The House was called to order at 10:00 a.m. by the Speaker (Representative Lovick presiding). The Clerk called the roll and a quorum was present.

The flags were escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Richard Wight and Larisa Steerwalt. The Speaker (Representative Lovick presiding) led the Chamber in the Pledge of Allegiance. Prayer was offered by Reverend Dr. Charlotte Petty, Rise in Faith Fellowship, Olympia.

Reading of the Journal of the previous day was dispensed with and it was ordered to stand approved.

RESOLUTION

HOUSE RESOLUTION NO. 2007-4625, By Representatives Morris, Quall and Hankins

WHEREAS, The Washington State Legislature recognizes the many years of service provided by Kenneth C. Hansen, Chairman of the Samish Tribe, who passed away July 26, 2006, following an extended illness due to diabetes-related complications; and

WHEREAS, Kenneth C. Hansen fought a 26-year battle for federal re-recognition for the Samish Tribe, Hansen carried on the fight for tribal sovereignty and self-determination. Hansen's conflicts were fought in courthouses, statehouses, Congress, and the media; and

WHEREAS, Kenneth C. Hansen used his political savvy and eloquent speech to bring attention to tribal issues, such as environmental pollution and the infant mortality crisis; and

WHEREAS, Kenneth C. Hansen was nationally recognized as a driving force for Native American rights. Having been considered an expert in tribal economic development, he secured grant funding for the benefit of Native American nations throughout the coastal region; and

WHEREAS, Kenneth C. Hansen was instrumental in the Samish Nation's federal recognition in 1996, and led efforts to maintain the tribe's native language and hoped to see a resurgence of tribal orator; and

WHEREAS, Kenneth C. Hansen was a skilled statesman and inspirational leader; and

WHEREAS, Kenneth C. Hansen served as a role model for native youth in how to effectively engage their neighbors; and

WHEREAS, Kenneth C. Hansen's legacy of courage and perseverance encourages us all to always fight for what we know is right; and

WHEREAS, We all mourn the loss of Kenneth C. Hansen and will miss his contributions not only to the Samish Tribe, but to the entire state of Washington;

NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives honor the service, devotion, and caring of Kenneth Charles Hansen and extend its deepest condolences to his family, his tribe, and his many friends; and

BE IT FURTHER RESOLVED, That a copy of this resolution be immediately transmitted by the Chief Clerk of the House of Representatives to the family of Kenneth Charles Hansen.

Representative Morris moved the adoption of the resolution.

Representatives Morris and McCoy spoke in favor of the adoption of the resolution.

HOUSE RESOLUTION NO. 4625 was adopted.

MESSAGE FROM THE SENATE

April 3, 2007

Mr. Speaker:

The Senate has passed:

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1114,
HOUSE BILL NO. 1185,
SUBSTITUTE HOUSE BILL NO. 1262,
HOUSE BILL NO. 1292,
HOUSE BILL NO. 1305,
SUBSTITUTE HOUSE BILL NO. 1381,
SUBSTITUTE HOUSE BILL NO. 1458,
SUBSTITUTE HOUSE BILL NO. 1508,
SUBSTITUTE HOUSE BILL NO. 1513,
HOUSE BILL NO. 1870,
HOUSE BILL NO. 1972,
HOUSE BILL NO. 2161,

and the same are herewith transmitted.

Thomas Hoemann, Secretary

INTRODUCTION & FIRST READING

HB 2401 by Representatives B. Sullivan, Strow, Dunshee, Roberts and Santos
AN ACT Relating to a fee on professional athletes; adding a new chapter to Title 82 RCW; and providing an effective date.

Referred to Committee on Agriculture & Natural Resources.

SSB 5009 by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Haugen, Hatfield, Poulsen, Sheldon, Holmquist, Rasmussen, Schoesler, Kline and Shin)

AN ACT Relating to exempting biodiesel fuel used for farm use from sales and use taxation; amending RCW 82.08.865 and 82.12.865; and declaring an emergency.

Referred to Committee on Finance.

SSB 5010 by Senate Committee on Ways & Means (originally sponsored by Senators Honeyford and Hewitt)

AN ACT Relating to creating a state park foster home pass; and amending RCW 79A.05.065.

Referred to Committee on Appropriations.

SSB 5027 by Senate Committee on Ways & Means (originally sponsored by Senators Kohl-Welles, Murray, Jacobsen and Kline)

AN ACT Relating to the excise taxation of zoos; adding a new section to chapter 82.04 RCW; adding a new section to chapter 82.08 RCW; adding a new section to chapter 82.12 RCW; and creating a new section.

Referred to Committee on Finance.

SSB 5184 by Senate Committee on Economic Development, Trade & Management (originally sponsored by Senators Hatfield, Clements and Rasmussen)

AN ACT Relating to public facilities districts; and adding a new section to chapter 82.14 RCW.

Referred to Committee on Finance.

SB 5434 by Senators Poulsen, Schoesler, Kastama, Zarelli, Prentice, Regala, Benton and Rasmussen; by request of Department of Revenue

AN ACT Relating to the excise taxation of sales of tangible personal property originating from or destined to foreign countries; adding a new section to chapter 82.04 RCW; adding a new section to chapter 82.08 RCW; and creating a new section.

Referred to Committee on Finance.

SB 5454 by Senators Morton and Rasmussen

AN ACT Relating to rural public utility districts; adding a new section to chapter 82.16 RCW; adding a new section to chapter 54.16 RCW; creating a new section; providing an effective date; and declaring an emergency.

Referred to Committee on Finance.

ESSB 5498 by Senators Regala, Clements, Morton, Brandland, Pridemore, Delvin, Prentice, Hatfield and Rasmussen

AN ACT Relating to revising voter-approved funding sources for local taxing districts; and amending RCW 82.14.450 and 84.55.050.

Referred to Committee on Finance.

ESSB 5557 by Senate Committee on Ways & Means (originally sponsored by Senators Hargrove, Prentice, Zarelli, Hatfield, Brandland, Brown, Poulsen, Pridemore and McAuliffe)

AN ACT Relating to public facilities for economic development purposes; amending RCW 82.14.370; and providing an effective date.

Referred to Committee on Finance.

SSB 5568 by Senate Committee on Agriculture & Rural Economic Development (originally sponsored by Senators Rasmussen, Clements, Shin, Schoesler, Jacobsen, Morton, Holmquist and Honeyford)

AN ACT Relating to extending the date when counties east of the crest of the Cascade mountains that pledged lodging tax revenue for payment of bonds prior to June 26, 1975, must allow a credit for city lodging taxes; and amending RCW 67.28.180.

Referred to Committee on Finance.

ESSB 5905 by Senate Committee on Ways & Means (originally sponsored by Senators Franklin, Pflug, Keiser, Tom, Zarelli, Marr and Carrell)

AN ACT Relating to certificate of capital authorization; and amending RCW 74.46.803 and 74.46.807.
Reflected to Committee on Appropriations.

There being no objection, the bills listed on the day's introduction sheet under the fourth order of business were referred to the committees so designated.

There being no objection, the House advanced to the sixth order of business.

SECOND READING

HOUSE BILL NO. 2380, By Representatives Ericks, Orcutt, Hunter, Kretz, Linville and Ormsby

Providing relief for businesses for streamlined sales and use tax agreement compliance costs.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2380 was substituted for House Bill No. 2380 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2380 was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Ericks and Orcutt spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2380.

MOTIONS

On motion of Representative Santos, Representative Eickmeyer and Fromhold were excused. On motion of Representative Schindler, Representative Skinner was excused.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5039 and the bill passed the House by the following vote: Yeas - 95, Nays - 0, Absent - 0, Excused - 3.


SUBSTITUTE HOUSE BILL NO. 2380, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5039, By Senate Committee on Financial Institutions & Insurance (originally sponsored by Senators Eide, Murray, Marr, Shin, Rockefeller, Weinstein, Rasmussen, Kauffman, Keiser, Jacobsen, Haugen and Kohl-Welles)

Providing for the state investment board to manage scholarship endowment funds.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Kirby and Roach spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5039.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5039 and the bill passed the House by the following vote: Yeas - 95, Nays - 0, Absent - 0, Excused - 3.

Excused: Representatives Eickmeyer, Fromhold and Skinner - 3.

SUBSTITUTE SENATE BILL NO. 5039, having received the necessary constitutional majority, was declared passed.

SENATE BILL NO. 5042, By Senators Berkey and Shin; by request of Insurance Commissioner

Regulating the business of insurance.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Kirby and Roach spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Senate Bill No. 5042.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 5042 and the bill passed the House by the following vote: Yeas - 95, Nays - 0, Absent - 0, Excused - 3.


Excused: Representatives Eickmeyer, Fromhold and Skinner - 3.

SUBSTITUTE SENATE BILL NO. 5052, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5052, By Senate Committee on Financial Institutions & Insurance (originally sponsored by Senators Eide, Roach, Franklin, Hobbs, Fairley, Kastama, Prentice, Jacobsen, Shin, Parlette)

Prohibiting interested third parties from processing insurance claims.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Kirby and Roach spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5052.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5052 and the bill passed the House by the following vote: Yeas - 95, Nays - 0, Absent - 0, Excused - 3.


Excused: Representatives Eickmeyer, Fromhold and Skinner - 3.

SUBSTITUTE SENATE BILL NO. 5052, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5074, By Senate Committee on Water, Energy & Telecommunications (originally sponsored by Senators Honeyford, Poulson, Schoesler and Delvin)

Dividing water resource inventory area 29 into WRIA 29a and WRIA 29b.

The bill was read the second time.

There being no objection, the committee amendment by the Committee on Agriculture & Natural Resources was
adopted. (For Committee amendment, see Journal, 82nd Day, March 30, 2007.)

There being no objection, the rules were suspended, the second reading considered the third and the bill, as amended by the House was placed on final passage.

Representatives B. Sullivan and Kretz spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5074, as amended by the House.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5074, as amended by the House and the bill passed the House by the following vote: Yeas - 95, Nays - 0, Absent - 0, Excused - 3.


SUBSTITUTE SENATE BILL NO. 5074, as amended by the House, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5202, By Senate Committee on Judiciary (originally sponsored by Senators Delvin, Eide, Hewitt, Brandland, Pridemore, Holmqquist, McCaslin, Haugen, Jacobsen, Honeyford, Rasmussen and Roach)

Concerning permissible weaponry for on-duty law enforcement officers.

The bill was read the second time.

There being no objection, the committee amendment by the Committee on Judiciary was adopted. (For Committee amendment, see Journal, 82nd Day, March 30, 2007.)

There being no objection, the rules were suspended, the second reading considered the third and the bill, as amended by the House was placed on final passage.

Representatives Lantz and Rodne spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5202, as amended by the House.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5202, as amended by the House and the bill passed the House by the following vote: Yeas - 93, Nays - 2, Absent - 0, Excused - 3.


Excused: Representatives Eickmeyer, Fromhold and Skinner - 3.

SUBSTITUTE SENATE BILL NO. 5202, as amended by the House, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5228, By Senate Committee on Judiciary (originally sponsored by Senators Kline, McCaslin and Weinstein; by request of Attorney General)

Revising provisions concerning actions under the consumer protection act.

The bill was read the second time.
There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Lantz and Rodne spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5228.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5228 and the bill passed the House by the following vote: Yeas - 95, Nays - 0, Absent - 0, Excused - 3.


SENATE BILL NO. 5247, having received the necessary constitutional majority, was declared passed.

ENGROSSED SUBSTITUTE SENATE BILL NO. 5292, By Senate Committee on Health & Long-Term Care (originally sponsored by Senators Fairley, Roach, Kohl-Welles, Keiser, Parlette)

Requiring the licensing of physical therapist assistants.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Cody and Hinkle spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 5292.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 5292 and the bill passed the House by the following vote: Yeas - 94, Nays - 1, Absent - 0, Excused - 3.


SENATE BILL NO. 5389, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5391, By Senate Committee on Transportation (originally sponsored by Senators Kilmer, Swecker, Haugen and Rockefeller; by request of Board For Judicial Administration)

Modifying photo enforcement of traffic infraction provisions.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Clibborn, Jarrett and Lantz spoke in favor of passage of the bill.

Representatives Dunn and Orcutt spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5391.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5391 and the bill passed the House by the following vote: Yeas - 65, Nays - 30, Absent - 0, Excused - 3.


SUBSTITUTE SENATE BILL NO. 5391, having received the necessary constitutional majority, was declared passed.

SENATE BILL NO. 5402, as amended by the House, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5461, By Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Morton, Jacobsen, Fraser, Hatfield, Hargrove, Benton, Sheldon and Rasmussen; by request of Department of Natural Resources)

Improving forest health on state trust lands by continuing the use of contract harvesting for silvicultural treatments.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives B. Sullivan and Kretz spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5461.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5461 and the bill passed the House by the following vote: Yeas - 95, Nays - 0, Absent - 0, Excused - 3.


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SUBSTITUTE SENATE BILL NO. 5461, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5463, By Senate Committee on Natural Resources, Ocean & Recreation (originally sponsored by Senators Jacobsen, Rockefeller, Morton, Shin and Rasmussen; by request of Department of Natural Resources)

Modifying forest fire protection assessments.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives B. Sullivan and Kretz spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5463.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5463 and the bill passed the House by the following vote: Yeas - 91, Nays - 4, Absent - 0, Excused - 3.


Voting nay: Representatives DeBolt, Ericksen, Orcutt and Schindler - 4.

Excused: Representatives Eickmeyer, Fromhold and Skinner - 3.

SUBSTITUTE SENATE BILL NO. 5463, having received the necessary constitutional majority, was declared passed.

SENATE BILL NO. 5468, By Senators Oemig, Zarelli, Regala and Schoeler; by request of Department of Revenue

Regarding the administration of tax programs administered by the department of revenue.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Hasegawa and Orcutt spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Senate Bill No. 5468.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 5468 and the bill passed the House by the following vote: Yeas - 95, Nays - 0, Absent - 0, Excused - 3.


SENATE BILL NO. 5468, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5511, By Senate Committee on Government Operations & Elections (originally sponsored by Senators Sheldon, Kastama, Clements, Rasmussen and Shin)

Requiring state agencies to allow volunteer firefighters to respond when called to duty.

The bill was read the second time.
There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Hunt and Kretz spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5511.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5511 and the bill passed the House by the following vote: Yeas - 96, Nay s - 0, Absent - 0, Excused - 2.


Excused: Representatives Eickmeyer and Fromhold - 2.

SENATE BILL NO. 5512, as amended by the House, having received the necessary constitutional majority, was declared passed.

SENATE BILL NO. 5607, By Senator Pridemore

Modifying provisions regarding the leasehold excise taxation of historical property owned by the United States government.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Hasegawa and Orcutt spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Senate Bill No. 5512, as amended by the House.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 5512, as amended by the House and the bill passed the House by the following vote: Yeas - 96, Nay s - 0, Absent - 0, Excused - 2.


Excused: Representatives Eickmeyer and Fromhold - 2.

Excused: Representatives Eickmeyer and Fromhold - 2.

SENATE BILL NO. 5607, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5702, By Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Benton, Keiser, Swecker, Kohl-Welles and Roach)

Requiring notice to certain employees of a claim of exemption from paying unemployment insurance taxes.

The bill was read the second time.

There being no objection, the committee amendment by the Committee on Commerce & Labor was adopted. (For Committee amendment, see Journal, 82nd Day, March 30, 2007.)

There being no objection, the rules were suspended, the second reading considered the third and the bill, as amended by the House was placed on final passage.

Representatives Wood and Condotta spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5702, as amended by the House.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5702, as amended by the House and the bill passed the House by the following vote: Yeas - 96, Nays - 0, Absent - 0, Excused - 2.

Excused: Representatives Eickmeyer and Fromhold - 2.

SENATE BILL NO. 5711, having received the necessary constitutional majority, was declared passed.

**MESSAGE FROM THE SENATE**
April 4, 2007

Mr. Speaker:

The President has signed:
- SUBSTITUTE HOUSE BILL NO. 1002,
- SUBSTITUTE HOUSE BILL NO. 1097,
- SUBSTITUTE HOUSE BILL NO. 1337,
- SUBSTITUTE HOUSE BILL NO. 1398,
- SUBSTITUTE HOUSE BILL NO. 1507,
- SUBSTITUTE HOUSE BILL NO. 2103,
- ENGROSSED SUBSTITUTE HOUSE BILL NO. 2171,
- SUBSTITUTE HOUSE BILL NO. 2335,

and the same are herewith transmitted.

Thomas Hoemann, Secretary

SECOND READING

ENGROSSED SENATE BILL NO. 5251, By Senators Kohl-Welles, Clements, Hobbs, Parlette, Pridemore and Hatfield

Establishing the term of existence of a collective bargaining agreement.

The bill was read the second time.

Representative Rodne moved the adoption of amendment (503):

On page 2, line 12, after "up to" strike "six" and insert "four"

On page 3, line 4, after "up to" strike "six" and insert "four"

Representatives Rodne, Chandler and Condotta spoke in favor of the adoption of the amendment.

Representative Wood spoke against the adoption of the amendment.

The amendment was not adopted.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representative Wood spoke in favor of passage of the bill.

Representative Condotta spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Senate Bill No. 5251.

MOTION
On motion of Representative Santos, Representative Dunshee was excused.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 5251 and the bill passed the House by the following vote: Yea: 70, Nay: 26, Absent: 0, Excused: 2.


Excused: Representatives Dunshee and Eickmeyer - 2.

ENGROSSED SENATE BILL NO. 5251, having received the necessary constitutional majority, was declared passed.

ENGROSSED SENATE BILL NO. 5401, By Senators Rasmussen, Swecker, Shin, Schoesler and Hatfield

Licensing Christmas tree growers.

The bill was read the second time.

Representative Warnick moved the adoption of amendment (500):

> On page 6, line 34, after "by" strike all material through "association" on line 35 and insert "Christmas tree growers and by established Christmas tree grower associations having members in the state"

Representatives Warnick and B. Sullivan spoke in favor of the adoption of the amendment.

The amendment was adopted.

There being no objection, the rules were suspended, the second reading considered the third and the bill, as amended by the House was placed on final passage.

Representatives B. Sullivan and Kretz spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Senate Bill No. 5401, as amended by the House.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 5401, as amended by the House and the bill passed the House by the following vote: Yea: 96, Nay: 0, Absent: 0, Excused: 2.


Excused: Representatives Dunshee and Eickmeyer - 2.

ENGROSSED SENATE BILL NO. 5401, as amended by the House, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5443, By Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles and Keiser; by request of Department of Labor & Industries)

Suppressing workers' compensation claims.

The bill was read the second time.

Representative Condotta moved the adoption of amendment (504):

> On page 4, line 10, after "within" strike "two years" and insert "one year"

Representative Condotta spoke in favor of the adoption of the amendment.

Representative Conway spoke against the adoption of the amendment.

The amendment was not adopted.
There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representative Conway spoke in favor of passage of the bill.

Representative Condotta spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Senate Bill No. 5732.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 5732 and the bill passed the House by the following vote: Yeas - 95, Nays - 1, Absent - 0, Excused - 2.


Voting nay: Representative Takko - 1.

Excused: Representatives Dunshee and Eickmeyer - 2.

SENATE BILL NO. 5732, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5443, having received the necessary constitutional majority, was declared passed.

SENATE BILL NO. 5732, By Senators Fraser, Swecker, Fairley, Haugen and Clements

Revising restrictions on the county treasurer regarding receipting current year taxes.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Eddy and Curtis spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5826, as amended by the House.

Modifying consumer credit report provisions.

The bill was read the second time.

There being no objection, the committee amendment by the Committee on Insurance, Financial Services & Consumer Protection was adopted. (For Committee amendment, see Journal, 81st Day, March 29, 2007.)

There being no objection, the rules were suspended, the second reading considered the third and the bill, as amended by the House was placed on final passage.

Representatives Hurst and Roach spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5732.
ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5826, as amended by the House and the bill passed the House by the following vote: Yeas - 96, Nays - 0, Absent - 0, Excused - 2.


Excused: Representatives Dunshee, and Eickmeyer - 2.

SUBSTITUTE SENATE BILL NO. 5826, as amended by the House, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5839, By Senate Committee on Consumer Protection & Housing (originally sponsored by Senators Benton, Stevens and Hargrove)

Revising provisions relating to false reporting of child abuse or neglect.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Kagi and Haler spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5839.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5839 and the bill passed the House by the following vote: Yeas - 96, Nays - 0, Absent - 0, Excused - 2.


Voting nay: Representative Dunn - 1.

Excused: Representatives Dunshee, Eickmeyer and Flannigan - 3.

SUBSTITUTE SENATE BILL NO. 5895, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5910, By Senate Committee on Judiciary (originally sponsored by Senators Brandland, Kline, Weinstein, Parlette)

Modifying the notice requirement of intent to file a medical malpractice claim.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Goodman and Rodne spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5910.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5910 and the bill passed the House by the following vote: Yeas - 95, Nays - 0, Absent - 0, Excused - 3.


Excused: Representatives Dunshee, Eickmeyer and Flannigan - 3.

SUBSTITUTE SENATE BILL NO. 5910, having received the necessary constitutional majority, was declared passed.

ENGROSSED SUBSTITUTE SENATE BILL NO. 5915, By Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Honeyford, Clements, Kohl-Welles and Roach)

Providing unemployment and industrial insurance notices to employers.

The bill was read the second time.

There being no objection, the committee amendment by the Committee on Commerce & Labor was adopted. (For Committee amendment, see Journal, 82nd Day, March 30, 2007.)

There being no objection, the rules were suspended, the second reading considered the third and the bill, as amended by the House was placed on final passage.

Representatives Wood and Condotta spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 5915, as amended by the House.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 5915, as amended by the House and the bill passed the House by the following vote: Yeas - 95, Nays - 0, Absent - 0, Excused - 3.


Excused: Representatives Dunshee, Eickmeyer and Flannigan - 3.
ENGROSSED SUBSTITUTE SENATE BILL NO. 5915, as amended by the House, having received the necessary constitutional majority, was declared passed.

ENGROSSED SUBSTITUTE SENATE BILL NO. 5920, By Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Kohl-Welles, Keiser, Shin and Rasmussen; by request of Governor Gregoire)

Establishing a pilot program for vocational rehabilitation services.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Conway and Condotta spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 5920.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 5920 and the bill passed the House by the following vote: Yeas - 74, Nays - 21, Absent - 0, Excused - 3.


Excused: Representatives Dunshee, Eickmeyer and Flannigan - 3.

ENGROSSED SUBSTITUTE SENATE BILL NO. 5920, having received the necessary constitutional majority, was declared passed.

ENGROSSED SENATE BILL NO. 6018, By Senator Brandland

Changing provisions concerning detention of persons with a mental disorder or chemical dependency.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Dickerson and Ahern spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Senate Bill No. 6018.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 6018 and the bill passed the House by the following vote: Yeas - 95, Nays - 0, Absent - 0, Excused - 3.


Excused: Representatives Dunshee, Eickmeyer and Flannigan - 3.

ENGROSSED SENATE BILL NO. 6018, having received the necessary constitutional majority, was declared passed.

SENATE BILL NO. 6059, By Senators Carrell, Kline and Roach

Allowing attorneys to recover actual costs for service of process.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.
Representatives Goodman and Rodne spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Senate Bill No. 6059.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 6059 and the bill passed the House by the following vote: Yeas - 95, Nays - 0, Absent - 0, Excused - 3.


Excused: Representatives Dunshee, Eickmeyer and Flannigan - 3.

SENATE BILL NO. 6059, having received the necessary constitutional majority, was declared passed.

SENATE BILL NO. 6075, By Senator Haugen

Increasing competitive bid limits for the purchase of materials, equipment, or supplies.

The bill was read the second time.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representative Curtis spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Senate Bill No. 6075.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 6075 and the bill passed the House by the following vote: Yeas - 95, Nays - 0, Absent - 0, Excused - 3.


Excused: Representatives Dunshee, Eickmeyer and Flannigan - 3.

SENATE BILL NO. 6075, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 6100, By Senate Committee on Judiciary (originally sponsored by Senators Kline and Brandland)

Limiting the use of charitable donations in charging decisions.

The bill was read the second time.

There being no objection, the committee amendment by the Committee on Judiciary was adopted. (For Committee amendment, see Journal, 82nd Day, March 30, 2007.)

There being no objection, the rules were suspended, the second reading considered the third and the bill, as amended by the House was placed on final passage.

Representatives Goodman and Rodne spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 6100, as amended by the House.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 6100, as amended by the House and the bill passed the House by the following vote: Yeas - 94, Nays - 1, Absent - 0, Excused - 3.

Voting yeas: Representatives Ahern, Alexander, Anderson, Appleton, Armstrong, Bailey, Barlow, Blake, Buri, Campbell, Chandler, Chase, Clibborn, Cody, Condotta, Conway, Crouse, Curtis, Darneille, DeBolt, Dickerson, Dunn, Eddy, Ericks, Ericksen, Fromhold, Goodman, Grant, Green, Haigh, Hailey, Halter,
Substitute Senate Bill No. 5174, By Senate Committee on Ways & Means (originally sponsored by Senators Priddemore and Schoesler; by request of Select Committee on Pension Policy)

Making corrections in the public retirement systems.

The bill was read the second time.

Representative Conway moved the adoption of amendment (505):

On page 18, after line 3, insert the following:

"Sec. 13. RCW 41.32.813 and 2006 c 257 s 1 are each amended to read as follows:

(1) An active member who has completed a minimum of (five) two years of creditable service in the teachers' retirement system may, upon written application to the department, make a one-time purchase of up to seven years of service credit for public education experience outside the Washington state retirement system, subject to the following limitations:

(a) The public education experience being claimed must have been performed as a teacher in a public school in another state or with the federal government;

(b) The public education experience being claimed must have been covered by a retirement or pension plan provided by a state or political subdivision of a state, or by the federal government; and

(c) The member is not currently receiving a benefit or currently eligible to receive an unreduced retirement benefit from a retirement or pension plan of a state or political subdivision of a state or the federal government that includes the service credit to be purchased.

(2) The service credit purchased shall be membership service, and may be used to qualify the member for retirement.
(3) The member shall pay the actuarial value of the resulting increase in the member's benefit calculated in a manner consistent with the department's method for calculating payments for reestablishing service credit under RCW 41.50.165.

(4) The member may pay all or part of the cost of the service credit to be purchased with a lump sum payment, eligible rollover, direct rollover, or trustee-to-trustee transfer from an eligible retirement plan. The department shall adopt rules to ensure that all lump sum payments, rollovers, and transfers comply with the requirements of the internal revenue code and regulations adopted by the internal revenue service. The rules adopted by the department may condition the acceptance of a rollover or transfer from another plan on the receipt of information necessary to enable the department to determine the eligibility of any transferred funds for tax-free rollover treatment or other treatment under federal income tax law.

(5) The employer also may pay all or a portion of the member's cost of the service credit purchased under this section.

Sec. 14. RCW 41.32.868 and 2006 c 257 s 2 are each amended to read as follows:

(1) An active member who has completed a minimum of two years of creditable service in the teachers' retirement system may, upon written application to the department, make a one-time purchase of up to seven years of service credit for public education experience outside the Washington state retirement system, subject to the following limitations:
   (a) The public education experience being claimed must have been performed as a teacher in a public school in another state or with the federal government;
   (b) The public education experience being claimed must have been covered by a retirement or pension plan provided by a state or political subdivision of a state, or by the federal government; and
   (c) The member is not currently receiving a benefit or currently eligible to receive an unreduced retirement benefit from a retirement or pension plan of a state or political subdivision of a state or the federal government that includes the service credit to be purchased.

(2) The service credit purchased shall be membership service, and may be used to qualify the member for retirement.

(3) The member shall pay the actuarial value of the resulting increase in the member's benefit calculated in a manner consistent with the department's method for calculating payments for reestablishing service credit under RCW 41.50.165.

(4) The member may pay all or part of the cost of the service credit to be purchased with a lump sum payment, eligible rollover, direct rollover, or trustee-to-trustee transfer from an eligible retirement plan. The department shall adopt rules to ensure that all lump sum payments, rollovers, and transfers comply with the requirements of the internal revenue code and regulations adopted by the internal revenue service. The rules adopted by the department may condition the acceptance of a rollover or transfer from another plan on the receipt of information necessary to enable the department to determine the eligibility of any transferred funds for tax-free rollover treatment or other treatment under federal income tax law.

(5) The employer also may pay all or a portion of the member's cost of the service credit purchased under this section.

Renumber the remaining section.

Representatives Conway and Alexander spoke in favor of the adoption of the amendment.

The amendment was adopted.

Representative Haigh moved the adoption of amendment (516):

On page 18, after line 3, insert the following:

"NEW SECTION. Sec. 13. A new section is added to chapter 41.40 RCW under the subchapter heading "plan 1" to read as follows:

(1) Beginning July 1, 2007, and ending September 30, 2007, an eligible member of plan 1 of the teachers' retirement system may make a one-time irrevocable election, filed in writing with the department, to leave any service credit earned as a member of plan 1 of the teachers' retirement system in that system and join plan 1 of the public employees' retirement system. An eligible member who makes such an election may, upon satisfying the requirements of chapter 41.54 RCW, become a dual member of the two systems in order to combine service in each system for the purpose of determining benefit eligibility.

(2) For the purpose of this section, an "eligible member" means a member of plan 1 of the teachers' retirement system who, at the time of election, has at least ten and not more than twenty years of service credit in that system and who is employed by the public school employees of Washington."

Correct the title.

Representatives Haigh and Alexander spoke in favor of the adoption of the amendment.

The amendment was adopted.

There being no objection, the rules were suspended, the second reading considered the third and the bill, as amended by the House, was placed on final passage.

Representatives Fromhold and Alexander spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5174, as amended by the House.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5174, as amended by the House and the bill passed the House by the following vote: Yeas - 96, Nays - 0, Absent - 0, Excused - 2.

Voting yea: Representatives Ahern, Alexander, Anderson, Appleton, Armstrong, Bailey, Barlow, Blake, Buri, Campbell, Chandler, Chase, Clibborn, Cody, Condotta, Conway, Crouse, Curtis, Darneille, DeBolt, Dickerson, Dunn, Dunshew, Eddy, Erick, Erickson, Fromhold, Goodman, Grant, Green, Haigh, Hailey, Halter, Hankins, Hasegawa, Hinkle, Hudgins, Hunt, Hunter, Hurst, Jarrett, Kagi, Kelley, Kenney, Kessler, Kirby, Kretz, Kristiansen, Lantz, Linville, Lovick, McCoy, McCune, McDermott, McDonald, McIntire, Miloscia, Moeller, Morrell,

Excused: Representatives Eickmeyer and Flannigan - 2.

SUBSTITUTE SENATE BILL NO. 5174, as amended by the House, having received the necessary constitutional majority, was declared passed.

SUBSTITUTE SENATE BILL NO. 5288, By Senate Committee on Early Learning & K-12 Education (originally sponsored by Senators Kohl-Welles, Murray, McAuliffe, Weinstein, Shin and Rasmussen)

Requiring cyberbullying to be included in school district harassment prevention policies.

The bill was read the second time.

There being no objection, the committee amendment by the Committee on Education was before the House for purpose of amendment. (For Committee amendment, see Journal, 82nd Day, March 30, 2007.)

Representative Santos moved the adoption of amendment (525) to the committee amendment:

On page 2, beginning on line 29 of the striking amendment, after "student" strike "while on school grounds and during the school day" and insert ". In developing the policy, the Washington state school directors association shall review current and ongoing United States and Washington state case law concerning the first amendment rights of students, including but not limited to Frederick v. Morse, 439 F.3d 1114 (9th Cir. 2006), cert. granted, 127 S. Ct. 722 (2006).".

Representatives Santos, Priest spoke in favor of the adoption of the amendment to the committee amendment.

The amendment to the committee amendment was adopted.

Representative McDermott moved adoption of amendment (506) to the committee amendment.

On page 3, beginning on line 10 of the striking amendment, strike all of section 2.

Representatives McDermott, Priest spoke in favor of the adoption of the amendment to the committee amendment.

The amendment to the committee amendment was adopted.

The committee amendment as amended was adopted.

There being no objection, the rules were suspended, the second reading considered the third and the bill, as amended by the House was placed on final passage.

Representatives Quall, Priest spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5288, as amended by the House.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5288, as amended by the House and the bill passed the House by the following vote: Yeas - 70, Nays - 26, Absent - 0, Excused - 2.


Excused: Representatives Eickmeyer and Flannigan - 2.

SUBSTITUTE SENATE BILL NO. 5288, as amended by the House, having received the necessary constitutional majority, was declared passed.

ENGROSSED SUBSTITUTE SENATE BILL NO. 5339, By Senate Committee on Economic Development, Trade & Management (originally sponsored by Senators Kilmer, Kastama, Rockefeller and Rasmussen)

Authorizing the acquisition and operation of tourism-related facilities by port districts.

The bill was read the second time.

There being no objection, the committee amendment by the Committee on Local Government was before the House for purpose of amendment. (For Committee amendment, see Journal, 82nd Day, March 30, 2007.)
Representative Curtis moved the adoption of amendment (493) to the committee amendment:

On page 2, line 11, after "same." strike "Any" and insert "With the exception of port districts, any"

On page 2, beginning on line 18, strike all of subsection (2) and insert the following:

"(2) Port districts are prohibited from exercising the power of eminent domain as authorized under this section for the purpose of the activities and projects authorized under this chapter."

Representatives Curtis and Rolfes spoke in favor of the adoption of the amendment to the committee amendment.

The amendment to the committee amendment was adopted.

The committee amendment as amended was adopted.

There being no objection, the rules were suspended, the second reading considered the third and the bill, as amended by the House was placed on final passage.

Representatives Simpson and Curtis spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 5339, as amended by the House.

ROLL CALL


ENGROSSED SUBSTITUTE SENATE BILL NO. 5339, as amended by the House, having received the necessary constitutional majority, was declared passed.

SENATE BILL NO. 5640, By Senators Kauffman, Fairley, Prentice, Swecker, Rockefeller, Fraser, Kohl-Welles, Shin, Rasmussen and Kline; by request of Health Care Authority

Authorizing tribal governments to participate in public employees' benefits board programs.

The bill was read the second time.

Representative Chandler moved the adoption of amendment (510):

On page 1, after line 11, insert the following:

"Sec. 2. RCW 41.05.008 and 2005 c 143 s 4 are each amended to read as follows:

(1) Every employing agency shall fully cooperate with the authority and shall carry out all actions necessary for the operation of benefit plans, education of employees, claims administration, and other activities that may be required by the authority for administration of this chapter.

(2) Employing agencies shall report all data relating to employees eligible to participate in benefits or plans administered by the authority in a format designed and communicated by the authority.

(3) Every employing agency that is prohibited from performing commercial activities under RCW 41.05.021(g) shall cooperate fully with compliance and accuracy verification if requested by the authority."

Renumber the sections consecutively and correct internal references accordingly.

On page 7, line 13, after "activities" insert "The authority shall verify compliance with the commercial activity prohibition as well as the general accuracy of information submitted by an employing agency."

Correct the title.

Representative Chandler spoke in favor of the adoption of the amendment.

Representative Hunt spoke against the adoption of the amendment.

The amendment was not adopted.

Representative Chandler moved the adoption of amendment (513):

On page 1, after line 11, insert the following:
"Sec. 2. RCW 41.04.205 and 1995 1st sp.s. c 6 s 8 are each amended to read as follows:

(1) Notwithstanding the provisions of RCW 41.04.180, the employees, with their dependents, of any county, municipality, or other political subdivision of this state shall be eligible to participate in any insurance or self-insurance program for employees administered under chapter 41.05 RCW if the legislative authority of any such county, municipality, or other political subdivisions of this state determines, subject to collective bargaining under applicable statutes, a transfer to an insurance or self-insurance program administered under chapter 41.05 RCW should be made. In the event of a special district employee transfer pursuant to this section, members of the governing authority shall be eligible to be included in such transfer if such members are authorized by law as of June 25, 1976 to participate in the insurance program being transferred from and subject to payment by such members of all costs of insurance for members.

(2) When the legislative authority of a county, municipality, or other political subdivision determines to so transfer, the state health care authority shall:
   (a) Establish the conditions for participation; and
   (b) Have the sole right to reject the application.

(3) Any application of this section to members of the law enforcement officers' and fire fighters' retirement system under chapter 41.26 RCW is subject to chapter 41.56 RCW.

(4) School districts may voluntarily transfer, except that all eligible employees in a bargaining unit of a school district may transfer only as a unit and all nonrepresented employees in a district may transfer only as a unit.

Representative Hunt spoke against the adoption of the amendment.

The amendment was not adopted.

Representative Chandler moved the adoption of amendment (515):

On page 4, line 16, after "amended," strike "or an agency or instrumentality of the tribal government."

Representative Chandler spoke in favor of the adoption of the amendment.

Representative Hunt spoke against the adoption of the amendment.

The amendment was not adopted.

Representative Chandler moved the adoption of amendment (512):

On page 7, line 1, after "41.05.050," insert "Premium contributions and administrative expenses paid by employer groups shall cover all costs associated with the insurance, self-insurance, or health care program."

Representatives Chandler and Curtis spoke in favor of the adoption of the amendment.

Representative Hunt spoke against the adoption of the amendment.

The amendment was not adopted.

Representative Chandler moved the adoption of amendment (511):

On page 7, line 11, after "are" strike "substantially"

Representative Chandler spoke in favor of the adoption of the amendment.

Representative Hunt spoke against the adoption of the amendment.

The amendment was not adopted.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Hunt and Appleton spoke in favor of passage of the bill.

Representatives Chandler, Anderson, Hinkle, Armstrong, Rodne, Orcutt and Newhouse spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Senate Bill No. 5640.

**ROLL CALL**

The Clerk called the roll on the final passage of Senate Bill No. 5640 and the bill passed the House by the following vote: Yeas - 59, Nays - 37, Absent - 0, Excused - 2.

Voting yea: Representatives Appleton, Barlow, Campbell, Chase, Clibborn, Cody, Conway, Darneille, Dickerson,


Excused: Representatives Eickmeyer and Flannigan - 2.

SENATE BILL NO. 5640, having received the necessary constitutional majority, was declared passed.

ENGROSSED SUBSTITUTE SENATE BILL NO. 5827, By Senate Committee on Consumer Protection & Housing (originally sponsored by Senators Hobbs, Weinstein, Oemig, Fairley, Pridemore, Keiser, Regala, Kohl-Welles, Prentice, Kline and Rasmussen)

Regarding consumer privacy.

The bill was read the second time.

With the consent of the House, amendment (514) was withdrawn.

Representative Strow moved the adoption of amendment (531):

On page 2, line 33, after "(i)" strike "Substantially job" and insert "Reasonably employment"

Representative Strow spoke in favor of the adoption of the amendment.

Representative Kirby spoke against the adoption of the amendment.

The amendment was not adopted.

Representative Strow moved the adoption of amendment (532):

On page 2, beginning on line 33, after "related" strike all material through "writing" on line 34

Representative Strow spoke in favor of the adoption of the amendment.

Representative Kirby spoke against the adoption of the amendment.

The amendment was not adopted.

Representative Hurst moved the adoption of amendment (497):

Strike everything after the enacting clause and insert the following:

"Sec. 1. RCW 19.182.020 and 1993 c 476 s 4 are each amended to read as follows:

(1) A consumer reporting agency may furnish a consumer report only under the following circumstances:

(a) In response to the order of a court having jurisdiction to issue the order;

(b) In accordance with the written instructions of the consumer to whom it relates; or

(c) To a person that the agency has reason to believe:

(i) Intends to use the information in connection with a credit transaction involving the consumer on whom the information is to be furnished and involving the extension of credit to, or review or collection of an account of, the consumer;

(ii) Intends to use the information for employment purposes;

(iii) Intends to use the information in connection with the underwriting of insurance involving the consumer;

(iv) Intends to use the information in connection with a determination of the consumer's eligibility for a license or other benefit granted by a governmental instrumentality required by law to consider an applicant's financial responsibility or status; or

(v) Otherwise has a legitimate business need for the information in connection with a business transaction involving the consumer.

(2)(a) A person may not procure a consumer report, or cause a consumer report to be procured, for employment purposes with respect to any consumer who is not an employee at the time the report is procured or caused to be procured unless:

(i) A clear and conspicuous disclosure has been made in writing to the consumer before the report is procured or caused to be procured that a consumer report may be obtained for purposes of considering the consumer for employment. The disclosure may be contained in a written statement contained in employment application materials; or

(ii) The consumer authorizes the procurement of the report.

(b) For the purposes of (a) of this subsection, a person may not procure a consumer report for employment purposes that bears on a consumer's creditworthiness, credit standing, or credit capacity, unless the information is job-related or required by law and the reasons for the use of the consumer report are disclosed to the consumer in writing.

(c) A person may not procure a consumer report, or cause a consumer report to be procured, for employment purposes with respect to any employee unless the employee has received, at any time after the person became an employee, written notice that consumer reports may be used for employment purposes. A written statement that consumer reports may be used for employment purposes that is contained in employee guidelines or manuals available to employees or included in written materials provided to employees constitutes written notice for purposes of this subsection. This subsection does not apply with respect to a consumer report of..."
an employee who the employer has reasonable cause to believe has engaged in specific activity that constitutes a violation of law.

(((B))) (d) In using a consumer report for employment purposes, before taking any adverse action based in whole or part on the report, a person shall provide to the consumer to whom the report relates: (i) The name, address, and telephone number of the consumer reporting agency providing the report; (ii) a description of the consumer's rights under this chapter pertaining to consumer reports obtained for employment purposes; and (iii) a reasonable opportunity to respond to any information in the report that is disputed by the consumer. This subsection applies to job applicants and current employees."

Representatives Hurst and Roach spoke in favor of the adoption of the amendment.

Representative Chandler spoke against the adoption of the amendment.

The amendment was not adopted.

Representative Hurst moved the adoption of amendment (501):

Strike everything after the enacting clause and insert the following:

"Sec. 1. RCW 19.182.020 and 1993 c 476 s 4 are each amended to read as follows:

(1) A consumer reporting agency may furnish a consumer report only under the following circumstances:

(a) In response to the order of a court having jurisdiction to issue the order;
(b) In accordance with the written instructions of the consumer to whom it relates;
(c) To a person that the agency has reason to believe:
(i) Intends to use the information in connection with a credit transaction involving the consumer on whom the information is to be furnished and involving the extension of credit to, or review or collection of an account of, the consumer;
(ii) Intends to use the information for employment purposes;
(iii) Intends to use the information in connection with the underwriting of insurance involving the consumer;
(iv) Intends to use the information in connection with a determination of the consumer's eligibility for a license or other benefit granted by a governmental instrumentality required by law to consider an applicant's financial responsibility or status; or
(v) Otherwise has a legitimate business need for the information in connection with a business transaction involving the consumer.

(2)(a) A person may not procure a consumer report, or cause a consumer report to be procured, for employment purposes with respect to any consumer who is not an employee at the time the report is procured or caused to be procured unless:
(i) A clear and conspicuous disclosure has been made in writing to the consumer before the report is procured or caused to be procured that a consumer report may be obtained for purposes of considering the consumer for employment. The disclosure may be contained in a written statement contained in employment application materials; or
(ii) The consumer authorizes the procurement of the report.

(b) For the purposes of (a) of this subsection, a person may not procure a consumer report for employment purposes that bears on a consumer's creditworthiness, credit standing, or credit capacity, unless the information is reasonably job-related or required by law and the reasons for the use of the consumer report are disclosed to the consumer in writing.

(c) A person may not procure a consumer report, or cause a consumer report to be procured, for employment purposes with respect to any employee unless the employee has received, at any time after the person became an employee, written notice that consumer reports may be used for employment purposes. A written statement that consumer reports may be used for employment purposes that is contained in employee guidelines or manuals available to employees or included in written materials provided to employees constitutes written notice for purposes of this subsection. This subsection does not apply with respect to a consumer report of an employee who the employer has reasonable cause to believe has engaged in specific activity that constitutes a violation of law.

(((B))) (d) In using a consumer report for employment purposes, before taking any adverse action based in whole or part on the report, a person shall provide to the consumer to whom the report relates: (i) The name, address, and telephone number of the consumer reporting agency providing the report; (ii) a description of the consumer's rights under this chapter pertaining to consumer reports obtained for employment purposes; and (iii) a reasonable opportunity to respond to any information in the report that is disputed by the consumer. This subsection applies to job applicants and current employees."

Representatives Hurst and Roach spoke in favor of the adoption of the amendment.

Representative Kirby spoke against the adoption of the amendment.

The amendment was not adopted.

Representative Strow moved the adoption of amendment (530):

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 1. The attorney general must review the existing laws and current practices regarding the use of consumer reports by employers. The review must include an assessment of consumer privacy needs of applicants and employees and an assessment of the legitimate needs of businesses as they evaluate and screen applicants and existing employees. The attorney general must report the findings to the senate consumer protection and housing committee and the house of representatives insurance, financial services and consumer protection committee by December 1, 2007."

Correct the title.

Representative Strow spoke in favor of the adoption of the amendment.

Representative Kirby spoke against the adoption of the amendment.
Division was demanded and the demand was sustained. The Speaker (Representative Lovick presiding) divided the House. The result was 39 - YEAS; 57 -NAY S.

The amendment was not adopted.

There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Representatives Kirby, Darneille and Morrell spoke in favor of passage of the bill.

Representatives Roach, Strow, Ahern and Ericksen spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 5827.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 5827 and the bill passed the House by the following vote: Yeas - 60, Nays - 37, Absent - 0, Excused - 1.


Excused: Representative Flannigan - 1.

ENGROSSED SUBSTITUTE SENATE BILL NO. 5827, having received the necessary constitutional majority, was declared passed.

MESSAGES FROM THE SENATE

April 4, 2007

Mr. Speaker:

The Senate has passed:

HOUSE BILL NO. 1042, SUBSTITUTE HOUSE BILL NO. 1144, SUBSTITUTE HOUSE BILL NO. 1278, HOUSE BILL NO. 1437, HOUSE BILL NO. 1475, SUBSTITUTE HOUSE BILL NO. 1848, SUBSTITUTE HOUSE BILL NO. 2008, SUBSTITUTE HOUSE BILL NO. 2147, and the same are herewith transmitted.

Brad Hendrickson, Deputy Secretary

Mr. Speaker:

The President has signed:

SENATE BILL NO. 5036, SENATE BILL NO. 5079, SENATE BILL NO. 5113, SUBSTITUTE SENATE BILL NO. 5231, SUBSTITUTE SENATE BILL NO. 5263, SENATE BILL NO. 5264, SENATE BILL NO. 5515, SENATE BILL NO. 5382, ENGROSSED SENATE BILL NO. 5385, SUBSTITUTE SENATE BILL NO. 5405, SENATE BILL NO. 5408, SUBSTITUTE SENATE BILL NO. 5481, SUBSTITUTE SENATE BILL NO. 5490, ENGROSSED SENATE BILL NO. 5513, SENATE BILL NO. 5525, SUBSTITUTE SENATE BILL NO. 5688, SUBSTITUTE SENATE BILL NO. 5715, SUBSTITUTE SENATE BILL NO. 5720, SENATE BILL NO. 5775, SUBSTITUTE SENATE BILL NO. 5775, SUBSTITUTE BILL NO. 5879, SECOND SUBSTITUTE SENATE BILL NO. 5883, SENATE BILL NO. 5918, SENATE BILL NO. 5953, and the same are herewith transmitted.

Brad Hendrickson, Deputy Secretary

April 4, 2007

Mr. Speaker:

The Senate has passed ENGROSSED SUBSTITUTE SENATE BILL NO. 5080, and the same is herewith transmitted.

Thomas Hoemann, Secretary

SECOND READING

SUBSTITUTE SENATE BILL NO. 5053, By Senate Committee on Labor, Commerce, Research & Development (originally sponsored by Senators Keiser, Kohl-Welles and Kline)

Creating the office of the ombudsman for workers of industrial insurance self-insured employers.

The bill was read the second time.

There being no objection, the committee amendment by the Committee on Commerce & Labor was before the House
Representative Chandler moved the adoption of amendment (518) to the committee amendment:

On page on page 1, at the beginning of line 5 of the striking amendment, insert "(1)"

On page 1, after line 9 of the striking amendment, insert "(2)"
The ombudsman shall be appointed from a mutually agreed to list of not less than three names submitted to the governor by the following:

(a) An organization, statewide in scope, representing, through its affiliates, a cross section and a majority of the organized labor of the state; and

(b) An organization of self-insured employers, statewide in scope, representing a majority of the self-insured employers in the state."

Representative Chandler spoke in favor of the adoption of the amendment to the committee amendment.

Representative Wood spoke against the adoption of the amendment to the committee amendment

The amendment to the committee amendment was not adopted.

Representative Chandler moved the adoption of amendment (507) to the committee amendment:

On page 1, line 7 of the amendment, after "governor" strike "and" and insert "with the consent of the senate. The ombudsman shall"

Representative Chandler spoke in favor of the adoption of the amendment to the committee amendment.

Representative Conway spoke against the adoption of the amendment to the committee amendment

The amendment to the committee amendment was not adopted.

Representative Condotta moved the adoption of amendment (502) to the committee amendment:

On page 1, line 8 of the amendment, after "may be" strike "contracted by the governor" and insert "openly and competitively contracted by the governor in accordance with chapter 39.29 RCW"

Representatives Condotta and Wood spoke in favor of the adoption of the amendment to the committee amendment

The amendment to the committee amendment was adopted.

Representative Condotta moved the adoption of amendment (520) to the committee amendment:

On page 1, line 12 of the striking amendment, after "term of" strike "six" and insert "four"

Representative Chandler spoke in favor of the adoption of the amendment to the committee amendment.

Representative Conway spoke against the adoption of the amendment to the committee amendment

The amendment to the committee amendment was not adopted.

Representative Condotta moved the adoption of amendment (528) to the committee amendment:

On page 1, line 22 of the striking amendment, after "(1)" strike "Industrial" and insert "Washington state industrial"

On page 1, line 23 of the striking amendment, after "The" insert "Washington state"

Representatives Condotta and Conway spoke in favor of the adoption of the amendment to the committee amendment.

The amendment to the committee amendment was adopted.

Representative Condotta moved the adoption of amendment (527) to the committee amendment:

On page 2, line 2 of the striking amendment, after "more than" strike "four" and insert "two"

Representative Condotta spoke in favor of the adoption of the amendment to the committee amendment.

Representative Conway spoke against the adoption of the amendment to the committee amendment

The amendment to the committee amendment was not adopted.

Representative Condotta moved the adoption of amendment (529) to the committee amendment:

On page 4, line 24 of the striking amendment, after "confidentiality," insert "and"

On page 4, line 25 of the striking amendment, after "ombudsman" strike all text through "practice" on line 29

Representative Condotta spoke in favor of the adoption of the amendment to the committee amendment.
Representative Wood spoke against the adoption of the amendment to the committee amendment.

The amendment to the committee amendment was not adopted.

Representative Condotta moved the adoption of amendment (519) to the committee amendment:

On page 4, after line 31 of the striking amendment, insert the following:

"NEW SECTION. Sec. 13. A new section is added to chapter 51.14 RCW to read as follows:

The office of the state auditor shall conduct regular and periodic audits of the office of the ombudsman. The scope of the audits shall be limited to financial audits, accountability audits, and performance audits."

Representative Condotta spoke in favor of the adoption of the amendment to the committee amendment.

Representative Wood spoke against the adoption of the amendment to the committee amendment.

The amendment to the committee amendment was not adopted.

The committee amendment as amended was adopted.

There being no objection, the rules were suspended, the second reading considered the third and the bill, as amended by the House was placed on final passage.

Representative Conway spoke in favor of passage of the bill.

Representative Hankins, Haler and Condotta spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Substitute Senate Bill No. 5053, as amended by the House.

MOTION

On motion of Representative Santos, Representatives Pettigrew, McIntire and Eickmeyer were excused.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 5053, as amended by the House and the bill passed the House by the following vote: Yeas - 59, Nays - 35, Absent - 0, Excused - 4.


Excused: Representatives Eickmeyer, Flannigan, McIntire and Pettigrew - 4.

SUBSTITUTE SENATE BILL NO. 5053, as amended by the House, having received the necessary constitutional majority, was declared passed.

ENGROSSED SUBSTITUTE SENATE BILL NO. 5312, By Senate Committee on Judiciary (originally sponsored by Senators Tom, Holmquist, Kline, Roach, Kilmer, Marr, Sheldon, Morton, Pridemore, McCaslin, Berkey, Delvin, Shin, Rasmussen, Parlette and Stevens)

Addressing the issue of stolen metal property.

The bill was read the second time.

There being no objection, the committee amendment by the Committee on Public Safety & Emergency Preparedness was before the House for purpose of amendment. (For Committee amendment, see Journal, 82nd Day, March 30, 2007.)

Representative Armstrong moved the adoption of amendment (537) to the committee amendment:

On page 8, after line 6 of the amendment, insert the following:

"NEW SECTION. Sec. 10. A new section is added to chapter 9.94A RCW to read as follows:

(1) In a prosecution for theft in the first or second degree, the prosecution may file a special allegation of disproportionate impact when sufficient admissible evidence exists, which, when considered with the most plausible, reasonably foreseeable defense that could be raised under the evidence, would justify a finding by a reasonable and objective fact-finder that the damage to the victim greatly exceeds the value of the stolen property.

(2) Once a special allegation has been made under this section, the state has the burden to prove beyond a reasonable doubt that the damage to the victim greatly exceeds the value of the stolen property. If a jury is had, the jury shall, if it finds the defendant guilty, also find a special verdict as to whether the damage to the victim greatly exceeds the value of the stolen property. If no jury is had, the court..."
shall make a finding of fact as to whether the damage to the victim greatly exceeds the value of the stolen property.

(3) For the purposes of this section, damage to the victim greatly exceeds the value of the stolen property when the replacement cost of the stolen item is more than three times the value of the stolen item, or the theft of the item creates a public hazard.

**NEW SECTION. Sec. 11.** A new section is added to chapter 9.94A RCW to read as follows:

(1) In a prosecution for possessing stolen property in the first or second degree, the prosecution may file a special allegation of disproportionate impact when sufficient admissible evidence exists, which, when considered with the most plausible, reasonably foreseeable defense that could be raised under the evidence, would justify a finding by a reasonable and objective fact-finder that the damage to the victim from whom the property was stolen greatly exceeds the value of the stolen property.

(2) Once a special allegation has been made under this section, the state has the burden to prove an anticipatory offense under **re**  

the damage to the victim from whom the property was stolen greatly exceeds the value of the stolen property. If a jury is had, the jury shall, if it finds the defendant guilty, also find a special verdict as to whether the damage to the victim from whom the property was stolen greatly exceeds the value of the stolen property. If no jury is had, the court shall make a finding of fact as to whether the damage to the victim from whom the property was stolen greatly exceeds the value of the stolen property.

(3) For the purposes of this section, damage to the victim from whom the property was stolen greatly exceeds the value of the stolen property when the replacement cost of the stolen item is more than three times the value of the stolen item, or the theft of the item creates a public hazard.

**Sec. 12.** RCW 9.94A.533 and 2006 c 339 s 301 and 2006 c 123 s 1 are each reenacted and amended to read as follows:

(1) The provisions of this section apply to the standard sentence ranges determined by RCW 9.94A.510 or 9.94A.517.

(2) For persons convicted of the anticipatory offenses of criminal attempt, solicitation, or conspiracy under chapter 9A.28 RCW, the standard sentence range is determined by locating the sentencing grid sentence range defined by the appropriate offender score and the seriousness level of the completed crime, and multiplying the range by seventy-five percent.

(3) The following additional times shall be added to the standard sentence range for felony crimes committed after July 23, 1995, if the offender or an accomplice was armed with a firearm as defined in RCW 9.41.010 and the offender is being sentenced for one of the crimes listed in this subsection as eligible for any firearm enhancements based on the classification of the completed felony crime. If the offender is being sentenced for more than one offense, the firearm enhancement or enhancements must be added to the total period of confinement for all offenses, regardless of which underlying offense is subject to a firearm enhancement.

(a) Five years for any felony defined under any law as a class A felony or with a statutory maximum sentence of at least twenty years, or both, and not covered under (f) of this subsection;

(b) Three years for any felony defined under any law as a class B felony or with a statutory maximum sentence of ten years, or both, and not covered under (f) of this subsection;

(c) Eighteen months for any felony defined under any law as a class C felony or with a statutory maximum sentence of five years, or both, and not covered under (f) of this subsection;

(d) If the offender is being sentenced for any firearm enhancements under (a), (b), and/or (c) of this subsection and the offender has previously been sentenced for any deadly weapon enhancements after July 23, 1995, under (a), (b), and/or (c) of this subsection or subsection (4)(a), (b), and/or (c) of this section, or both, all firearm enhancements under this subsection shall be twice the amount of the enhancement listed.

(e) Notwithstanding any other provision of law, all firearm enhancements under this section are mandatory, shall be served in total confinement, and shall run consecutively to all other sentencing provisions, including other firearm or deadly weapon enhancements, for all offenses sentenced under this chapter. However, whether or not a mandatory minimum term has expired, an offender serving a sentence under this subsection may be granted an extraordinary medical placement when authorized under RCW 9.94A.728(4);

(f) The firearm enhancements in this section shall apply to all felony crimes except the following: Possession of a machine gun, possessing a stolen firearm, drive-by shooting, theft of a firearm, unlawful possession of a firearm in the first and second degree, and use of a machine gun in a felony;

(g) If the standard sentence range under this section exceeds the statutory maximum sentence for the offense, the statutory maximum sentence shall be the presumptive sentence unless the offender is a persistent offender. If the addition of a firearm enhancement increases the sentence so that it would exceed the statutory maximum for the offense, the portion of the sentence representing the enhancement may not be reduced.

(4) The following additional times shall be added to the standard sentence range for felony crimes committed after July 23, 1995, if the offender or an accomplice was armed with a deadly weapon other than a firearm as defined in RCW 9.41.010 and the offender is being sentenced for one of the crimes listed in this subsection as eligible for any deadly weapon enhancements based on the classification of the completed felony crime. If the offender is being sentenced for more than one offense, the deadly weapon enhancement or enhancements must be added to the total period of confinement for all offenses, regardless of which underlying offense is subject to a deadly weapon enhancement.

(a) Two years for any felony defined under any law as a class A felony or with a statutory maximum sentence of at least twenty years, or both, and not covered under (f) of this subsection;

(b) One year for any felony defined under any law as a class B felony or with a statutory maximum sentence of ten years, or both, and not covered under (f) of this subsection;
(c) Six months for any felony defined under any law as a class C felony or with a statutory maximum sentence of five years, or both, and not covered under (f) of this subsection;

(d) If the offender is being sentenced under (a), (b), and/or (c) of this subsection for any deadly weapon enhancements and the offender has previously been sentenced for any deadly weapon enhancements after July 23, 1995, under (a), (b), and/or (c) of this subsection or subsection (3)(a), (b), and/or (c) of this section, or both, all deadly weapon enhancements under this subsection shall be twice the amount of the enhancement listed;

(e) Notwithstanding any other provision of law, all deadly weapon enhancements under this section are mandatory, shall be served in total confinement, and shall run consecutively to all other sentencing provisions, including other firearm or deadly weapon enhancements, for all offenses sentenced under this chapter. However, whether or not a mandatory minimum term has expired, an offender serving a sentence under this subsection may be granted an extraordinary medical placement when authorized under RCW 9.94A.728(4);

(f) The deadly weapon enhancements in this section shall apply to all felony crimes except the following: Possession of a machine gun, possessing a stolen firearm, drive-by shooting, theft of a firearm, unlawful possession of a firearm in the first and second degree, and use of a machine gun in a felony;

(g) If the standard sentence range under this section exceeds the statutory maximum sentence for the offense, the statutory maximum sentence shall be the presumptive sentence unless the offender is a persistent offender. If the addition of a deadly weapon enhancement increases the sentence so that it would exceed the statutory maximum for the offense, the portion of the sentence representing the enhancement may not be reduced.

(5) The following additional times shall be added to the standard sentence range if the offender or an accomplice committed the offense while in a county jail or state correctional facility and the offender is being sentenced for one of the crimes listed in this subsection. If the offender or an accomplice committed one of the crimes listed in this subsection while in a county jail or state correctional facility, and the offender is being sentenced for an anticipatory offense under chapter 9A.28 RCW to commit one of the crimes listed in this subsection, the following additional times shall be added to the standard sentence range determined under subsection (2) of this section:

(a) Eighteen months for offenses committed under RCW 69.50.401(2) (a) or (b) or 69.50.410;

(b) Fifteen months for offenses committed under RCW 69.50.401(2) (c), (d), or (e);

(c) Twelve months for offenses committed under RCW 69.50.4013.

For the purposes of this subsection, all of the real property of a state correctional facility or county jail shall be deemed to be part of that facility or county jail.

(6) An additional twenty-four months shall be added to the standard sentence range for any ranked offense involving a violation of chapter 69.50 RCW if the offense was also a violation of RCW 69.50.435 or 9.94A.605. All enhancements under this subsection shall run consecutively to all other sentencing provisions, for all offenses sentenced under this chapter.

(7) An additional two years shall be added to the standard sentence range for vehicular homicide committed while under the influence of intoxicating liquor or any drug as defined by RCW 46.61.502 for each prior offense as defined in RCW 46.61.5055.

(8)(a) The following additional times shall be added to the standard sentence range for felony crimes committed on or after July 1, 2006, if the offense was committed with sexual motivation, as that term is defined in RCW 9.94A.030. If the offender is being sentenced for more than one offense, the sexual motivation enhancement must be added to the total period of total confinement for all offenses, regardless of which underlying offense is subject to a sexual motivation enhancement. If the offender committed the offense with sexual motivation and the offender is being sentenced for an anticipatory offense under chapter 9A.28 RCW, the following additional times shall be added to the standard sentence range determined under subsection (2) of this section based on the felony crime of conviction as classified under RCW 9A.28.020:

(i) Two years for any felony defined under the law as a class A felony or with a statutory maximum sentence of at least twenty years, or both;

(ii) Eighteen months for any felony defined under any law as a class B felony or with a statutory maximum sentence of ten years, or both;

(iii) One year for any felony defined under any law as a class C felony or with a statutory maximum sentence of five years, or both;

(iv) If the offender is being sentenced for any sexual motivation enhancements under (i), (ii), and/or (iii) of this subsection and the offender has previously been sentenced for any sexual motivation enhancements on or after July 1, 2006, under (i), (ii), and/or (iii) of this subsection, all sexual motivation enhancements under this subsection shall be twice the amount of the enhancement listed;

(b) Notwithstanding any other provision of law, all sexual motivation enhancements under this subsection are mandatory, shall be served in total confinement, and shall run consecutively to all other sentencing provisions, including other sexual motivation enhancements, for all offenses sentenced under this chapter. However, whether or not a mandatory minimum term has expired, an offender serving a sentence under this subsection may be granted an extraordinary medical placement when authorized under RCW 9.94A.728(4);

(c) The sexual motivation enhancements in this subsection apply to all felony crimes;

(d) If the standard sentence range under this subsection exceeds the statutory maximum sentence for the offense, the statutory maximum sentence shall be the presumptive sentence unless the offender is a persistent offender. If the addition of a sexual motivation enhancement increases the sentence so that it would exceed the statutory maximum for the offense, the portion of the sentence representing the enhancement may not be reduced;

(e) The portion of the total confinement sentence which the offender must serve under this subsection shall be calculated before any earned early release time is credited to the offender;

(f) Nothing in this subsection prevents a sentencing court from imposing a sentence outside the standard sentence range pursuant to RCW 9.94A.535.

(9) An additional twelve months and one day shall be added to the standard sentence range for theft in the first or second degree when there has been a special verdict or finding under section 10 of this act that the damage to the victim greatly exceeds the value of the stolen property.

(10) An additional twelve months and one day shall be added to the standard sentence range for possessing stolen property in the first or second degree when there has been a special verdict or finding under section 11 of this act that the damage to the victim from whom the property was stolen greatly exceeds the value of the stolen property.\n
Renumber the remaining sections consecutively, and correct any internal references accordingly.

Correct the title.

Representatives Armstrong and O’Brien spoke in favor of the adoption of the amendment to the committee amendment.

The amendment to the committee amendment was adopted.

With the consent of the House, amendments (498) and (526) were withdrawn.

The committee amendment as amended was adopted.

There being no objection, the rules were suspended, the second reading considered the third and the bill, as amended by the House was placed on final passage.

Representatives O’Brien and Warnick spoke in favor of passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 5312, as amended by the House.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 5312, as amended by the House and the bill passed the House by the following vote: Yeas - 94, Nays - 0, Absent - 0, Excused - 4.


Excused: Representatives Eickmeyer, Flannigan, McIntire and Pettigrew - 4.

ENGROSGSED SUBSTITUTE SENATE BILL NO. 6032, By Senate Committee on Health & Long-Term Care (originally sponsored by Senators Kohl-Welles, McCaslin, Kline, Regala and Keiser)

Concerning the medical use of marijuana.

The bill was read the second time.

There being no objection, the committee amendment by the Committee on Health Care & Wellness was before the House for purpose of amendment. (For Committee amendment, see Journal, 82nd Day, March 30, 2007.)

Representative Cody moved the adoption of amendment (496) to the committee amendment:

On page 6, line 34 of the amendment, after "By" strike "January" and insert "July"

On page 7, beginning on line 7 of the amendment, strike all of subsection (3) and insert "(3) The department of health shall gather information from medical and scientific literature, consulting with experts and the public, and reviewing the best practices of other states regarding access to an adequate, safe, consistent, and secure source of medical marijuana for qualifying patients. The department shall report its findings to the legislature by July 1, 2008."

Representatives Cody and Hinkle spoke in favor of the adoption of the amendment to the committee amendment.

The amendment to the committee amendment was adopted.

Representative Curtis moved the adoption of amendment (495) to the committee amendment:

On page 7, line 10 of the amendment, after "patients." insert "The report shall evaluate the feasibility of proposals to establish government-operated distribution systems for supplying qualifying patients with medical marijuana from potential sources such as marijuana confiscated by law enforcement agencies or produced by certified production facilities, including ways to address any concerns related to production, safety, or legal requirements."

Representatives Curtis and Cody spoke in favor of the adoption of the amendment to the committee amendment.

The amendment to the committee amendment was adopted.

The committee amendment as amended was adopted.

There being no objection, the rules were suspended, the second reading considered the third and the bill, as amended by the House was placed on final passage.
Representatives Cody, Curtis and Goodman spoke in favor of passage of the bill.

Representative Hinkle spoke against the passage of the bill.

The Speaker (Representative Lovick presiding) stated the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 6032, as amended by the House.

**ROLL CALL**

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 6032, as amended by the House and the bill passed the House by the following vote: Yeas - 64, Nays - 30, Absent - 0, Excused - 4.


Excused: Representatives Eickmeyer, Flannigan, McIntire and Pettigrew - 4.

**ENGROSSED SUBSTITUTE SENATE BILL NO. 6032**, as amended by the House, having received the necessary constitutional majority, was declared passed.

**STATEMENT FOR THE JOURNAL**

I intended to vote NAY on **ENGROSSED SUBSTITUTE SENATE BILL NO. 6032**.

JOYCE MCDONALD, 25th District

There being no objection, the House advanced to the eleventh order of business.

There being no objection, the House adjourned until 10:00 a.m., April 5, 2007, the 88th Day of the Regular Session.

FRANK CHOPP, Speaker

RICHARD NAFZIGER, Chief Clerk