 5.70.040 RCW; "*State Fire Service Mobilization Report 2020*", pursuant to 43.43.965 RCW; "*Centralized Firearms Background Check Program Implementation Plan*", in accordance with Engrossed Second Substitute House Bill No. 2467.

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

Sincerely,

/s/

Brad Hendrickson

SECRETARY OF THE SENATE

MOTION

At 2:26 p.m., on motion of Senator Liias, the Senate adjourned until 12:00 noon, Tuesday, January 12, 2021.

KAREN KEISER, President Pro Tempore of the Senate

BRAD HENDRICKSON, Secretary of the Senate

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