The House was called to order at 11:00 a.m. by the Speaker (Representative Bronoske presiding). The Clerk called the roll and a quorum was present.

The Speaker (Representative Bronoske presiding) led the Chamber in the Pledge of Allegiance. The prayer was offered by Chief Clerk Bernard Dean.

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

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

MESSAGE FROM THE SENATE

February 14, 2022

Mme. SPEAKER:

The Senate has passed:

ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 5662,
ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 5702,
ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 5796,

and the same are herewith transmitted.

Sarah Bannister, Secretary

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

INTRODUCTION & FIRST READING

HB 2121 by Representatives Young and Klippert

AN ACT Relating to abortion; amending RCW 9.02.110, 9.02.120, 9.02.130, 9.02.140, and 9.02.170; adding a new section to chapter 9.02 RCW; repealing RCW 9.02.100; prescribing penalties; and declaring an emergency.

Referred to Committee on Health Care & Wellness.

SUPPLEMENTAL INTRODUCTION & FIRST READING

ESSB 5874 by Senate Committee on Higher Education & Workforce Development (originally sponsored by Nobles, Randall, Conway, Keiser,

House Chamber, Olympia, Tuesday, February 15, 2022

Lovelett, Lovick, Nguyen, Stanford, Van De Wege and Wilson, C.)

AN ACT Relating to students affiliated with the military; and amending RCW 28B.15.012.

Referred to Committee on Appropriations.

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

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

SECOND READING

HOUSE BILL NO. 2068, by Representatives Stonier, Abbarno, Bronoske, Dolan, Ryu, Santos, Sells, Wylie, Orwall, Rule, Harris-Talley, Wicks, Gilday, Valdez, Bateman, Taylor and Kloha

Creating the imagination library of Washington program.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2068 was substituted for House Bill No. 2068 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2068 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, Abbarno, Gilday, Dent, Stokesbary and Chambers spoke in favor of the passage of the bill.

Representatives Kraft, Dufault and Chase spoke against the passage of the bill.

MOTION

On motion of Representative Griffey, Representatives Kretz and Graham were excused.

The Speaker (Representative Bronoske presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2068.
ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2068, and the bill passed the House by the following vote: Yeas, 89; Nays, 7; Absent, 0; Excused, 2.


Voting nay: Representatives Chase, Dufault, Kraft, McEntire, Sutherland, Walsh and Young.

Excused: Representatives Graham and Kretz.

SUBSTITUTE HOUSE BILL NO. 2068, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote YEA on Substitute House Bill No. 2068.

Representative Graham, 6th District

SECOND READING

HOUSE BILL NO. 1629, by Representatives Dolan, Wylie, Shewmake, Duerr, Walen and Chase

Concerning a comprehensive study of aerial imaging technology uses for state agencies, special purpose districts, and local and tribal governments.

The bill was read the second time.

There being no objection, Substitute House Bill No. 1629 was substituted for House Bill No. 1629 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 1629 was read the second time.

Representative Dent moved the adoption of amendment (1146):

On page 2, after line 21, insert the following:

"As the use of aerial imaging by state, local, and tribal governments becomes more prevalent, and pending the results of the study, the legislature finds that it is important for the office of the chief information officer to evaluate how aerial images are protected against data breaches and unauthorized disclosure, as well as how authorized users are identified for various types of aerial imagery used by state agencies, local governments, special purpose districts, and tribal governments. The legislature also finds that it is important for the office of the chief information officer to evaluate the range of privacy issues involved in aerial imaging and how the privacy rights of Washingtonians might best be protected as usage of aerial imaging by government proliferates."

Representatives Dent and Paul spoke in favor of the adoption of the amendment.

Representative Dye spoke against the adoption of the amendment.

Amendment (1146) was adopted.

Representative Klippert moved the adoption of amendment (1125):

On page 2, line 39, after "needed;" strike "and"

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

"(v) The circumstances in which state agencies, local governments, special purpose districts, and tribal governments must seek a court order to obtain or use aerial imaging data; and

(vi) The due process rights of individuals whose image appears in aerial imaging data obtained or used by state agencies, local governments, special purpose districts, or tribal governments;"

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

Representative Ryu spoke against the adoption of the amendment.

Amendment (1125) was not adopted.

Representative Dent moved the adoption of amendment (1138):

On page 3, line 17, after "imagery;" strike "and"

On page 3, line 18, after "(g)" insert "Include an evaluation of:
(i) How aerial images are protected against data breaches and unauthorized disclosure, including an assessment of how authorized users are identified for various types of aerial imagery used by state agencies, local governments, special purpose districts, and tribal governments; and

(ii) The range of privacy issues involved in aerial imaging and how the privacy rights of Washingtonians might best be protected as usage of aerial imaging by government proliferates; and

(h) "With the consent of the House, Representative Dent withdrew amendment (1138).

Representative Boehnke moved the adoption of amendment (1127):

On page 3, line 27, after "(4)" insert "In conducting the study pursuant to this section, the department of commerce must also seek recommendations from the office of the chief information officer regarding ways in which the use of aerial imaging technology could be limited by state law to strike an appropriate balance between effective and efficient utilization for legitimate government purposes while doing no more imaging than is necessary and at no higher resolution than is necessary.

(5)"

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

Representatives Boehnke and Paul spoke in favor of the adoption of the amendment.

Amendment (1127) 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 Dolan, Boehnke and Orcutt spoke in favor of the passage of the bill.

Representatives Kraft and Dye spoke against the passage of the bill.

The Speaker (Representative Bronoske presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 1629.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1629, and the bill passed the House by the following vote: Yeas, 72; Nays, 26; Absent, 0; Excused, 0.


Voting nay: Representatives Chambers, Corry, Dufault, Dye, Eshlick, Gilday, Graham, Griffey, Harris-Talley, Hoff, Jacobsen, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, McEntire, Mosbrucker, Schmick, Sutherland, Vick, Volz, Walsh, Wilcox and Young.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1629, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1921, by Representatives Ramel, Boehnke, Fitzgibbon, Shewmake, Kloba and Young Concerning the valuation of property related to renewable energy for the purposes of property tax and providing for a payment in lieu of taxes for renewable energy facilities.

The bill was read the second time.

There being no objection, Substitute House Bill No. 1921 was substituted for House Bill No. 1921 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 1921 was read the second time.

Representative Ramel moved the adoption of striking amendment (1118):

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 1. A new section is added to chapter 84.40 RCW to read as follows:

(1) It is the policy of this state to promote the development of renewable energy projects to support the state's renewable energy goals.

(2) The department must publish guidance, in cooperation with industry stakeholders, to advise county assessors..."
when appraising renewable energy facilities for determining true and fair value, in accordance with RCW 84.40.030. This guidance must include a cost-based appraisal method, and the development of industry-specific valuation tables for the following types of renewable energy property:

(a) A cost-based appraisal method and industry-specific valuation tables for equipment used to generate solar power must be published by January 1, 2023, for property taxes levied for collection in calendar year 2024;

(b) A cost-based appraisal method and industry-specific valuation tables for equipment used to generate wind power must be published by January 1, 2023, for property taxes levied for collection in calendar year 2024; and

(c) A cost-based appraisal method and industry-specific valuation tables for equipment used to store electricity must be published by January 1, 2024, for property taxes levied for collection in calendar year 2025.

(3) County assessors must refer to this guidance, including cost-based appraisal method and industry-specific valuation tables, when valuing renewable energy property but may also consider one or more additional valuation methods in determining the true and fair value of a property when there is a compelling reason to do so.

(4) For the purposes of this section, "renewable energy property" means property that uses solar or wind energy as the sole fuel source for the generation of at least one megawatt of nameplate capacity, alternating current, and all other equipment and materials that comprise the property, including equipment used to store electricity from the property to be released at a later time. “Renewable energy property” does not include any equipment or materials attached to a single-family residential building.”

Correct the title.

Representatives Ramel and Orcutt spoke in favor of the adoption of the striking amendment.

Striking amendment (1118) 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 Ramel, Boehnke, Orcutt and Dye spoke in favor of the passage of the bill.

The Speaker (Representative Bronoske presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 1921.

ROll CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1921, and the bill passed the House by the following vote: Yea, 97; Nays, 1; Absent, 0; Excused, 0.


Voting nay: Representative Kraft.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 1921, having received the necessary constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I intended to vote NAY on Engrossed Substitute House Bill No. 1921.

Representative Dufault, 15th District

SECOND READING

HOUSE BILL NO. 1860, by Representatives Davis, Eslick, Callan, Jacobsen, Macri, Santos, Shewmake, Orwell, Tharinger, Simmons, Chopp, Bergquist and Valdez

Preventing homelessness among persons discharging from inpatient behavioral health settings.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1860 was substituted for House Bill No. 1860 and the second substitute bill was placed on the second reading calendar.
SECOND SUBSTITUTE HOUSE BILL NO. 1860 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 Davis, Schmick and Eslick spoke in favor of the passage of the bill.

The Speaker (Representative Bronoske presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 1860.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 1860, and the bill passed the House by the following vote: Yeas, 91; Nays, 7; Absent, 0; Excused, 0.


Voting nay: Representatives Abbarno, Barkis, Boehnke, Chambers, Chase, Curry, Dent, Dufault, Eslick, Graham, Hoff, Jacobsen, Klicker, Klippert, Kretz, Maycumber, McCaslin, McEntire, Orcutt, Robertson, Sutherland, Vick, Volz, Walsh and Ybarra.

HOUSE BILL NO. 1051, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2050, by Representatives Harris-Talley, Goodman, Senn, Santos, Ormsby, Valdez, Macri, Frame, Ryu, Fitzgibbon, Bergquist, Ramel, Peterson, Simmons, Pollet and Wicks

Repealing requirements for parent payment of the cost of their child’s support, treatment, and confinement.

The bill was read the second time.

There being no objection, Substitute House Bill No. 2050 was substituted for House Bill No. 2050 and the substitute bill was placed on the second reading calendar.

SUBSTITUTE HOUSE BILL NO. 2050 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-Talley, Dent, Robertson, Jacobsen and Sutherland spoke in favor of the passage of the bill.

Representative Caldier spoke against the passage of the bill.

The Speaker (Representative Bronoske presiding) stated the question before the House to be the final passage of Substitute House Bill No. 2050.
ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 2050, and the bill passed the House by the following vote: Yeas, 85; Nays, 13; Absent, 0; Excused, 0.


Voting nay: Representatives Boehnke, Caldier, Corry, Dufault, Dye, Gilday, Klicker, Kraft, MacEwen, Mosbrucker, Orcutt, Rude and Ybarra.

SUBSTITUTE HOUSE BILL NO. 2050, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2075, by Representatives Peterson, Fitzgibbon, Simmons, Morgan, Chopp, Walen, Macri and Sutherland

Establishing service requirements for the department of social and health services.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 2075 was substituted for House Bill No. 2075 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 2075 was read the second time.

Representative Peterson moved the adoption of striking amendment (1021):

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Sec. 1. (1) The legislature finds that establishing minimum service requirements for the department of social and health services economic services administration's community services division is necessary due to the increase in call center wait times due to the closure of community services offices during the COVID-19 public health emergency, resulting in individuals being unable to access safety net programs administered by the department.

(2) The legislature intends to establish minimum service expectations and requirements to ensure that eligible individuals receive needed services through the department's community services offices. The legislature further intends to prohibit the department's community services division from imposing punitive measures against individuals when they have attempted to contact or access the community services office, per requirements to apply for and maintain their benefits, and are unable to connect due to long wait times over the phone or due to closure of the community services offices, to the extent allowable under federal and state law.

NEW SECTION. Sec. 2. A new section is added to chapter 74.04 RCW to read as follows:

(1) Minimum service expectations and requirements for the department's community services division are established.

(a) The community services division must ensure that clients may apply for and receive services in a reasonable and accessible manner that is suited to the clients' needs. This includes, but is not limited to, meeting client needs related to technology, language, and ability.

(b) Community services offices must be open for walk-in and in-person services during normal business hours.

(i) The community services division may not limit which clients are able to use walk-in and in-person services or limit which services may be accessed in community services offices.

(ii) The department retains the right to close an office for emergency, health, safety, and welfare issues.

(c) The community services division must maintain telephonic access to services.

(i) The community services division must strive to ensure that clients do not experience total call wait times that exceed 30 minutes.

(ii) The community services division must monitor the average wait time for client telephone calls per week, and include a measurement of all incoming calls, including dropped calls."
(iii) Beginning November 1, 2022, and annually thereafter, the department must report to the appropriate committees of the legislature and the governor in compliance with RCW 43.01.036 on the average wait time for client telephone calls per week, the measurement of all incoming calls, and the number of dropped calls, and the methodology the department uses to monitor the total wait times, the incoming calls, and the dropped calls.

(iv) By November 1, 2022, the department must provide to the legislature recommendations on achieving the goal of 30-minute call wait times, including recommendations on staffing, technology, and any other infrastructure needed to efficiently serve clients.

(2) Where a cash and food assistance applicant or recipient is negatively affected by excessive call wait times, dropped calls, or community services division office closures during normal business hours:

(a) The department must prioritize the processing of the applicant's application to the extent allowed under state and federal law; and

(b) The department may not take negative action to the extent allowed under state and federal law.

NEW SECTION. Sec. 3. If specific funding for the purposes of this act, referencing this act by bill or chapter number, is not provided by June 30, 2022, in the omnibus appropriations act, this act is null and void."

Correct the title.

Representatives Peterson and Gilday spoke in favor of the adoption of the striking amendment.

Striking amendment (1021) 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 Peterson and Gilday spoke in favor of the passage of the bill.

The Speaker (Representative Bronoske presiding) stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 2075.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 2075, and the bill passed the House by the following vote: Yeas, 97; Nays, 1; Absent, 0; Excused, 0.


Voting nay: Representative Dufault.

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 2075, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1751, by Representatives Leavitt, Senn, Berry, Valdez, Bateman, Berg, Callan, Cody, Fitzgibbon, Santos, Simmons, Slatter, Bergquist and Pollet

Concerning hazing prevention and reduction at institutions of higher education.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1751 was substituted for House Bill No. 1751 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1751 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 Leavitt, Chambers, Kraft and Senn spoke in favor of the passage of the bill.

The Speaker (Representative Bronoske presiding) stated the question before the House to be the final passage of Second Substitute House Bill No. 1751.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 1751, and the bill passed the House by the following vote: Yeas, 97; Nays, 1; Absent, 0; Excused, 0.

Voting nay: Representative Dufault.

SECOND SUBSTITUTE HOUSE BILL NO. 1751, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 2073, by Representatives Steele and Tharinger

Establishing the state capitol committee as an advisory entity of state government.

The bill was read the second time.

Representative Steele moved the adoption of striking amendment (1080):

Strike everything after the enacting clause and insert the following:

"Sec. 1. RCW 43.34.010 and 1997 c 279 s 1 are each amended to read as follows:

(1) The state capitol committee is established as an interbranch advisory committee of state government. The governor or the governor's designee, the secretary of state, two members of the state senate, and two members of the house of representatives, ex officio, shall constitute the (state capitol) committee. The members of the senate and house of representatives must be appointed by the president of the senate and the speaker of the house of representatives, respectively, from each of the two largest caucuses in the respective bodies.

(2) The committee shall:

(a) Make recommendations to the legislature and the governor that contribute to the attainment of architectural, historical, aesthetic, functional, and environmental excellence in design and maintenance of the state capitol public and historic facilities;

(b) Receive and share advice and recommendations from the work group; and

(c) Advise the department on amendments and modifications to the comprehensive plan for state capitol buildings and grounds created under RCW 79.24.530.

(3) The department shall provide staff support services to the committee.

NEW SECTION. Sec. 2. A new section is added to chapter 43.34 RCW to read as follows:

The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

(1) "Committee" means the state capitol committee established in RCW 43.34.010.

(2) "Department" means the department of enterprise services.

(3) "Director" means the director of the department of enterprise services.

(4) "State capitol public and historic facilities" has the meaning in RCW 79.24.710.

(5) "Work group" means the entity established in RCW 43.34.080.

Sec. 3. RCW 43.34.015 and 1997 c 279 s 2 are each amended to read as follows:

The (commissioner of public lands) director shall (be) appoint a person to serve as the secretary of the state capitol committee (but the committee may appoint a suitable person as acting secretary thereof, and fix his or her compensation). (However, all) All records of the committee shall be filed (in the office of the commissioner of public lands) with the department.

Sec. 4. RCW 43.34.080 and 2013 2nd sp.s. c 19 s 7015 are each amended to read as follows:

(1) The capitol campus design technical advisory (committee) work group is established as an advisory group to the (capitol) committee and the director (of enterprise services to review). The work group assists the committee by reviewing programs, planning, design, and landscaping of state capitol facilities and grounds and (to make) by making recommendations that ((will)) contribute to the
attainment of architectural, aesthetic, functional, and environmental excellence in design and maintenance of (capitol facilities on campus and located in neighboring communities) state capitol public and historic facilities.

(2) The (advisory committee) work group shall consist of the following persons who shall be appointed by and serve at the pleasure of the director (enterprise services):

(a) Two members must be architects;

(b) (A) One member must be a landscape architect; (and)

(c) (A) One member must be an urban planner;

(d) One member must represent the department of enterprise services;

(e) One member must represent the department of archaeology and historic preservation; and

(f) One member must represent the Washington state arts commission.

(3) The director (enterprise services) shall appoint the chair and vice chair and shall provide the staff and resources necessary for implementing this section. The (advisory committee) work group shall meet (at least once every ninety days and at the call of the chair) as often as necessary.

(4) The members of the (committee) work group shall be reimbursed as provided in RCW 43.03.220 and 44.04.120.

(4)(3) The advisory committee shall also consist of the secretary of state and two members of the house of representatives, one from each caucus, who shall be appointed by the speaker of the house of representatives, and two members of the senate, one from each caucus, who shall be appointed by the president of the senate.

(4)(4) The (advisory committee) work group shall review plans and designs affecting state capitol public and historic facilities as they are developed. The (advisory committee's) work group's review shall include:

(a) (The process of solicitation and selection of appropriate professional design services including design-build proposals)

(b) Compliance with the capitol campus (master) comprehensive plan and design concepts (as adopted by the capitol committee) under RCW 79.24.530;

(c) (b) The design, siting, and grouping of state capitol public and historic facilities relative to the service needs of state government and the impact upon the local community's economy, environment, traffic patterns, and other factors;

(d) (c) The relationship of overall state capitol facility planning to the respective comprehensive plans for long-range urban development of the cities of Olympia, Lacey, and Tumwater, and Thurston county; and

(e) (d) Landscaping plans and designs, including planting proposals, street furniture, sculpture, monuments, and access to the capitol campus and buildings.

(4)(5) For development of the property known as the 1063 block, the committee may review the proposal selected by the department of enterprise services but must not propose changes that will affect the scope, budget, or schedule of the project.

Sec. 5. RCW 43.34.090 and 2015 c 225 s 74 are each amended to read as follows:

(1) The legislature shall approve names for new or existing buildings on the state capitol grounds based upon recommendations from the (state capitol) committee and the director (of the department of enterprise services), with the advice of the (capitol campus design advisory committee) work group, subject to the following limitations:

(a) An existing building may be renamed only after a substantial renovation or a change in the predominant tenant agency headquartered in the building.

(b) A new or existing building may be named or renamed after:

(i) An individual who has played a significant role in Washington history;

(ii) The purpose of the building;

(iii) The single or predominant tenant agency headquartered in the building;

(iv) A significant place name or natural place in Washington;

(v) A Native American tribe located in Washington;
(vi) A group of people or type of person;

(vii) Any other appropriate person consistent with this section as recommended by the director ((of the department of enterprise services)).

(c) The names on the facades of the state capitol group shall not be removed.

(2) The legislature shall approve names for new or existing public rooms or spaces on the west capitol campus based upon recommendations from the ((state capitol)) committee and the director ((of the department of enterprise services, with the advice of the capitol campus design advisory committee)), subject to the following limitations:

(a) An existing room or space may be renamed only after a substantial renovation;

(b) A new or existing room or space may be named or renamed only after:

(i) An individual who has played a significant role in Washington history;

(ii) The purpose of the room or space;

(iii) A significant place name or natural place in Washington;

(iv) A Native American tribe located in Washington;

(v) A group of people or type of person;

(vi) Any other appropriate person consistent with this section as recommended by the director ((of the department of enterprise services)).

(3) When naming or renaming buildings, rooms, and spaces under this section, consideration must be given to:

(a) Any disparity that exists with respect to the gender of persons after whom buildings, rooms, and spaces are named on the state capitol grounds;

(b) the diversity of human achievement; and

(c) the diversity of the state's citizenry and history.

(4) For purposes of this section, "state capitol grounds" means buildings and land owned by the state and otherwise designated as state capitol grounds, including the west capitol campus, the east capitol campus, the north capitol campus, the Tumwater campus, the Lacey campus, Sylvester Park, Centennial Park, the Old Capitol Building, and Capitol Lake.

Sec. 6. RCW 79.24.030 and 2013 c 23 s 260 are each amended to read as follows:

The board of natural resources and the department of natural resources may employ such cruisers, drafters, engineers, architects, or other assistants as may be necessary for the best interests of the state in carrying out the provisions of RCW 79.24.010 through ((79.24.085, and all expenses incurred by the board and department, and all claims against the capital building construction account shall be audited by the department and presented in vouchers to the state treasurer, who shall draw a warrant therefor against the capital building construction account as herein provided or out of any appropriation made for such purpose)) 79.24.060 regarding management of trust lands.

Sec. 7. RCW 79.24.060 and 1985 c 57 s 77 are each amended to read as follows:

The proceeds of such sale of capitol building lands, ((and the timber or other materials,)) and the timber or other materials, shall be paid into the capitol building construction account which is hereby established in the state treasury to be used ((as in this act provided. All contracts for the construction of capitol buildings shall be let after notice for proposals or bids have been advertised for at least four consecutive weeks in at least three newspapers of general circulation throughout the state)) for purposes of state capitol buildings as granted to the state of Washington by the United States pursuant to an act of Congress approved February 22, 1889, for capitol building purposes.

Sec. 8. RCW 79.24.087 and 2005 c 330 s 7 are each amended to read as follows:

All revenues received from leases and sales of lands, timber, and other products on the surface or beneath the surface of the lands granted to the state of Washington by the United States pursuant to an act of Congress approved February 22, 1889, for capitol building purposes, shall be paid into the "capitol building construction account." Available revenues in this account shall first be ((pledged to)) appropriated for state capitol public and historic facilities as defined under RCW 79.24.710.

Sec. 9. RCW 79.24.300 and 2015 c 225 s 117 are each amended to read as follows:
Subject to legislative appropriation, the department of enterprise services may construct parking facilities for the state capitol adequate to provide parking space for automobiles, and parking facilities to be either of a single level, multiple level, or both, and to be either on one site or more than one site and located either on or in close proximity to the capitol grounds, though not necessarily contiguous thereto. The department of enterprise services may select such lands as are necessary therefor and acquire them by purchase or condemnation. As an aid to such selection the committee may cause location, topographical, economic, traffic, and other surveys to be conducted, and for this purpose may utilize the services of existing state agencies, may employ personnel, or may contract for the services of any person, firm or corporation. (In selecting the location and plans for the construction of the parking facilities the committee shall consider recommendations of the director of enterprise services.)

Space in parking facilities may be rented to the officers and employees of the state on a monthly basis at a rental to be determined by the director of enterprise services. The state shall not sell gasoline, oil, or any other commodities or perform any services for any vehicles or equipment other than state equipment, except that the department of enterprise services may operate electric vehicle supply equipment for electric vehicles authorized to park in its lots.

Sec. 10. RCW 79.24.530 and 2015 c 225 s 118 are each amended to read as follows:

The department of enterprise services shall develop, amend, and modify (as needed) a comprehensive plan for the design and establishment of state capitol buildings and grounds (on the east capitol site) in accordance with current and prospective requisites of a state capitol befitting the state of Washington. (The overall plan, amendments, and modifications thereto shall be subject to the approval of the state capitol committee.)

Sec. 11. RCW 79.24.560 and 2015 c 225 s 120 are each amended to read as follows:

The department of enterprise services shall have the power to rent, lease, or otherwise use any of the properties (acquired in the east capitol site) of the state capitol public and historic facilities as defined in RCW 79.24.710, consistent with the assignment or provision of the properties for use by the legislature, state agencies, state officials, and the supreme court.

Sec. 12. RCW 79.24.570 and 2015 c 225 s 121 are each amended to read as follows:

All moneys received by the department of enterprise services from the management of the east capitol campus, excepting (1) funds otherwise dedicated prior to April 28, 1967, (2) parking and rental charges and fines which are required to be deposited in other accounts, and (3) reimbursements of service and other utility charges made to the department of enterprise services, shall be deposited in the capitol purchase and development account (of the state general fund).

Sec. 13. RCW 79.24.650 and 1969 ex.s. c 272 s 1 are each amended to read as follows:

Consistent with appropriations and in accordance with RCW 43.19.125, the department of enterprise services shall provide for the construction, remodeling, and furnishing of capitol office buildings, parking facilities, governor's mansion, and such other buildings and facilities as are determined by the department of enterprise services, with advice from the state capitol committee to be necessary to provide space for the legislature by way of offices, committee rooms, hearing rooms, and work rooms, and to provide executive office space and housing for the governor, and to provide executive office space for other elective officials and such other state agencies as may be necessary (and to pay for all costs and expenses in issuing the bonds and to pay interest thereon during construction of the facilities for which the bonds were issued and six months thereafter).

Sec. 14. RCW 43.17.070 and 1982 c 40 s 8 are each amended to read as follows:

There is an administrative committee of the state government, which shall be known as the state finance
committee {and (2) the state capitol committee}).

Sec. 15. RCW 79.24.710 and 2015 c 225 s 123 are each amended to read as follows:

For the purposes of RCW 79.24.720, 79.24.730, 43.01.090, 43.19.500, and 79.24.087, "state capitol public and historic facilities" (includes) means:

(1) The east, west and north capitol campus grounds, Sylvester park, Heritage park, Marathon park, Centennial park, the Deschutes river basin commonly known as Capitol lake, the interpretive center, Deschutes parkway, and the landscape, memorials, artwork, fountains, streets, sidewalks, lighting, and infrastructure in each of these areas not including state-owned aquatic lands in these areas managed by the department of natural resources under RCW 79.105.010; and

(2) The public spaces and the historic interior and exterior elements of the following buildings: The visitor center, the Governor's mansion, the legislative building, the John L. O'Brien building, the Cherberg building, the Newhouse building, the Pritchard building, the temple of justice, the insurance building, the Dolliver building, capitol court, and the old capitol buildings, including the historic state-owned furnishings and works of art commissioned for or original to these buildings; and

(3) Other facilities or elements of facilities as determined by the state capitol committee, in consultation with the department of enterprise services).

Sec. 16. RCW 79.24.720 and 2015 c 225 s 124 are each amended to read as follows:

The department of enterprise services is responsible for the stewardship, preservation, operation, and maintenance of the public and historic facilities of the state capitol, (subject to the policy direction of) in consultation with the state capitol committee (and the guidance of the capitol campus design advisory committee). In administering this responsibility, the department shall:

(1) Apply the United States secretary of the interior's standards for the treatment of historic properties;

(2) Seek to balance the functional requirements of state government operations with public access and the long-term preservation needs of the properties themselves; and

(3) Consult with the capitol furnishings preservation committee, the state historic preservation officer, the state arts commission, and the state facilities accessibility advisory committee in fulfilling the responsibilities provided for in this section.

Sec. 17. RCW 47.02.010 and 1984 c 7 s 83 are each amended to read as follows:

The department is authorized in accordance with the provisions of this chapter and RCW ((79.24.500)) 79.24.530 through 79.24.600 to provide for the acquisition of land and the construction of buildings, laboratories, and facilities on the east capitol site for the use of the commission and the department and to finance payment thereof by bonds payable out of special funds from the proceeds of state excise taxes on motor vehicle fuels, or by gifts, bequests, or grants or by such additional funds as the legislature may provide.

Sec. 18. RCW 79.24.600 and 1961 c 167 s 11 are each amended to read as follows:

If any provision of RCW ((79.24.500)) 79.24.530 through 79.24.590, or its application to any person or circumstance is held invalid, the remainder of RCW ((79.24.500)) 79.24.530 through 79.24.590, or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 19. The following acts or parts of acts are each repealed:

(1)RCW 43.34.040 (Buildings—Erection—Improvements) and 1965 c 8 s 43.34.040;

(2)RCW 43.82.020 (Approval by capitol committee when real estate located in Thurston county) and 1965 c 8 s 43.82.020;

(3)RCW 79.24.085 (Disposition of money from sales) and 1985 c 57 s 78, 1959 c 257 s 46, & 1909 c 69 s 8;

(4)RCW 79.24.310 (Number and location of facilities) and 1955 c 293 s 2;

(5)RCW 79.24.320 (Appropriations—Parking facilities, laboratories) and 1955 c 293 s 3;

(6)RCW 79.24.330 (Purchase of land for parking facilities authorized) and 1957 c 257 s 1;
(7) RCW 79.24.340 (Purchase of land for parking facilities authorized—Construction of one-level facility) and 1957 c 257 s 2;

(8) RCW 79.24.400 (Sylvester Park—Grant authorized) and 1955 c 216 s 1;

(9) RCW 79.24.410 (Sylvester Park—Subsurface parking facility) and 1955 c 216 s 2;

(10) RCW 79.24.450 (Access to capitol grounds on described route authorized) and 1957 c 258 s 1;

(11) RCW 79.24.500 (Property described) and 1967 ex.s. c 43 s 1 & 1961 c 167 s 1;

(12) RCW 79.24.510 (Area designated as the east capitol site) and 1961 c 167 s 2;

(13) RCW 79.24.520 (Acquisition of property authorized—Means—Other state agencies to assist committee in executing chapter) and 1961 c 167 s 3;

(14) RCW 79.24.540 (State agencies may buy land and construct buildings thereon—Requirements) and 2015 c 225 s 119 & 1961 c 167 s 5; and

(15) RCW 79.24.550 (State buildings to be constructed only on capitol grounds—Exception) and 1961 c 167 s 6.

NEW SECTION. Sec. 20. RCW 79.24.300 is recodified as a section in chapter 43.19 RCW."

Correct the title.

Representatives Steele and Tharinger spoke in favor of the adoption of the striking amendment.

Striking amendment (1080) 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 Steele and Tharinger spoke in favor of the passage of the bill.

The Speaker (Representative Broncoske presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 2073.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2073, and the bill passed the House by the following vote: Yeas, 98; Nays, 0; Absent, 0; Excused, 0.


ENGROSSED HOUSE BILL NO. 2073, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1181, by Representatives Orwall, Boehnke, Callan, Leavitt, Davis, Dolan, Valdez, Young, Riccelli, Lekanoff, Barkis, Peterson, Shewmake, Broncoske, Macri and Morgan

Establishing programs and measures to prevent suicide among veterans and military members.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1181 was substituted for House Bill No. 1181 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1181 was read the second time.

Representative Abbarno moved the adoption of amendment (1019):

On page 9, after line 9, insert the following:

"NEW SECTION. Sec. 11. A new section is added to chapter 39.04 RCW to read as follows:

(1) (a) For any building, bridge, ferry, or park being constructed or replaced after July 1, 2024, as a public works project, there must be installed in appropriate locations signs displaying the 988 national suicide prevention and mental health crisis hotline.

(b) The public body as defined in RCW 39.10.210 in control of a public works project in this subsection must decide where signs under this section would be physically feasible and appropriate. The
following facilities are recommended to have such signs:

(i) Bridges where suicides by jumping have occurred or are likely to occur; and

(ii) Locations that provide services to people that have high incidence of suicide or mental health conditions that would benefit from knowing about the hotline.

(c) The signs must be designed to communicate that dialing 988 on a telephone will connect callers to behavioral health and suicide prevention services as provided in accordance with state and federal laws governing the 988 number.

(d) If a sign is located along a state highway or the interstate system, the department of transportation must approve the location prior to erecting the sign, but no permit is necessary.

(e) Signs created under this section may not conflict with provisions of the manual of uniform traffic control devices or existing state laws related to placement and design of signs.

(2) Nothing contained in this section shall be construed as conferring a right of action in cases where no right of action exists independent of this section. This section is not intended to create a private right of action by any party or be used to impose liability on the public body if a sign has or has not been posted on the premises of the public facility or in any particular location recommended in this section.

(3) The public body may accept gifts or donations to pay for the creation, installation, or maintenance of signs under this section.

NEW SECTION. Sec. 12. Section 11 of this act takes effect July 1, 2024."

Representatives Abbarno and Orwall spoke in favor of the adoption of the amendment.

Amendment (1019) was adopted.

The bill was ordered engrossed.
"(iv) If the applicable requirements of (b)(iii) of this subsection are met, the display of a single license plate attached to a trailer in accordance with (a)(ii) of this subsection and meeting any applicable trailer license plate requirements under this chapter may be obstructed by a device for transporting a forklift used for product delivery purposes. For purposes of license plate visibility, the single trailer license plate obstructed by a device for carrying a forklift may be relocated on the trailer or the towing vehicle to a position that is more than four feet from the ground."

Correct any internal references accordingly.

Representatives Ramos and Barkis spoke in favor of the adoption of the amendment.

Amendment (895) 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 Thai, Barkis and Stokesbary spoke in favor of the passage of the bill.

The Speaker (Representative Bronoske presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 1784.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 1784, and the bill passed the House by the following vote: Yeas, 96; Nays, 1; Absent, 0; Excused, 1.


Voting nay: Representative Kraft.

Excused: Representative Chandler.

ENGROSSED HOUSE BILL NO. 1784, having received the necessary constitutional majority, was declared passed.

HOUSE BILL NO. 1931, by Representative Fey
Sustaining hydropower license fees.

The bill was read the second time.

Representative Fey moved the adoption of amendment (969):

On page 3, after line 12, insert the following:

"(d) The fees required in (b) of this subsection expire June 30, 2029. The biennial program reports submitted by the department of ecology will serve as a record for considering the extension of the fee structure in (b) of this subsection."

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

Amendment (969) 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 Fey, Dye, Corry, Kraft and Eslick spoke in favor of the passage of the bill.

The Speaker (Representative Bronoske presiding) stated the question before the House to be the final passage of Engrossed House Bill No. 1931.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 1931, and the bill passed the House by the following vote: Yeas, 95; Nays, 2; Absent, 0; Excused, 1.


Voting nay: Representative Chandler.
Taylor, Thai, Tharinger, Valdez, Vick, Volz, Walen, Walsh, Wicks, Wilcox, Wylie, Ybarra, Young and Mme. Speaker.

Voting nay: Representatives Dufault and Orcutt.

Excused: Representative Chandler.

ENGROSSED HOUSE BILL NO. 1931, having received the necessary constitutional majority, was declared passed.

The Speaker assumed the chair.

HOUSE BILL NO. 1736, by Representatives Sullivan, Slatter, Leavitt, Valdez, Walen, Goodman, Gregerson, Ramel, Santos, Wylie, Paul, Simmons, Chopp, Bergquist, Pollet, Johnson, J., Riccelli, Ormsby and Frame

Establishing a state student loan program.

The bill was read the second time.

There being no objection, Second Substitute House Bill No. 1736 was substituted for House Bill No. 1736 and the second substitute bill was placed on the second reading calendar.

SECOND SUBSTITUTE HOUSE BILL NO. 1736 was read the second time.

Representative Sullivan moved the adoption of amendment (1139):

On page 4, beginning on line 24, strike all of subsection 3

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

On page 5, beginning on line 19, after "with" strike "a credit union as defined in RCW 31.12.005" and insert "one or more state-based financial institutions regulated by either chapter 31.12 RCW or chapter 30A.04 RCW"

Representatives Sullivan and Hoff spoke in favor of the adoption of the amendment.

Amendment (1139) was adopted.

Representative Jacobsen moved the adoption of amendment (1140):

On page 4, beginning on line 37, after "program" strike all material through "balance" on page 5, line 7 and insert "using a standard loan repayment plan with a 10 year repayment period"

Representatives Jacobsen and Hoff spoke in favor of the adoption of the amendment.

Representative Slatter spoke against the adoption of the amendment.

Amendment (1140) was not 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 Sullivan, Hoff, Slatter, Orwall, Bergquist, Wylie, Hansen, Pollet and Paul spoke in favor of the passage of the bill.

Representatives McEntire and Stokesbary spoke against the passage of the bill.

The Speaker stated the question before the House to be the final passage of Engrossed Second Substitute House Bill No. 1736.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 1736, and the bill passed the House by the following vote: Yeas, 59; Nays, 39; Absent, 0; Excused, 0.


Voting nay: Representatives Abbarno, Barkis, Boehmke, Cullier, Chambers, Chandler, Chase, Corry, Dent, Dufault, Dye, Eslick, Gilday, Goehner, Graham, Griffey, Harris-Talley, Jacobsen, Klicker, Klippert, Kraft, Kretz, MacEwen, Maycumber, McCaslin, McEntire, Mosbrucker, Orcutt, Robertson, Schmick, Steele, Stokesbary, Sutherland, Vick, Volz, Walsh, Wilcox, Ybarra and Young.

ENGROSSED SECOND SUBSTITUTE HOUSE BILL NO. 1736, having received the necessary constitutional majority, was declared passed.

There being no objection, the House adjourned until 9:55 a.m., February 16, 2022, the 38th Legislative Day of the Regular Session.

LAURIE JINKINS, Speaker

BERNARD DEAN, Chief Clerk
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1629-S
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1784
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1860
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1921
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Second Reading ........................................... 3
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1931
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2050
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HOUSE OF REPRESENTATIVES (Representative
Bronoske presiding)
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