THE THIRTY SECOND DAY

The House was called to order at 10:00 a.m. by the Speaker (Representative Moeller 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 Linda Pettigrew and Sydney Fox-Middleton. The Speaker (Representative Moeller presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Pastor Daren Overstreet, Seattle Church of Christ, Issaquah, Washington.

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

RESOLUTION

HOUSE RESOLUTION NO. 4678, by Representatives Buys, Roberts, Gregerson, MacEwen, Manweller, Reykdal, Klippert, Sells, Hawkins, Robinson, Kochmar, Seaquist, Senn, Ortiz-Self, Tarleton, Stonier, and S. Hunt

WHEREAS, Civic education is the foundation of a representative democracy and an educated citizenry; and

WHEREAS, It is important to have strong educational resources aimed at teaching students and the public about government to encourage meaningful participation in our democratic institutions and processes; and

WHEREAS, Civic Education Day establishes a forum for civic educators from across the state to collaborate with legislators and other supporters; and

WHEREAS, Many organizations such as TVW, Administrative Office of the Courts, Seattle CityClub, YMCA Youth and Government, 4-H Know Your Government, Legislative Civic Education, and Page School are dedicated to making civic education a priority for Washington State and its citizens; and

WHEREAS, The contributions of committed teachers, principals, community leaders, parents, state employees, and volunteers contribute to the goals of these laudable organizations to create an engaged citizenry; and

WHEREAS, For their role as outstanding civic educators the following individuals have been nominated for the Civic Educator of the Year Award: Jody Bell, Kelly Clark, Peggy Hutt, James Hendrickson, Mike Wilson, Malia Renner-Singer, Joshua Parker, Judi Best, Patti McMaster, Jeff Naslund, and Kelly Stromberg; and

WHEREAS, The House of Representatives celebrate Civic Education Day and recognize the contributions of committed teachers, principals, community leaders, parents, state employees, interns, and volunteers as they help to create an engaged citizenry; and

WHEREAS, The Washington State Civic Education Program was awarded the Kevin B. Harrington Award for Excellence in Democracy Education in 2012, an annual award given each year to the individual or organization that best informs students and the general public of the value and strength of our form of government;

NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives honor, thank, and celebrate the civic educators of the state; 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 civic education organizations participating in Civic Education Day and the colleges and universities participating in the Washington State Legislative Internship Program.

The Speaker (Representative Moeller presiding) stated the question before the House to be adoption of House Resolution No. 4678.

HOUSE RESOLUTION NO. 4678 was adopted.

RESOLUTION

HOUSE RESOLUTION NO. 4679, by Representatives Overstreet

WHEREAS, The Washington state commercial fishing fleet leaves Blaine and Bellingham waters in May; and

WHEREAS, This is the 31st year the Blessing of the Fleet will occur in Blaine Harbor and will be presented at Blaine Boating Center on May 4, 2014; and

WHEREAS, This is the 39th year that the Blessing of the Fleet will occur at the Port of Bellingham and will be presented at Zuanich Point Park in Squalicum Harbor on May 10, 2014; and

WHEREAS, The Washington state commercial fishing fleet is one of the world's largest distant water fleets; and

WHEREAS, The commercial fishing industry directly and indirectly employs thousands of people and is one of the largest industries in Washington state; and

WHEREAS, The annual harvest is vital to the growth and stability of Washington state's economy; and

WHEREAS, The life of a fisher is fraught with danger and hardships that most people will never face; and

WHEREAS, Strength and courage are requirements for anyone who chooses to work on the sea, braving the elements in order to harvest the ocean's resources; and

WHEREAS, The men and women who work on fishing boats, often in dangerous circumstances, deserve our admiration, thanks, and, when tragedy strikes, our remembrance; and

WHEREAS, Too often, the brave men and women of our fishing fleet lose their lives, a tragedy that not only affects the close-knit community of fishing families in our region, but also the sum of our state;

NOW, THEREFORE, BE IT RESOLVED, That the Washington State House of Representatives extend its condolences to the families and friends of all Washington fishers who have lost their lives at sea. We wish the entire commercial fishing fleet a safe and prosperous season and hope that all of our fishers will return home safely to their families, friends, and communities.

The Speaker (Representative Moeller presiding) stated the question before the House to be adoption of House Resolution No. 4679.

HOUSE RESOLUTION NO. 4679 was adopted.
RESOLUTION


WHEREAS, This year marks the quasiquincentennial of Washington Statehood because 125 years ago, on February 22, 1889, fittingly on George Washington's Birthday, President Grover Cleveland signed legislation enabling the Washington Territory to proceed with the steps necessary to become a state; and

WHEREAS, From this date, the process proceeded expeditiously, taking only nine months, with a State Constitutional Convention held in Olympia July 4 to August 22, 1889, the proposed State Constitution approved by Washington's all-male voters on October 1, and the Proclamation of Statehood issued by the President on November 11; and

WHEREAS, Although these steps were achieved quickly, this action culminated a 36-year quest for statehood, which began with the establishment of the Washington Territory in 1853; and

WHEREAS, Prior attempts to achieve statehood involved actions during the 1870s, which included the unsuccessful 1878 Walla Walla Constitutional Convention, and actions during the 1880s, which included an effort to establish a "State of Tacoma"; and

WHEREAS, The Enabling Act specified many significant policies required to be included in the Washington State Constitution, including that "the constitution shall be republican in form," that it shall "make no distinction in civil or political rights on account of race or color, except as to Indians not taxed," that is "not be repugnant to the Constitution of the United States and the principles of the Declaration of Independence," that there be "perfect toleration of religious sentiment," and that "provision shall be made for the establishment and maintenance of systems of public schools, which shall be open to all the children...and free from sectarian control"; and

WHEREAS, The Enabling Act provided that, upon statehood, the national government would transfer significant amounts of land to the state government for purposes of supporting "common schools," "agricultural colleges," "normal schools," "a scientific school," and "charitable, educational, penal, and reformatory institutions"; and

WHEREAS, Provisions of the Enabling Act have been amended by Congress periodically, as the Act continues to guide and inform the principles governing the State to this day; and

WHEREAS, The Enabling Act also provided for the general judicial framework for the State, and appended the State to the Ninth Judicial Circuit of the federal court system; and

WHEREAS, Statehood finally allowed the citizens of the former Territory to have direct representation in Congress; and

WHEREAS, Washington State will commemorate the 125th Anniversary of the admission of Washington State to the Union on November 11, 1889, with events and ceremonies on November 11, 2014, which will include the return to the State Capitol of the "Keepers of the Capsule" after 25 years, to fulfill the oath they took in 1989 at the age of 10; and

WHEREAS, This historic return will feature the first updating of the State's 400-year time capsule, the swearing-in of the second generation of "Keepers of the Capsule" to watch and ward over the capsule on its journey to the year 2389, and the installation of the first 25 year time capsule materials since 1989 by a new generation of "Keepers of the Capsule";

NOW, THEREFORE, BE IT RESOLVED, That the Washington State House of Representatives call on the people of the State of Washington to commemorate the 125th Anniversary of the Enabling Act, enacted by Congress, which enabled Washington to become the successful, vibrant state it is today and will continue to be in the future.

The Speaker (Representative Moeller presiding) stated the question before the House to be adoption of House Resolution No. 4680.

HOUSE RESOLUTION NO. 4680 was adopted.

RESOLUTION

HOUSE RESOLUTION NO. 4681, by Representative Stonier

WHEREAS, Vancouver and other Clark County communities, as well as our entire state and nation, lost a tremendous young gentleman and warrior for peace on January 7, 2014, when Air Force Capt. Christopher Stover was killed in a helicopter crash on the Norfolk coast of England; and

WHEREAS, Capt. Stover was only twenty-eight years old when he and three other crew members were taken in the crash; and

WHEREAS, Growing up in Vancouver, he was a highly respected Evergreen High School student-leader, and even after his 4.0 graduation he frequently visited local schools; and

WHEREAS, It was only a few years ago when Capt. Stover called on Harmony Elementary School, his own grade school in years past, and talked with young people who recognized a recent Veterans Day by sending him heartfelt letters of respect and gratitude for his courageous military service; and

WHEREAS, A 2008 graduate of the Air Force Academy, Capt. Stover had completed tours of duty in Iraq and Afghanistan prior to his deployment in England, and he was a Pave Hawk helicopter pilot on this tragic training mission; and

WHEREAS, Capt. Stover's Pave Hawks are most-frequently involved in combat search-and-rescue missions, looking to save downed air-crew members and other missing military personnel who have been engaged in frightful battle; and

WHEREAS, Maribel and Richard Stover, Capt. Christopher Stover's grieving parents -- who are also forever and very justly proud parents -- still make their home in Vancouver; and

WHEREAS, Richard Stover issued a statement after his son's passing, saying: "On behalf of the Stover family, my wife, my daughter and my daughter-in-law, I want to express our deepest appreciation of the support and prayers we have received from our extended family, friends, co-workers and people that knew Chris. Chris was doing what he truly enjoyed, flying. Chris touched so many lives and left everyone better for it. We are proud of his service to our country. We all miss him so very much"; and

WHEREAS, Capt. Christopher Stover and his wife, Sarah, who lives in England, were married on December 1, 2012, and certainly she and the rest of Capt. Stover's family exemplify the incredible and all-too-often tragic sacrifice of military spouses and military families; and

WHEREAS, A decade ago, Capt. Stover was an energetic and dynamic competitor on Evergreen High School's "We The People"
team, which, according to an article in the Columbian newspaper, "rigorously studied the U.S. Constitution for competitions at the state level"; and

WHEREAS, Also in the Columbian newspaper, Patti McMaster, one of his Evergreen teachers, described Capt. Stover as "brilliant," and emphasized that he was "so outstanding, and to think where he might have led us and what he might have ended up doing ... it's a true tragedy"; and

WHEREAS, For Evergreen High School's "We The People" contingent, Patti McMaster required that her students do community service, and as she observed, "I think that is very clear that he did that the rest of his life"; and

WHEREAS, Fittingly, a Joint Base Lewis-McChord military honor guard saluted Capt. Stover at the recent "We The People" state competition; and

WHEREAS, Col. Kyle Robinson, commander of the 48th Fighter Wing, emphasized Capt. Stover's rescue-unit motto -- "That Others May Live" -- in his address at a recent memorial for Capt. Stover and the three other valiant Pave Hawk crew members who were lost in the helicopter crash;

NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives mourn the death and celebrate the life of Capt. Christopher Stover; and

BE IT FURTHER RESOLVED, That copies of this resolution be transmitted to the family of Capt. Christopher Stover, to Joint Base Lewis-McChord, and to the Evergreen Public Schools system.

The Speaker (Representative Moeller presiding) stated the question before the House to be adoption of House Resolution No. 4681.

HOUSE RESOLUTION NO. 4681 was adopted.

SPEAKER'S PRIVILEGE

The Speaker (Representative Moeller presiding) introduced students from Winneckta and San Jose, two schools in Chaclacayo, Peru, a sister city of Snoqualmie, to the Chamber and asked the members to acknowledge them.

MESSAGES FROM THE SENATE

February 12, 2014

MR. SPEAKER:

The Senate has passed:

ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 5540
ENGROSSED SENATE BILL NO. 6034
ENGROSSED SUBSTITUTE SENATE BILL NO. 6081
and the same are herewith transmitted.

Hunter G. Goodman, Secretary

February 12, 2014

MR. SPEAKER:

The Senate has passed:

SECOND SUBSTITUTE SENATE BILL NO. 5064
SUBSTITUTE SENATE BILL NO. 5360
SUBSTITUTE SENATE BILL NO. 5965
SUBSTITUTE SENATE BILL NO. 5969
SUBSTITUTE SENATE BILL NO. 6005
SUBSTITUTE SENATE BILL NO. 6007
SUBSTITUTE SENATE BILL NO. 6054
SENATE BILL NO. 6065
SUBSTITUTE SENATE BILL NO. 6074

and the same are herewith transmitted.

Hunter G. Goodman, Secretary

INTRODUCTION & FIRST READING

ESSB 5138 by Senate Committee on Ways & Means (originally sponsored by Senators Parlette and Hargrove)

AN ACT Relating to improving the management of state debt; amending RCW 43.88.030 and 43.88.031; reenacting and amending RCW 39.42.070; adding a new section to chapter 39.42 RCW; adding a new section to chapter 43.08 RCW; creating a new section; and repealing 2011 1st sp.s. c 46 ss 1 and 2 (uncodified).

Referred to Committee on Capital Budget.

SSB 5676 by Senate Committee on Governmental Operations (originally sponsored by Senators Braun, Benton, Holmquist Newbry, Padden, Becker, Honeyford, Rivers and Roach)

AN ACT Relating to protecting personal voter signatures; and adding a new section to chapter 42.56 RCW.

Referred to Committee on Government Operations & Elections.

ESSB 5886 by Senate Committee on Transportation (originally sponsored by Senators King and Eide)

AN ACT Relating to department of transportation surplus property; amending RCW 47.12.283, 43.17.400, and 47.12.063; reenacting and amending RCW 43.84.092 and 43.84.092; adding a new section to chapter 47.12 RCW; providing a contingent effective date; and providing a contingent expiration date.

Referred to Committee on Transportation.

SB 5931 by Senators Hargrove, Becker and Keiser

AN ACT Relating to carriers operating outside of the exchange but only relating to requiring that carriers offering health benefit plans that meet the definition of bronze level in the individual or small group market must also offer silver and gold level plans as specified in section 1302 of P.L. 111-148 of 2010 and that nongrandfathered individual and small group health plans must conform with the actuarial value tiers specified in section 1302 of P.L. 111-148 of 2010; and amending RCW 48.43.700 and 48.43.705.

Referred to Committee on Health Care & Wellness.
SB 5981 by Senators Sheldon, Kline, Hewitt and Dammeier

AN ACT Relating to increasing the number of superior court judges in Mason county; amending RCW 2.08.065; and creating a new section.

Referred to Committee on Judiciary.

SSB 5991 by Senate Committee on Energy, Environment & Telecommunications (originally sponsored by Senators Ericksen, Sheldon, Hewitt, Brown, Mullet, Honeyford and Benton)

AN ACT Relating to studying nuclear power as a replacement for electricity generated from the combustion of fossil fuels; and creating new sections.

Referred to Committee on Environment.

ESB 6031 by Senator Sheldon

AN ACT Relating to lake and beach management districts; amending RCW 36.61.010, 36.61.020, 36.61.070, 36.61.220, 36.61.250, and 36.61.260; and adding new sections to chapter 36.61 RCW.

Referred to Committee on Local Government.

SB 6035 by Senators Kline, Mullet and Hargrove

AN ACT Relating to the safety of ski area conveyances; and amending RCW 79A.40.010, 79A.40.020, 79A.40.050, 79A.40.060, 79A.40.070, and 79A.45.060.

Referred to Committee on Environment.

SB 6047 by Senators Rolfes and Hewitt

AN ACT Relating to setting a maximum annual gross sales amount for cottage food operations; and amending RCW 69.22.050.

Referred to Committee on Agriculture & Natural Resources.

SSB 6069 by Senate Committee on Human Services & Corrections (originally sponsored by Senators Rivers, Darneille, King, Litzow, Fain, Becker, Kohl-Welles, Roach and Brown)

AN ACT Relating to community custody conditions for sex offenders; and amending RCW 9.94A.704 and 72.09.340.

Referred to Committee on Public Safety.

SB 6086 by Senate Committee on Energy, Environment & Telecommunications (originally sponsored by Senators Billig, Ericksen, McCoy and Rolfes)

AN ACT Relating to reducing PCBs in products purchased by agencies; reenacting and amending RCW 39.26.010; adding new sections to chapter 39.26 RCW; and creating a new section.

Referred to Committee on Environment.
SECOND READING

HOUSE BILL NO. 2739, by Representatives Ortiz-Self, Walsh, Santos, Bergquist, Walkinshaw, Kagi, Johnson, Ryu, Zeiger and Magendanz

Requiring a report analyzing the correlation of certain family factors with academic and behavioral indicators of student success.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2739 was substituted for House Bill No. 2739 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2739 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 Ortiz-Self, Roberts, Santos and Haigh spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2739.

ROLL CALL
The Clerk called the roll on the final passage of Substitute House Bill No. 2739, and the bill passed the House by the following vote: Yeas, 65; Nays, 33; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2739, having received the necessary constitutional majority, was declared passed.

POINT OF PERSONAL PRIVILEGE

Representative Roberts congratulated Representative Ortiz-Self on the passage of her first bill through the House, and asked the Chamber to acknowledge her accomplishment.

HOUSE BILL NO. 2023, by Representatives Habib, Ryu, Zeiger and Maxwell

Allowing crowdfunding for certain small securities offerings.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2023 was substituted for House Bill No. 2023 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2023 was read the second time.

With the consent of the house, amendments (638), (670) and (647) were withdrawn.

Representative Hudgins moved the adoption of amendment (671):

Strike everything after the enacting clause and insert the following:

"NEW SECTION.  Sec. 1. This act may be known and cited as the Washington jobs act of 2014.

NEW SECTION.  Sec. 2. The legislature finds that start-up companies play a critical role in creating new jobs and revenues. Crowdfunding, or raising money through small contributions from a large number of investors, allows smaller enterprises to access the capital they need to get new businesses off the ground. The legislature further finds that the costs of state securities registration often outweigh the benefits to Washington start-ups seeking to make small securities offerings and that the use of crowdfunding for business financing in Washington is significantly restricted by state securities laws. Helping new businesses access equity crowdfunding within certain boundaries will democratize venture capital and facilitate investment by Washington residents in Washington start-ups while protecting consumers and investors. For these reasons, the legislature intends to provide Washington businesses and investors the opportunity to benefit from equity crowdfunding."

NEW SECTION.  Sec. 3. A new section is added to chapter 21.20 RCW to read as follows:

(1) Any offer or sale of a security is exempt from RCW 21.20.040 through 21.20.327, except as expressly provided, if:
   (a) The offering is first declared exempt by the director after:
       (i) The issuer files the offering with the director; or
       (ii) A portal working in collaboration with the director files the offering with the director on behalf of the issuer under section 4 of this act;

   (b) The offering is conducted in accordance with the requirements of section 3(a)(11) of the securities act of 1933 and securities and exchange commission rule 147, 17 C.F.R. Sec. 230.147;
   (c) The issuer is an entity organized and doing business in the state of Washington;
   (d) Each investor provides evidence or certification of residency in the state of Washington at the time of purchase;
   (e) The offering is conducted in accordance with the requirements of section 3(a)(11) of the securities act of 1933 and securities and exchange commission rule 147, 17 C.F.R. Sec. 230.147;

(2) Attempted compliance with the exemption provided by this section does not act as an exclusive election. The issuer may claim
   (a) Executive officer and director compensation, including specifically the cash compensation earned by the executive officers and directors since the previous report and on an annual basis, and any bonuses or other compensation, including stock options or other
rights to receive equity securities of the issuer or any affiliate of the issuer, received by them;
(b) A brief analysis by management of the issuer of the business operations and financial condition of the issuer;
(c) A summary of the employment positions created in Washington, not to include names of employees, since and attributable to receiving funding under this section. The summary must include:
   (i) The number of employment positions;
   (ii) The number of employment positions according to the following wage bands: Less than thirty thousand dollars; thirty thousand dollars or greater, but less than sixty thousand dollars; and sixty thousand dollars or greater;
   (iii) The nature of benefits, including medical, dental, and retirement benefits, provided to a majority of the employment positions; and
(d) For an issuer receiving public benefits or resources such as tax incentives, a description of the public resources received.
(4) Securities issued under the exemption provided by this section may not be transferred by the purchaser during a one-year period beginning on the date of purchase, unless the securities are transferred:
   (a) To the issuer of the securities;
   (b) To an accredited investor;
   (c) As part of a registered offering; or
   (d) To a member of the family of the purchaser or the equivalent, or in connection with the death or divorce or other similar circumstances, in the discretion of the director.

NEW SECTION. Sec. 4. A new section is added to chapter 21.20 RCW to read as follows:
(1) Only an economic development organization may work in collaboration with the director to act as a portal under this chapter. For the purposes of this section, "economic development organization" means any local associate development organization, as defined in RCW 43.330.010, or port district.
(2) An economic development organization shall require, at a minimum, the following information from an applicant for exemption prior to offering services to the applicant or forwarding the applicant's materials to the director:
   (a) A description of the issuer, including type of entity, location, and business plan, if any;
   (b) The applicant's intended use of proceeds from an offering under this act;
   (c) Identities of officers, directors, managing members, and ten percent beneficial owners, as applicable;
   (d) A description of any outstanding securities; and
   (e) A description of any litigation or legal proceedings involving the applicant, its officers, directors, managing members, or ten percent beneficial owners, as applicable.
(3) Upon receipt of the information described in subsection (2) of this section, the economic development organization may offer services to the applicant that the economic development organization deems appropriate or necessary to meet the criteria for exemption under sections 3 and 5 of this act. Such services may include assistance with development of a business plan, referral to legal services, and other technical assistance in preparation for a public securities offering.
(4) The economic development organization shall forward the materials necessary for the applicant to qualify for exemption to the director for filing when the economic development organization is satisfied that the applicant has assembled the necessary information and materials to meet the criteria for exemption under sections 3 and 5 of this act.
(5) The economic development organization shall work in collaboration with the director for the purposes of executing the offering upon filing with the director.

NEW SECTION. Sec. 5. A new section is added to chapter 21.20 RCW to read as follows:
The director may adopt rules to implement sections 2 and 3 of this act subject to RCW 21.20.450 including, but not limited to:
(1) Adopting rules for filing with the director under sections 3 and 4 of this act by October 1, 2014;
(2) Establishing filing and transaction fees sufficient to cover the costs of administering this section and sections 2 through 4 of this act by January 1, 2015; and
(3) Adopting any other rules to implement sections 3 and 4 of this act by April 1, 2015.

The director shall take steps and adopt rules to implement this section by the dates specified in this section.

Sec. 6. RCW 42.56.270 and 2013 c 305 s 14 are each amended to read as follows:
The following financial, commercial, and proprietary information is exempt from disclosure under this chapter:
(1) Valuable formulae, designs, drawings, computer source code or object code, and research data obtained by any agency within five years of the request for disclosure when disclosure would produce private gain and public loss;
(2) Financial information supplied by or on behalf of a person, firm, or corporation for the purpose of qualifying to submit a bid or proposal for (a) a ferry system construction or repair contract as required by RCW 47.60.680 through 47.60.750 or (b) highway construction or improvement as required by RCW 47.28.070;
(3) Financial and commercial information and records supplied by private persons pertaining to export services provided under chapters 43.163 and 53.31 RCW, and by persons pertaining to export projects under RCW 43.23.035;
(4) Financial and commercial information and records supplied by businesses or individuals during application for loans or program services provided by chapters 43.325, 43.163, 43.160, 43.330, and 43.168 RCW, or during application for economic development loans or program services provided by any local agency;
(5) Financial information, business plans, examination reports, and any information produced or obtained in evaluating or examining a business and industrial development corporation organized or seeking certification under chapter 31.24 RCW;
(6) Financial and commercial information supplied to the state investment board by any person when the information relates to the investment of public trust or retirement funds and when disclosure would result in loss to such funds or in private loss to the providers of this information;
(7) Financial and valuable trade information under RCW 51.36.120;
(8) Financial, commercial, operations, and technical and research information and data submitted to or obtained by the clean Washington center in applications for, or delivery of, program services under chapter 70.95H RCW;
(9) Financial and commercial information requested by the public stadium authority from any person or organization that leases or uses the stadium and exhibition center as defined in RCW 36.102.010;
(10)(a) Financial information, including but not limited to account numbers and values, and other identification numbers supplied by or on behalf of a person, firm, corporation, limited liability company, partnership, or other entity related to an application for a horse racing license submitted pursuant to RCW 67.16.260(1)(b), liquor license, gambling license, or lottery retail license;
(b) Internal control documents, independent auditors' reports and financial statements, and supporting documents: (i) Of house-banked social card game licensees required by the gambling commission pursuant to rules adopted under chapter 9.46 RCW; or (ii) submitted by tribes with an approved tribal/state compact for class III gaming;
(11) Proprietary data, trade secrets, or other information that relates to: (a) A vendor's unique methods of conducting business; (b) data unique to the product or services of the vendor; or (c) determining prices or rates to be charged for services, submitted by any vendor to the department of social and health services for purposes of the development, acquisition, or implementation of state purchased health care as defined in RCW 41.05.011;

(12)(a) When supplied to and in the records of the department of commerce:

(i) Financial and proprietary information collected from any person and provided to the department of commerce pursuant to RCW 43.330.050(8); and

(ii) Financial or proprietary information collected from any person and provided to the department of commerce or the office of the governor in connection with the siting, recruitment, expansion, retention, or relocation of that person's business and until a siting decision is made, identifying information of any person supplying information under this subsection and the locations being considered for siting, relocation, or expansion of a business;

(b) When developed by the department of commerce based on information as described in (a)(i) of this subsection, any work product is not exempt from disclosure;

(c) For the purposes of this subsection, "siting decision" means the decision to acquire or not to acquire a site;

(d) If there is no written contact for a period of sixty days to the department of commerce from a person connected with siting, recruitment, expansion, retention, or relocation of that person's business, information described in (a)(ii) of this subsection will be available to the public under this chapter; (13) Financial and proprietary information submitted to or obtained by the department of ecology or the authority created under chapter 70.95N RCW to implement chapter 70.95N RCW;

(14) Financial, commercial, operations, and technical and research information and data submitted to or obtained by the life sciences discovery fund authority in applications for, or delivery of, grants under chapter 43.350 RCW, to the extent that such information, if revealed, would reasonably be expected to result in private loss to the providers of this information;

(15) Financial and commercial information provided as evidence to the department of licensing as required by RCW 19.112.110 or 19.112.120, except information disclosed in aggregate form that does not permit the identification of information related to individual fuel licensees;

(16) Any production records, mineral assessments, and trade secrets submitted by a permit holder, mine operator, or landowner to the department of natural resources under RCW 78.44.085;

(17)(a) Farm plans developed by conservation districts, unless permission to release the farm plan is granted by the landowner or operator who requested the plan, or the farm plan is used for the application or issuance of a permit;

(b) Farm plans developed under chapter 90.48 RCW and not under the federal clean water act, 33 U.S.C. Sec. 1251 et seq., are subject to RCW 42.56.610 and 90.64.190;

(18) Financial, commercial, operations, and technical and research information and data submitted to or obtained by a health sciences and services authority in applications for, or delivery of, grants under RCW 35.104.010 through 35.104.060, to the extent that such information, if revealed, would reasonably be expected to result in private loss to providers of this information;

(19) Information gathered under chapter 19.85 RCW or RCW 34.05.328 that can be identified to a particular business;

(20) Financial and commercial information submitted to or obtained by the University of Washington, other than information the university is required to disclose under RCW 28B.20.150, when the information relates to investments in private funds, to the extent that such information, if revealed, would reasonably be expected to result in loss to the University of Washington consolidated endowment fund or to result in private loss to the providers of this information;

(21) Financial, commercial, operations, and technical and research information and data submitted to or obtained by innovative Washington in applications for, or delivery of, grants and loans under chapter 43.333 RCW, to the extent that such information, if revealed, would reasonably be expected to result in private loss to the providers of this information; (22) Market share data submitted by a manufacturer under RCW 70.95N.190(4);

(23) Financial information supplied to the department of financial institutions or to a portal under section 4 of this act, when filed by or on behalf of an issuer of securities for the purpose of obtaining the exemption from state securities registration for small securities offerings provided under section 3 of this act or when filed by or on behalf of an investor for the purpose of purchasing such securities.

Correct the title.

Representatives Hudgins and Parker spoke in favor of the adoption of the amendment.

Amendment (671) was adopted.

The bill was ordered engrossed.

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

Representatives Habib, Parker, Magendanz and Morris spoke in favor of the passage of the bill.

The Speaker (Representative Moeller) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2023.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2023, and the bill passed the House by the following vote: Yeas, 89; Nays, 9; Absent, 0; Excused, 0.


ENGROSSED SUBSTITUTE HOUSE BILL NO. 2023. having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2467, by Representatives Jinkins, Manweller, Cody, DeBolt, Green, Lias, Dunshee, Ryu, Tarleton, Goodman, Gregerson, Morrell, Kagi and Ormsby
Allowing dental benefits to be offered in the Washington state health benefit exchange separately or within a qualified health plan.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2467 was substituted for House Bill No. 2467 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2467 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 Jinkins spoke in favor of the passage of the bill.

Representative Schmick spoke against the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2467.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2467, and the bill passed the House by the following vote: Yeas, 85; Nays, 13; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2612, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1902, by Representatives Holy, Shea, Short, Clibborn, Schmick, Ormsby, Fagan, Crouse, Riccelli, Blake and Kristiansen

Creating intermittent-use trailer license plates.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1902 was substituted for House Bill No. 1902 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1902 was read the second time.

Representative Holy moved the adoption of amendment (655):

On page 2, beginning on line 21, after "section" strike all material through "future" on line 30 and insert "is subject to a traffic infraction of a maximum fine of one hundred and fifty dollars including all other applicable assessments and fees."

Representatives Holy and Fey spoke in favor of the adoption of the amendment.

Amendment (655) was adopted.

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

Representatives Holy and Fey spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 1902.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 1902, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


Voting nay: Representatives Hope, Klippert, Overstreet, Schmick, Shea and Taylor.

SUBSTITUTE HOUSE BILL NO. 2080, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote YEA on Substitute House Bill No. 2080.

Representative Hope, 44th District

SECOND READING

HOUSE BILL NO. 2372, by Representatives Klippert and Clibborn

Concerning monetary penalties for failing to register a vehicle.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2372 was substituted for House Bill No. 2372 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2372 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 Klippert and Fey spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2372.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2372, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


Voting nay: Representatives Hope, Klippert, Overstreet, Schmick, Shea and Taylor.

SUBSTITUTE HOUSE BILL NO. 2372, having received the necessary constitutional majority, was declared passed.

ENGROSSED HOUSE BILL NO. 2558, by Representatives Fey, Jinkins and Freeman

Disposing tax foreclosed property to cities for affordable housing purposes.

The bill was read the second time.

Representative Fey moved the adoption of amendment (669):

On page 2, line 9, after "for" strike "the principal amount of the unpaid taxes" and insert "no more than the amount of unpaid taxes, including any tax-deferral lien amounts, interest, penalties, and costs;" On page 2, beginning on line 22, after "payment" strike everything through "property" on line 28 and insert "for any period that the city owns the property."

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

Representative Holy spoke against the adoption of the amendment.

Amendment (669) was adopted.

The bill was ordered engrossed.

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

Representative Fey spoke in favor of the passage of the bill.

Representative Holy spoke against the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2558.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2558, and the bill passed the House by the following vote: Yeas, 56; Nays, 42; Absent, 0; Excused, 0.


ENGROSSED HOUSE BILL NO. 2558, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2331, by Representatives Sells, Ormsby, Moscuro, Moeller, Ryu, Reykdal and Pollet

Concerning certified payroll records on public works projects.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2331 was substituted for House Bill No. 2331 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2331 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 Sells spoke in favor of the passage of the bill.

Representative Manweller spoke against the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2331.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2331, and the bill passed the House by the following vote: Yeas, 54; Nays, 44; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2331, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2723, by Representatives Gregerson, Rodne, Orwall, Jinkins, Robinson, Freeman, Takko, Farrell,
Bergquist, Riccelli, Fitzgibbon, Senn, Ryu, Morrell, Ortiz-Self, Clibborn, Kagi and Goodman

Modifying certain provisions governing foreclosures.

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 Gregerson, Rodne and Orwall spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of House Bill No. 2723.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2723, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


HOUSE BILL NO. 2723, having received the necessary constitutional majority, was declared passed.

POINT OF PERSONAL PRIVILEGE

Representative Orwall congratulated Representative Gregerson on the passage of her first bill through the House, and asked the Chamber to acknowledge her accomplishment.

HOUSE BILL NO. 2415, by Representatives Parker, Ormsby, Zeiger, Walsh, Holy, Christian, Lytton, Riccelli, Fagan, Kagi, Gregerson, Orwall and Santos

Creating a temporary homeless status certification.

Revised for 1st Substitute: Creating a pilot program to provide certification of homeless status for persons in need of an address for purposes of employment.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2415 was substituted for House Bill No. 2415 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2415 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 Parker and Appleton spoke in favor of the passage of the bill.

Representative Shea spoke against the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2415.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2415, and the bill passed the House by the following vote: Yeas, 90; Nays, 8; Absent, 0; Excused, 0.


Voting nay: Representatives Condotta, Overstreet, Rodne, Schmick, Scott, Shea, Taylor and Young.

SUBSTITUTE HOUSE BILL NO. 2415, having received the necessary constitutional majority, was declared passed.

There being no objection, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES

HB 2179 Prime Sponsor, Representative Morris: Regarding government surveillance conducted with extraordinary sensing devices. Reported by Committee on Appropriations Subcommittee on General Government & Information Technology

MAJORITY recommendation: The substitute bill by Committee on Technology & Economic Development be substituted therefor and the substitute bill do pass. Signed by Representatives Hudgins, Chair; Dunsee; Hunt, S.; Jinkins and Springer.

MINORITY recommendation: Do not pass. Signed by Representatives Parker, Ranking Minority Member; Buys; Christian and Taylor.

Referred to Committee on .

There being no objection, HOUSE BILL NO. 2179 was placed on the second reading calendar.

There being no objection, the House advanced to the eighth order of business.
There being no objection, the Committee on Appropriations was relieved of HOUSE BILL NO. 2582, and the bill was referred to the Committee on Rules.

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

SECOND READING

HOUSE BILL NO. 2519, by Representatives Senn, Walsh, Kagl, Hunter, Roberts, Tharinger, Haigh, Goodman and Freeman

Concerning early education for children involved in the child welfare system.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2519 was substituted for House Bill No. 2519 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2519 was read the second time.

Representative Senn moved the adoption of amendment (697):

On page 2, line 26, after "(6)" strike all material through "prior" and insert "Prior"

On page 2, at the beginning of line 32, strike all of subsection (b)

Representatives Senn, Walsh and Wilcox spoke in favor of the adoption of the amendment.

Amendment (697) was adopted.

The bill was ordered engrossed.

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

Representatives Senn and Walsh spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2519.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2519, and the bill passed the House by the following vote: Yeas, 90; Nays, 8; Absent, 0; Excused, 0.


Voting nay: Representatives Condotta, Klippert, Overstreet, Scott, Shea, Short, Taylor and Young.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2519, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote NAY on Engrossed Substitute House Bill No. 2519.

Representative Holy, 6th District

STATEMENT FOR THE JOURNAL

I intended to vote NAY on Engrossed Substitute House Bill No. 2519.

Representative Parker, 6th District

SECOND READING

POINT OF PERSONAL PRIVILEGE

Representative Bergquist congratulated Representative Senn on the passage of her first bill through the House, and asked the Chamber to acknowledge her accomplishment.

HOUSE BILL NO. 2061, by Representatives Harris, Cody and Hope

Clarifying the requirements for health plans offered outside of the exchange.

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 Harris and Cody spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of House Bill No. 2061.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2061, and the bill passed the House by the following vote: Yeas, 94; Nays, 4; Absent, 0; Excused, 0.

walkinshaw, Walsh, Warnick, Wilcox, Wylie, Young, Zeiger and Mr. Speaker.

Voting nay: Representatives Overstreet, Scott, Shea and Taylor.

HOUSE BILL NO. 2061, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2254, by Representatives Manweller, Sells and Johnson

Concerning telecommunications work experience for purposes of eligibility toward limited energy specialty electrician certification.

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 Manweller and Sells spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of House Bill No. 2254.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2254, and the bill passed the House by the following vote: Yea's, 98; Nays, 0; Absent, 0; Excused, 0.


HOUSE BILL NO. 2254, having received the necessary constitutional majority, was declared passed.

ENGROSSED HOUSE BILL NO. 2351, by Representatives Tarleton, Harris, Cody, Schmick, Walkinshaw, Riccelli, Ryu, Morrell, Roberts, Zeiger and Freeman

Concerning the practice of out-of-state health care professionals volunteering in Washington.

The bill was read the second time.

With the consent of the house, amendment (619) was withdrawn.

Representative Tarleton moved the adoption of amendment (637):

Strike everything after the enacting clause and insert the following:

NEW SECTION. Sec. 1. A new section is added to chapter 43.70 RCW to read as follows:

(1) Persons licensed as health care professionals in another state or territory of the United States or the District of Columbia, but not licensed by a disciplining authority specified in RCW 18.130.040, may practice in this state on a limited voluntary basis only as provided in this section.

(2) The volunteer health care professional's license must be for a profession substantially equivalent to a profession regulated by a disciplining authority listed in RCW 18.130.040.

(3) At least ten working days prior to the first day of volunteer practice, the volunteer health care professional must submit to the department an attestation that includes, but is not limited to, the following:

(a) A confirmation that the health care professional holds an active license to practice in any state or territory of the United States or the District of Columbia;

(b) A confirmation that the health care professional is not presently subject to any disciplinary action or investigation for criminal or professional misconduct in any jurisdiction;

(c) An acknowledgment that the health care professional understands he or she may perform only within the relevant professional scope of practice permitted under Washington law, or state of licensure, whichever is more restrictive;

(d) A confirmation that the health care professional has not volunteered in Washington for more than thirty days in the current calendar year;

(e) The contact information of the organization sponsoring the medical clinic or health care event, if any; and

(f) Anticipated volunteer practice dates.

(4) The attestation must be made on a form established by the secretary.

(5) Neither the volunteer health care professional nor the organization sponsoring a medical clinic or health care event, if any, may charge for any time or services performed in Washington. However, organizations sponsoring a medical clinic or health care event may pay or reimburse the volunteer health care professional for actual incurred travel costs.

(6) No health care professional permitted to practice in Washington under this section may volunteer more than thirty days in any calendar year.

(7) Any organization sponsoring a medical clinic or health care event using the services of any volunteer health care professional permitted to practice under this section must:

(a) Independently verify each requirement in subsection (3) of this section for each volunteer health care professional and retain proof of verification for two years after the last day of the medical clinic or health care event;

(b) Maintain the health care records of all patients evaluated or treated by a volunteer health care professional in compliance with chapter 70.02 RCW; and

(c) Ensure the health care records of all patients evaluated or treated by a volunteer health care professional are accessible to future health care professionals, if needed, in compliance with chapter 70.02 RCW.

(8) This section does not create any civil liability on the part of the state or any state agency, officer, employee, or agent.

(9) This section does not apply to the practice of health care professionals under chapter 38.10 or 38.52 RCW or under an agreement authorized by the United States congress for emergency management assistance."
Representatives Tarleton and Schmick spoke in favor of the adoption of the amendment.

Amendment (637) was adopted.

The bill was ordered engrossed.

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

Representatives Tarleton and Schmick spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2351.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2351, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


ENGROSSED HOUSE BILL NO. 2351, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2310, by Representatives Riccelli, Cody, Green, Van De Wege, Tharinger, Morrell, Johnson, Parker, Stonier, Reykdal, Jinkins and Kochmar

Concerning safety equipment for individual providers.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2310 was substituted for House Bill No. 2310 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2310 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 Riccelli and Schmick spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2310.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2310, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2310, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2410, by Representatives Riccelli, Hawkins, Stonier, Santos, Reykdal, Bergquist, Senn, Appleton, Ormsby, Parker, Walkinshaw, Robinson, Tharinger, Ryu, Morrell, Stanford, S. Hunt, Gregerson and Freeman

Creating a competitive equipment assistance grant program to enhance student nutrition in public schools.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2410 was substituted for House Bill No. 2410 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2410 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 Riccelli, DeBolt, Senn, Stonier and Hawkins spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2410.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2410, and the bill passed the House by the following vote: Yeas, 91; Nays, 7; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2410, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2492, by Representatives Rodne, Jinkins, Morrell and Tharinger

Concerning liability of health care providers responding to an emergency.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2492 was substituted for House Bill No. 2492 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2492 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 Rodne and Jinkins spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2492.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2492, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


Voting nay: Representatives Overstreet, Scott, Shea, Taylor and Young.

SUBSTITUTE HOUSE BILL NO. 2492, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2616, by Representatives Freeman, Walsh, Kagi, Roberts, Smith, Orwell, Tarleton and Pollet

Concerning parents with intellectual or developmental disabilities involved in dependency proceedings.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2616 was substituted for House Bill No. 2616 and the substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2616 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 Freeman and Walsh spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 2616.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 2616, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SECOND SUBSTITUTE HOUSE BILL NO. 2616, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2160, by Representatives Jinkins, Pollet, Appleton, S. Hunt, Buys, Haler, Warnick, Pettigrew, Manweller, Goodman, Clibborn, Santos, Harris and Kagi

Allowing physical therapists to perform spinal manipulation.

The bill was read the second time.

There being no objection, Engrossed Substitute House Bill No. 2160 was substituted for House Bill No. 2160 and the substitute bill was placed on the second reading calendar.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2160 was read the second time.

Representative Jinkins moved the adoption of amendment (661):
On page 1, line 9, after "therapist" strike ",," and insert "may perform spinal manipulation only after being issued a spinal manipulation endorsement by the secretary. The secretary, upon approval by the board, shall issue an endorsement to a physical therapist"

On page 1, beginning on line 11, after "week" strike all material through "providing" on line 12 and insert "and who provides"

On page 2, line 7, after "(A)" strike "Is authorized to perform spinal manipulation" and insert "Holds a spinal manipulation endorsement"

On page 2, line 25, after "therapist" strike "authorized to perform spinal manipulation" and insert "holding a spinal manipulation endorsement"

On page 2, line 30, after "therapist" strike "authorized to perform spinal manipulation" and insert "holding a spinal manipulation endorsement"

On page 3, line 1, after "therapist" strike "authorized to perform spinal manipulation" and insert "holding a spinal manipulation endorsement"

On page 3, line 22, after "therapist" strike ",," and insert "may perform spinal manipulation only after being issued a spinal manipulation endorsement by the secretary. The secretary, upon approval by the board, shall issue an endorsement to a physical therapist"

On page 3, beginning on line 24, after "week" strike all material through "providing" on line 25 and insert "and who provides"

On page 4, line 1, after "(A)" strike "Is authorized to perform spinal manipulation" and insert "Holds a spinal manipulation endorsement"

On page 4, line 19, after "therapist" strike "authorized to perform spinal manipulation" and insert "holding a spinal manipulation endorsement"

On page 4, line 24, after "therapist" strike "authorized to perform spinal manipulation" and insert "holding a spinal manipulation endorsement"

On page 4, line 33, after "therapist" strike "authorized to perform spinal manipulation" and insert "holding a spinal manipulation endorsement"

Representatives Jinkins and Schmick spoke in favor of the adoption of the amendment.

Amendment (661) was adopted.

The bill was ordered engrossed.

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

Representatives Jinkins, Schmick and Cody spoke in favor of the passage of the bill.

Representative Pike spoke against the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2160.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2160, and the bill passed the House by the following vote: Yeas, 92; Nays, 6; Absent, 0; Excused, 0.


Voting nay: Representatives DeBolt, Hope, Orcutt, Pike, Scott and Young.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2160, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2329, by Representatives Riccelli, Short, Hudgins, Cody, Stanford, Walkinshaw, Bergquist, Farrell, Jinkins, S. Hunt, Green, Tharinger, Morrell, Van De Wege, Clibborn, Harris, Tarleton, Vick, Moeller, Kagi, Roberts, Senn and Pollet

Creating the breastfeeding-friendly Washington designation.

The bill was read the second time.

With the consent of the house, amendments (692) and (614) were withdrawn.

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

Representatives Riccelli, Short, Cody and Stonier spoke in favor of the passage of the bill.

Representatives Schmick, Smith and Scott spoke against the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of House Bill No. 2329.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2329, and the bill passed the House by the following vote: Yeas, 85; Nays, 13; Absent, 0; Excused, 0.


HOUSE BILL NO. 2329, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2544, by Representatives Riccelli, Holy, Bergquist, Ormsby, Manweller, Christian, Green, Pettigrew and Kretz

Concerning newborn screening.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2544 was substituted for House Bill No. 2544 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2544 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 Riccelli, Schmick and Holy spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2544.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2544, and the bill passed the House by the following vote: Yeas, 93; Nays, 5; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2537, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2537, by Representatives Robinson, Appleton, Jinkins, Stanford, Riccelli, Pollet and Santos

Concerning tenant screening.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2537 was substituted for House Bill No. 2537 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2537 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 Robinson and Hansen spoke in favor of the passage of the bill.

Representatives Rodne, Christian, Wylie and Shea spoke against the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2537.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2537, and the bill passed the House by the following vote: Yeas, 53; Nays, 45; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2537, having received the necessary constitutional majority, was declared passed.


Restricting the practice of sexual orientation change efforts.

The bill was read the second time.

There being no objection, Engrossed Substitute House Bill No. 2451 was substituted for House Bill No. 2451 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2451 was read the second time.

With the consent of the house, amendment (659) was withdrawn.
Representative Shea moved the adoption of amendment (704):

On page 1, beginning on line 8, after "eighteen." strike all material through "eighteen." on line 15 and insert "Licensed health care providers may discuss sexual orientation change efforts with patients under the age of eighteen, provided that such discussions do not constitute the performance of sexual orientation change efforts."

On page 1, beginning on line 18, after "minors" strike all material through "youth."

On page 2, line 2, after "efforts" insert ", while maintaining a patient-driven process"

On page 2, after line 2, insert the following:

NEW SECTION. Sec. 2. This act may not be construed to apply to:

1. Speech that does not constitute performing sexual orientation change efforts by licensed health care providers on patients under age eighteen;
2. Religious practices or counseling under the auspices of a religious denomination, church, or organization that do not constitute performing sexual orientation change efforts by licensed health care providers on patients under age eighteen; and
3. Non-licensed counselors acting under the auspices of a religious denomination or church."

Renumber the remaining sections consecutively and correct any internal references accordingly.

On page 3, beginning on line 3, after "sex." strike all material through "therapy." on line 4

Correct the title.

Representatives Shea and Cody spoke in favor of the adoption of the amendment.

Amendment (704) was adopted.

The bill was ordered engrossed.

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

Representatives Jinkins, DeBolt and Walsh spoke in favor of the passage of the bill.

Representative Klippert spoke against the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2451.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2451, and the bill passed the House by the following vote: Yeas, 94; Nays, 4; Absent, 0; Excused, 0.


Voting nay: Representatives Hargrove, Klippert, Overstreet and Scott.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2451, having received the necessary constitutional majority, was declared passed.

The Speaker (Representative Moeller presiding) called upon Representative Orwall to preside.

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

There being no objection, the Committee on Appropriations was relieved of SENATE BILL NO. 6523, and the bill was referred to the Committee on Rules.

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

SECOND READING


Concerning a surcharge for local homeless housing and assistance.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2368 was substituted for House Bill No. 2368 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2368 was read the second time.

Representative Sawyer moved the adoption of amendment (710):

On page 2, beginning on line 21, after "program." strike "The remaining eighty-seven and one-half percent is to be used by the department to" and insert "Of the remaining eighty-seven and one-half percent, at least forty-five percent must be set aside for the use of private rental housing payments, and the remainder is to be used by the department to"

On page 3, after line 15, insert the following:

Sec. 2. RCW 43.185C.060 and 2007 c 427 s 6 are each amended to read as follows:

The home security fund account is created in the state treasury, subject to appropriation. The state's portion of the surcharge established in RCW 36.22.179 and 36.22.1791 must be deposited in the account. Expenditures from the account may be used only for homeless housing programs as described in this chapter. If the department fails to comply with the reporting requirements of RCW 43.185C.240, the department is prohibited from expending funds under RCW 36.22.179, and the office of financial management may not allot such funds until it determines the reporting requirements are met."

Second Reading
Representatives Sawyer and Walsh spoke in favor of the adoption of the amendment.

Amendment (710) was adopted.

The bill was ordered engrossed.

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

Representatives Sawyer and Walsh spoke in favor of the passage of the bill.

Representative Orcutt spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2368.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2368, and the bill passed the House by the following vote: Yeas, 62; Nays, 36; Absent, 0; Excused, 0.


There being no objection, Substitute House Bill No. 2368 was substituted for House Bill No. 2135 and the substitute bill was placed on the second reading calendar.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2135.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2135, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


SUBSTITUTE HOUSE BILL NO. 2135, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1286, by Representatives Sawyer, Dahlquist, Clibborn, Jinkins, Ryu, Zeiger, Tharinger, Santos and Pollet

Authorizing the sale or exchange of unused department of transportation lands to federally recognized Indian tribes.

The bill was read the second time.

Representative Shea moved the adoption of amendment (646):

On page 1, at the beginning of line 7, insert "(1)"

On page 1, line 9, after "tribe" insert "unless the land is subject to sale under subsection (2) of this section"

On page 2, after line 3, insert the following:

"(2)(a) Prior to the department's transfer or conveyance of any real property or any interest in real property that was acquired through condemnation within the previous ten years, the department must give the former owner a right of repurchase as described in (b) of this subsection. For the purposes of this subsection, "former owner" means the person from whom or entity from which the department acquired title.

(b) At least ninety days prior to the date on which the property is intended to be sold by the department, the department must mail notice of the planned sale to the former owner of the property at the former owner's last known address or to a forwarding address if that address is no longer known. If the former owner does not provide the department with a forwarding address, the notice must be mailed to the property address. The notice must provide the former owner with an opportunity to purchase the property at fair market value. If the former owner does not purchase the property, the department must proceed with the sale of the property to other owners. If the former owner does..."
not provide timely written notice to the department of the intent to exercise a right of repurchase, or if the sale to the former owner is not completed within six months of the date of notice that the former owner intends to repurchase the property, the right of repurchase is extinguished.”

Representatives Shea and Orcutt spoke in favor of the adoption of the amendment.

Representative Sawyer spoke against the adoption of the amendment.

Amendment (646) was not adopted.

Representative Dahlquist moved the adoption of amendment (698):

On page 1, at the beginning of line 7, insert "(L)"

On page 1, line 9, after "tribe" insert "after first providing the notice and opportunity for the land to be purchased as required by subsection (2) of this section”

On page 2, after line 3, insert the following:

"(2) If required by subsection (1) of this section, before transferring or conveyance pursuant to this section that has been or is currently permitted under chapter 78.44 RCW, the secretary must first provide:

(a) Notice of the planned transfer or conveyance in writing to any person or entity in the county who holds a permit issued under chapter 78.44 RCW; and

(b) An opportunity for any such person or entity to purchase the land for fair market value. If no such person or entity notifies the secretary within 60 days of receiving the notice required by subsection (a) of this section, the secretary may complete the transfer or conveyance pursuant to subsection (1) of this section.”

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

Representative Sawyer spoke against the adoption of the amendment.

Division was demanded and the demand was sustained. The Speaker (Representative Orwall presiding) divided the House. The result was 43 - YEAS; 55 - NAYS.

Amendment (698) was not adopted.

Representative Orcutt moved the adoption of amendment (658):

On page 1, line 9, after "tribe" insert "if the land to be transferred or conveyed abuts land owned by the tribe or owned by the federal government and held in trust for the tribe”

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

Representative Sawyer spoke against the adoption of the amendment.

Amendment (658) 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 Sawyer, Dahlquist and Sawyer (again) spoke in favor of the passage of the bill.

Representative Orcutt spoke against the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of House Bill No. 1286.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1286, and the bill passed the House by the following vote: Yeas, 62; Nays, 36; Absent, 0; Excused, 0.


HOUSE BILL NO. 1286, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2333, by Representatives Ryu, Sells, Moscoso, Seaquist, S. Hunt, Green, Stanford, Appleton, Reykdal, Fitzgibbon, Habib, Bergquist, Goodman, Farrell, Ormsby, Pollet and Walkinshaw

Concerning the employee antiretaliation act.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2333 was substituted for House Bill No. 2333 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2333 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 Ryu, Pollet and Reykdal spoke in favor of the passage of the bill.

Representatives Manweller, Condotta, Wilcox, Buys, Rodne, Pike, Harris, MacEwen, Klippert, Vick, Nealey, Shea, Orcutt, G. Hunt, Scott and Young spoke against the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 2333.
ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 2333, and the bill passed the House by the following vote: Yeas, 53; Nays, 45; Absent, 0; Excused, 0.


Excused: Representative Green.

HOUSE BILL NO. 2099, having received the necessary constitutional majority, was declared passed.

POINT OF PERSONAL PRIVILEGE

Representative Wilcox congratulated Representative Vick on the passage of his first bill through the House, and asked the Chamber to acknowledge his accomplishment.

HOUSE BILL NO. 2456, by Representatives Gregerson, Freeman, Tarleton, Orwall, Sells, Ryu, Appleton, Van De Wege, Goodman, Morrell and Muri

Correcting the expiration date of a definition of firefighter.

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 Gregerson and Hope spoke in favor of the passage of the bill.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2456.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2099, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


SECOND SUBSTITUTE HOUSE BILL NO. 2333, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2099, by Representatives Vick, Blake, Buys, Van De Wege, Orcutt, Haler, Ross and Fagan

Extending the expiration date for reporting requirements on timber purchases.

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 Vick, Blake, Wilcox, Stonier and Riccelli spoke in favor of the passage of the bill.

MOTION

On motion of Representative Van De Wege, Representative Green was excused.

The Speaker (Representative Orwall presiding) stated the question before the House to be the final passage of House Bill No. 2099.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2099, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Green.

HOUSE BILL NO. 2456, having received the necessary constitutional majority, was declared passed.

The Speaker (Representative Orwall presiding) called upon Representative Ormsby to preside.

There being no objection, the rules were suspended, the second reading considered the eighth order of business.

There being no objection, HOUSE BILL NO. 2698 was removed from the suspension calendar and was placed on the second reading calendar.
THIRTY SECOND DAY, FEBRUARY 13, 2014

The Speaker (Representative Ormsby presiding) called upon Representative Moeller to preside.

MESSAGES FROM THE SENATE

February 13, 2014

MR. SPEAKER:

The Senate has passed:

SENATE BILL NO. 5633
SECOND SUBSTITUTE SENATE BILL NO. 5973
SENATE BILL NO. 5979
SENATE BILL NO. 6022
SUBSTITUTE SENATE BILL NO. 6058
SECOND SUBSTITUTE SENATE BILL NO. 6062
SUBSTITUTE SENATE BILL NO. 6095
SENATE BILL NO. 6128
SECOND SUBSTITUTE SENATE BILL NO. 6207
SUBSTITUTE SENATE BILL NO. 6280
SUBSTITUTE SENATE BILL NO. 6290
ENGROSSED SUBSTITUTE SENATE BILL NO. 6297
SENATE BILL NO. 6321
SUBSTITUTE SENATE BILL NO. 6387
SUBSTITUTE SENATE BILL NO. 6442

and the same are herewith transmitted.

Hunter G. Goodman, Secretary

February 13, 2014

MR. SPEAKER:

The Senate has passed:

SUBSTITUTE SENATE BILL NO. 6046
SUBSTITUTE SENATE BILL NO. 6216
SENATE BILL NO. 6299

and the same are herewith transmitted.

Hunter G. Goodman, Secretary

February 13, 2014

There being no objection, the House reverted to the seventh order of business.

THIRD READING

HOUSE BILL NO. 1892, by Representatives Reykdal, S. Hunt, Liias, Ryu and Fey.

Modifying certain provisions regarding transportation benefit districts.

The bill was read the third time.

Representative Reykdal spoke in favor of the passage of the bill.

Representative Orcutt spoke against the passage of the bill.

MOTIONS

On motion of Representative Van De Wege, Representative Orwall was excused. On motion of Representative Harris, Representative Walsh was excused.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of House Bill No. 1892.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1892, and the bill passed the House by the following vote: Yeas, 55; Nays, 41; Absent, 0; Excused, 2.


Excused: Representatives Orwall and Walsh.

HOUSE BILL NO. 1892, having received the necessary constitutional majority, was declared passed.

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

THIRD READING

SUBSTITUTE HOUSE BILL NO. 1654, by Representatives Riccelli, Ormsby, Fitzgibbon, Tarleton, Van De Wege and Ryu

Establishing a regional fire protection service authority within the boundaries of a single city.

There being no objection, the rules were suspended, and SUBSTITUTE HOUSE BILL NO. 1654 was returned to second reading for the purpose of amendment.

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

SECOND READING

The bill was read the second time.

Representative Riccelli moved the adoption of amendment (608):

On page 4, beginning on line 34, after "standards" strike all material through "improve" on page 5, line 14 and insert "and reasonable levels of service which must be published by the authority. Following the preliminary conclusion by the authority that the existing private ambulance service is inadequate, and before establishing an ambulance service or issuing a call for bids, the authority shall allow a minimum of sixty days for the private ambulance service to meet the generally accepted medical standards and accepted levels of service. In the event of a second preliminary conclusion of inadequacy within a twenty-four-month period, the authority may immediately issue a call for bids or establish its own ambulance service and is not required to afford the private ambulance service."
service another sixty-day period to meet the generally accepted medical standards and reasonable levels of"

Representatives Riccelli and Overstreet spoke in favor of the adoption of the amendment.

Amendment (608) was adopted.

The bill was ordered engrossed.

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

Representatives Riccelli and Overstreet spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 1654.

**ROLL CALL**

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1654, and the bill passed the House by the following vote: Yeas, 71; Nays, 25; Absent, 0; Excused, 2.


Excused: Representatives Orwall and Walsh.

SUBSTITUTE HOUSE BILL NO. 1298, having received the necessary constitutional majority, was declared passed.

**ENGROSSED HOUSE BILL NO. 1367, by Representatives Kirby, Jinkins, Crouse, Green, Fey, Sawyer, Kochmar, Fitzgibbon and Pollet**

Authorizing assessments for nuisance abatement in cities and towns.

The bill was read the second time.

Representative Takko moved the adoption of amendment (707):

Strike everything after the enacting clause and insert the following:

NEW SECTION. Sec. 1. A new section is added to chapter 35.21 RCW to read as follows:

(1) A city or town that exercises its authority under chapter 7.48 RCW, RCW 35.22.280, 35.23.440, or 35.27.410, or other applicable law to abate a nuisance must provide prior notice to the property owner that abatement is pending and a special assessment may be levied on the property for the expense of abatement. The notice must be sent by regular mail.

(2) A city or town that exercises its authority under chapter 7.48 RCW, RCW 35.22.280, 35.23.440, or 35.27.410, or other applicable law to declare a nuisance, abate a nuisance, or impose fines or costs upon persons who create, continue, or maintain a nuisance may levy a special assessment on the land or premises where the nuisance is situated to reimburse the city or town for the expense of abatement. The notice must be sent by regular mail.

(3) The special assessment authorized by this section constitutes a lien against the property and is of equal rank with state, county, and municipal taxes.

NEW SECTION. Sec. 2. A new section is added to chapter 35A.21 RCW to read as follows:
(1) A city that exercises its authority under chapter 7.48 RCW or other applicable law to abate a nuisance must provide prior notice to the property owner that abatement is pending and a special assessment may be levied on the property for the expense of abatement. The notice must be sent by regular mail.

(2) A city that exercises its authority under chapter 7.48 RCW or other applicable law to declare a nuisance, abate a nuisance, or impose fines or costs upon persons who create, continue, or maintain a nuisance may levy a special assessment on the land or premises where the nuisance is situated to reimburse the city for the expense of abatement. A city must, before levying a special assessment, notify the property owner and any identifiable mortgage holder that a special assessment will be levied on the property and the amount of the special assessment. The notice must be sent by regular mail.

(3) The special assessment authorized by this section constitutes a lien against the property and is of equal rank with state, county, and municipal taxes.”

Correct the title.

Representatives Takko and Overstreet spoke in favor of the adoption of the amendment.

Amendment (707) was adopted.

The bill was ordered engrossed.

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

Representative Kirby spoke in favor of the passage of the bill.

Representatives Overstreet, Christian and DeBolt spoke against the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 1367.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 1367, and the bill passed the House by the following vote: Yeas, 62; Nays, 35; Absent, 0; Excused, 1.


Excused: Representative Orwall.

ENGROSSED HOUSE BILL NO. 1367, having received the necessary constitutional majority, was declared passed.
With the consent of the house, amendment (640) was withdrawn.

Representative Orcutt moved the adoption of amendment (699):

On page 2, line 3, after "(iii)" insert "(A)"

On page 2, beginning on line 5, after "requested." strike all material through "infractions" on line 8 and insert the following:

"(B) The notice of infraction form to be used for violations under this subsection must be approved by the administrative office of the courts in the same manner as for parking, standing, and stopping infractions"

Representatives Orcutt and Clibborn spoke in favor of the adoption of the amendment.

Amendment (699) was adopted.

The bill was ordered engrossed.

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

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

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2111.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2111, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Orwall.

SUBSTITUTE HOUSE BILL NO. 2111, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2246, by Representatives S. Hunt, Fitzgibbon, Hudgins, Morris, Ryu, Roberts, Bergquist, Goodman and Pollet

Regarding financing for stewardship of mercury-containing lights.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2246 was substituted for House Bill No. 2246 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2126 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 Lytton and Buys spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2126.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2126, and the bill passed the House by the following vote: Yeas, 78; Nays, 19; Absent, 0; Excused, 1.


Excused: Representative Orwall.

SUBSTITUTE HOUSE BILL NO. 2126, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2246, by Representatives S. Hunt, Fitzgibbon, Hudgins, Morris, Ryu, Roberts, Bergquist, Goodman and Pollet

Regarding financing for stewardship of mercury-containing lights.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2246 was substituted for House Bill No. 2246 and the substitute bill was placed on the second reading calendar.

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

SUBSTITUTE HOUSE BILL NO. 2246 was read the second time.

Representative Short moved the adoption of amendment (688):
On page 12, line 14, after "equivalent to" insert "up to"
On page 12, line 15, after "costs," insert "The annual payment to the department for their administration and enforcement costs may not exceed ten percent of the annual overall costs of the stewardship program."
On page 14, after line 15, insert the following:
"NEW SECTION. Sec. 9. (1) By November 1, 2016, the department of ecology must report to the appropriate committees of the legislature on the status of the mercury light products stewardship program. The report must include an analysis of whether the stewardship program is collecting mercury-containing lights at the least possible cost to the consumer, taking into account the information contained in the annual reports submitted by the stewardship organization pursuant to RCW 70.275.040(5).
(2) This section expires June 1, 2017."

Representative Short spoke in favor of the adoption of the amendment.
Representative Fitzgibbon spoke against the adoption of the amendment.
Amendment (688) was not adopted.
Representative S. Hunt moved the adoption of amendment (677):
On page 14, beginning on line 22, strike all of section 11 Correct the title.
Representative S. Hunt spoke in favor of the adoption of the amendment.
Amendment (677) was adopted.
The bill was ordered engrossed.
There being no objection, the rules were suspended, the second reading considered the third and the bill was placed on final passage.
Representatives S. Hunt, Kagi and S. Hunt (again) spoke in favor of the passage of the bill.
Representatives Short, Buys, Harris and Rodne spoke against the passage of the bill.
The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2246.

ROLL CALL
The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2246, and the bill passed the House by the following vote: Yeas, 56; Nays, 41; Absent, 0; Excused, 1.
Excused: Representative Orwall.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2246, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2306, by Representatives Lytton, Morris and Blake

Concerning current use valuation for farm and agricultural land.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2306 was substituted for House Bill No. 2306 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2306 was read the second time.

Representative Lytton moved the adoption of amendment (700):
Strike everything after the enacting clause and insert the following:
"NEW SECTION. Sec. 2. (1) The department of revenue, in consultation with the stakeholder group described in subsection (3) of this section, must conduct a study and prepare a report to the legislature, by December 31, 2014, as provided in this section. The primary objectives of the study are to evaluate and make recommendations on improving the current use program for farm and agricultural lands, with an emphasis on the viability of small farms. The department's report must specifically include recommendations to update program eligibility requirements, recommendations to modify the program based on current farming practices, and
recommendations to allow small farm home sites to qualify for current use valuation. The department must develop its recommendations consistent with the following goals:

(a) To promote current use assessment practices in accord with the legislature's intent in RCW 84.34.010, which is to maintain, preserve, conserve, and otherwise continue in existence adequate open space lands for the production of food, fiber, and forest crops;

(b) To ensure the current use farm and agricultural program for small farm operations benefits these bona fide small farm operations without subsidizing unintended parties;

(c) To ensure the current use farm and agricultural program is consistent with current farming practices;

(d) To ensure that the current income thresholds for the current use farm and agricultural program are consistent with the current farm sector income and finances.

(2) The report must include proposed draft legislation to accomplish the department's recommendation. The report may also include an evaluation of the economic impact of farming and agricultural production on the state's overall economy, with particular focus on small scale agricultural production using a food and agriculture hub approach.

(3) In preparing the report, the department must consult with an agricultural current use stakeholder group, which may include the state conservation commission, the office of farmland preservation, representatives of statewide farm associations, the Washington State University cooperative extension program, small and large farm advocates, county officials including county assessors and county commissioners, other academic institutions, and the agriculture and fiscal committees of the legislature.

(4) Nonpartisan legislative staff on the appropriate fiscal committees must provide assistance in researching and compiling data used in the preparation of the report."

Correct the title.

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

Amendment (700) was adopted.

The bill was ordered engrossed.

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

Representatives Lytton and Nealey spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2306.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2306, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Orwall.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2306, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2365, by Representatives Bergquist, Dahlquist, Santos, Stonier, Haigh, Ryu, Reykdal, Fey, Orwall, Gregerson, Freeman and Pollet

Concerning paraeducator development.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2365 was substituted for House Bill No. 2365 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2365 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 Bergquist, Dahlquist, Johnson, Stonier and Hawkins spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2365.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2365, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Orwall.

SUBSTITUTE HOUSE BILL NO. 2365, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2407, by Representatives Ormsby, Sullivan and Chandler

Correcting restrictions on collecting a pension in the public employees' retirement system for retirees returning to work in
an ineligible position or a position covered by a different state retirement system.

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 Ormsby and Ross spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of House Bill No. 2407.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2407, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Orwall.

HOUSE BILL NO. 2407, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2408, by Representatives Ormsby, Chandler, Sullivan and Haler

Removing the statutory provision that allows members of plan 3 of the public employees' retirement system, school employees' retirement system, and teachers' retirement system to select a new contribution rate option each year.

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 Ormsby and Ross spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of House Bill No. 2408.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2408, and the bill passed the House by the following vote: Yeas, 94; Nays, 3; Absent, 0; Excused, 1.


Excused: Representative Orwall.

HOUSE BILL NO. 2408, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2437, by Representative Hunter

Clarifying employee eligibility for benefits from the public employees' benefits board and conforming the eligibility provisions with federal law.

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 Hunter and Ross spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of House Bill No. 2437.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 2437, and the bill passed the House by the following vote: Yeas, 90; Nays, 7; Absent, 0; Excused, 1.


Excused: Representative Orwall.

HOUSE BILL NO. 2543, by Representatives Shea, Overstreet, Taylor and Short
Concerning electronic monitoring. Revised for 1st Substitute: Establishing a work group on electronic home monitoring.

The bill was read the second time.

There being no objection, Engrossed Substitute House Bill No. 2543 was substituted for House Bill No. 2543 and the substitute bill was placed on the second reading calendar.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2543 was read the second time.

Representative Shea moved the adoption of amendment (684):

On page 3, after line 7, insert the following:

"Sec. 2. RCW 9.94A.030 and 2012 c 143 s 1 are each amended to read as follows:

Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

(1) "Board" means the indeterminate sentence review board created under chapter 9.95 RCW.

(2) "Collect," or any derivative thereof, "collect and remit," or "collect and deliver," when used with reference to the department, means that the department, either directly or through a collection agreement authorized by RCW 9.94A.760, is responsible for monitoring and enforcing the offender's sentence with regard to the offender's legal financial obligation, receiving payment thereof from the offender, and, consistent with current law, delivering daily the entire payment to the superior court clerk without depositing it in a departmental account.

(3) "Commission" means the sentencing guidelines commission.

(4) "Community corrections officer" means an employee of the department who is responsible for carrying out specific duties in the supervision of sentenced offenders and monitoring of sentence conditions.

(5) "Community custody" means that portion of an offender's sentence of confinement in lieu of earned release time or imposed as part of a sentence under this chapter and served in the community subject to controls placed on the offender's movement and activities by the department.

(6) "Community protection zone" means the area within eight hundred eighty feet of the facilities and grounds of a public or private school.

(7) "Community restitution" means compulsory service, without compensation, performed for the benefit of the community by the offender.

(8) "Confinement" means total or partial confinement.

(9) "Conviction" means an adjudication of guilt pursuant to Title 10 or 13 RCW and includes a verdict of guilty, a finding of guilty, and acceptance of a plea of guilty.

(10) "Crime-related prohibition" means an order of a court prohibiting conduct that directly relates to the circumstances of the crime for which the offender has been convicted, and shall not be construed to mean orders directing an offender affirmatively to participate in rehabilitative programs or to otherwise perform affirmative conduct. However, affirmative acts necessary to monitor compliance with the order of a court may be required by the department.

(11) "Criminal history" means the list of a defendant's prior convictions and juvenile adjudications, whether in this state, in federal court, or elsewhere.

(a) The history shall include, where known, for each conviction (i) whether the defendant has been placed on probation and the length and terms thereof; and (ii) whether the defendant has been incarcerated and the length of incarceration.

(b) A conviction may be removed from a defendant's criminal history only if it is vacated pursuant to RCW 9.96.060, 9.94A.640, 9.95.240, or a similar out-of-state statute, or if the conviction has been vacated pursuant to a governor's pardon.

(c) The determination of a defendant's criminal history is distinct from the determination of an offender score. A prior conviction that was not included in an offender score calculated pursuant to a former version of the sentencing reform act remains part of the defendant's criminal history.

(12) "Criminal street gang" means any ongoing organization, association, or group of three or more persons, whether formal or informal, having a common name or common identifying sign or symbol, having as one of its primary activities the commission of criminal acts, and whose members or associates individually or collectively engage in or have engaged in a pattern of criminal street gang activity. This definition does not apply to employees engaged in concerted activities for their mutual aid and protection, or to the activities of labor and bona fide nonprofit organizations or their members or agents.

(13) "Criminal street gang associate or member" means any person who actively participates in any criminal street gang and who intentionally promotes, furthers, or assists in any criminal act by the criminal street gang.

(14) "Criminal street gang-related offense" means any felony or misdemeanor offense, whether in this state or elsewhere, that is committed for the benefit of, at the direction of, or in association with any criminal street gang, or is committed with the intent to promote, further, or assist in any criminal conduct by the gang, or is committed for one or more of the following reasons:

(a) To gain admission, prestige, or promotion within the gang;

(b) To increase or maintain the gang's size, membership, prestige, and/or influence;

(c) To exact revenge or retribution for the gang or any member of the gang;

(d) To obstruct justice, or intimidate or eliminate any witness against the gang or any member of the gang;

(e) To directly or indirectly cause any benefit, aggrandizement, gain, profit, or other advantage for the gang, its reputation, influence, or membership;

(f) To provide the gang with any advantage in, or any control or dominance over any criminal market sector, including, but not limited to, manufacturing, delivering, or selling any controlled substance (chapter 69.50 RCW); arson (chapter 9A.48 RCW); trafficking in stolen property (chapter 9A.82 RCW); promoting prostitution (chapter 9A.88 RCW); human trafficking (RCW 9A.40.100); promoting commercial sexual abuse of a minor (RCW 9.68A.101); or promoting pornography (chapter 9.68 RCW).

(15) "Day fine" means a fine imposed by the sentencing court that equals the difference between the offender's net daily income and the reasonable obligations that the offender has for the support of the offender and any dependents.

(16) "Day reporting" means a program of enhanced supervision designed to monitor the offender's daily activities and compliance with sentence conditions, and in which the offender is required to report daily to a specific location designated by the department or the sentencing court.

(17) "Department" means the department of corrections.

(18) "Determinate sentence" means a sentence that states with exactitude the number of actual years, months, or days of total confinement, of partial confinement, of community custody, the number of actual hours or days of community restitution work, or dollars or terms of a legal financial obligation. The fact that an offender through earned release can reduce the actual period of
confinement shall not affect the classification of the sentence as a determinate sentence.

(19) "Disposable earnings" means that part of the earnings of an offender remaining after the deduction from those earnings of any amount required by law to be withheld. For the purposes of this definition, "earnings" means compensation paid or payable for personal services, whether denominated as wages, salary, commission, bonuses, or otherwise, and, notwithstanding any other provision of law making the payments exempt from garnishment, attachment, or other process to satisfy a court-ordered legal financial obligation, specifically includes periodic payments pursuant to pension or retirement programs, or insurance policies of any type, but does not include payments made under Title 50 RCW, except as provided in RCW 50.40.020 and 50.40.050, or Title 74 RCW.

(20) "Domestic violence" has the same meaning as defined in RCW 10.99.020 and 26.50.010.

(21) "Drug offender sentencing alternative" is a sentencing option available to persons convicted of a felony offense other than a violent offense or a sex offense and who are eligible for the option under RCW 9.94A.660.

(22) "Drug offense" means:
(a) Any felony violation of chapter 69.50 RCW except possession of a controlled substance (RCW 69.50.4013) or forged prescription for a controlled substance (RCW 69.50.403);
(b) Any offense defined as a felony under federal law that relates to the possession, manufacture, distribution, or transportation of a controlled substance; or
(c) Any out-of-state conviction for an offense that under the laws of this state would be a felony classified as a drug offense under (a) of this subsection.

(23) "Earned release" means earned release from confinement as provided in RCW 9.94A.728.

(24) "Escape" means:
(a) Sexually violent predator escape (RCW 9A.76.115), escape in the first degree (RCW 9A.76.110), escape in the second degree (RCW 9A.76.120), willful failure to return from furlough (RCW 72.66.060), willful failure to return from work release (RCW 72.65.070), or willful failure to be available for supervision by the department while in community custody (RCW 72.09.310); or
(b) Any federal or out-of-state conviction for an offense that under the laws of this state would be a felony classified as an escape under (a) of this subsection.

(25) "Felony traffic offense" means:
(a) Vehicular homicide (RCW 46.61.520), vehicular assault (RCW 46.61.522), eluding a police officer (RCW 46.61.024), felony hit-and-run injury-accident (RCW 46.52.020(4)), felony driving while under the influence of intoxicating liquor or any drug (RCW 46.61.504(6)), or felony physical control of a vehicle while under the influence of intoxicating liquor or any drug (RCW 46.61.502(6)), or
(b) Any federal or out-of-state conviction for an offense that under the laws of this state would be a felony classified as a felony traffic offense under (a) of this subsection.

(26) "Fine" means a specific sum of money ordered by the sentencing court to be paid by the offender to the court over a specific period of time.

(27) "First-time offender" means any person who has no prior convictions for a felony and is eligible for the first-time offender waiver under RCW 9.94A.650.

(28) "Home detention" means a program of partial confinement available to offenders wherein the offender is confined in a private residence subject to electronic surveillance that determines the monitored individual's presence at an approved location through either:
   (a) Signaling, which continuously detects whether the monitored individual is at the approved location and notifies the monitoring agency of the time that the monitored individual leaves the approved location, tampers with, or removes the monitoring device; or
   (b) Satellite monitoring, which continuously detects the location of the monitored individual and notifies a home detention monitor of the monitored individual's location at all times.

(29) "Homelessness" or "homeless" means a condition where an individual lacks a fixed, regular, and adequate nighttime residence and who has a primary nighttime residence that is:
   (a) A supervised, publicly or privately operated shelter designed to provide temporary living accommodations;
   (b) A public or private place not designed for, or ordinarily used as, a regular sleeping accommodation for human beings; or
   (c) A private residence where the individual stays as a transient invitee.

(30) "Legal financial obligation" means a sum of money that is ordered by a superior court of the state of Washington for legal financial obligations which may include restitution to the victim, statutorily imposed crime victims' compensation fees as assessed pursuant to RCW 7.68.035, court costs, county or interlocal drug funds, court-appointed attorneys' fees, and costs of defense, fines, and any other financial obligation that is assessed to the offender as a result of a felony conviction. Upon conviction for vehicular assault while under the influence of intoxicating liquor or any drug, RCW 46.61.522(1)(b), or vehicular homicide while under the influence of intoxicating liquor or any drug, RCW 46.61.520(1)(a), legal financial obligations may also include payment to a public agency of the expense of an emergency response to the incident resulting in the conviction, subject to RCW 38.52.430.

(31) "Minor child" means a biological or adopted child of the offender who is under age eighteen at the time of the offender's current offense.

(32) "Most serious offense" means any of the following felonies or a felony attempt to commit any of the following felonies:
   (a) Any felony defined under any law as a class A felony or criminal solicitation of or criminal conspiracy to commit a class A felony;
   (b) Assault in the second degree;
   (c) Assault of a child in the second degree;
   (d) Child molestation in the second degree;
   (e) Controlled substance homicide;
   (f) Extortion in the first degree;
   (g) Incest when committed against a child under age fourteen;
   (h) Indecent liberties;
   (i) Kidnapping in the second degree;
   (j) Leading organized crime;
   (k) Manslaughter in the first degree;
   (l) Manslaughter in the second degree;
   (m) Promoting prostitution in the first degree;
   (n) Rape in the third degree;
   (o) Robbery in the second degree;
   (p) Sexual exploitation;
   (q) Vehicular assault, when caused by the operation or driving of a vehicle by a person while under the influence of intoxicating liquor or any drug or by the operation or driving of a vehicle in a reckless manner;
   (r) Vehicular homicide, when proximately caused by the driving of any vehicle by any person while under the influence of intoxicating liquor or any drug as defined by RCW 46.61.502, or by the operation of any vehicle in a reckless manner;
   (s) Any other class B felony offense with a finding of sexual motivation;
   (t) Any other felony with a deadly weapon verdict under RCW 9.94A.825;
   (u) Any felony offense in effect at any time prior to December 2, 1993, that is comparable to a most serious offense under this subsection, or any federal or out-of-state conviction for an offense

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that under the laws of this state would be a felony classified as a most serious offense under this subsection;  
(vi)(i) A prior conviction for indecent liberties under RCW 9A.44.100(1) (a), (b), and (c), chapter 260, Laws of 1975 1st ex. sess. as it existed until July 1, 1979, RCW 9A.44.100(1) (a), (b), and (c) as it existed from July 1, 1979, until June 11, 1986, and RCW 9A.44.100(1) (a), (b), and (d) as it existed from June 11, 1986, until July 1, 1988;  
(ii) A prior conviction for indecent liberties under RCW 9A.44.100(1)(c) as it existed from June 11, 1986, until July 1, 1988, if: (A) The crime was committed against a child under the age of fourteen; or (B) the relationship between the victim and perpetrator is included in the definition of indecent liberties under RCW 9A.44.100(1)(c) as it existed from July 1, 1988, through July 27, 1997, or RCW 9A.44.100(1) (d) or (e) as it existed from July 25, 1993, through July 27, 1997;  
(w) Any out-of-state conviction for a felony offense with a finding of sexual motivation if the minimum sentence imposed was ten years or more; provided that the out-of-state felony offense must be comparable to a felony offense under the title and Title 9A RCW and the out-of-state definition of sexual motivation must be comparable to the definition of sexual motivation contained in this section.  
(33) "Nonviolent offense" means an offense which is not a violent offense.  
(34) "Offender" means a person who has committed a felony established by state law and is eighteen years of age or older or is less than eighteen years of age but whose case is under superior court jurisdiction under RCW 13.04.030 or has been transferred by the appropriate juvenile court to a criminal court pursuant to RCW 13.40.110. In addition, for the purpose of community custody requirements under this chapter, "offender" also means a misdeemeanant or gross misdeemeanant probationer ordered by a superior court to probation pursuant to RCW 9.92.060, 9.95.204, or 9.95.210 and supervised by the department pursuant to RCW 9.94A.501 and 9.94A.5011. Throughout this chapter, the terms "offender" and "defendant" are used interchangeably.  
(35) "Partial confinement" means confinement for no more than one year in a facility or institution operated or utilized under contract by the state or any other unit of government, or, if home detention or work crew has been ordered by the court or home detention has been ordered by the department as part of the parenting program, in an approved residence, for a substantial portion of each day with the balance of the day spent in the community. Partial confinement includes work release, home detention, work crew, and a combination of work crew and home detention.  
(36) "Pattern of criminal street gang activity" means:  
(a) The commission, attempt, conspiracy, or solicitation of, or any prior juvenile adjudication of or adult conviction of, two or more of the following criminal street gang-related offenses:  
(i) Any "serious violent" felony offense as defined in this section, excluding Homicide by Abuse (RCW 9A.32.055) and Assault of a Child 1 (RCW 9A.36.120);  
(ii) Any "violent" offense as defined by this section, excluding Assault of a Child 2 (RCW 9A.36.130);  
(iii) Deliver or Possession with Intent to Deliver a Controlled Substance (chapter 69.50 RCW);  
(iv) Any violation of the firearms and dangerous weapon act (chapter 41 RCW);  
(v) Theft of a Firearm (RCW 9A.56.300);  
(vi) Possession of a Stolen Firearm (RCW 9A.56.310);  
(vii) Malicious Harassment (RCW 9A.36.080);  
(viii) Harassment where a subsequent violation or deadly threat is made (RCW 9A.46.020(2)(b));  
(ix) Criminal Gang Intimidation (RCW 9A.46.120);  
(x) Any felony conviction by a person eighteen years of age or older with a special finding of involving a juvenile in a felony offense under RCW 9.94A.833;  
(xi) Residential Burglary (RCW 9A.52.025);  
(xii) Burglary 2 (RCW 9A.52.030);  
(xiii) Malicious Mischief 1 (RCW 9A.48.070);  
(xiv) Malicious Mischief 2 (RCW 9A.48.080);  
(xv) Theft of a Motor Vehicle (RCW 9A.56.065);  
(xvi) Possession of a Stolen Motor Vehicle (RCW 9A.56.068);  
(xvii) Taking a Motor Vehicle Without Permission 1 (RCW 9A.56.070);  
(xviii) Taking a Motor Vehicle Without Permission 2 (RCW 9A.56.075);  
(xix) Extortion 1 (RCW 9A.56.120);  
(xx) Extortion 2 (RCW 9A.56.130);  
(xxi) Intimidating a Witness (RCW 9A.72.110);  
(xxii) Tampering with a Witness (RCW 9A.72.120);  
(xxiii) Reckless Endangerment (RCW 9A.36.050);  
(xxiv) Coercion (RCW 9A.36.070);  
(xxv) Harassment (RCW 9A.46.020); or  
(xxvi) Malicious Mischief 3 (RCW 9A.48.090);  
(b) That at least one of the offenses listed in (a) of this subsection shall have occurred after July 1, 2008;  
(c) That the most recent committed offense listed in (a) of this subsection occurred within three years of a prior offense listed in (a) of this subsection; and  
(d) Of the offenses that were committed in (a) of this subsection, the offenses occurred on separate occasions or were committed by two or more persons.  
(37) "Persistent offender" is an offender who:  
(a)(i) Has been convicted in this state of any felony considered a most serious offense; and  
(ii) Has, before the commission of the offense under (a) of this subsection, been convicted as an offender on at least two separate occasions, whether in this state or elsewhere, of felonies that under the laws of this state would be considered most serious offenses and would be included in the offender score under RCW 9.94A.525; provided that of the two or more previous convictions, at least one conviction must have occurred before the commission of any of the other most serious offenses for which the offender was previously convicted; or  
(b)(i) Has been convicted of: (A) Rape in the first degree, rape of a child in the first degree, child molestation in the first degree, rape in the second degree, rape of a child in the second degree, or indecent liberties by forcible compulsion; (B) any of the following offenses with a finding of sexual motivation: Murder in the first degree, murder in the second degree, homicide by abuse, kidnapping in the first degree, kidnapping in the second degree, assault in the first degree, assault in the second degree, assault of a child in the second degree, or burglary in the first degree; or (C) an attempt to commit any crime listed in this subsection (37)(b)(i); and  
(ii) Has, before the commission of the offense under (b)(i) of this subsection, been convicted as an offender on at least one occasion, whether in this state or elsewhere, of an offense listed in (b)(i) of this subsection or any federal or out-of-state offense or offense under prior Washington law that is comparable to the offenses listed in (b)(i) of this subsection. A conviction for rape of a child in the first degree constitutes a conviction under (b)(i) of this subsection only when the offender was sixteen years of age or older when the offender committed the offense. A conviction for rape of a child in the second degree constitutes a conviction under (b)(i) of this subsection only when the offender was eighteen years of age or older when the offender committed the offense.  
(38) "Predatory" means: (a) The perpetrator of the crime was a stranger to the victim, as defined in this section; (b) the perpetrator
established or promoted a relationship with the victim prior to the offense and the victimization of the victim was a significant reason the perpetrator established or promoted the relationship; or (c) the perpetrator was: (i) A teacher, counselor, volunteer, or other person in authority in any public or private school and the victim was a student of the school under his or her authority or supervision; or (ii) an offender in (a) of this subsection; or (iv) a teacher, counselor, volunteer, or other person in authority providing home-based instruction and the victim was a student receiving home-based instruction while under his or her authority or supervision. For purposes of this subsection, (a) "Home-based instruction" has the same meaning as defined in RCW 28A.225.010; and (B) "teacher, counselor, volunteer, or other person in authority" does not include the parent or legal guardian of the victim.

(39) "Private school" means a school regulated under chapter 28A.195 or 28A.205 RCW.

(40) "Public school" has the same meaning as in RCW 28A.150.010.

(41) "Repetitive domestic violence offense" means any:

(a)(i) Domestic violence assault that is not a felony offense under RCW 9A.36.041;
(ii) Domestic violence violation of a no-contact order under chapter 10.99 RCW that is not a felony offense;
(iii) Domestic violence violation of a protection order under chapter 7.70 or 7.04A RCW that is not a felony offense;
(iv) Domestic violence harassment offense under RCW 9A.46.020 that is not a felony offense;
(v) Domestic violence stalking offense under RCW 9A.46.110 that is not a felony offense;
(b) Any federal, out-of-state, tribal court, military, county, or municipal conviction for an offense that under the laws of this state would be classified as a repetitive domestic violence offense under (a) of this subsection.

(42) "Restitution" means a specific sum of money ordered by the sentencing court to be paid by the offender to the court over a specified period of time as payment of damages. The sum may include both public and private costs.

(43) "Risk assessment" means the application of the risk instrument recommended to the department by the Washington state institute for public policy as having the highest degree of predictive accuracy for assessing an offender's risk of reoffense.

(44) "Serious traffic offense" means:

(a) Nonfelony driving while under the influence of intoxicating liquor or any drug (RCW 46.61.502), nonfelony actual physical control while under the influence of intoxicating liquor or any drug (RCW 46.61.504), reckless driving (RCW 46.61.500), or hit-and-run an attended vehicle (RCW 46.52.020(5)); or
(b) Any federal, out-of-state, county, or municipal conviction for an offense that under the laws of this state would be classified as a serious traffic offense under (a) of this subsection.

(45) "Sex offense" is a subcategory of violent offense and means:

(a)(i) Murder in the first degree;
(ii) Homicide by abuse;
(iii) Murder in the second degree;
(iv) Manslaughter in the first degree;
(v) Assault in the first degree;
(vi) Kidnapping in the first degree;
(vii) Rape in the first degree;
(viii) Assault of a child in the first degree;
(ix) An attempt, criminal solicitation, or criminal conspiracy to commit one of these felonies; or
(b) Any federal or out-of-state conviction for an offense that under the laws of this state would be a felony classified as a serious violent offense under (a) of this subsection.

(46) "Sex offense" means:

(a)(i) A felony that is a violation of chapter 9A.44 RCW other than RCW 9A.44.132;
(ii) A violation of RCW 9A.64.020;
(iii) A felony that is a violation of chapter 9.68A RCW other than RCW 9.68A.080;
(iv) A felony that is, under chapter 9A.28 RCW, a criminal attempt, criminal solicitation, or criminal conspiracy to commit such crimes; or
(v) A felony violation of RCW 9A.44.132(1) (failure to register) if the person has been convicted of violating RCW 9A.44.132(1) (failure to register) on at least one prior occasion;
(b)(i) Any conviction for a felony offense in effect at any time prior to July 1, 1976, that is not comparable to a felony classified as a sex offense in (a) of this subsection;
(c) A felony with a finding of sexual motivation under RCW 9.94A.835 or 13.40.135; or
(d) Any federal or out-of-state conviction for an offense that under the laws of this state would be a felony classified as a sex offense under (a) of this subsection.

(47) "Sexual motivation" means that one of the purposes for which the defendant committed the crime was for the purpose of his or her sexual gratification.

(48) "Standard sentence range" means the sentencing court's discretionary range in imposing a nonappealable sentence.

(49) "Statutory maximum sentence" means the maximum length of time for which an offender may be confined as punishment for a crime as prescribed in chapter 9A.20 RCW, RCW 9.92.010, the statute defining the crime, or other statute defining the maximum penalty for a crime.

(50) "Stranger" means that the victim did not know the offender twenty-four hours before the offense.

(51) "Total confinement" means confinement inside the physical boundaries of a facility or institution operated or utilized under contract by the state or any other unit of government for twenty-four hours a day, or pursuant to RCW 72.64.050 and 72.64.060.

(52) "Transition training" means written and verbal instructions and assistance provided by the department to the offender during the two weeks prior to the offender's successful completion of the work ethic camp program. The transition training shall include instructions in the offender's requirements and obligations during the offender's period of community custody.

(53) "Victim" means any person who has sustained emotional, psychological, physical, or financial injury to person or property as a direct result of the crime charged.

(54) "Violent offense" means:

(a) Any of the following felonies:
(i) Any felony defined under any law as a class A felony or an attempt to commit a class A felony;
(ii) Criminal solicitation of or criminal conspiracy to commit a class A felony;
(iii) Manslaughter in the first degree;
(iv) Manslaughter in the second degree;
(v) Indecent liberties if committed by forcible compulsion;
(vi) Kidnapping in the second degree;
(vii) Arson in the second degree;
(viii) Assault in the second degree;
(ix) Assault of a child in the second degree;
(x) Extortion in the first degree;
(xi) Robbery in the second degree;
(xii) Drive-by shooting;
(xiii) Vehicular assault, when caused by the operation or driving of a vehicle by a person while under the influence of intoxicating liquor or any drug by the operation or driving of a vehicle in a reckless manner; and
(xiv) Vehicular homicide, when proximately caused by the driving of any vehicle by any person while under the influence of intoxicating liquor or any drug as defined by RCW 46.61.502, or by the operation of any vehicle in a reckless manner;
(b) Any conviction for a felony offense in effect at any time prior to July 1, 1976, that is comparable to a felony classified as a violent offense under (a) of this subsection; and
(c) Any federal or out-of-state conviction for an offense that under the laws of this state would be a felony classified as a violent offense under (a) or (b) of this subsection.

(55) "Work crew" means a program of partial confinement consisting of civic improvement tasks for the benefit of the community that complies with RCW 9.94A.725.

(56) "Work ethic camp" means an alternative incarceration program as provided in RCW 9.94A.690 designed to reduce recidivism and lower the cost of corrections by requiring offenders to complete a comprehensive array of real-world job and vocational experiences, character-building work ethics training, life management skills development, substance abuse rehabilitation, counseling, literacy training, and basic adult education.

(57) "Work release" means a program of partial confinement available to offenders who are employed or engaged as a student in a regular course of study at school."
Correct the title.

Representatives Shea and Roberts spoke in favor of the adoption of the amendment.

Amendment (684) was adopted.

The bill was ordered engrossed.

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

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

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 2543.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 2543, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.

Excused: Representative Orwall.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 2543, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2580, by Representatives Tarleton, Haler, Fey, Wylie, Seaquist, Pollet, Ryu and Carlyle

Fostering economic resilience and development in Washington by supporting the maritime industry and other manufacturing sectors.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2580 was substituted for House Bill No. 2580 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2580 was read the second time.

Representative Tarleton moved the adoption of amendment (654):

On page 3, line 5, after "(vii)" insert "Explore public-private sector collaborations that draw on Washington state university research centers and institutes with expertise on maritime interoperability and critical infrastructure resilience; (viii)"

Renumber the remaining subsections consecutively and correct any internal references accordingly.

Representatives Tarleton and Smith spoke in favor of the adoption of the amendment.

Amendment (654) was adopted.

Representative Buys moved the adoption of amendment (719):

On page 4, after line 4, insert the following:

"Sec. 3. RCW 82.04.240 and 2004 c 24 s 4 are each amended to read as follows:
(1) Upon every person engaging within this state in business as a manufacturer, except persons taxable as manufacturers under other provisions of this chapter; as to such persons the amount of the tax with respect to such business is, in the case of such persons the amount of the tax with respect to such business is equal to the value of the products, including byproducts, manufactured, multiplied by the rate of (0.484) 0.2904 percent.
(2) The measure of the tax is the value of the products, including byproducts, so manufactured regardless of the place of sale or the fact that deliveries may be made to points outside the state.

Sec. 4. RCW 82.04.240 and 2010 c 114 s 104 are each amended to read as follows:
(1) Upon every person engaging within this state in business as a manufacturer, except persons taxable as manufacturers under other provisions of this chapter; as to such persons the amount of the tax with respect to such business is equal to the value of the products, including byproducts, manufactured, multiplied by the rate of (0.484) 0.2904 percent.
(2) Upon every person engaging within this state in the business of manufacturing semiconductor materials, as to such persons the amount of tax with respect to such business is, in the case of manufacturers, equal to the value of the product manufactured, or,
in the case of processors for hire, equal to the gross income of the business, multiplied by the rate of 0.275 percent. For the purposes of this subsection "semiconductor materials" means silicon crystals, silicon ingots, raw polished semiconductor wafers, compound semiconductors, integrated circuits, and microchips.

(b) A person reporting under the tax rate provided in this subsection (2) must file a complete annual report with the department under RCW 82.32.534.

(c) This subsection (2) expires twelve years after the effective date of this act.

(3) The measure of the tax is the value of the products, including byproducts, so manufactured regardless of the place of sale or the fact that deliveries may be made to points outside the state.

Sec. 5. RCW 82.32.790 and 2010 c 114 s 201 and 2010 c 106 s 401 are each reenacted and amended to read as follows:


(b) For the purposes of this section:

(i) "Commercial operation" means the same as "commencement of commercial production" as used in RCW 82.08.965.

(ii) "Semiconductor microchip fabrication" means "manufacturing semiconductor microchips" as defined in RCW 82.04.426.

(iii) "Significant" means the combined investment of new buildings and new machinery and equipment in the buildings, at the commencement of commercial production, will be at least one billion dollars.

(2) Chapter 149, Laws of 2003 takes effect the first day of the month in which a contract for the construction of a significant semiconductor fabrication facility is signed, as determined by the director of the department of revenue.

(3)(a) The department of revenue must provide notice of the effective date of section 4, chapter --, Laws of 2014 (section 4 of this act), sections 104, 110, 117, 123, 125, 129, 131, and 150, chapter 114, Laws of 2010, section 3, chapter 461, Laws of 2009, section 7, chapter 300, Laws of 2006, and section 4, chapter 149, Laws of 2003 to affected taxpayers, the legislature, and others as deemed appropriate by the department.

(b) If, after making a determination that a contract has been signed and chapter 149, Laws of 2003 is effective, the department discovers that commencement of commercial production did not take place within three years of the date the contract was signed, the department must make a determination that chapter 149, Laws of 2003 is no longer effective, and all taxes that would have been otherwise due are deemed deferred taxes and are immediately assessed and payable from any person reporting tax under RCW 82.04.240(2) or claiming an exemption or credit under section 2 or 5 through 10, chapter 149, Laws of 2003. The department is not authorized to make a second determination regarding the effective date of chapter 149, Laws of 2003.

NEW SECTION. Sec. 6. Section 3 of this act expires on the date that section 4 of this act takes effect."

Correct the title.

POINT OF ORDER

Representative Lytton requested a scope and object ruling on amendment (719) to Engrossed Second Substitute House Bill No. 2580.

SPEAKER’S RULING

Mr. Speaker (Representative Moeller presiding): The bill establishes a legislative task force to study issues relating to the maritime industry. The amendment changes business and occupation tax rates for the industry – a substantive change in the law that goes far beyond the establishment of a task force. The Speaker finds the amendment is outside the scope and object of the bill. Representative Lytton, your point of order is well taken.

The bill was ordered engrossed.

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

Representatives Tarleton and Smith spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 2580.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 2580, and the bill passed the House by the following vote: Yeas, 93; Nays, 4; Absent, 0; Excused, 1.


Voting nay: Representatives Buys, Overstreet, Scott and Taylor.

Excused: Representative Orwall.

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 2580, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2592, by Representatives Stonier, Pike, Wylie, Harris, Fey, Orcutt and Moeller

Concerning county electronic public auctions.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2592 was substituted for House Bill No. 2592 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2592 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 Stonier and Shea spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2592.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Bill No. 2592, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Orwall.

SUBSTITUTE HOUSE BILL NO. 2592, having received the necessary constitutional majority, was declared passed.

**HOUSE BILL NO. 2724, by Representatives Ortiz-Self, Appleton, Walkinshaw, Sawyer, Ryu, Roberts, Stanford and Wylie**

Exempting information concerning archaeological resources and traditional cultural places from public disclosure.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2724 was substituted for House Bill No. 2724 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2724 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 Ortiz-Self and Johnson spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2724.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Bill No. 2724, and the bill passed the House by the following vote: Yeas, 97; Nays, 0; Absent, 0; Excused, 1.


Excused: Representative Orwall.

SUBSTITUTE HOUSE BILL NO. 2724, having received the necessary constitutional majority, was declared passed.

**HOUSE BILL NO. 2029, by Representatives Morris and Hudgins**

Eliminating economic development-related agencies, boards, and commissions. Revised for 2nd Substitute: Eliminating the economic development-related agencies, boards, and commissions.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2029 was substituted for House Bill No. 2029 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2029 was read the second time.

With the consent of the house, amendment (708) was withdrawn.

Representative Hudgins moved the adoption of amendment (717).

On page 60, line 19, after "(3)" strike all material through "program." on line 25 and insert the following:

"The innovate Washington program terminates June 30, 2015. Until that time, any services provided by the program may be delivered by the department directly or through a contract with a 501(c)(3) nonprofit organization with a principal office located in Washington with experience facilitating interaction between the state's higher education institutions and the state's technology-based companies on technology transfer activities."

On page 61, beginning on line 16, strike "contractor to provide" and insert "department of commerce to provide directly or through contract"

On page 66, line 10, after "(2)(a)" strike "All" and insert "Except as provided in (c) of this subsection, all"

On page 66, line 10, after "Washington" strike ", including real property,"

On page 66, line 12, after "commerce." strike "All" and insert "Except as provided in (c) of this subsection, all"

On page 66, line 15, after "commerce." strike "All" and insert "Except as provided in (c) of this subsection, all"
On page 66, line 36, after "(c)" insert "(i) All real property of Innovate Washington is assigned and transferred to Washington State University, including all real estate, buildings, and facilities located at 665 North Riverpoint Boulevard in Spokane, Washington and any associated tenant leases and building obligations. All cabinets, furniture, office equipment, motor vehicles and other tangible property associated with the facilities located at 665 North Riverpoint Boulevard in Spokane, Washington are assigned and transferred to Washington State University. The master lease for the Spokane Technology Center building located at 120 North Pine Street in Spokane, Washington is assigned and transferred to Washington State University. The Department of Commerce shall coordinate with the Department of Enterprise Services in assigning and transferring the master lease. Washington State University shall explore terminating the master lease on the Spokane Technology Center and acquiring the property for re-integration into the campus, if in the best interests of the university.

(ii) In operating the 665 North Riverpoint Boulevard building and the Spokane Technology Center building, Washington State University may offer rental space to public, private, or private nonprofit entities that provided services to Innovate Washington in the Spokane Technology Center building, and not in the 665 North Riverpoint Boulevard building, and only at a gross per square foot rate equal to or greater than the rate charged to Washington State University as sublessees prior to the effective date of this act.

(d)"

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

Amendment (717) was adopted.

The bill was ordered engrossed.

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

Representatives Morris and Ross spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 2029.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 2029, and the bill passed the House by the following vote: Yeas, 88; Nays, 9; Absent, 0; Excused, 1.


Voting nay: Representatives Dahlquist, Habib, Harris, Klippert, Kretz, MacEwen, Parker, Scott and Short.

Excused: Representative Orwall.

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 2029, having received the necessary constitutional majority, was declared passed.

There being no objection, House Rule 13 (C) was suspended allowing the House to work past 10:00 p.m.

HOUSE BILL NO. 2364, by Representatives Hurst, Blake, Pettigrew, Manweller, Pollet and Vick

Concerning sales by craft and general licensed distilleries of spirits for off-premise consumption and spirits samples for on-premise consumption.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2364 was substituted for House Bill No. 2364 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2364 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 Hurst and Condotta spoke in favor of the passage of the bill.

The Speaker (Representative Moeller presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2364.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2364, and the bill passed the House by the following vote: Yeas, 93; Nays, 4; Absent, 0; Excused, 1.


Voting nay: Representatives Green, Kagi, Klippert and Van De Wege.

Excused: Representative Orwall.

SUBSTITUTE HOUSE BILL NO. 2364, having received the necessary constitutional majority, was declared passed.

There being no objection, the House advanced to the eighth order of business.
There being no objection, HOUSE BILL NO. 2462 was removed from the suspension calendar and was placed on the second reading calendar:

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

There being no objection, the House adjourned until 9:00 a.m., February 14, 2014, the 33rd Day of the Regular Session.

FRANK CHOPP, Speaker

BARBARA BAKER, Chief Clerk
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